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Auditing Committee

Wilkes I. Thrasher, Chairman Lat Holder

+ C. E. Camp 1938

529

Agriculture Education Committee

C. E. Camp, Lat Holder + Russell Brown 529

Ed Robinson C. A. Dorney, Mrs

John E. Bacon, Mrs Oscar Coppinger

C. E. Camp, J. Jones + Bruce L

Freeman

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### Board of Health

County Judge Will Cummings, Arthur  
 L. Rankin, Dr J L Austin, Dr  
 J. C. Eldridge, Dr. Wm E Bryant  
 Dr J B Phillips  
 Dr. O Pearson Co Health director  
 Dr. Van Chder member

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Burnell Chas W	12
Billingley Ernest	12
Brown Geo M	12
Brown D H	12
Burton J F H	12
Bramlett W J	12
Blevins J.O.	12
Byrd John	12
Bullard Jim L	12
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Broyles J E	100

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B

Benny Oaks School  
Report Jan 1936

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J W Johnston + Marshall Clark

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Certain portion of Linden Way + or West  
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of said Sunset Park 310

An Alley or Roadway as shown on the  
Plat of Record of Block 2 of Glenview  
Subdivision No. 2 said portion of the  
said alley or roadway thus closed &  
abandoned extends from Fleetwood Drive  
westwardly to the east line of lots 6 + 8  
in Block 2 of the Glenview subdivision  
No 2. 665

A Certain Street described in the petition of  
A W Thatcher + others. said street or  
roadway being shown on the plat of the  
Brow Land Company's Subdivision 666

The Street, Roadway or thoroughfare  
running in an Easterly + Westerly direction  
between Stephenson Road + Lookout Mt. Scenic  
Highway across the south part of tract 7  
Scholze's Addition, which land is presently  
owned by W A Martin, and which street is  
designated as Elizabeth St. 667

For the Town of Lookout Mt. in Ham Co. Tenn.  
and set out in the deed of N F Temple +  
wife Sarah A Temple to N Clay Evans +  
Woodworth, Jr. W R King + Catherine M  
Marshall Esq dated March 20 1894 668

Res. approving + ratifying the action of the City of  
Chatta Board of Highway Com. in closing +  
abandoning a street within the City of Chatta  
extending from the northeast intersection  
of Riverview Ave + south St. northwestwardly  
to Manchester Ave. + designated as East St. on  
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B. Langen Hospit.

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Johnston-J R. " "	799
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Johnson-R A " "	805
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Jones-Vivian P. " "	810
Johnson-Harvey " "	810
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Jumper Ben " "	810

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- That the Co. Judge be directed to appoint a Com. composed of Co. Atty. and 3 members of this Court to determine whether or not the contract claimed by the Tenn. Elec. Power Co. to protect it in its high rates for the next 5 years is legal and binding, and if this Com. determines that it is, then they be requested to have the Mayor and the Co. Judge and our Congressmen give the people an explanation of why they have permitted Chatto & Ham Co. to be so discriminated against 3
- To declare Rosa Linda Drive a District Road 3
- That Peddlers License exemption be revoked and Investigation made 3
- That the Co. Court of Ham Co. wish to add their support to the movement of the Com. of experts appointed by the Federal Advisory Com. on the Federal program for education known as the 6 point program 4
- To appropriate the sum of 25.00 per month from now until July 1, for a colored orphan's Home located in Chatto 5
- To provide a fund to be known as an "advertising fund" to be used in advertising the resources and attractions of Ham Co. and to authorize the expenditure of said fund in defraying expenses of the Confederate Veterans reunion to be held under the auspices of the Am. Legion in the month of June 1934 5
- That the advertising Com. created by resolution duly enacted at this term of Court, be & it is hereby expressly authorized to expend out of the advertising fund a sum not exceeding 1000<sup>00</sup> for the purpose of subscribing to the special J. V. A. Bo to go across section to be published by the Chatto Times in June 1934 5
- To declare Levania St. a District Road 6
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- Oct 5 1936
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- To make Bennett Road & District Rd 373
- That the Ridgeway Road be declared a Dis. R. 373
- To accept the proposal of the State Highway Dept to construct a Viaduct at Hixson 374
- To authorize the Bldg & Grounds Commission of Ham Co. to contact Public Works Administration or any other Federal Agency, with view of obtaining funds, by grant or otherwise to match funds to be subsequently appropriated to construct the school Bldg to be known as the Red Bank Elementary School 374
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May 3 1937

376

Recommending that Judge Chas W Lusk be appointed a member of the Interstate Commerce Commission

379

To appoint a Committee to investigate the conditions at Silverdale

379

Requesting Plans for Park & Parkway development along the shore line of Chickamauga Reservoir

380

Approving the proposition to join the City of Chatta in the construction of a General Hosp. at the approximate cost of 1,000,000<sup>00</sup> requesting the Legislature to grant authority to the County Cr. to issue bonds in the sum of 500,000<sup>00</sup>

381

Deploring the death of Walter H Watkins

381

Approving the enactment of legislation

authorizing the issuance of bonds for school improvements + additions

382

Deploring death of Foster W Brown

382

James B Francis

382

Nathan L Bachman

383

To declare Clifton Bend Rd a Dis Rd

381

May 21 1937

That the beer Committee be allowed a limit of 1000 ft from any Church or School

384

Authorizing the Co Judge to appoint a Committee

of this Court for the purpose of cooperating with the Federal & State Authorities & taking

steps necessary to authorize Ham. Co. to participate in the T.V. a Public Improvement

384

To require the Custodian of the Court House to have the name of "Ham Co." printed on all automobiles owned by said County

384

The Exemptions introduced at the Apr Term of Court were approved by the Claims Com.

385

May 31 1937

An appropriation of 3500<sup>00</sup> was allowed for keeping the Libraries open during the summer.

386

Deploring the death of Thomas W Cutchfield

386

To prescribe the form & substance and fix the date of issuance and maturities of bonds to be presently issued pursuant to authority given by Chapter 699 of the

Resolution

private Acts of 1937; To provide for an annual Levy of a tax to liquidate principal + Interest of said bonds + to provide for their advertisement & sale

387

July Term 1937

That the name of the Children's Hosp be and the same is hereby changed to the J.C. Thompson Hosp

390

That Crescent Club Road extension be declared a District Road

390

That the town of Lookout Mtn be authorized to commit prisoners found guilty of violating its ordinances, be committed to the Co Jail or workhouse upon mittimus of the recorder of said town for which the town agrees to pay board at the actual cost of same to County

390

To exclude Ham. Co. from the provisions of Chapter 154 of the Public Acts of 1937

391

To authorize to County Judge to sell County owned house in 3rd Civil District in rear of #3129 Dayton Pike for \$150.00

391

That the Ham Co. Court join in the Chattanooga Chamber of Commerce, the Chatta. automobile association, the Chatta Merchants Association, East Chatta exchange Club, and the Chickamauga Business League to appeal to our Honorable United States Senator Kenneth D Mc Keller and our Hon. U.S. Sen. George L Berry also our Hon. Con. Sam D Mc Reynolds to get the Gov. to build two way approach roads to the airport at Chickamauga Term

391

To provide for the registration of and payment of interest upon County warrants hereafter issued prior to July 1 1938, for which there may be no funds available at the time they are presented for payment.

392

For the benefit of persons, firms and corporations owning delinquent taxes on real estate in Ham Co. for the year 1935 and prior to that year, relieving them from the payment of interest and penalty thereon provided said taxes are paid by Oct. 1 1937 in accordance with Chapter 101 Public Acts of 1937 known as the Craig Bill

393

Declaring the present Shockleford Ridge Road in the 3rd Civil District be declared a District Road

393

July 19 1937

To relieve the Natl Bk Participation Cert holders from State & County Taxes for the year 1937 on the property located at the N.W. Corner of the West 8th & Pine Sts known as the Chapman Bldg. now being used and to be used during said period as a WPA Project

399

To appropriate 25,000 for equipment in new School Bldg

399

July 26, 1937

Majority report of the investigation Committee regarding Conditions at the County Work House H 03  
July 31, 1937

To refund Jack O'Donohue to refund taxes erroneously collected H 04

To J L Smith to be exempt from private license H 04

Resolved that the Ham Co. Court appropriate \$15,500.00 as the County's part of the Health Department H 05

August 9 1937

To Authorize and direct the County Judge County Trustee and County Auditor to destroy the following bonds which have been redeemed H 09

On Hamilton County Tax check Salary schedule H 10

To Authorize the Sinking Fund Commission of Ham Co. to apply available funds in their hands from time to time to the purchase of Outstanding bonds of said County whenever this can be done upon terms which will result in a savings to the County and its taxpayers and to authorize and direct the investment of such funds in current Co. Warrants H 10

To authorize the County Judge & Trustee to borrow funds in anticipation of current revenue for the payment of current expenses of the County Government H 10

Requesting the County Board of Education to try to formulate some plan to keep the Harrison School at Harrison for the term beginning in the fall of 1937 and ending in the spring of 1938 H 11

To require the City Water Co. to install its water pipes and water lines in Tunnel Boulevard, and Lightfoot Hill Road so that these roads can be paved with a hard surface without being torn up after being paved etc H 11

October Term 1937

Authorizing the Co Judge & Co Tr. to borrow \$100,000.00 for the purpose of paying necessary current expenses in anticipation of the collection revenue H 17

To authorize the Co Board of Education of Ham to pay its teachers of agriculture, Home & Economics & Industrial Arts their salaries in full including the part furnished by the state and Federal Government such fund when received by the Co. from the State or Federal Government shall become a part of the Co. School Budget H 17

To sell the Harrison School, Bldg & Grounds, Miller's Grove, Bldg & Grounds, Shady Grove Bldg & Grounds & Maddux School, Bldg & Grounds to the T. V. A. H 17

To accept the studies made by the Hamilton Co. Regional Planning Com. & delegate the Co. Engineer & assistants whom he may appoint to obtain options on property required for the construction & proper protection of the 2 units of

Highway necessary to connect the City of Chatta to said Park

H 18 ✓

Revolving the resolution heretofore passed being a resolution to preserve the form & substance & fix the date of issuance and maturities of bonds to be presently issued pursuant to authority given by Chapt 699 of the Private Acts of 1937, to provide for an annual Levy of a Tax to liquidate principal & interest of said bonds and to provide for their advertisement and sale but in lieu thereof such bonds as may be required to complete the program now contemplated. H 18

To prescribe the form and substance & fix the date of issuance and maturities of bonds to be presently issued for construction of a City-County Hosp. pursuant to a resolution adopted by the Quarterly County Court of Ham. Co. of Oct 17, 1935 & the referendum held in accordance with the said resolution to provide for an annual Levy to liquidate principal & interest of said bonds and to provide for the advertisement & sale of said bonds H 19

To prescribe the form & substance & fix the date & maturities of bonds to be presently issued pursuant to authority given by Chapter 699 of the Private Acts of 1937, to provide for an Annual Levy of a Tax to liquidate principal & interest of said bonds & to provide for their advertisement & sale H 21

Accepting the offer of the United States of America to Ham Co. Tenn. to aid by way of grant in financing the construction of an addition to an alteration of Taylor High School, including gymnasium & other necessary equipment H 21

Accepting the offer of the United States of America to Ham Co. Tenn. to aid by way of grant in financing the construction of a new hospital bldg & addition & alterations to existing hospital Bldg including equipment H 23

Authorizing the Co Board of education to execute a deed to Jones Glover & wife Fannie Glover H 25

Authorizing the Co Atty to file condemnation suits in connection with acquiring property for the Central High School Athletic Field H 27

Designation Twenty Third St a Federal Arterial Highway H 27

To make Maple Drive (Daisy) a District Rd H 28

To make Crescent Circle, Thomas Weatherford & Wallace Addition a District Road H 28

To refund to Citizens Motn Co. Broad St \$30.00 erroneously collected on Radio Priv Tax H 28

Authorizing the Co Board of Education to borrow such funds from a local approved depository as they may deem necessary & sufficient to pay current retirement charges H 28



Jan. 3 1938

To Authorize and instruct the Auditing Committee of the County Court to Contract Arrange for an Annual Audit 430

To formerly accept the County Women's Market & the H Club Bldg located on Cherry St. at the rear of the County Jail 430

Approving a resolution adopted by the board of education on Wed. Dec 23 1937 and empowering the board of education & Co. Judge & County Court Clerk to execute deeds for certain property as set out in the following Res. 431

To abate taxes for the year 1934 on a part of Lot C. Block 1, & a part of lots of Stone Fort Land Co. Add. 432

To turn over to the trustees previously named by the Co. Judge, the bldg located at the rear of the Co. Jail facing Cherry St & appointing trustees 431

Of the Chatta Automotive trades association to condemn the action of Ham Co in purchasing a truck from a dealer in Ringgold Ga 432

To express to Dr. Alexander Murray our regrets that he is leaving this city our appreciation for the great service he has rendered and our sincere wish that the University of the South may continue to enlarge the contribution which he has made to the educational forces of this County 433

That because of the splendid service rendered to the Citizens of Chatta by Radio Broadcasting Station W A P O. we recommend to the Federal Communications Commission on the granting of the increase in power and change in frequency requested by Radio Station W A P O. 434

Approving the movement initiated recently for Ham Co. and the City of Chatta to finance & construct an institution for women prisoners provided federal assistance can be obtained, authorized the Co. Judge to appoint a committee to take such agreement with the City & others as may be necessary to obtain funds & insure the construction of a City County Detention Home for women. 434

To designate the Puller Rd. a District Road 435

To waive taxes on the property to be used as a wholesale curb market for a period of ten years 435

To purchase 5 1/2 acre tract from Ernest Moore & wife for the Co. Hosp. 435

For the County to sell a lot located in the 3rd Dis. for the sum of 25.00 436

To declare the Freling Warner Rd a Dis Rd 437

Of the members of Ham Co. Bd of Education expressing appreciation of the Co. Judge & County Court for the splendid quarters they have

provided for the education Dept 437

To authorize the Co. Judge to appropriate \$500.00 from the special miscellaneous fund to the WPA project in the Registers office 437

To refund \$68.75 to Chatta Coca Cola Bottling Co 439

January 27-1938

To issue additional bonds for the City-County General Hospital in the amount of 125,000.00 442

March 4-1938

To provide for the issuance of Bonds to defray the costs of additions to City-County General Hosp. to prescribe the form & substance and to fix the date and maturities thereof; to provide for an annual levy of a tax to liquidate principal and interest of said bonds and to provide for their advertisement and sale all pursuant to the provisions of Chap. 699 of the Private Acts of the General Assembly 449

Directing the Erlanger Hospital Bldg. Commission to expend certain parts of bond funds in providing quarters for negro patients, and facilities for negro doctors in the new Erlanger Hospital 451

To authorize the County Attorney to file condemnation proceedings to acquire land for the proposed Harrison Pike 452

To express the Gratitude of the Co. Court of this County and its citizens to the State Highway Commissioners the Governor and the other State Officials for the prompt attention given in repairing the Dr. Callio's Tunnel 452

To authorize the Co. Judge to enter into a contract on behalf of Ham Co with the Tenn Valley authority for the diversion of cost incident to the acquisition of rights-of-way for the Re-Location of State Highway No 58 452

Of the County Court of Ham Co authorizing the Co. Judge to employ investigators for the purpose of locating property legally liable for assessments which has not been assessed for taxation 453

To declare the Harrison Island Park Rd a Co. Pike 453

April 4-1938

Of Chipin to repair Public Library 455

For County Area Work in Bang's Disease Control 455

To exempt property occupied by W. P. A. Sewing unit from taxes for the year 1938 458 (458)

Asking for a one week vacation with pay for all Co. Workhouse & Hospital Employees 458

That the Ham Co. School Board of Education be directed to execute the contract heretofore submitted to the Superintendent and the Chairman of the School Board by the Bus Operators through their local union #80, adopting the Schedule of Wages and operating expenses set out therein 458

Endorsing the program of the Tenn. Education Association asking for additional funds from the state for educational purposes 460

To declare Harvey Road a District Road 459

To recommend and urge Governor Browning and Commissioner Allen of the State Highway Department that an immediate survey be made from Payne's Gap about two miles west of Cleveland on the Lee Highway westwardly through Mahan's Gap & Snowhill to Highway No 58 and said Highway be built as soon as possible 461

To close the Court House on the afternoon of April 14, for the opening ball game 461

To designate Bahayan Road in Fairmount a District Rd 461

Calling for restoration of the teacher's sick leave of ten days and ten half days 461

To authorize the Co Judge & the Co Engineer to purchase right of ways for the Signal Mtn. Dunlap Road 462  
May 17-1938

Accepting the offer of the United States of Am. to Ham Co. Tenn. to aid by way of grant in financing the construction of four new County Bldgs and of alterations of & add to same Bldgs 465

To prescribe the form & substance & fix the dates of issuance and maturity of bonds to be presently issued for new county Bldg & alterations of an addition to other Bldgs pursuant to resolutions of the Quarterly Co. Co. of Ham Co. Tenn on Oct. 17-1935; and the referendum held in accordance with the said resolution to provide for an annual levy of tax to liquidate principal's interest of said bonds & to provide for their advertisement and sale. 466

Authorizing the County Court Judge of Ham Co. Tenn. to file an application to the United States of Am. through the Federal Emergency Administration of Public Works for a grant to aid in financing the construction of an addition to the Nurses' Home and reinstatement of alternates, Barmess & Elinger Hosp, & designating the County Court Judge to furnish such information as the Government may request 468

Granting to the City of Chattanooga Tenn. the right to erect poles along the streets, alleys and Highways of Ham Co. Tenn. and to place wires and other apparatus thereon and to change and repair the same. 468

Consenting to the erecting of poles and wires thereon by the City of Chattanooga on the right of way granted to Ham Co. by the City Water Co on Oct 17, 1916. 469

To declare Snyder Road a District Road 470

To authorize the Co Judge to purchase the necessary right of way for State Highway #113 in Ham

County from the Sequatchie County line to a point near the fire hall on Signal Mtn 470  
Authorizing the Hosp Board to take and accept contributions from private persons, firms, corporations or others and to use such funds in behalf of said City Co. in the acquisition and installation of furniture and furnishings for the new Public Hosp in such manner as they deem for the best interest of said City Co. to the extent of the amount of said contributions 470.

Commending & Endorsing Welles & Thacker as Co Registrars 471  
May 31-1938

Accepting the proposal of the department of Highways & Public Works of the State of Tenn. offering to construct under dated conditions a project in Ham Co. Tenn designated as S. A. P. 203 Ham Co. being a part of State Highway No 113 and to designate and select the route of said Highway 472

Authorizing the County Judge to contract on behalf of Ham Co. Tenn. with the Highways Dept. of the State of Tenn. for Ham Co to pay damages growing out of suits on proposed Highway No 113 as staked out and to handle all inspection suits which may be brought 474

To authorize the County Atty of Ham Co. Tenn. to institute condemnation proceedings against parties owning land on proposed State Highway No 113 on Signal Mtn Tenn. and to ratify actions of Co Atty in all suits heretofore filed on behalf of the Co. against property owners on said proposed Highway 474

Thanking Governor Gordon Browning, Com. McCallie and members of the State Highway Dept. for their immediate action in repairing McCallie Ave Tunnel 475

July 4-1938  
To appoint a Committee to investigate & report as to whether or not the Sheriff of Ham Co. as guardian of the County Jail has complied with the provisions of Chapt 139 of the Acts of 1933 in reference to food & water & bedding 178

Accepting the offer of the United States of Am. to Ham Co. to aid by way of grant in financing the construction of a school Bldg including necessary equipment 479

To recommend and urge the Works Progress Administration to connect Polk & Bradley Co's with the Chickamauga Lake and Chickamauga Dam by building immediately a highway from the Lee Highway and Highway No 64, at a point near Payne's Gap two miles southwest of Cleveland, westwardly up Harris Creek Valley and through the Mahan Gap, and across the eastern part of Ham Co. to Highway No 58 at a point near Snowhill 479

Resolutions

Authorizing the Superintendent of Schools in Ham Co. to open schools + purchase necessary supplies and equipment for same even before the Budget has been determined 483  
August 8 1938

To fix Paulin's pond turnkey fees 496

To build a new school Bldg for the consolidation of Harrison Oak Hill + Maddux Schools 496

To declare traction street a District Road 498

To declare Camp Isatanugi Rd a District Rd 498

To declare C T Gray Road a Dist Rd 498

To authorize Hamilton County to pay over to the Committee in charge of the celebration of the one hundredth Anniversary the sum of \$5,000.00 to be used in advertising the resources of the City of Chattanooga 498

To authorize Ham Co. to borrow money for County purposes to meet current running expenses in anticipation of current revenues, + to authorize said County to execute + deliver interest bearing notes therefor: all in accordance with Chapter 470 of the Private Acts of 1925 as amended by Chap. 25 of the Private Acts of 1929. 499

Naming the new road just completed in the Tyner Precinct Eblen Drive 499

Directing the Co. Engineers to acquire in fee simple purchase in the name of Ham Co. right of way and other property in the amount of 22.27 acres more or less along the three quarter mile connection between the Booker T. Washington Park Freeway + the Harrison Freeway 499

To authorize the Bldg + Grounds Committee of Ham. Co. to contract with Mrs Louis Robinson for water to be used by the Tyner High School + pumped from Mrs Robinson's Spring 500

To declare a portion of Marijon Drive in Maumont subdivision a District Rd 500

That the County Highway Commission + the Co. Judge be authorized to sell that part of lots in Tiptonia Addition not necessary for right of way purposes 501

That the Kell Ridge Road on Waldens Ridge be declared a District Road 501  
August 15-1938

To authorize and direct the Bldg + Grounds Committee to deed a portion of the County property, at Orchard Knob, to the Humane Educational Society 488

Of the death of Mrs J Cleve Dean 488

Authorizing the County Register to extend credit to the City of Chattanooga in re-

unding deed and rights of way and permits secured in the Building of its electric distribution system 489

To authorize Ham Co. to purchase a tract of land for school purposes adjoining the Soday-Daisy School, pursuant to the provisions of an option heretofore obtained. 489

Entitled "A resolution to provide for the issuance of County interest bearing Coupon Bonds in an amount not to exceed 75,000.00 to cooperate on a financial basis with the State Highway Dept of Tenn. for the construction and improvement of certain County Road as provided by section 2970 of the Code of Tenn. being Chap 175 of the Public Acts of the General Assembly of 1919; to prescribe the form and substance and fix the date of issuance and maturities of said bonds; to provide for an annual levy of a tax to liquidate principal + interest; to provide for a sinking fund; and to provide for the advertisement and sale of said bonds" 489

Entitled "Initial resolution to provide for the issuance of County Bonds in an amount not to exceed \$82,000.00 under the County Public Works Act of 1935, as amended by Chap. 232 of the Public Acts of 1937, to defray Hamilton County's part of the estimated cost of a public Library" 492

Entitled "Initial resolution to provide for the issuance of County Bonds in an amount not to exceed 25,000.00 under the County Public Works of 1935, as amended by Chap. 232 of the Public Acts of 1937, to defray Ham Co's part of the estimated cost of a City County detention home for women at Silverdale" 492

Entitled "Initial resolution to provide for the issuance of County Bonds not to exceed 50,000.00 in amount under the County Public Works Act of 1937, to defray Ham Co's part of the estimated cost of certain School Buildings and repairs" 493

To authorize Ham Co to purchase a tract of land to be used for school purposes pursuant to the provisions of an option heretofore obtained. 493

To authorize Ham Co. to purchase a tract of land for use of and adjoining Berchwood School 494

Entitled "Initial resolution to provide for the issuance of County Bonds not to exceed 160,000.00 in amount under the County Public Works Act of 1935, as amended by Chapter 232 of the Public Acts of 1937, to defray Ham. County's part of the estimated cost of certain School Bldgs + repairs 494

To authorize Ham Co. of purchase a tract of



land for use of and adjoining Buchwood School  
Entitled "Initial resolution to provide for the issuance of  
County Bonds not to exceed 160,000<sup>00</sup> in amount  
under the County Works Act of 1935, as amended  
by Chap 232 of the Public Acts of 1937, to defray  
Ham. County's part of the estimated cost of certain  
School Bldgs + Repairs 494

To declare the Sts. in James B Jones S. D District  
Roads located in the 3rd Civil District to be  
known as Glen Rose St 494

To declare a four year moratorium on bonds 495

August 22 - 1938

Directing the County Judge to abolish the  
practice of furnishing County owned auto-  
mobiles to County officers + employees, and  
providing a method of payment for the use of  
privately owned automobiles in the Public Service 508

Authorizing the County purchasing agent to make pur-  
chases of bus equipment for the School Bus Contractors  
and also authorizing the County Judge to furnish  
gasoline and oil to the School Bus Contractors at  
cost to the County, subject to approval of the State  
Attorney-Generals. 508

To Amend a resolution entitled "A Resolution to  
authorize and direct the Bldgs + Grounds Committee  
to deed a portion of the County property at Orchard  
Knob to the Humane Educational Society 509

To name the County Athletic Field on McCallie  
Ave now used by Central High School,  
Trawley Athletic Field 509

Authorizing the purchase of Electric Current from  
the City of Chatta for the purpose of Lighting  
Public places + Public Bldgs of the County 509

Authorizing investigation of the various offices +  
Departments of County Government 510

Appointing the County Judge, Esquires Clark +  
Masher, the Trustee + County auditor as a committee  
authorized, directed + empowered to negotiate with  
the State Board of Claims in Nashville for the purpose  
of agreeing upon a plan to retire the County's debt  
subject to reimbursement 511

Commercial National Bank Designated  
as a County Depository Bank 510  
Oct Term 3, 1938

For Ham Co participation in Recreational  
Development at Loddy Tenn. 515

To prescribe the form + substance and fix the date  
of issuance and maturities of bonds to be presently issued  
for certain County School Bldgs + repairs pursuant

To provisions of the Co. Public Works Act and  
the initial resolution adopted by the Quarterly  
County Court of Hamilton County on Aug. 15  
1938, to provide for an annual levy of a tax to  
liquidate principal + int. of said bonds and to pro-  
vide for their Advertisement and sale 515

To make East View Court Ave a District Road 518

To exempt the Meigs Co. Electric Membership  
Corporation, a non-profit co-operators association,  
from taxes for a period of 5 years beginning Jan 1, 1939 518

To Refund the Chatta Gas Co 255<sup>00</sup> 519

To prescribe the form + substance and fix the date of  
issuance + maturities of bonds to be presently issued  
for a City-County Detention home for women at  
Silverdale pursuant to provisions of the Co Public  
Works Act and the initial resolution adopted by  
the Quarterly County Court of Ham Co. on Aug. 15 1938  
to provide for an annual levy of a tax to liquidate  
principal + int of said bonds, and to provide for their  
Advertisement and sale 521

To rescind the action of the Court in adopting a resolution  
entitled "A resolution to provide for the issuance of Co.  
Interest bearing coupon bonds in an amount not to  
exceed 75,000<sup>00</sup> to cooperate on a financial basis with  
the State Highway department of Tenn. for the construction  
and improvement of certain Co. Roads as provided by  
section 2970 of the Code of Tenn. being Chap 125  
of the Public Acts of the General assembly of 1919.  
to prescribe the form and substance and fix the date of  
issuance and maturities of said bonds; to provide for  
an annual levy of a tax to liquidate principal and  
int. to provide for a sinking fund; and to provide for  
the advertisement and sale of said bonds." 524

To provide for the issuance of Co. interest bearing Coupons  
bonds in an amount not to exceed 75,000<sup>00</sup> to cooperate  
on a financial basis with the State Highway dept of  
Tenn. for the construction and improvement of State  
Highway No 113 on Signal Mtn as provided by section  
2970 of the Code of Tenn. being Chap 125 of the Public  
Acts of the General assembly of 1919; to prescribe  
the form and substance and fix the date of issuance  
and maturities of said bonds to provide for an annual  
levy of a tax to liquidate principal + int. to provide  
for a sinking fund; and to provide for the advertisement  
and sale of said bonds 525

To authorize the bldg and grounds committee to enter  
contract with the Humane Educational Society for a  
Children and animal shelter of the Old Co. Hosp property 527

That the Bowie Road be declared a District Rd 527

To prescribe the form and substance and fix the dates of issuance and maturities on bonds to be presently issued for a public Library pursuant to provisions of the Co Public Works Act and the initial resolution adopted by the Quarterly Co. Court of Ham. Co on Aug 15: 1938 to provide for an annual levy of a tax to liquidate principal and interest of said bonds, and to provide for their advertisement & sale 527

Aug 22 1938

Authorizing Ham Co to make application to the United States of Am. through the Federal Administration of Public Works for a grant to aid in financing the construction of Certain School Bldgs and repairs thereof 511  
Nov. 23-1938

To rescind the action of the Co. in authorizing the issuance of bonds in the sum of 125,000.00 for additions to Erlanger Hosp. 531

Accepting the offer of the United States of Am. to Ham. Co Tenn. to aid by way of grant in financing the construction of a new hosp Bldg + additions + alterations to existing hosp Bldg. including necessary equipment 532

To prescribe the form + substance and fix the date of issuance and maturities of bonds to be presently issued in the amount of 160,000.00 for Certain County Schools Bldgs + repairs pursuant to provisions of the Co. Public Works Act + the initial resolution adopted by the Co Quarterly County Court of Ham. Co. on Aug 16-1938, to provide for an Annual levy of a tax to liquidate principal and interest of said bonds and to provide for their advertisement & sale 533

To provide for the issuance by Ham Co. of its negotiable coupon bonds in the sum of 80,000.00 for the purpose of enlarging and constructing certain additions to Erlanger Hosp. to prescribe their form + substance to fix the maturity date; to provide an annual levy of a tax to liquidate principal + interest; all in accordance with Chap 699 of the Private Acts of the Gen. Assembly of Tenn. for 1937 and to provide for their advertisement and sale 535

Not to have an annual audit 537

That the action for a City-County Road be deferred 537

That the County not buy a fire escape for Bonny Oaks 537

To endorse Hon. C. Camp for the position of State Commissioner of Welfare + Institutions 537  
December 5 1938

Accepting the offer of the United States of Am. to Ham. Co. Tenn. to aid by way of grant in financing the construction of

Certain School Buildings and additions and alterations to existing school Bldg. including necessary equipment + acquisition of necessary land 538

To notify the action of the Co Judge in making sale of 75,000.00 Ham Co Highway Bonds, 1938 Series January 2 - 1939 539

That the Co. Judge and the County Court Clerk be and they are hereby authorized and directed to execute in behalf of the County a Warranty Deed vesting title to part of 6 1/2 acres to Reverend W. A. Beck + associates 541

Authorizing the Finance Committee to enter into a contract with a bank or banks of the City of Chattanooga making the highest + best bid or bids to pay interest on daily balances of the County's funds 541

To remit, release and discharge certain excessive County Taxes on personally assessed for the years 1936 + 1936 against the Durham Land Co in the 3rd Civil District 542

Requesting the Dept. of Administration + welfare of the State of Tenn. to make a survey of the Govern. Dept. of Ham. Co 542

To Rescind a former resolution requiring Co Employees using automobiles in Co business to furnish their own. 543

Authorizing the Co Judge to appoint a Com. of three from members of the Quarterly Court to confer and discuss the plans with Mr. Allison White + others interested in establishing parks and playgrounds and by taking advantage of the assistance now being offered by Federal Agencies toward the accomplishment of these projects 544

Authorizing the Co Judge to appoint a com. composed of three from the membership of the Court who shall study the advisability of consolidating City + Co. Relief agencies into one agency 544

Requesting the State Government to take over the maintenance of Market St. Bridge, McCallie Ave Tunnel + the Bachman Tunes as part of the State Highway System 545

To request the Hon. Prentiss Cooper to retain Scott Suggard as warden of Brushy Mtn Penitentiary + that the Clerk be requested to mail a copy to Hon. Cooper 546

Order the filing of Bids 547

Awarding the Contract to the Max Wocher + Son Co. of Cincinnati Ohio for the furnishing, delivering and installing furnishings + equipment in the Hosp. Bldg + Nurses' Home (Groups A + B) Division Two for 10,697.55 552

Awarding Contract for furnishing, delivering + installing groups C D + E of Division one of furnishings + equipment for Erlanger Hosp. for 8,249.30 to the Max Wocher + Son Co. of Cincinnati Ohio 553

Awarding contract for furnishing, delivering + installing Group D, Division Two of furnishings and equipment for Erlanger Hosp. to H. H. Schell Smith of Jackson

Mississippi for \$1150.45 553  
Awarding contract for furnishing delivering and installing Group E Division one of furnishing + equipment for Erlanger Hosp. to surgical selling Co. of Atlanta Ga for \$651.15 553

Awarding contract for furnishing delivering + installing Group F Division one of furnishing + equipment for Erlanger Hosp to A. S. Aloe Co. of St Louis Missouri 554

Accepting the bid of Marshall Fields Co. for the furnishing, delivering and installing furnishing + equipment in the Erlanger Hosp. Bldg Nurses' Home for 10,425.91 554

Authorizing County Judge to confer with Mayor Davis relative to devise ways + means for the Co to appropriate 5000<sup>00</sup> to Pine Bluff Additional 541

February 10 - 1939

That the County Court go on record as having the fullest confidence in the honesty, efficiency of Dr Eldridge both in his private and official life, and that the charges brought against him by Dr. Williams have been investigated by the Court and found without foundation 556

Apr 3 - 1939

By the Chatta Central Labor Union to immediately put into effect the wage increase and other conditions formerly agreed to by them for drivers of school Buses 558

Resolution to authorize Ham Co. to use surplus arising from the sale of the bonds for Erlanger Hospital in the construction of additl Thompson Children Hosp. 555

To authorize Ham Co to divert the surplus arising from the sale of Highway Bonds not to exceed the sum of 60,000<sup>00</sup> to acquire a crage for the establishment for a Park on Checkamauga Reservoir 539

To release all Co Taxes now owing on the 445 acre tract in Ham Co. including in Luck Creek Gorge forestland and lien existing thereon in favor of Ham Co be discharged 560

Designating the Rose Lawn Drive a Dist Rd 560

To declare Holbert St a Dist Rd 561

To declare the Streets in the subdivision of the Old Crabtree Farm a Dist Rd 561

To declare the Elberfield Rd a Dist Rd 561

To declare the Weeks Rd a Dist Rd 561

To authorize Ham Co. to appropriate 2000<sup>00</sup> to the Poor Commission 561

To authorize Ham Co to sell the property known as old John A Patten School property for 1000<sup>00</sup> and to use the money received to purchase property adjoining the new John A Patten School 561

To authorize Ham Co to appropriate 2,500<sup>00</sup> as an emergency to maintaining the Co. WPA Sewing Unit and the Hot Lunch Gardening and Canning project 562

Authorizing, empowering + directing the Atty of Ham Co. to test the validity under the declaratory judgment act of Chapt 38.7 of the Private Acts 562

To authorize Ham Co. to appropriate the sum of 2500<sup>00</sup> as the Co's share in the safety lane addl Police Radio System Project with the City 562

To exempt the Bldg occupied by the W. P. A Sewing Unit from the Taxes for 1939 562

To select and designate a County Road and to authorize Condemnation proceedings 563

To authorize the Ham Co School Board and the Ham. Co. Bldg + Grounds Com. to sell the old Daisy Negro School property. 563

The Thuler St located in the 3rd Civil District running from Dayton Pike Westwardly a Dist Rd. 563

To appropriate and direct the payment to Harry Rogers, 500<sup>00</sup> in accordance with the agreement made with the Bldg + Grounds Com. on the Red Bank Junior High School property from the 1939-1940 Budget 563

To designate the Ham Natl Bk, The Am In + Bkg Co., The Com. Natl Bk + St Elmo Bk + Tr Co. as depositors of Ham Co Tenn 564

To relieve delinquent Tax-payers of Int. + penalty in accordance with Senate Bill #64 of the 1939 Legislature of Georgia and penalty provided the delinquent taxes from 1937 and years thereto paid by June 30/1939 564

To declare the extension of the Montlake Road from Montlake to the Dayton Pike a Dist Rd

To declare Laurel Drive a Dist Rd

To close the Co. Co. House at noon on Apr 18/1939 for the opening Day-Ball Game

To declare Lynde Drive in Duncan Hills a Dist Rd

To declare the Grayson Road a Dist Rd

To name the Road at Daisy Running to Mobray and thence to the Co line The David Davis Road 565

May 15 - 1939

Authorizing the Building of shot cut from a watering trough on old Harrison Pike to Highway 58 571

That Cab date St. from Altamaha St to the McPrien Rd be declared a Dist Rd 571

To declare Wando St a Dist Rd 571

To appropriate the necessary funds and to authorize the construction + Bldg of a new bridge at or near the old bridge known



- as the North Chickamauga bridge on the Hamill Road in the 3rd Civil Dist of Ham Co 571
- To appropriate necessary funds and authorize Bldg of Bridge known as Thrasher Rd Bridge 571
- To declare the Dallas Lake Road a Dist Rd 572
- To declare the Yarnell Rd a Dist Rd 572
- To appropriate the necessary funds and to authorize the Highway Com. to construct, erect and build a new bridge at or near the old bridge across south Chickamauga Creek on the old Harrison Pike near Kings Point in the 2nd Civil Dist 572

June 5 - 1939

- Initial Resolution to provide for the issuance of Co. Bonds in an amount not to exceed 50,000<sup>00</sup> under the Co. Pub. Works Act, as amended to defray Ham Co's part of the estimated cost of the construction of Co. Bridges 573
- To provide for the issuance of Co. Bonds in an amount not to exceed 30,000<sup>00</sup> under the Co. Pub. Works Act, as amended to defray Ham Co's part of the estimated cost of Bldg & Constructing a Public Armory 574

July 3 - 1939

- To authorize Ham Co. to borrow money for Co. purposes to meet current running expenses in anticipation of current revenues, and to authorize said County to execute & deliver interest bearing notes therefor 576
- To appropriate the necessary funds for Ham Co. Tenn. to participate in the Cooperative extension work carried on in cooperation with the U.S. Department of Agriculture, the State of Tenn. and the University of Tenn. as provided under Chapter 81 of the Public Acts of 1929 of State of Tenn. 577
- To prescribe the form & substance and fix the dates of issuance and maturities of bonds to be presently issued for the construction of Co. Bridges pursuant to provisions of the Co. Public Works Act and the initial resolution adopted by the Quarterly County Co of Ham. Co. on June 5, 1939 to provide for an annual levy of a tax to liquidate principal and interest of said bonds, and to provide for their advertisement and sale 577
- To prescribe the form and substance and fix the dates of issuance and maturities of bonds to be presently issued for a Public Armory pursuant to provisions of the Quarterly County Court of Ham. Co. on June 5, 1939 to provide for an annual levy

- of a tax to liquidate principal and interest of said Bonds, and to provide for their adv. & sale 579
- To authorize the Sinking Fund Commission of Ham. Co. to loan Ham Co. through its Fiscal Agents, the sum of 119794.79 from the Sinking Funds 581
- Authorizing the County Attorney to investigate and report to an adjourned meeting what the true facts are and whether in his opinion suit should be brought against any official or former official to recover improper and illegal expenditures 582
- To require approval by the County Attorney of all claims a settlement, compromise, or suits against Ham. Co. or in its behalf before payment by the Co. Judge, the Fiscal Agents, or any of the departments 582
- Approving and ratifying the action of the town of Lookout Mountain, Board of Highway Commissioners and other authorities in closing and abandoning as a public roadway or street a strip of ground on Lookout Mtn 584
- To authorize the Bldg & Grounds Commission to sell all or part of lots belonging to the Co. at Red Bank for a reasonable consideration 585
- To refund privilege tax, amounting to 50.00 plus 100 cents fee, pd through mistake by the Chatta Produce Association 585
- Designating an area in Ham Co. adjacent to the Town of Soddy and bordering on the Soddy Creek Arm of the Chickamauga Reservoir, and area being 500 acres in extent, more or less, and including approximately 270 acres which will be water area upon the completion of the reservoir and said area being a portion of the lands acquired for reservoir purposes by the Tenn Valley Authority to be a public recreational area and Park 585
- To declare Andrews Ave a District Road 586
- To extend the time provided by statute of meeting of Ham. Co. Equalization Bd for a period of two weeks, and to provide payment for members of Board, and also additional appropriation for stenographer and assistant secretary preparing appeals to State Board. 588
- Fixing the terms conditions for the payment of delinquent Ad Valorem Taxes on Real Estate Interest, Penalties, Costs and Attorney fees due Ham. Co. Tenn. in conformity with Chapter 50 Public Acts of 1939 of the State of Tenn. 588
- To levy a privilege tax upon all persons, firms,

Corporations or associations engaged in the  
 manufacture, wholesale or retail of al-  
 coholic beverages, or in the manufacture,  
 or venting of wines in Ham Co. as authorized  
 by Chapter 49 of the Public Acts of the Gen.  
 ral assembly of the State of Tenn for 1939. 588

To authorize Frank J Burns, Sheriff, to pay out  
 of the excess fees of his office the sum of 300.00  
 to his deputies to satisfy a judgment in this  
 amount against the sheriff in the case of Lizzie  
 Townsend vs Frank J Burns Sheriff 589

To authorize Frank J Burns Sheriff, to pay out  
 of the excess fees of his office attorney fees in  
 re: Ham Co. et al vs Frank J Burns Sheriff 589

That White Pine Drive be declared a Dist Rd 589

To appropriate 1000.00 to pay Edward S. Kinross,  
 Band master at Central High School as  
 director of Music of Ham Co. in this capacity  
 for Summer classes 590

Abating taxes for the years 1935 to 1938 on property  
 leased to the City of Chatta for Park purposes 590

Awarding the bid of the General Electric X-Ray  
 Corporation, Chicago Ill. for furnishing  
 delivering and installing of Groups A, H,  
 J, K and L of Division 1 in the sum  
 of 6,818.80 590

Ordering the filing of bids for the furnishing,  
 delivering and installing furnishings  
 and equipment in the Hospital Building  
 for Erlanger Hospital with T A Lupton 591

Awarding the Bid to the Globe-Wernicke Co. of  
 Cincinnati Ohio, for the furnishing, delivering  
 and installing of Group C Division three  
 in the sum of 5,502.92 591

Awarding the contract to Thomas Moore Dry  
 Goods Co. of Chatta, Tenn for the furnishing  
 delivering and installing of Group D Division  
 three in the sum of 612.00 592

Awarding the contract to H W Baker Linen  
 Company, of New York, N.Y. for the furnish-  
 ing, delivering and installing of group E  
 Division three, in the sum of 7,253.98 592

Awarding the contract to Fullaver Surgical  
 Supply Company, for the furnishing, delivering  
 and installing of Group A. Div 3 for 4,276.25 593

Awarding the contract to the Metropolitan City Store Co. for  
 the furnishing, delivering and installing of Group  
 B. Div 3 in the sum of 5,878.07 593

Awarding the contract to the L & H X-Ray Co of

Atlanta Ga. for the furnishing, delivering  
 + installing of Group B. Div. 1 for 565.95 594

August 7 - 1939

Authorizing Co. Atty to bring suit for Ham.  
 Co. against the Sinking Fund Com. for  
 the Court to construe and interpret Chapt  
 45 of the Private Acts of 1917 600

Granting the Chatta Gas Co. a Franchise for the  
 purpose of operating a system of Gas distri-  
 bution + service in Ham Co. together with a right  
 to use the roads + highways for the purpose of laying  
 mains, Pipes + Connections 600

To declare Forsythe St. in Red Blk a Dist Rd. 601

August 16 - 1939

On the death of Com. Sam D McReynolds  
 that 500.00 be diverted from the miscellaneous  
 fund to the account of the Old Ladies Home 603

To Adopt the Budget of Ham Co of the year  
 beginning July 1 - 1939 and ending June 30, 1940  
 + to allocate and earmark the appropriations  
 made in said budget 610 604 X

Contract of the City of Chatta + Ham Co for the operation  
 of Elementary Schools of said City the sum of  
 750,000.00 in lieu of the amount said City would be  
 entitled to under the General School Law 610

That Gooden Lane be declared a District Road 611

To declare Crean St a Dist Road 611

To appropriate 600.00 from the miscellaneous  
 fund to the Gardening + Canning project  
 of the W.P.A. 611

October 2 - 1939

To refund to City Discount Co 250.00 615

Directing the Co. Judge to pay John Wrinkle  
 the sum of 500.00 for his services 616

To change the name of Voting Precinct heretofore  
 known as Worley to East Brainerd 616

To change and remove Voting Precinct of  
 Battlebaugh to New Harrison 616

That Crean St be declared a District Road 617

That West Dayton Drive be declared a Dist Rd 617

That the Co purchase 6 and 7 Block 6. Sec. 1, Tipton  
 as shown on Plat of Record in Register's platbook  
 11, page 617 617

Regarding Fred Hawley, Co purchasing Agent 623

To authorize the Highway Com. of Ham Co. to pay  
 562.66 taxes, which is one half of the taxes due on  
 the property in the 3rd Civil Dis. near Hiram  
 belonging to various heirs, namely Melvin Mathis  
 Thelma Hiram in full compensation for the taking  
 of the land for construction of a road 623

Resolutions

- To Authorize the Co. In. and the Co Judge to sign and execute the Wash, Chatta & St Louis Railway agreement which contract, a letter is dated Aug 4. 1939 Addressed to the Co Trustee in acceptance of \$25,522.14 to be credited on the 1938 taxes until the litigation between the state of Tenn. & the N.C. & St. L. Ry is finally determined 629
- For appreciation to Edward Vanover, County Director of Music November 6-1939 625
- To change the name of the Jenkins Rd in the Second Civil District to the Emmett Lersell Rd 627
- That Arawley St & East Ridge School St be declared District Roads 628
- To declare Nelson St, Fryar St, Central Drive, Frazier Dr, Nicklin Dr, Guild Dr, Brown Rd & White Road - District Roads 627
- To designate Parts of Mission Blvd, Beltmore, Miller, East Br. Callie, Parkdale, Woodvale & Larchmont Ave. Dist Rds 628
- To declare the Sts. in Foxwood Heights & Fourth St. from Glenwood Ave, Eastdale, to Richard Ave Dist Rds. 628
- To declare Robinson Dr, Park Dr, Sequoia Dr, Laws Ave, Mission Blvd, Beltmore Ave, Montview Dr, Chickasaw Rd, Shawnee Trail North & South Choctaw Rd Dist. Rds 628
- To designate a District Rd in Second Civil Dist known as Churchhill Rd 629
- To appoint a Committee to be known as the Dem. Bridge & Military Highway Com. to bring the matter of erecting a bridge over the Chickamauga Dam to the attention of Congress, The Tenn. Valley Authority and war Dept. that the said Congress make the necessary appropriation for said Bridge & Military Highway
- To declare extension of Ashmore Ave. a Dist Rd
- That Blanchard Rd be declared a Dist Rd
- To authorize & direct the Highway Com. to reimburse T. D. Fletcher in the amount of 100.00 for land acquired without compensation for the construction of the Short Tail Springs Road
- That the Co Judge be and he is hereby authorized & directed to proclaim Nov 23 & Nov 30 as Thanksgiving days & close the Court House on those dates
- That Rainbow Drive be declared a District Rd
- To authorize Ham Co to sell the property known as the Old Snow School Property
- To declare Pickering St a District Rd
- To investigate the offices of County Engineer and

Resolutions

- Highway Commission
- To make Ginn's Hill Rd a District Rd
- To declare Roads shown on Co. Rd Map Dist Rds.
- To declare Certain Roads, District Roads, as shown by Plats 17, 18, 19, 20, 21, 22, 23, 24, 26, 28, 29, 31, 33, 34, 35, 36 & 37 of the 1928 Add. of the "Plat Book of Greater Chattanooga District as compiled under C W Chadwick 632
- That Foster Heison Cemetery Rd be declared a District Road 633
- To declare Bubbly Drive, Cline Ave & Laurel Ave District Roads 633
- That West Daytona Drive & East Daytona Dr be declared District Rds as of Oct 1938 633
- December 4-1939
- To put all funds received from the sale of Scrap Iron from the School Dept. be put in to the School Budget for legal expenditure 634
- That no more money or funds be expended or purchases made or charged to any budget filed by any committee or any County Government Dept. except on the requisition of said committee or Co. Gov. Dept. except on the requisition of County Government Department Head 634
- To designate Lee Road from Greenbrier South 300 feet from Bennett Road, a District Rd, in the Second Civil Dis. 634
- For the more effective regulation of the issuance of Beer permits 634
- Designating and declaring Franklin Drive a District Rd. 637
- That Gothard Rd be declared a District Road 637
- That Maxwell Rd be declared a District Rd 637
- That Allen St be declared a District Rd 637
- That Margaret Drive be declared a District Rd 639
- To declare Robert Mill Road as relocated by the County Engineer a District Road 638
- To pay Mrs Annie Peter Blasingame Widow of Hoke Smith Blasingame the sum of 100.00 on funeral bill 25.00 Doctor Bill, 21.00 Hosp bills 7.50 per week for 4 weeks 638
- To refund Dr Lellan Store 26.00 erroneously collected 638
- That Lylar Rd, located in the 4th Dist a Dist Rd 638
- Directing & requesting the Sinking Fund Commission of Ham. Co. to see that the balance or residue amounting to 62.381.66 with accrued interest which is due by reason of a Guarantee executed on Dec. 26, 1928 by J.R. Preston and the Ham Natl Bk be paid off at once and that a new Guarantee be executed satisfactory to the Co. Court 639
- January Term 1940
- That the Highway Board be authorized to expend funds sufficient to pay the expenses of one or more representatives to attend the convention and road show of the



Resolutions

Resolutions

- American Road Builders' Association 641
- To appropriate funds to aid in the construction of a water main to Jersey 641
- To declare the Church Road a District Rd 643
- To declare the B'vant Road a District Road 643
- To declare the Holder Road a District Road 643
- That Caldwell Rd be declared a District Road 643
- That Thrasher and Camp be appointed a Committee to help pass the Sparkman Norris Bill to replace taxes on farm land covered by T.A.A. 643

January Term 1940

- To appropriate funds for connecting the Kingspoint School Building with the City Water Company's Line on Harrison Pike, in the Second Civil District of Ham Co. 646
- That New Providence Road be declared a Dist Rd 647
- Requesting & authorizing the School Board to handle the School Funds in the same way & manner as said funds are now being handled 647
- To declare the Howardsville Rd a District Rd 647
- To declare the Parkerson Road a District Rd 647

February Term 1940

- Accepting the amendatory offer of the United States of America 649
- On the illness of Sheriff + Mrs Burns 650
- April 1 - 1940
- To allow 4,000<sup>00</sup> for the Clinic 651
- Appropriating 40,000<sup>00</sup> for Lookout Mt. School 651
- That the Falling Water Janitor's Salary be referred to the Finance Com. 651
- That repairs on the Harrison-Silverdale Rd 651
- That an appropriation of 600<sup>00</sup> to Mrs. L. Hartman for School carrying 651
- That an appropriation of 125<sup>00</sup> to W.P.A. Recreation Division Project 651
- That the election of the coroner be deferred 651
- Directing & authorizing the Co. Atty to bring suit in the name of Ham Co. to test the constitutionality of Chapter 299 of the Private Acts of Tenn. for 1927 to determine who are the legal & rightful members of the Board of Bldg + Grounds Com. in Ham Co. if said act is declared constitutional said suit to be brought under the declaratory judgment act 651
- To exempt property occupied by W.P.A. Sewing Unit from taxes for the year 1940 653
- That Anderson Road be declared a District Rd 653
- To amend a resolution entitled: a resolution for the more effective regulation of the issuance of Beer Permits 659

- Accepting resignation of Carl Gillespie as Constable of the Second Dist of Ham Co. Tenn. & declaring a vacancy in said District for said office 654
- Hawkins Road be declared a District Road 656
- Authorizing the Co. Judge to deed all that portion of the property of W.R. Mulligan's wife which lies within 40 feet of the center line of the Chatta-Dayton Pike as constructed by the station 362 plus .02 of the survey of said right-of-way, which is on the line between the property of W.R. Mulligan & wife & that of Joe Grant; & which extends in a north easterly direction a distance of 593 feet to the line between the property of said Mulligan & that of John McRee 656
- Requesting the State Highway Dept to make the Lon Foust Highway a two lane Highway 661
- To request the Board of Trustees to make the Erlanger Hospital Nurses Home the Harriet Pearson Hall 659
- That the Co. Judge be & he is hereby authorized to execute a lease of the Buchwald Property beginning at a rock corner in the fork of the Harrison, Buchwood, + Georgetown Roads near the lands of Minger Hines running east with old road 20 rods to a white Oak Bush & Rock Corner thence north 18 rods to a white Oak Bush and Rock Corner, thence south with Harrison Road to beginning corner containing 3 1/2 acres 660
- To refund W.R. Wolfe 25<sup>00</sup> on County Privilege license 660
- That Ledford Road be declared a Dist Rd 654
- That W.A. Brown Road be declared a Dist Rd 654
- To authorize the poor house commission to take over & use the old Silverdale School House Bldg. the same to be used to build a dining room and any other structures for the Silverdale Hosp. and to allow the Silverdale Baptist Church & the Cumberland Presbyterian Church of Silverdale to use the land upon which the Bldg is located for parking space or recreation center 654
- That Kennedy St. in Red Ob be a Dist Rd. 655
- That Massey Rd be declared a Dist Rd. 655
- Ordered to Ham Co. the following described real estate situated in the 3rd Civil Dis. to wit: being all that portion of property which lies within 20 feet of the center line of the Massey Rd as now surveyed by the Co. Engineer 655
- To declare Hixson Spring Rd a Dist Rd 656

Res

Apr 22 - 1940

That the Highway Com. be directed or requested to cause the yellow lines or markers to be removed from the Highway leading from the foot of Lookout Mtn. along the entire route to Rock City 663

That the Chickamauga Right-a-way be referred to the Highway Com. 664

That a com of three be appointed for Bonny Oak Barn Com. namely: Eog. Thrasher, Clark + Freeman 664

The purchase of 2 voting Machines. (664)

To request + direct the Highway Com. to complete the paving of the Rds in Sequola Place 2nd Dist 664

Accepting resignation of Earl Gillespie as Constable of the Second Dist and declaring a vacancy 664

To appropriate 5000<sup>00</sup> out of the general fund for Adv. Chickamauga Dam Celebration 665

To release any and all tax assessments against lots Nos 18, 19, + 20, Block B Lookout Mtn. City map No. 1, the deed of which is of record in Book No. 797, page 24 in the register's office for 1939 665

To close + abandon as an alley or roadway as shown on the Plat of record of Block 2 of Glenview subdivision No. 2. said portion of the said alley or roadway thus closed + abandoned from Fleetwood Drive westerwardly to the east line of lots 6 + 8 in Block 2 of Glenview sub. 665

To approve + ratify the action of the Town of Lookout Mtn., the Bd of Highway Com. + other authorities, in closing + abandoning a certain St. described in the petition of A H. Hatcher + others. said street or roadway being shown on the plat of the West Brow Land Company's subdivision 666

To authorize the County Judge + the County Court Clerk to execute a deed on behalf of the County conveying a portion of the County property at Orchard Knott, to the Humane Educational Society 667

Approving + ratifying the action of the Town of Lookout Mtn., Board of Highway Com. and other authorities, in closing + abandoning the Street Roadway or Thoroughfare running in an Easterly + westerly direction between Stephenson Road + Lookout Mtn. Scenic Highway across the south part of tract 7, Schoys Add. which land is presently owned by W A Martin + which St. is designated as Blyatich St. 667

To close A St. in the Town of Lookout Mtn. + set out in the deed of H F Temple wife to N Clay Evans, D Woodworth Jr. W R King + Catherine M Marshall Esq. dated Mar. 20 1894 and recorded in Book R Vol 5 page 20 of the Register Office 668

To destroy bonds that have been duly redeemed + cancelled amounting to 611,000<sup>00</sup> 669

To ratify conveyance of lots on Lookout Mtn. 3rd Civil District by School Board 669

To request the Highway Com. to construct a bridge at the old Bell Mill over the Wolfing Creek No. May 13 - 1940

That Lerchi Road be declared a Dist Rd 671

That Granger Rd be declared a Dist Rd 672

Authorizing Ham Co. purchasing agent to pay 2.50 per week for the Boarding of one Hearnette Hale, Feeble minded child 672

That the unexpended balance of the two last items in the miscellaneous appropriation in the 1939-40 Budget amounting to 1,874.56 be + is hereby appropriated to cover such payments as are absolutely necessary to prevent overdrafts in the said Budget 672

That Chickamauga Coal Road be declared a District Road 672

That Grandview Road be declared a District Road 673

That Adwell Road be declared a Dist Rd 673

That Berkley Drive, Olive St. + Laurel St. in Red Band Dist roads 673

Declaring Academy Ferguson Rd Dist Rd 673

To adopt the voting Machine method of holding all elections in Ham Co. in all precincts in all Districts of Ham Co. as under authority of Chapter 159 of Public Acts 1937 673

To appoint a Com. to investigate the different kind of voting machines + the terms of rental + purchase of same 674

To request the Highway Com. to improve the Birchwood Pike 674

As to an unnamed street or alley in the Lookout Mtn. Co. proper on Lookout Mtn. 674

To refund the Spun Distributing Co 125<sup>00</sup> 675

June 10 - 1940

To appropriate \$300<sup>00</sup> to employ a clerk or assistant to set up machinery for enforcement of Pension Law 677

That Grandview Lane be declared a District Road 677

Abolition

To take the place of a resolution that has been lost or misplaced which was introduced at the Jan. Adjourned meeting of the Court authorizing the School Board to take bids & sell to best bidder certain abandoned school property bldgs, this resolution to take effect June per June 677

Adopted by Quarterly County Court as to Elizabeth St. on Lookout Mtn Term. 677

To request all officials of the Court House to close the Court House at noon, Friday June 14, in respect to the flag of our country this being Flag Day and a National Holiday 678

That the property of H B Mack be referred to the Finance Commission by acclamation 678

To declare the Holt and the Podgett Rds District Roads 678

To appoint a committee & to authorize & empower said committee with the right to negotiate & contract with one or more voting machine companies for a loan and rental of sufficient voting machines to provide all the precincts in Ham. Co. with voting machines for the Aug. elections primaries to be held in Ham Co. Aug. 1-1940 679

June 12-1940

To accept the proposal of the Shoup Voting Machine Corporation of Philadelphia, Pa. for a loan of 16 voting machines to hold General Elections and Primaries in Ham Co & to authorize a com. to negotiate for a loan of 16 more voting machines from the automatic voting machine Co. of Jamestown New York 680

June 18-1940

To authorize County Judge to sign a contract as presented by Mr Austin from the U.S. Gov. in regard to the Food Stamps 686

July 1-1940

That the official name of the new Bldg Head-Quarters for the County wide Library System be and hereby is The Chapin Public Library 688

To make Delway Circle located in the 2nd Civil Dist. a District Road 688

To make the Longley Road a Dist Rd 689

To ratify contract between Ham Co & Federal surplus Commodities Corporation and appropriate funds for carrying out of Ham. County's part of said contract 691

To invite Judge Clifton A. Woodrum representative in Congress from the 6th Dist of Va. to be the guest of this Hon. Court & the Chickamauga Dam Bridge & Military Highway Com. during the Chickamauga Dam Celebration 692

To authorize County Judge to pay salaries, int. on Bonds and other County Expenses usual 692

To amend the resolution passed on May 13-1940 at an adjourned session of the Quarterly Court of Ham. County adopting the voting machine method of handling all elections in Ham. Co. in all precincts in all Districts of Ham. Co. Tenn. as under authority of Chapter 159 of the Public Acts of Tenn. of 1937 692

That Hale Road extending from Daisy Dallas Road northwardly to Dallas Lake Rd be declared a District Road 693

That \$5,000.00 be and the same is hereby appropriated, out of the 1940-41 Budget for the City of Chatta. Schools, to be paid to the City of Chatta immediately for school purposes 693

To declare Evening Side Drive & Morning Side Drive located in Shady Rest Subdivision in the 3rd Civil Dist District Roads 693

Authorizing the County Judge & Co Court Clk to deed to T. A. Alexander certain property in the 3rd District 694

To authorize the Co. Judge & the Co Court Clerk to convey a 100 foot right of way on State Highway No 58, to the State of Tenn. 694

To declare the North access to the Chickamauga Dam a District Road 694

To authorize Ham Co. to borrow money for County purposes to meet current running expenses in anticipation of current revenues, & to authorize County to execute & deliver interest bearing notes therefor 694

July 15-1940

Commending the City Auditorium Board in refusing to allow Browder to speak in the same. 699

Authorizing the voting machine committee composed of Arthel Thrasher, Mack Fryer & Thos S Myers to appoint & select as many custodians as may be necessary for the proper preparation of the voting machines for the General & Primary Elections on Aug 1-1940 699

To grant a Franchising to the Tenn. Gas Transmission Company along



To declare Sloan Drive a Dist Rd 700  
 Authorizing the Co Judge & the County Court Clerk to convey to W R Milligan & wife unused portion of the Right of the Dayton Pike at Soddy 700  
 To instruct the Highway Com. to construct a Bridge on the Mitchell Mill Road 700  
 To have County Auditor to make a report on Highway Com. Ladies retention Home & the Black Tax Fees 698  
 To make a Contract for two feeble minded boys be committed to the Feeble Minded Home or have an individual take care of them. 698  
 That the Court appropriated 2000.00 for a farm at Benny Cabs School July 29-1940 701  
 To amend res. heretofore passed on Apr. 22-1940 to June 12, 1940 and July 1, 1940 with reference to the Adoption and use of voting machines in the August 1-1940 Elections 702  
 That the res. heretofore passed appropriating 5,000.00 to be paid out of the 1939-40 Budget, to the City of Chatta Schools be in addition to the amount contracted to between the Mayor of the City of Chatta & the County Judge 702  
 To direct the County Atty to prosecute any and all persons violating the General Election Laws & primary elect. laws of the State 702  
 Making Montlake a District Road 703  
 To declare the Ramsey Road a District Rd 703  
 By the County Board of Equalizers recommending to the Tax Assessor for the year 1941 whoever he may be that the services of C. C. Paris be continued in the field of Corporation assessments 703  
 By the Co. Bd of Equalizers, that the minutes of the Board show that it unanimously appreciate the untiring efficient work & cooperation in the assessing & preparation of the rolls of property in the Co. as such work was performed by the Tax Assessor & his office 704  
 By the Co. Bd of Equalizers recommending to the Tax Assessor for the year 1941, whoever he may be, that the services of Miss Louise Ellis be continued in the field of personalty assessments 704  
 August Term 22-1940

Resolutions

Transferring County Funds to School funds as authorized by Statute 713  
 On the expenditure of the School Funds of Ham Co 713  
 That M<sup>o</sup> Furland St. be declared a District Rd 714  
 That Dennis St. be declared a Dist Rd 714  
 That Foster St. be declared a Dist Rd 714  
 Authorizing the Tax Assessor to exempt from taxation the property at the corner of Pine & Eighth Sts. formerly occupied by Chapman's General Home now occupied by WPA sewing unit 714  
 That repairs on Dallas Hollow Road be referred to the Highway Com 715  
 That the purchase of County Maps from Rudolph Shuttling be referred to the Finance Com. 715  
 September 9-1940  
 Objecting to W L Langley voting as a member of the Court or participating as a member of the Court 716  
 Requesting the Attorney General of the United States and the United States District Atty at Chatta to make a full investigation of the issuance & use of fake, fraudulent & forged Poll Tax Receipt 716  
 Authorizing & directing the Co. Judge of Ham Co. to issue a warrant in favor of the Educational Dept. in the sum of 5,000.00 717  
 Accepting the offer of sale to Ham Co. Term. of 100 Shoup Electrically operated voting machines, as provided in the written offer of the Shoup Voting Machine Corp. of Philadelphia, Pa. date Aug 7 1940, and provided for the issue of 120,889.00 of certificates of indebtedness of Ham Co. Term. fixing the details thereof; & levying taxes to pay same 722  
 To appropriate 10.00 to pay Roy Tully for making picture of Sawmill in the case of B A Castleberry, et al vs A B Winters et al 726  
 To authorize & direct the purchasing Agent to install a stove at the Boiler Room of the Court House & Jail 726  
 That a Committee of three, composing of F L Underwood C. J. Peterson Wilkes J. Thrasher, be appointed to investigate Refunding Bonds 726  
 To declare the Woodhewn Road & the Brown Road District Roads 717  
 That Madonna Ave. be declared a Dist 717  
 That Notre Dame Ave a Dist Rd 717  
 To extend South Moore Rd two blocks

9

Smith W F Notary Public	11	Spence Hilda Notary Public	70
Snodgrass J. C.	11	Selcer J H	70
Stephens R J	11	Stephens W R	70
Silvia Imogene	11	Shaw-Grady exempt poll Tax	70
Scott R P	11	Scruggs-Green " ped "	70
Shell David exempt poll tax	12	Stephenson-Geo	70
Smallwood B O	12	Spears-Louise Notary Public	81
Smith Clay	12	Stechi J G. - taxes on lot 57 be abated	86
Smartt Raymond G.	12	Shaw G B Notary Public	100
Shamlin Pritchard	12	Smith C W	100
Smith Melvin F	12	Stanfel J P.	100
Smartt Roy	12	Short L C exempt Poll Tax	100
Sims N	12	Silvers Charles Thomas	100
Short L C	12	Smallwood B O	100
Smedley A H	21	Smith Geo C	100
Smedley Alden H	21	Sively John " Ped "	100
Shelton Shep Notary Public	21	Smith A A	100
Sache W M	21	Smith O L	100
Sively John - exempt Ped Tax	27	Swanson Wm F. " Ped "	103
Scruggins Luther	27	Sherrill A D. " Poll "	103
Smith O L	27	Smartt Raymond G	103
Stancel A G	27	Seay - Robert A	103
Sharp Jacob	27	Scott R M	103
Skidmore J T	27	Smith J A " Ped "	103
Skull David	27	Sims Herman " Poll "	103
Sanford James	27	Sizer Burnett Notary Public	102
Swafford J B Supt report	33	Shumaker Ralph	102
Shrader John Notary Public	46	Simmons - H J	123
Smith J T	46	Spencer N R	123
Sherrill W m	46	Stanfield J W	123
Scott J R	46	Shell David S. exempt Ped Tax	123
Smith C A	46	Smith R m	123
Smith Charles exempt poll tax	47	Smith Marel	123
Smith Jeff	47	Smith R A	123
Strong Cabe L	47	Smith Crowner	123
Smith Morse	47	Shackleford C C. Notary Pub.	138
Smith J L	47	Stovall Lyle C.	138
Shedd R R	47	Shadden E B	138
Smith Willard	47	Smoky Rd a District Rd.	145
Sparks - J F " Ped "	51	Smith Mance Notary Pub	153
Sheridan - John M	51	Stephenson - Geo exempt Priv Tax	154
Shockley John	51	Simpson - Charles	154
Scott - R M	51	Shedd - R R. " Poll "	154
Stockman - J T " Ped "	51	Scruggins - Luther " Ped "	154
Smith Sam	51	Sively - Wm L exemption	159
Shell - David	51	Shibly Cemetery Rd a District Road	165
Sherrill J A Notary Public	70	Shadden - Vaden C. Notary Pub.	181
Strang & Cartow	70	Schenck - C H	181
Stephens D L	70	Stewart - Murphy	181

Further south located in 2nd Civil Dist	717	Term Verapin to Ham Co Court for 75000.00	738
That Falls View Drive be declared a Dist Rd	717	To appropriate 50.00 per month to the Homicide officer of the City of Chatta. for aiding in the arrest and conviction of persons guilty of Homicide in the City of Chatta Ham Co.	738
Sept 12 - 1940			
Amending a res. introduced & receiving 5 Ayes & 5 Nays on Sept 9 - 1940 accepting the offer of sale to Ham Co. of Washour election machine	728	Granted to East Brainerd Utility Dist. to lay water mains & laterals therefrom, along the various roads & sts within the limits of said District. and also that part of the 2nd & 4th Dis. of Ham Co. as may now or hereafter be served by the municipal water system	742
The refinancing of Bonds referred to the Oct Term	728	Granted to East Brainerd Utility Dis. to lay water mains & laterals therefrom, within & through the properties owned by Ham Co. & occupied by the Ham Co Hosp. & workhouse	742
To declare Ledford Rd extending from Concord Rd east about 500 ft a Dist Rd	728	Providing for the transfer of a certain tract of land owned by Ham Co. for a Reservoir Site to the East Brainerd Utility Dist.	743
Oct 7. Term 1940		That Ledford Road be declared a Dist Rd	743
To Amend a resolution, entitled "A resolution for the more effective regulation of the issuance of Beer Permits"	731	That McDonald St. be declared a Dist Rd	743
X That Grays Drive be declared a Dis Rd	732	That North Mack Smith Road be declared a Dist Rd	743
To declare the south access road to Chickamaug a Dam a Dis Rd	732	Donation of Ham Co. to East Brainerd Utility Dist. to the extent of 25,000.00 to assist in financing Waterworks extension project in the 2nd & 4th Dist	743
That Mupper Rd be declared a Dis Rd	732	To appropriate Seven Hundred fifty received from the State for improvements of Harrison School	744
That Cox Lane be declared a Dis Rd	732	Authorizing the School Board to take bids & sell to best bidder certain abandoned School Properties & Bldgs.	744
That Perkins Point Rd be declared a Dis Rd	732	That Delap Road be declared a Dist Rd	745
That Lakewood Ave be declared a Dis Rd	732	That Anarizon Drive be declared a Dist Rd	745
That Wilkes Ave be declared a Dis Rd	732	That Roosevelt Rd be declared a Dist Rd	745
To declare the Hughes Rd a Dis Rd	733	Declaring Orangewood Ave a Dist Rd	745
That <del>Wagon</del> St be declared a Dis Rd	733	That Freeman Ridge Rd be declared a Dist Rd	745
That Crestview Drive be declared a Dis Rd	733	To permit the Red Bank Utility Dist to open the Public Rd & Sts in said Dis for the purpose of installing Sanitary Sewers	747
That Hitchman Drive be declared a Dis Rd	733	To declare the road leading from US Highway No 27 along the Darby Elementary School a Dist Rd	747
To declare the Green Gap Rd a Dis Rd	733	Approving & ratifying the action of the City of Chatta Bd of Highway Com. in closing & abandoning a St. within the City of Chatta. extending from the northeast intersection of Riverview & South St. northwardly to Manchester Ave a designated as East St on Plat.	747
For the County Court to accept a proposed roadway in the 3rd Civil Dis. leading from a point at the South Edge of the Harrell Woodland on the Moses Rd and running thence Westward across the property of Mary B Hill and across the property of the Boy Scouts of Am. & across the property of Margaret B Harrell & to Cave Spring	733	That Fuller Road extended from Brainerd Rd to Grovers Hill Rd one mile a Dist Rd	748
Oct 28 - 1940		See X	
Declaring Fruitland St. in the 2nd Civil District a Dis Rd	735		
That Dugan Ave be declared a Dis Rd	735		
That Worley Rd be declared a Dis Rd	735		
To authorize & direct the Co Judge to borrow if necessary 10,000.00 and appropriate to N.Y.A. Community Work Center on County property in the vicinity of Red Bank	735		
Authorizing Co. Judge & Co. Court Clerk to agree for the use of sixty additional ft of ground to colored Stephens Home	736		
January 6th 1941			
To offer of sale or real estate by the Chatta.			

Sloan - N S. Notary Pub.	181	Stanley - C. O. Exempt Poll Tax	267
Shelton - E. M. " "	181	Smith Clay " " "	267
Smith - J. Early " "	181	Smith Willie " " "	267
Scenic Loop. the request for 1000 <sup>00</sup>	205	Slaten Marvin " " "	267
Smith John exempt Ped Tax	216	Sivley Burch " " "	267
Sivley William & " Poll	216	Smith Charlie " " "	267
Sinking Fund Com. Report	217	Smith Toney " " "	267
Sloan - N S Notary Pub.	234	Smith Willie " " "	267
Street Dock " "	234	Smith Florence " " "	267
Sentell A J " "	234	Shannon H Clay " " "	267
Smith A T exempt Ped Tax	235	Smith Curtis " " "	267
Shelton Ormer " Poll "	235	Smith Allen Jr " " "	267
Smith Marna " " "	235	Smith Melvin T " " "	267
Smallwood B O " " "	235	Smith Homer " " "	267
Sivley John " " "	235	Smith Florence " " "	267
Stephens George " " "	235	Sisson Mrs Sim " " "	267
Shelton - Mrs Lydia Elected Register	240	Sisson Sim " " "	267
Springfield Mf Member Equalization Bd	241	Snyder S H " " "	267
South Road at Flat Top a District Rd	246	Scott John C. " " "	267
Sandlen Eleanor Notary Pub	251	Styler J E. " " "	267
Stagman Jos C. " "	251	Sivley Holt " " "	267
Shannon Wm " " "	251	Sullivan Marvin " " "	267
Strong J D " " "	251	Sullivan Alton " " "	267
Smith Ethel B " " "	251	Sullivan Luther " " "	267
Stack Shelley " " "	251	Sisk Mrs Nellie " " "	267
Street Wm " " "	251	Sisk Anna " " "	267
Smith Fred W exempt Poll Tax	252	Smith Joe " " "	267
Smedley Alden H " " "	252	Scoy John John " " "	267
Snyder James " Ped "	252	Stokes James R " " "	267
Sharp J C " " "	252	Stephens Dorothy Notary Pub	273
Swanson W F. " Poll + Ped	252	Sprutt Madeline G. " "	273
Smith Marna " " "	252	Shelton Mrs Lydia resolution on the death	274
Shell David " " "	252	Senter Leland R Notary Public	276
Shot L C " " "	252	Smith Jeff exempt poll tax	276
Snow - R A Notary Public	251	Smith John " " "	276
Soddy Canning Plant resolution to authorize the Judge to enter into an agreement for the use	266	Summers John " " "	276
Sullivan Henry R Notary Pub	268	Smith Dan " " "	276
Settles R J. " " "	268	Slowe Charles " " "	276
Sorrell F J " " "	268	Smith S. B Notary Pub	289
Smith Mrs Marvin " " "	268	Street J N in a Warrant deed to J N Barrett	307
Sims J F. " " "	268	Street Rose exempt Poll Tax	314
Shannon Wm " " "	268	Street Henry H " " "	314
Snudder Owen O. " " "	268	Smith Jeff " Ped "	314
Semmes Mrs Fannie " " "	268	Smith John " " "	314
Sampler Charlie exempt " "	268	Summers John " " "	314
Sims W J. " " "	268	Smith Dan " " "	314
Strong Cabe L " Ped Tax	268	Stansbury J S. " " "	314
		Slowe Charlie " " "	314
		Stewart Jessie H " Poll "	314



Shamlin Richard exempt Poll Tax	314	Sagean - Burr - exempt Ped Tax	440
Smith Henry " " "	314	Smallwood - Berry O " " "	440
Shedd Robert R " " "	314	Shadwick Morgan M " " "	440
Scribner - W H " " "	314	Span - A M Notary Public	453
Smith J F. " Ped "	314	Sherill - Harry M " " "	464
Swofford Scott res recommending him as Warden	336	Shepherd Paul W " " "	464
Shepherd - J Pope County atty	339	Stegall Arlene " " "	464
Shipley F A. Notary Pub	354	Swofford Francis " " "	464
Sanders - C M " " "	354	Snyder Road declared a District Rd	470
Shadrick - Morgan M. exempt Poll Tax	355	Scott John Ross Notary Public	471
Stewart - Leo " " "	355	Senth M H Jr. " " "	471
Steele John A " " "	355	Sper - Claude " " "	495
Shelley H. T. Notary Public	357	Smith - C A " " "	483
Shepherd - J Pope member Bldg & Grounds	362	Smith - C H " " "	483
Stagmair Hubert J. Notary Pub	326	Sherill W. M. " " "	483
Strauss - Sam member equalization board	365	Smith - J T. " " "	483
Superior System Inc - refund privilege license	375	Stoner - W T. " " "	483
Sprouge - Iona Notary Public	376	Shipley - Edward C exempt poll tax	484
Shell - David exempt Ped Tax	376	Swope Melvin " " "	484
Lewell - Oscar " " "	376	Sample - Charles " " "	484
Shell David " " "	376	Sherrell - W M. " " "	484
Smell Curtis H Notary Pub	376	Swanson - W F. " " "	484
Scott Marshall " " "	376	Soddy - res. for Ham Co to participate in recreational development	575
Steele J W exempt Ped Tax	389	Selcer J H Notary Public	537
Shafner R L " Polls " "	389	Shaw E B. " " "	540
Smith John " " "	389	Spence - Mrs Hilda M Notary Pub	556
Smigleton B. " " "	389	Stanfield - J P. " " "	556
Slabosky David Notary Pub	389	Swofford - Francis " " "	556
Sanders - Bert P " " "	398	St Elmo Bk & Tr Co a Depository Bank	563
Sherill - J A " " "	403	Signal Circle a Dist Road	566
Strickland - Wm F. " " "	412	School Drive at Hiram a Dist Road	566
Smith - J W exempt Ped & Tax	396	Span - Elmer Notary Pub	568
Shady Grove School res to sell	417	Shadden - E P Jr " " "	568
Smatt J E. Notary Pub	428	Sylar - Amy S " " "	568
Smith J B " " "	428	Stanfield J W " " "	568
Stegall Arlene " " "	428	Saube - J D. exempt Ped & Poll Tax	569
Slabosky Edith " " "	428	Shell - David " " "	569
Schwitzer George " " "	428	Seay - Henry M. " " "	569
Stanbery J S. exempt Ped Tax	426	Lewell - J T. " " "	569
Smith Ed " " "	426	Smith - J A " " "	569
Shipley Joe Paul " " "	426	Sears - J S Notary Pub	575
Smith W A. " " "	426	Stral Lyle C " " "	597
Sherill - W M " " "	426	Sylar - Emma " " "	597
Stone Fort Land Co's Add. Lot C. Block I. and a part of Lot 5	432	Shackelford - C C " " "	597
Smalley - W C. Notary Public	440	Sears Mrs Haze " " "	597
Jas Smartt " " "	440	Sanford James exempt Ped Tax	597
Smith W B " " "	440	Summers - John " " "	597
Suggerty J F. exempt Ped Tax	440	Stewart - Nestus " " "	598



Stephen - Nellie S. - Notary Pub	750
Skullern - Fred - member School Bd	751
Sanders - B.P. - Notary Pub	754
Swafford - C.A.	754
Smith - J.B.	754
Summons - A. Keith	754
Strat - Dorothy	754
Swafford - C.A.	755
Swafford - A.C.	763
Summitt - J.E.	763
Shelton - James Raymond elected Amstable	764
Sneed - W.H. - Notary Pub	767
Smith - Mrs. Miriam	767
Sherill - J.A.	767
Schoolfield - James A.	767
Strickland - W.F.	767
Smith - J.B.	767
Summons - Katherine	767
Stephenson - Dr. W.H. elected Cr. Coroner	769
Strongman - Beulah - Notary Pub	769
Stagall - Arlene	779
Smith - J.T.	779
Shepherd - Paul W.	779
Sparks - Ben M.	780
Speer - Claude R.	780
Stam - R.N.	780
Schwartzman - A.	780
Smith - Anna L.	780
Smith - C.A.	780
Shepherd - J. Pope Henry	784
Scott - J.R.	787
Selcer - J.H.	789
Shelton - J.R.	789
Stone - Roger W. & wife bought the lot on which a dormitory building and contents at Cottlevah	791
Stanfil - J.P. - Notary Public	792
Shaw - Mrs. B.B.	792
Speck - Elizabeth	792
Schram - W.L.	792
Spence - Mrs. Hilda	794
Shadden - B.B.	794
Steffen - Eula A.	794
Scalf - Marie	794
Sint - Beulah B.	794
Schram - W.L.	794
Stewart - Melchior	799
Shackleford - C.C.	799

School Board -	
Blair Dr. - member July 5/1937	390
Allen J.N. - " Aug 1938	501
Eldredge - Mrs. Leroy - member July 1943	798
Newcom - Andy - member School Board	809

Stanal - A J exempt Ped Tax	597	Stephens - Mattie Notary Public	695
Seagerty - Arthur	597	Stott - W A	695
Shibley - Glen	597	Sudder - O O	695
Sibvey - Loy	597	Sloan Drive declared a Dist Road	700
Smith - Bobs	597	Spelton - J R exempt Poll Tax	701
Style - George T	597	Smith - Sam	701
Stephens - C O Notary Pub	602	Silvers - C J	701
Shackleford - C C	602	Smith - Ernest G	701
Shumacker - Leopold	612	Sayre J S	701
Sizer - Burnett	625	Shipley E C	701
Schenck - C H	625	Strickland Amos	701
Smith J Early	625	Smith - Charles M	705
Smith Yes	625	Sison - Raymond	705
Sparrborough - A F exempt Ped Tax	626	Spriggs - Fred R	705
Sunderland Carl	626	Sively Wm L	705
Sequoia Drive - a Dis Rd	628	Senter - L R Notary Public	706
Shawnee Trail a Dist Rd	628	Sims - Y F	706
Snow Hill School Property to be sold	631	Savage - Miss Royce P Notary Pub	714
Sylar Road - a Dist Rd	638	Shutting Rudolph - res. that the purchase of crops be referred to Finance Com	715
Simmons - Hazel M Notary Pub	639	Smith James H exempt Poll Tax	727
Schwartz - Alice	639	Spears - L C	727
Sentell - H J	645	Stewart - J H	727
Shipley Mark S exempt Polls Ped	645	Simmons Mrs E H	727
Steele - William M	645	Steel - John A	727
Sharp - Jacob	645	South Access Rd to Chickamauga Dam a District Road	732
Street D Notary Public	648	Simmons Hazel M Notary Pub	734
Smith - Charlton W Notary Public	648	Spelton Margaret N	734
Stack - Shelley H	661	Smith W Glenn	734
Stokes - Shirley H	661	Stutz Ross exempt Poll Tax	734
Sandlin - Eleanor K	661	Simmons Mrs E L	734
Squibb - Madeline G	661	Slater Ave. declared a Dis Rd	735
Spencer - J T	661	Sherrill Lou exempt Poll Tax	736
Snow - R A	661	Sims - N M	736
Schoolfield S R	661	Sims H M	736
Smith Robert exempt Polls Ped	661	Spriggs Mrs Stella exempt Poll Tax	736
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Shell - Daniel	661	Stephens W L	736
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Smith Geo	800
Smith Carl G	800
Stewart J Murphy	800
Schenck - C H	800
Strange - Mrs L D	800
Stoan - Nellie	800
Schwartz Alice	800
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Taylor-Mabel Notary Pub

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Tax Levy 1934

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Voting Machines

Res. to adopt the voting machine method of holding all elections in all precincts in all Districts of Ham Cr. as under authority of Chapter 159 673

Res To amend the res. passed on May 13 1940 at an adjourned session of the Quarterly Report of Ham Cr. adopting the voting machine method of holding all elections in Ham Cr. in all precincts in all Districts of Ham Cr. as under authority of Chapter 159 of the Public Acts 1937 672

Res To appoint a Com. to investigate the different kinds of voting machine and the terms of rental and purchase of same 674

Authorizing the Voting Machine Committee composed of Wilkes T. Thresher, Mack Fryar 674

To appoint a Com. and to authorize & empower said Com. with the right to negotiate and contract with one or more voting machines companies for a loan and rental of sufficient voting machines to provide all the precincts in Ham Cr. with voting machines for the Aug Elec & Primaries 679

To accept the proposal of the Thresh Voting Machine Corp. for a loan of 16 voting machines to hold Gen. Election & Primaries Elec. & to authorize a com. to negotiate for a loan of 16 more voting machines from the Automatic Voting Machine Company of Jamestown New York 680

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Authorizing the Voting Machine Com. composed of Wilkes T. Thresher, Mack Fryar, & Thos S Myers to appoint & select as many custodians as may be necessary for the proper preparation of the voting machines for the Gen Prim Elec 688

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- To alter and change the lines of the 4th Ward 14
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- To rescind the action creating a 2nd precinct in the 4th Ward at special call meeting Nov 28/1994 and recorded in Book 12 page 80 345
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Weiler William	100
Waldorf Herman	100
Wilbanks Paul	100
Whitaker J E	100
Winer Harry	100
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Weatherford W S	100
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Woy - Margaret " "	661	Watson - A B	750
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2000.01 748

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Garbrough - Mrs J M. Notary Pub	763
Young - Amelia " "	800
Young - R Glen " "	810

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Gachary - C.M. Notary Public  
Young - F.P. exempt Poll & Ped  
Young - J.H. " Ped Tax  
Young - G.A. Notary Pub

160  
252  
426  
750

Zion Hill Road a District Road  
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632

*Quarterly Record 1  
No 12 - H.C. X*

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. APRIL 2nd. 1934.

BE IT REMEMBERED, That on this the 2nd day of April, 1934, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

THE MINUTES of the January Term, 1934, of the County Court were read by the Clerk.

ON MOTION OF Esquire brown, seconded by Esquire Hamby, the minutes were unanimously adopted as read.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless all elections were passed.

REPORT OF FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The Committee recommends:

That refund of \$84.87 be made by Z. Cartter Patten, said amount being the county's part of the personalty tax for 1932, erroneously assessed and collected- receipt No. 8738.

That the personalty assessment against the Tennessee Products Corporation be reduced to \$98,500.00 on account of error in schedule.

That the tax assessor be authorized to exempt property known as No. 416 Tucker Street, North Chattanooga from taxation while used for church purposes, upon petition of the Methodist advocate Journal Fund, by Herman Ferger, Trustee.

That refund of \$5.36 be made to J. E. DeMars, said amount being the county's part of overpayments of 1930 tax (\$2.64) and 1931 tax \$2.72), on account of erroneous assessments, verified by the tax assessor- receipts Nos. 17610 and 16148 respectively.

This was inadvertently left off the report of the Finance Committee to the last January Quarterly County Court.

That the County Register of Hamilton County and her successor in office be authorized and directed to receive and accept for registration, and to register, all instruments presented for registration by the Home Owner's Loan Corporation without requiring prepayments of fees, which shall be collected when the loans in connection with which such papers to be registered are consummated and the money received from Washington and, that the said register and her successor in office be relieved of any personal liability upon and by reason of or on account of the registration of any such instrument without the prepayment of fees.

That refund of \$190.10 be made to the Read House Company for interest and penalty on its 1932 tax, collected by the County Trustee in full, on account of the county having had the use of the part of the tax on which the said amount of interest and tax had accrued.

That refund of \$2.12 be made to W. Carl Foster for 1929 poll tax paid twice- receipt No. 8043, dated Mar. 3, 1930, and delinquent receipt No. 2346, dated August 25, 1930.

That payment of one half of the Supreme Court costs, and other costs, in the matter of Alvin Shipp, former County Trustee, against Jas. R. Hedges, et al, seeking to collect additional personalty tax from the said estate, be authorized; it being understood that the city of Chattanooga is to pay the other half, The said total cost being \$71.45, with interest

from July 19, 1933, and Sheriff's costs, execution having been issued.

That refund of \$89.57 be made to the Chattanooga Traction Co., being the county's part of overpayment of license for the years 1930 and 1933, inclusive, less underpayment for the year 1934.

That refund of \$28.38 be made to Ferger Brothers, said amount being the county's part of erroneous payment by them of the 1930 tax on lot 3, Block 5, Mindell Park, owned by J.L. Payne, and, that the delinquent tax attorney be authorized to file suit in Chancery Court for the said tax, and, that the delinquent tax attorney be authorized to waive and set aside the county's part of the interest and penalty accrued to the 1930 tax on lot 3, block 5.6. Ocoee Land Co., included in Tax Bill No. 2391, in Chancery Court, in name of Roy S. Osborn, but owned by J.L. Payne and being the property Ferger Brothers intended to pay on.

That payment of \$350.00 be made to Geo. Laws out of the pike fund for the North 15 ft. of Lot 179 of Mission Ridge Land Co's., Subdivision, which was taken by the county in building an approach road to the Backman Tubes.

That the Buildings and Grounds Committee be directed to purchase part of the J. N. Thomas tract of land, adjoining the Hixson school property, for \$4,600.00

H.F. Lawrence. Chairman.

Respectfully submitted,

Luther Hamby.

W. T. Thrasher.

Kelso Rice.

M. L. Mulkey.

ON MOTION of Esquire Hamby, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby, and Robinson, Total 9.

A RESOLUTION DIRECTING THE COUNTY JUDGE TO APPOINT A STANDING COMMITTEE OF THREE MEMBERS OF THIS COURT TO CO-OPERATE WITH THE T.V.A. TO THE FULLEST EXTENT OF ITS POWERS, AND STAND READY AT ALL TIMES TO DO ITS PART TO MAKE THIS NOBLE ENTERPRISE A SUCCESS.

RESOLUTION.

WHEREAS, The President of the United States, Franklin D. Roosevelt, has given the south an unparalleled opportunity for social and economic advancement through creation of the of the Tennessee Valley authority, and,

WHEREAS, careful and intelligent analysis of the ultimate aims of this great body, T.V.A. reveals that it is not a mere political expedient but is a carefully planned experiment, bound for success, with the regeneration of the old south and the establishment of a new south, supreme in cultural and economic progress, as its aim, and,

WHEREAS, Chattanooga and Hamilton County, if they intend to be progressive governments and seize every opportunity for the betterment of their people, should lend every intelligent effort to co-operate with the Tennessee Valley Authority through their respective governing bodies, therefore:

BE IT RESOLVED, by the county court of Hamilton County that the county judge be, and he hereby is directed, to appoint a standing committee of three members of this court to co-operate with the T.V.A. to the fullest extent of its powers, and stand ready at all times to do its part to make this noble enterprise a success, and obtain for the citizens of this county and city all available benefits that may be derived through the T.V.A.

Kelso Rice. J.P.

ON MOTION of Esquire Rice, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.



RESOLUTION THAT THE COUNTY JUDGE BE DIRECTED TO APPOINT A STANDING COMMITTEE COMPOSED OF CARTER J. LYNCH, COUNTY ATTORNEY AND THREE MEMBERS OF THIS COURT TO DETERMINE WHETHER OR NOT THE CONTRACT CLAIMED BY THE TENNESSEE ELECTRIC POWER COMPANY TO PROTECT IT IN ITS HIGH RATES FOR THE NEXT FIVE YEARS IS LEGAL AND BINDING AND IF THIS COMMITTEE DETERMINES THAT IT IS, THEY BE REQUESTED TO HAVE THE MAYOR AND COUNTY JUDGE AND OUR CONGRESSMAN GIVE THE PEOPLE AN EXPLANATION OF WHY THEY HAVE PERMITTED, CHATTANOOGA AND HAMILTON COUNTY TO BE DISCRIMINATED AGAINST.

WHEREAS, The people of Hamilton County and the City of Chattanooga are vitally concerned for cheap lights and power, and

WHEREAS, on the front page, The Chattanooga Times on March 26th, 1934, carried a story under this large headline: "TUPLEO'S S USERS OF T.V.A. POWER PAY MUCH LESS", and the gist of the article was that in that city the bills had been reduced by more than fifty per cent; and

WHEREAS, The Chattanooga News, on its front page on March 27th, 1934, carried this large headline: CITY IS PICTURED AS "DRYING UP" WHILE OTHERS GET BENEFITIS", and

WHEREAS, The Chattanooga Times, on Page 5, in the issue of March 29th, 1934, carried a story of an address before the Chamber of Commerce by Mr. James A. Longley, Vice-President of the Tennessee Electric Power Company, under this large headline: "SHOWS FUTILITY OF CITY EFFORTS FOR T.V.A. PACT", and the gist of the story was to the effect that the City of Chattanooga and the County of Hamilton have been throttled by a contract between the Tennessee Valley Authority and certain Southern power companies; and that it will be impossible for Chattanooga and Hamilton County to have any relief from the exorbitant rates that are now being paid by the people of the Tennessee Electric Power Company, and

WHEREAS, The people seem to be greatly confused on this major question that is now before the people of our section:

THEREFORE BE IT RESOLVED, By the County Court of Hamilton County that the County Judge be, and he hereby is directed, to appoint a committee composed of the Honorable Carter J. Lynch, County Attorney, and three members of this Court to determine whether or not the contract claimed by the Tennessee Electric Power Company to protect it in its high rates for the next five years is legal and binding, and if this committee determines that it is, then, they be requested to have the Mayor and the County Judge and our Congressman give the people an explanation of why they have permitted Chattanooga and Hamilton County to be so discriminated against.

BE IT FURTHER RESOLVED, That said committee be, and it hereby is directed, to take action immediately and to report to the people through the press within the next ten days.

ON MOTION of Esquire Rice, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation, and the following committee was appointed Carter Lynch, County Attorney, Esquires Rice, Mulkey and Camp.

RESOLUTION TO DECLARE ROSA LINDA DRIVE A DISTRICT ROAD.

BE It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Rosa Linda Drive from the last end of the Wilcox Tunnel to the Crest Road at the North line of Crest Terrace be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Bayless, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT PEDDLERS LICENSE EXEMPTION BY REVOKED AND INVESTIGATION MADE.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

## REPORT OF WILLIAM E. BORK MEMORIAL HOSPITAL.

QUARTERLY REPORT FOR THE  
 William E. Bork Memorial Hospital for Months.  
 of Jan. Feb. and March. 1934.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Gentlemen.

We as your commissioners for the William L. Bork Memorial Hospital submit our Quarterly report covering the months of January, February and March, 1934, listing the number of patients received, discharged, died and remaining on hand at the close of the quarter ending March 31, 1934.

	MALE	FEMALE	TOTAL.
1. Patients on books of institution beginning of quarter. (Including patients away furlough)	114	81	195
2. Admission during the quarter	21	14	35
3. Discharged from books during the quarter (Does not include patients away on furlough)	14	10	24
4. Total on books during the quarter (Includes Item 1 & 2.)	135	95	230
5. Died during quarter.	4	3	7
6. Total discharged, transferred died during quarter.	18	14	32
7. No. of patients away on furlough.	2	2	4
8. Average No. of patients per day			192
9. Patients remaining on books at end of quarter.	116	78	194

Respectfully submitted,

G. Russell Brown. Chairman.

C. E. Camp. Secretary.

J. B. Bayless. Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Camp, the foregoing report was adopted and ordered to be filed and made a matter of record of acclamation.

RESOLUTION THAT THE COUNTY COURT OF HAMILTON COUNTY WISH TO ADD THEIR SUPPORT TO THE MOVEMENT OF THE COMMITTEE OF EXPERTS APPOINTED BY THE FEDERAL ADVISORY COMMITTEE ON THE FEDERAL PROGRAM FOR EDUCATION KNOWN AS THE SIX POINT PROGRAM.

WHEREAS, a committee of experts appointed by the Federal Advisory Committee and representing 32 National Organizations made its report calling for a Federal program for education known as the six point program.

Be It resolved that, we, the County Court of Hamilton County, wish to add our support to the movement and to urge upon our representatives the necessity of supporting this program in its entirety.

Knowing the school situation in this vicinity and feeling sure that it is very serious throughout the nation we earnestly request that you take your stand favoring the following:

Provision of Federal Funds, for:

- I. \$50,000.00 to keep schools open during year 1933-34.
- II. \$100,000.00 to keep schools open during 1934-35
- III. Federal loans to school districts on the security of delinquent taxes, frozen assets in closed banks, etc.,
- IV. A substantial additional appropriation to insure normal operation of schools.
- V. Not less than 10% of any new appropriations to public works to be devoted to building of school buildings.
- VI. \$30,000.00 to assist students to attend institutions of higher learning.

G. Russell Brown.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPROPRIATE THE SUM OF TWENTY-FIVE DOLLARS (\$25.00) per month from now UNTIL JULY 1st. FOR A COLORED ORPHANS HOME LOCATED IN THE CITY OF CHATTANOOGA.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the sum of \$25.00 per month be appropriated from now until July 1st, to the colored orphans home located on White's Hill in the City of Chattanooga.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was unanimously adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

RESOLUTION TO PROVIDE A FUND TO BE KNOWN AS AN "ADVERTISING FUND" TO BE USED IN ADVERTISING THE RESOURCES AND ATTRACTIONS OF HAMILTON COUNTY, AND TO AUTHORIZE THE EXPENDITURE OF SAID FUND IN DEFRAYING EXPENSES OF THE CONFEDERATE VETERANS REUNION TO BE HELD UNDER THE AUSPICES OF THE AMERICAN LEGION IN THE MONTH OF JUNE 1934.

WHEREAS, pursuant to the provisions of Chapter 551 of the Private acts of 1911, Hamilton County, through its Quarterly County Court, is authorized to create and provide for a fund to be known as an "Advertising Fund" to be used in advertising the resources and attractions of Hamilton County, and

WHEREAS, a committee from members of the American legion has undertaken to hold in Hamilton County, a reunion of the United Confederate Veterans in the month of June, 1934, and

WHEREAS, said committee of the American Legion is now engaged in sending out literature and by other means inviting a large number of people to visit this county and attend said reunion, and

WHEREAS, by sending out invitations and literature describing the attractions of Hamilton County and by other means employed by the said committee of the American Legion, large expenses will necessarily incur which will be beneficial to the welfare of Hamilton County, and that the resources and attractions of said county will be placed before a large number of people throughout the United States.

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County that there be, and is hereby created a fund to be known as an "Advertising Fund" in the amount of Five Thousand Dollars (\$5,000.00) which is hereby appropriated from any funds available.

BE IT FURTHER RESOLVED That a committee of this court to be appointed by the Judge of this Court, in accordance with Section 1 of Chapter 551 of the Private Acts of 1911 be, and they are hereby specifically authorized to use the said "Advertising Fund" for the purpose of defraying expenses incurred by the above mentioned committee of the American legion in connection with the Reunion of the United Confederate Veterans hereinabove referred to.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9. Esquire Thrasher, Chairman, Lawrence and Hamby, were appointed by the Judge the Committee.

RESOLUTION THAT THE ADVERTISING COMMITTEE CREATED BY RESOLUTION duly enacted at this Term of THIS COURT, BE AND IT IS HEREBY EXPRESSLY AUTHORIZED TO EXPEND OUT OF THE ADVERTISING FUND, A SUM NOT EXCEEDING ONE THOUSAND DOLLARS (\$1000.00) Dollars FOR THE PURPOSE OF SUBSCRIBING TO THE SPECIAL T.V.A. ROTOGRAVEAR TO BE PUBLISHED BY THE CHATTANOOGA TIMES IN JUNE 1934.

BE IT RESOLVED by the Quarterly County Court of Hamilton County that the Advertising Committee created by resolution duly enacted at this term of this court, be and it is hereby expressly authorized to expend out of the advertising fund of Five Thousand Dollars created by the resolution referred to, a sum not exceeding One Thousand (\$1000.00) Dollars for the purpose of subscribing to the special T.V.A. photogravure section to be published by the Chattanooga Times in June 1934; the said One Thousand (\$1,000.00) Dollars to be expended in the following manner: Five Hundred (\$500.00) Dollars in the month of June 1934; and Five Hundred (\$500.00) Dollars in the month of July, 1934.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robison, Total 9.

RESOLUTION TO DECLARE LEVONIA STREET A DISTRICT ROAD.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Levonia St. in the Town of Red Bank be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

CLAIM OF LEE HANCOCK, CORONER FOR ONE HUNDRED TWENTY SEVEN (\$127.00) DOLLARS.

LEE HANCOCK.

STATE :	Charge
VS 64185	Failure to safely
JOHN K. TATE. :	keep Liquors.
Executing 103 spas. @ 50 cents.	51.50
Executing Capias.	2.00
Executing Attachment.	2.00
Executing 6 Deft's Spas. @ 50 cents.	<u>3.00</u>
	\$ 58.50

State :	Charge.
vs No. 64404	<u>Ouster.</u>
John K. Tate.	
Executing 1 spa to answer.	2.00
Executing 50 spas @ 50 cents.	<u>25.00</u>
	27.00
Court officer 7 days @ \$6.00 per day.	42.00
Total	\$ 127.50

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing claim was referred to the Finance Committee with power to act.

PETITION OF PAUL HAMMACK.

TO THE WORSHIPFUL COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, CONSISTING OF HONORABLE WILL CUMMINGS, JUDGE, PRESIDING AND HOLDING SAID COURT, AND THE FOLLOWING JUSTICES OF THE PEACE, DULY ELECTED, COMMISSIONED AND ACTING IN AND FOR THE COUNTY OF HAMILTON, IN THE STATE OF TENNESSEE, TO WIT: H. F. Lawrence, Luther Hamby, M. L. Mulkey, Kelso Rice, J. B. Bayless, Ernest Dennis, Wilkes T. Thrasher, C. E. Camp, Ed. Robinson and G. Russell Brown, January Term, 1934.

THE PETITIONER, PAUL E. HAMMACK, A RESIDENT OF HAMILTON COUNTY, TENN.

Your petitioner would respectfully show to your Honor:

1.

That heretofore on the 21st day of July, 1933, in the case of H. E. Grace vs. Hamilton County, cause Number 11493 in the Court of M. L. Mulkey, Justice of the Peace of Hamilton County, Tennessee, there was rendered against Hamilton County, one of the Counties

of the State of Tennessee, a judgment in the sum of Twelve (\$12.00) Dollars, and said Justices costs, in favor of H. E. Grace. That the plaintiff H. E. Grace, on the 12th day of August 1933, assigned said judgment to petitioner, Paul E. Hammack, in consideration of One (\$1.00) Dollar and other valuable considerations such as Attorney's fees and etc. This assignment is made Exhibit "A" to this petition, made a part thereof, but not for copy. This judgment not having been appealed from or superseded became final two days after the date of said judgment, to-wit: July 24th, 1933.

2.

Petitioner shows that he has repeatedly made demand on his Honor, The Honorable Will Cummings, County Judge, by and through the County Attorney for payment of this judgment by Hamilton County and payment has been and still is refused.

3.

Petitioner therefore prays that this petition be filed, and that this Honorable Court at its next term, when the tax rate is to be fixed by this Honorable Court for County purposes, that this County levy a special tax for the purpose of paying off this judgment, accrued interest and Court costs, and that this Honorable Court have said taxes so levied for the purpose of paying off this judgment, interest, and costs collected by the Hamilton County Trustee, and paid out by him to satisfy said judgment, interest and costs. Petitioner further prays that this Honorable Court at its present session pass such resolution or take other appropriate action as may be further necessary for the carrying into effect the prayer of this petition at the appropriate time by Code Section 1077.1078.1079.and 1080, of the State of Tennessee.

Altaffer & Hammack.  
By Paul E. Hammack.  
Atty for Petitioner.

State of Tennessee.

County of Hamilton.

Personally appeared before me, D. B. Vance, a duly appointed, commissioned and qualified Notary Public, in and for the State and County aforesaid, Paul E. Hammack, the Petitioner in the foregoing petition, who makes oath that the statements in the said petition are true to the best of his knowledge, information and belief.

Paul E. Hammack.  
Petitioner.

Sworn to and subscribed before me  
on this the 3rd day of Oct. 1933.  
D. B. Vance. N.P.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing claim was referred to the Finance Committee with Power to Act.

RESOLUTION TO DECLARE THE ROAD LEADING FROM SAM H. EDGMON'S HOUSE IN THE FOURTH CIVIL DISTRICT, ACROSS THE L. R. EDGMON PLACE AND BY THE OLD L. D. EDGMON HOUSE AND THEN ACROSS THE J. R. TALLANT PROPERTY TO COLLEGEDALE A DISTRICT ROAD.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled; That the road leading from Sam H. Edgmon's house in the Fourth Civil District of Hamilton County, Tennessee, across the L. R. Edgmon place and by the old L. R. Edgmon house, and then south across the J. R. Tallent property to Collegedale be and the same is hereby declared to be a district road.

ON MOTION of Esquire Hamby, seconded by Esquire Robinson, the foregoing resolution was adopted by acclamation.

RESOLUTION TO CHANGE THE NAME OF THE WHITE VOTING PRINCINST LOCATED IN THE 4th CIVIL DISTRICT TO WESTVIEW VOTING PRECINCT.



Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

That the Voting precinct known as White Oak located in the 4th Civil District of Hamilton County, Tennessee, be and is hereby changed to be hereafter known as the Westview Voting Precinct.

ON MOTION of Esquire Hamby, seconded by Esquire Robinson, the foregoing resolution was adopted by acclamation.

REPORT OF THE HIGHWAY COMMITTEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENN.

Gentlemen:

During the past Quarter the Highway Commission has been extremely busy maintaining the county roads. The hard freezes, together with the heavy rains, have caused considerable damage to some of our roads. We have endeavored to place chert on the worse places, and to patch as much as possible of the damaged oil roads. Also have promptly replaced damaged bridges, remove slides, up-stop culverts, etc., and in this manner have been able to keep the roads of the county in passable condition.

The thirty county road projects of the CWA have been carried forward with all possible speed, and wonderful progress has been made on them. The supervision of these projects has been under the Highway Commission and the County Engineer. Permanent bridges and culverts have been constructed on most of these projects and they will all be of in-estimable value to the County.

WORKHOUSES.

Our workhouses have been maintained in first class condition and at a minimum cost. An average of 53 prisoners have been kept at our White Oak Camp during the past quarter, and 65 at our Silverdale Camp.

The Grand Jury recently made an inspection of these institutions and reported that the Camps were in a satisfactory condition and the prisoners were well treated.

Respectfully submitted,

BOARD OF HIGHWAY COMMISSIONERS.

By T. S. Wilcox.  
Chairman

ON MOTION of Esquire Camp, seconded, by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

REPORT OF THE COUNTY JUDGE.

TO THE HONORABLE COUNTY COURT:

I submit below, statements showing appropriations (less trustee's commission) for the budget year, 1933-34, and warrants issued by the County Judge for the six months ending Dec. 31, 1933, and balances of appropriations Dec. 31, 1933;

	Appropriations. 1933-34.	Warrants issued for the six months. ending Dec. 31. 1933.	Balances of appropriations Dec. 31. 1933.
Buildings & Ground General	\$ 18.000.00	8.588.04	9.411.96
Buildings & Grounds-Schools)			
Elementary Schools.	) 579.742.00	264.611.98.	315.130.02
High Schools.	)		
Board of Health.	20.000.00	9.504.12	10.495.88
Chancery Court.	750.00	104.25	645.75
Circuit Court.	16.000.00	6.158.12	9.841.39
Criminal Court.	48.000.00	25.855.12	22.144.88
County Court per Diem.	150.00	103.86	46.14
Elections.	5.000.00	5.494.82*	494.82)/D
Lunatics.	1.500.00	921.01	578.99
Office expenses.	10.000.00	5.456.92	4.543.08
Pauper Burials.	3.000.00	2.583.49	416.51

County Hospital	29,000.00	14,491.72	14,508.28
Public & Charitable Institutions.	186,760.00	81,254.75	105,505.25
Salaries.	38,400.00	22,323.27	16,076.73
Sheriff & Jail.	40,000.00	19,992.83	20,007.17
Interest on bonds.	371,614.29	185,807.15	185,807.14
Addition to Sinking Fund.	107,000.00	... ..	107,000.00
Interest on Loans & Discount on Taxes.	40,000.00	35,390.37*	4,609.63
Miscellaneous.	39,845.02	23,202.53	16,642.49
Oil Department (to be partly reimbursed.)	. . . . .	4,900.05	4,940.05 0/D
Store Room Supplies (to be partly reimbursed.)	. . . . .	3,592.05	3,592.05 0/D
City of Chattanooga Schools.	<u>1,000,000.00</u>	<u>434,295.27</u>	<u>566,343.42</u>
<b>TOTALS.</b>	<b>\$ 2,555,400.00</b>	<b>\$ 1,154,672.21</b>	<b>\$ 1,400,027.79</b>

The following other warrants have been issued during the six months ending December 31, 1933:

City of Chattanooga Schools (deferred payment 1932-33. budget.)	13,461.31
District Road Fund.	4,603.03
Pike Fund (including Workhouse)	65,474.70
Rights-of-way. Fund.	4,160.50
Library Fund.	20.43
Temporary Loans Fund.	160,000.00
Highway Bond Interest Fund.	13,500.00
State Highway Reimbursement Fund.	12,608.55

Total warrants issued during the first six months of the year 1933-34. \$ 1,412,219.39

Respectfully submitted,

\* (with \$2,587.50 from the state, deducted)

WILL Cummings.  
County Judge.

\*\* (includes \$18,868.84 Tax Discount).

ON MOTION OF ESQUIRE Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

REPORT OF COUNTY SUPERINTENDENT.

To The Honorable County Judge and members of the County Court of Hamilton County. Gentlemen:

In compliance with the provision of the State Law, I am herewith submitting to you my report for the quarter ending March 31st, 1934.

The amount set forth in our budget for 1933-34 and expenditures through March, 31st, 1934, against the same as shown by vouchers issued by the Superintendent's office are as follows:

	BUDGET.	EXPENDITURES.
General Control.	5,500.00	2,914.00
Instructional Service.	451,105.12	298,506.23
Operation of School Plant.	20,845.00	15,394.33
Auxiliary Agencies.	67,235.00	48,826.26
Capital Outlay.	<u>10,000.00</u>	
	* \$ 554,685.12	\$ 363,640.82

\* This total included the contributions made by teachers, school bus drivers, janitors, and others which amounted to approximately \$27,178.62. (Refer to County Court Report dated April 3, 1933.)

The superintendent has been quite busy during the entire quarter working with the Tennessee Education Committee in securing facts needed for its study of educational conditions in the state. We have also been making studies in educational administration. This has been along the line of Public School Finance and the Administration of Teacher Personnel. As result of some of these studies the members of the court were supplied with tentative suggestions relative to teacher tenure, salary schedule, and retirement. I am hoping that the court members will study these suggestions and give their approval to a plan which will include such provisions.

The amount from tuition and all other sources received by this office and deposited with the Trustee of Hamilton County during the quarter was \$167.00.

Entollment. and attendance.

Months ending:			
	January 12.	February 9.	March 9.
Enrollment.			
Elementary White.	8406	8470	8515.
High School. "	2636	2772	2786
Elementary colored.	741.	747.	749
High School "	59	59	59
	<u>11842.</u>	<u>12048.</u>	<u>12109.</u>

## Average Daily Attendance.

Elementary White.	6892	6545	6076
High school. "	2270	2286	2249
Elementary Colored.	606.	608.	618
High school. "	41	41	40
	9809	9480	8983

You will note the effect of the measles upon our average daily attendance during February and March. More than half of the students of some of our schools were out ~~with~~ for many days with this malady. There are very few schools in the system that have not reported its serious effects upon their attendance records. Whooping cough is making itself felt in some sections of the county.

The board of education has taken advantage of every opportunity the government has offered to improve the situation educationally in this county. Many C.W.A. projects have been presented and a number of them completed. Adult classes have been organized to the extent of our quota. A more comprehensive and detailed report of these activities will be made in July.

The board of education at its meeting held March 23, 1934, adopted the following budget for 1934-35 and authorized me to present the same to the Hamilton County Court.

	Elementary.	High	Total.
General Control.			
Per Diem of Education.	\$120.00	\$120.00	240.00
Salary of Superintendent.	300.00	300.00	600.00
Salaries of the Clerks.	1830.00	1830.00	3660.00
Other Expenses General Control.	950.00	950.00	1900.00
	3200.00	3200.00	6400.00
Instructive Service.	264846.66.	179,544.46	444391.12
Salaries of Teachers.	2500.00	1,000.00	3500.00
School Libraries.	3259.00	1,400.00	4659.00
Supplies, Instructional Serv.	225.00	4,215.00	4440.00
Other Expense. " "	270.830.66	186,159.46	456,990.12.
Operation School Plant.			
Wages of Janitors.	11,880.00	8,965.00	20,845.00
Auxiliary Agencies.			
Enforcement School Law.	4,200.00		4,200.00
Transportation.	23,705.00	32,630.00	56,335.00
Other Auxiliary Agencies.	4,080.00	1,835.00	5,915.00
	31,985.00	34,465.00	66,450.00
Capital Outlay.			
Equipment.	3,000.00	3,000.00	6,000.00
TOTAL.	\$ 320,895.66	\$ 235,789.46	\$ 556,685.12

Note: If the two weeks contribution is to be required of the teachers and other employees the total amount of the budget may be reduced \$27,300.00

The Board of Education asks that if possible the two weeks taken from the teachers' and other employees' salaries this year be restored and that the court act upon the budget sometime during the month of April so that teachers may be elected before rural schools close on May 9th. The Board's action was as follows;

" Be it resolved that since living expenses have materially increased within the last twelve months we recommend that the County Court try to find funds sufficient to care for the expenses of the budget without requiring the two weeks contribution by the teachers and other employees".

"Be It resolved that the executive committee is hereby requested to urge the County Court to decide upon the school budget in April so that the teachers and other employees of the county ~~be~~ board may be elected and notified of their election before May 8th.

I wish to express to Judge Cummings and the members of the Court my appreciation for the splendid support which they have given me and the department of education.

Yours very cordially.

Arthur L. Rankin.

Superintendent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record, by acclamation.

## CLAIMS COMMITTEE REPORT .

TO THE HONORABLE COUNTY COURT.

We, your Claims Committee, beg leave to report that we have this day examined the followings claims in Lunacy cases, etc., and find the same correct, and recommend that they by order paid.

WILKES T. THRASHER.

JUDGE PRO TEM.

Ethel Fine.  
G. W. Flippo.  
John Huffstutler.  
West Chappel.  
Frank Humphries.  
Kid Davis.  
Mary Lowe.  
George Lawson.  
Frank Hill.  
Antoinette Boe.  
Hattie Free.  
R C. Johnson.  
Frank Skillern.  
John Rabun.  
Enoch McCamish.  
Roy Dodd.  
G. W. Flippo.  
Mrs. Alice McLean.  
Mrs. Alice Liner.  
Magdelene Dorst.  
W. F. Skillern.  
Frances Tierman.  
Dr. W. A. Shafer.  
Miss Christine Christnacht.

twenty-five cases @ \$5.00 \$125.00  
D.S.  
one case @ \$3.00 3.00  
\$ 128.00

CHAS. PARSONS.  
Fred Pierce Clark.

Chattanooga, Tenn.  
March 31, 1934

HAMILTON COUNTY.

T. W. KILLOUGH.

FOR SERVICES RENDERED FOR QUARTER ENDING MARCH 31, 1934.

For making Quarterly Record. 4.000 @ 10¢ per 100.	4.00
Entering order of the court 15 @ 25¢	3.75
Filing petitions for exemptions, 46 @ 25¢	11.50
Supplying certificates with seal attached, 46 @ 75¢	34.50
Opening and closing records, 79 days @ 50¢	39.50
Filing, docketing and entering lunacy cases, 17 cases @ 3.85	65.45
Jacketing County bills of expenses 5 @ 15¢	75
Filing report of County Judge.	25
Claims Committee.	25
School Superintendent.	25
Ex-Officio fees for quarter ending Mar. 31, 1934.	50.00
For Registering Circuit Court bills of cost 301 @ 15¢	45.14
	<hr/>
	\$ 255.35

I certify the foregoing to be correct to the best of my knowledge and belief.

T. W. Killough. CCC

Sworn to and subscribed before me this 31st day of March 1934.

Margaret orrell. D.C.

Ed Robinson.  
M. L. Mulkey.  
G. Russell Brown

ON MOTION of Esquire Robinson, seconded by Esquire Mulkey, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION of Esquire Camp, seconded by Esquire brown, the following Notaries Public were elected.

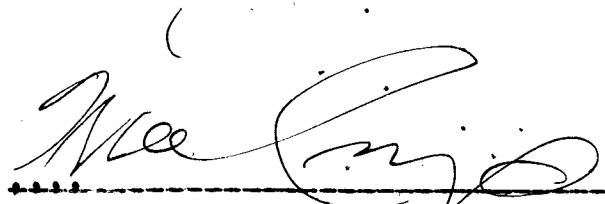
C. H. Bailey.	John R. Evans.	W. R. Loop.
T. L. Boone.	C. F. Emerson.	J. D. Mitchell.
Cyrus B. Brown.	Bertha Farrell.	J. L. Murphy.
Pauline B. Bradford.	Patrick Fickle.	R. C. Morrison.
E. S. Beck.	J. C. Farris.	J. B. Mullinix.
Stanley H. Born.	Mabel Guth.	M. L. Mulkey.
A. P. Bennett.	H. C. Gates.	H. E. McCullough.
Jennie R. Beena.	E. H. Grosser.	J. B. McCrary.
C. R. Brown.	Floyd Gam.	W. L. Newton.
Benjamin J. Cash.	J. F. Gann	G. R. Nease.
A. T. Collum.	Mrs. W. W. Hale.	F. E. Owens
E. H. Cairnes.	C. W. Hale.	Alice E. Peterson.
R. C. Crumbliss.	W. M. Hughes.	B. W. Peacock.
F. P. DeFriese.	T. O. Jewell.	J. W. Pack.
J. C. Farris.	C. H. Jerden.	M. E. Ruffner.
Floyd C. Delaney.	W. Lindsay Jackson.	G. P. Rogers.
Frank S. Darwin.	C. L. Kittrell.	Ambrose S. Ringwald.
J. B. Draughon.	H. S. Kimsey.	A. V. Rollins
Walter T. Dodd.	W. F. Langley.	Grace Rogers.
	S. T. Lowell.	W. F. Smith.

T. C. Snodgrass.  
 R. J. Stephens.  
 Imogene Silvia  
 R. P. Scott.  
 Benjamin Zion Tabb.  
 T. J. Tullos.  
 L. P. Timberlake.  
 Ellen B. Wilson.  
 Joseph W. Wagner.  
 Ellen B. Wilson.  
 Wilkie A. Neighbor.  
 Mrs. James L. Vartol.

ON MOTION OF Esquire Camp, seconded by Esquire Brown, the following Poll Tax Exemptions were granted.

T. W. Allison.	Wm. Kight.
Wm. A. H. Atwood.	E. G. Kent.
Fred W. Austin.	J. W. Kersey.
John Richard Banks.	J. H. Lowe.
J. F. Britton.	Fred Ledford.
J. B. Burns.	Jos. T. Long.
Chas. W. Burnell	Floyd A. Morgan.
Ernest Billingsley.	Cecil Miller.
Geo. M. Brown.	James H. Miller.
D. H. Brown.	Wm. F. McCarthy.
G.F.H. Burton.	Jack McNeil.
W. J. Bramlett.	Sol. Menuskin.
T. C. Blevins.	Robt. W. Norton.
John Boyd.	Leonard A. nail.
Jim L. Bullard.	Frank Patty.
Ernest Boyd.	James L. Platt.
G. B. Brown.	Jos. C. Poss.
Derloin Brown	C. B. Pirkle.
G. L. Crowe.	W. M. Pyle.
Robert W. Crane.	Edgar B. Purin.
W. C. Cole.	Yuzf. Rimasfski.
Aubrey M. Conner.	A. D. Richey.
Henry W. Coley.	Cora Richey.
Walter Cantrell.	F. E. Roe.
J. W. Cotts.	W. A. Ragons.
J. C. Durham.	David Shell.
Hobart Delaney.	B. O. Smallwood.
Wm. A. Davis.	Clay Smith.
Roy Dawlin.	Raymond G. Smartt.
Sim Davis.	Pritchard Shamlin.
Wm. J. Emery.	Melvin F. Smith.
Ed. Eily.	Roy Smartt.
Carl D. Eason.	H. Sims.
Richard Edwards.	L. C. Short.
J. T. Gray.	La Dell Thomas.
H. E. Gregg.	J. P. Talley.
Albert L. Gossett.	L. M. Wolfe.
C. W. Guthrie.	Raymond M. Wilson.
W. J. Harris.	Everett H. Whitford.
Oscar D. Howren.	L. J. Yates.
A. R. Hood.	F. E. White.
Jas. Housley.	H. G. White.
Jim P. Hall.	J. E. Puckett.
Walker Helton.	
Russell T. Hill.	
C. W. Holmes.	
P. F. Irwin.	
A. M. Johnson.	

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, Court adjourned to meet again April 23rd, 1934.



COUNTY JUDGE:



STATE OF TENNESSEE      )

COUNTY OF HAMILTON.      )      MONDAY. APRIL 23rd, 1934.

BE IT REMEMBERED, That on this the 23rd day of April, 1934, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, An Adjourned Term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee,

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

THE MINUTES of the April Term 1934 were read.

ON MOTION of Esquire Bayless, seconded by Esquire Camp, the Minutes were adopted as read.

The Court then went into the Election of County Engineer, County Physician, Coroner, Equalization Board and Members of the school Board and Chaplain.

ON MOTION of Esquire Lawrence, seconded by Esquire Bayless, E. G. Murrell was elected County Engineer by acclamation.

ON MOTION of Esquire Camp, seconded by Esquire Robinson, Dr. W. H. Cheney, was elected County Physician by acclamation.

ON MOTION of Esquire Bayless, seconded by Esquire Mulkey, C. A. Epperson, was nominated.

ON MOTION OF Esquire Rice, seconded by Esquire Lawrence, Jack O'Donohue was nominated.

The votes were as follows: For C. A. Epperson, Esquire Mulkey, Camp, Brown, Thrasher, Hamby, Bayless and Robinson. Total 7. For Jack O'Donohue Esquires Lawrence, and Rice, Total 2. C. A. Epperson was elected County Coroner.

Lewis Robinson, Porter Poe, J.B.F. Lowry, T. A. Rogers and Chas. Poe were nominated for the Equalization Board and upon a secret ballot the votes were as follows: Lewis Robinson 9. Porter Poe 7. J. B. F. Lowry, 7; T. A. Rogers, 2. Chas. Poe. 2. and Lewis Robinson, Porter Poe and J.B. F. Lowry, were elected to the Board of Equalization.

Judge J. Lon Foust resigned from the Sinking Fund Commission and said resignation was accepted by the Court.

ON MOTION of Esquire Robinson, seconded by Esquire Camp, Deadrick Moon was elected to fill the vacancy on the Sinking Fund Commission by acclamation.

ON MOTION of Esquire Camp, seconded by Esquire Rice, Wyatt Larrimore was elected County Chaplain and matter of salary for chaplain was referred to the County Attorney and Finance Committee with power to Act .

REPORT OF ADVERTISING COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Advertising Committee appointed by the County Court at its regular April Quarterly session begs leave to make the following report:

It was unanimously adopted by your committee that the appropriation of \$5,000.00 made by the County Court for the impending Confederate Veterans' Reunion be turned over to the Advertising Committee of the American Legion for the purpose of advertising Hamilton County , also to authorize the Co. Judge to pay Chattanooga Times the \$1000.00 for T.V.A. Rotagraveur advertising.

Respectfully.

Wilkes T. Thrasher.      Chairman.

H. F. Lawrence.

Luther Hamby.

ON MOTION OF Esquire Hamby, seconded by Esquire Lawrence, the foregoing report was referred to the Finance Committee with power to act, on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, J. P. Brown, was elected as a member of the School Board from the Third District on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

RESOLUTION TO JOIN OTHER CITIES IN THE CONTEST OF THE LEGALITY OF A CONTRACT ENTERED INTO BY THE POWER TRUST AND THE T.V.A.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled: -

Whereas, a bill has been prepared to file in the Federal Court. This bill has been drawn at the instance of several other towns. To test the legality of a contract entered into by the Power Trust and the T.V.A.

Whereas this contract prevents Chattanooga and several small Towns from securing cheap Electric Power.

WHEREAS this contract places Chattanooga at a great disadvantage.

It gives other Cities who have been fortunate enough to get cheap T.V.A. Power a distant advantage over Chattanooga, in that they can give prospective Manufactures as an inducement to locate their plants in their City's Cheap Power which is all important to new industries, and a great saving to the users of electric power.

And Be it resolved by the County Court of Hamilton County to join with the Cities who are contesting this contract, to test the Legality of said contract.

ON MOTION OF Esquire Mulkey, seconded by Esquire Thrasher, the foregoing resolution was passed until Monday by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the School Budget was adopted as recommended by Superintendent Rankin filed April 3rd, 1934, with the exception that a two weeks donation of free taching in effect last year (1933) be referred to the Finance Committee with power to act, on a roll call vote, the following members of the court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

RESOLUTION TO AUTHORIZE AND DIRECT THE COUNTY JUDGE TO TAKE STEPS TO OBTAIN A REDUCTION IN UTILITY RATES IN Hamilton County.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the County Judge be and he is hereby authorized and directed to take up with the Railroad and Public Utilities Commission of the State of Tennessee, the matter of a reduction of utility rates in Hamilton County; to make or cause all necessary facts and figures to present to said commission and to institute and carry through to a conclusion all such proceedings as may be necessary or proper to obtain all possible relief for users of utility service in Hamilton County.

ON MOTION OF Esquire Mulkey, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION TO ALTER AND CHANGE THE LINES OF THE FOURTH WARD OF THE CITY OF CHATTANOOGA.

Beginning where the old line enters West Ninth Street at Cypress and running thence North along the center of Cypress Street to West Sixth Street; thence westwardly along the center of West Sixty Street to where it intersects with Bpynton Terrace and Park Drive;

thence in a north westwardly direction so as to follow the center of Park Drive to the North-west corner of No. 6. Fire Hall; and thence in a direct line to the old line of said Fourth Ward, which leads to the Tennessee River.

Be it further resolved that this action take effect from and after its passage, the public welfare requiring it.

ON MOTION OF Esquire Mulkey seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION TO CREATE A FOURTH VOTING PRECINCT IN THE 13th WARD, EAST LAKE.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That there be created a Fourth Voting Precinct in the 13th Ward, City of Chattanooga, the metes and bounds of said Fourth precinct to be as follows:

Beginning at 43rd Street, the alley between 5th and 6th Ave., and going north to 28th Street, thence west to include all of the 13th ward lying west, The alley between 5th and 6th Ave between 43rd and 28th Streets; thence west along 43rd Street and the alley between 5th and 6th Ave., to the point of beginning--- The lines to be the middle of said Alley between 5th and 6th Ave., only those voters living on the inside of said line will be allowed to vote in the Fourth Precinct and this Territory shall constitute the Fourth Precinct.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the foregoing resolution was referred to the Finance Committee with power to act.

RESOLUTION TO APPROPRIATE TEN THOUSAND (\$10,000.00) DOLLARS FOR A STUDENT LOAN FUND FOR A STUDENT LOAN FUND FOR THE GRADUTES OF THE HIGH SCHOOLS OF HAMILTON COUNTY WHO DESIRE TO ATTEND THE UNIVERSITY OF CHATTANOOGA.

The University of Chattanooga respectfully petition the County Court of Hamilton County for an appropriation of \$10,000.00 for a student loan fund for the graduates of the high schools of Hamilton County who desire to attend college, who are qualified by character, ability and mentality for college work, and who are unable to meet the cost of college training.

At the present time the University has been attempting to help a great many students by means of work jobs and student loans. This has placed quite a financial burden on the college since the student loans have been loan of tuition without cash income for the college and since work jobs mean a liberal discount from the regular tuition charge. The University has granted this assistance, however, because hundreds of young men and women would have been turned from college during the past few years if this institution had not lent a helping hand.

If talented and able boys and girls who cannot pay the cost of college training are not entitled to the opportunity of a college education, then there is no basis for this plan. On the other hand, if the talented and able boys and girls of the community are entitled to the advantage of college training, then the burden and responsibility of helping provide this privilege belongs at least in part, to the community as well as to the college.

One of the pressing educational and social problems today in this country is the problem of the number of high school graduates who cannot find work and who cannot continue their education. Unable to find work and unable to go to college, they are asking the privilege of post-graduate work in the high school. In most instances, however, post-graduate work in high school is not a helpful and stimulating experience for the boy and girl. While new classes for study may be found, growth and progress for the student do not lie simply in taking all the different courses that the curriculum offers, but in marching ahead in company with those of their own rank in ability and in achievement and in seeking work and accomplishments at a higher level.

Post-graduate high school work frequently means stagnation for the individual. In these statements, of course, the reference is not to the occasional high school graduate who prefers or needs another year of high school work before entering college or who wishes to pursue some particular course at the high school level rather than advance into college, but to the great majority of graduates who with few exceptions wish to continue their education in college or university and for whom post-graduate work in high school is the only alternative to unemployment and idleness.

From the standpoint of the school, post-graduates, on the whole, are not a helpful influence within the school; in large numbers they are often a harmful influence. Having completed the requirements of the high school, they are no longer in spirit and in deed a real part of the group. Having finished the race and being thrown back again with the runners, they slacken their own pace and retard the pace of the others.

There may be the temptation to allow post-graduate study in the high school for high school graduates who cannot find employment in preference to making an appropriation for a student loan because there seems to be no extra expense involved in post-graduate work in high school. This view point would be incorrect. The teaching of post-graduates would add an additional cost to the operation of the high school, for students mean teachers. To increase the number of students materially in a high school means to increase the expense or to decrease the efficiency of the educational process for all. Any one would be foolish to believe that the provision for post-graduate work in the high school would not increase materially the numbers. Cut off from college by expense and unable to find employment, the high school graduate must choose between idleness and postgraduate work and his choice will be the latter.

The problem is social as well as personal and individual. The social side has two aspects. First, if a number of young men and women are forced into idleness by economic conditions, the ultimate effect on society is harmful. In the second place, if talented and able boys and girls are deprived of college training, society will be the loser because of the loss of the contribution these boys and girls might have been made to the State and the nation.

The existence of a college of fine reputation and recognized standing in this community provides a very sensible and practical solution. Let the county help financially those whose talents and qualifications entitle them to the privilege of college training, always keeping in mind that this assistance will be only ~~the~~ for those who need assistance and whose qualifications for college work justify their going to college. The cost is not great, probably less on the whole than the cost of post-graduate work.

In addition to aiding the students, an appropriation for a loan fund would aid the college. The money borrowed from the loan fund is paid by the student to the college and becomes a part of the income that sustains the college. Frankly, there seems to be no good reason that the County cannot help support an institution like the University of Chattanooga. Consider the contribution that this college is making to this community and to the young men and women of this community. Picture, furthermore, if you can, this city and this county in the future without an Institution of Higher Learning of excellence and fine reputation.

If an appropriation were granted by the County for a loan fund the County could ask the University to administer the loan fund or could set up a Board of Trustees of three or five or seven citizens to administer the loan fund. That is a matter to be decided at the discretion of the Court.

Recently the University conducted a campaign for \$25,000.00 for student loan. The question

may be asked. "Why another petition for a loan fund"? The answer is that the campaign this year does not solve all the problems of student help or necessary financial assistance for the college for next year.

May the work of the University, its good name, its fine reputation and its recognized attainment in the field of education and the generous help it has accorded to the graduates of every high school in Hamilton County support this petition and commend it to you for your favorable consideration.

Very sincerely,  
Alex Guerry.

ON MOTION of Esquire Lawrence, seconded by Esquire Thrasher, the foregoing resolution was referred to the Finance Committee with power to act.

RESOLUTION TO APPROPRIATE \$16,250.00 to BUILDING & GROUNDS BUDGET FOR THE PURCHASE OF LAND IN THE VICINITY OF RED BANK FOR A HIGH SCHOOL BUILDING.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled;

That the amount of Sixteen Thousand Two Hundred fifty dollars be and the same is hereby appropriated to the budget of the Buildings and Grounds Commission to be used to purchase suitable land in the vicinity of Red Bank in the 3rd Civil District to be used for the building of a High School.

ON MOTION of Esquire Thrasher, seconded by Esquire Rice, the foregoing resolution was referred to the Finance Committee with power to act on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

RESOLUTION THAT THE TENNESSEE ELECTRIC POWER COMPANY BE GRANTED TO RIGHT TO OPERATE A BUS LINE OVER THE FOLLOWING PUBLIC ROADS OF HAMILTON COUNTY.

STATE OF TENNESSEE    )  
COUNTY OF HAMILTON    )

RESOLVED, That The Tennessee Electric Power Company, be and is hereby granted the right to operate a bus line over and along the following public roads in Hamilton County;

Beginning at the Chattanooga Corporation line on the Chattanooga-Dayton Pike north of Stringers Ridge Tunnel, thence on said Pike to the junction with the Signal Mountain Boulevard, thence on Signal Mountain Boulevard to James Boulevard, thence on James Boulevard to the north driveway into the Signal Mountain Hotel, also on Signal Mountain Boulevard from the south driveway into the Signal Mountain Hotel, to James Boulevard, returning on James Boulevard, Signal Mountain Boulevard and the Dayton Pike, to the Chattanooga Corporation line hereinbefore referred to. Also on the Williams Island Ferry Road from the Signal Mountain Boulevard to Baylor School.

Also over such other highways in the vicinity as the demand for service may require.

This franchise is granted as a part of a franchise granted by or to be granted by the City of Chattanooga, for the operation of a bus line within the corporate limits of said city, subject to the conditions stated in said ordinance, hereinafter described;

"An Ordinance granting to The Tennessee Electric Power Company the right to operate a bus line from Ninth Street on Market Street in the City of Chattanooga to Signal Mountain.

Section 1. Be it ordained by the Board of Commissioners of the City of Chattanooga, That the right be and is hereby granted to The Tennessee Electric Power Company to operate buses of the street car type electrically or by gasoline or some other motive power and without tracks, over and along the following streets of Chattanooga, Tennessee.

Beginning at Ninth Street on Market Street, thence on Ninth Street to Broad Street thence on Broad Street to Fourth Street, thence on Fourth Street to Market Street, thence on Market Street to and over the Market Street Bridge, to the Cherokee Boulevard, thence on the Cherokee Boulevard to and through the Stringers Ridge Tunnel to the Chattanooga Corporation line immediately north of the tunnel, returning from the outside terminus beginning at the corporation line of Chattanooga on the Cherokee Boulevard, thence on the Cherokee Boulevard to Market Street, thence on Market Street to and over the market Street Bridge, continuing on Market Street to Ninth Street, the place of beginning.



Also over such other streets and highways in the vicinity as the demand for service may require.

This franchise is granted as a part of a line to be extended into Hamilton County as follows;

Beginning at the Chattanooga Corporation line on the Chattanooga-Dayton Pike north of Stringers Ridge Tunnel, thence on said Pike to the junction with the Signal Mountain Boulevard, thence on Signal Mountain Boulevard to James Boulevard, thence on James Boulevard to the north driveway into the Signal Mountain Hotel, also on Signal Mountain Boulevard from the south driveway into the Signal Mountain Boulevard and the Dayton Pike, to the Chattanooga Corporation line hereinbefore referred to. Also on the Williams Island Ferry Road from the Signal Mountain Boulevard to Bay lor School.

Provided that the right to extend the said bus line beyond the corporation limits into Hamilton County and over the public highways on Signal Mountain, be ratified and approved by the County Court of Hamilton County, that the right to operate in the Town of Signal Mountain be ratified and approved by the City Commission of Signal Mountain, and provided also that the rights herein granted be ratified and approved by the Railroad and Public Utilities Commission of the State of Tennessee.

Section 2. Be it further ordained, that the right hereby granted is upon and subject to the following conditions:

1. That the separation of races will be provided for in said busses as is provided with respect to the street cars operated by the grantee.
2. That the buses operated by the grantee shall be run upon regular schedules as advertised from time to time in such manner as grantee may determine.
3. That the grantee shall also have the right to haul baggage, express and mail over said route.
4. That the buses operated under this franchise shall carry destination signs, shall be lighted at night and reasonably heated during the winter months.
5. That each bus shall contain therein in a conspicuous place the rate of charge from time to time in force.

Section 3. Be it further ordained, that the maximum charge per passenger for the trip in either direction between Ninth Street and Signal Mountain as herein described, including the route through the City and County, shall not exceed twenty (20) cents. That the maximum charge per passenger for the trip, or any part thereof, in either direction between Ninth Street and Glendale, or between Glendale and Signal Mountain Hotel, shall not exceed ten (10) cents.

It being understood that the grantee shall have the right to forfeit this franchise should the rate of fare at any time be reduced without said grantee's consent.

Also that the grantee reserves the right to cease operations under this franchise if after six (6) months' trial operation, it shall be found that the patronage will not pay a reasonable return on the investment; but that the company will give a further trial of six (6) months on an adjusted schedule and fare if desired by the patron.

Section 4. Be it further ordained, that this ordinance take effect two weeks from and after its passage, the public welfare requiring it.

STATE OF TENNESSEE      )  
COUNTY OF HAMILTON.    )

A RESOLUTION THAT THE TENNESSEE ELECTRIC POWER COMPANY BE GRANTED THE RIGHT TO OPERATE A BUS LINE OVER THE FOLLOWING PUBLIC ROADS OF HAMILTON COUNTY.

RESOLVED, That The Tennessee electric Power Company, be and is hereby granted the right to operate a bus line in either or both directions over and along the following public roads in Hamilton County;

Beginning at the Chattanooga Corporation line on Manufacturers Road, at or near the Signal Knitting Mills, in North Chattanooga, thence on said Manufacturers Road (some times referred to as Riverside Drive), to a point where the said Manufacturers Road intersects with the Pineville Road to the point where it intersects with the Woodland Road, near Valley Junction, thence on Woodland Road to a point where the said Woodland Road intersects with the Cherokee Boulevard (Dayton Pike), at which point said bus line will connect with and / or be a part of the Chattanooga-Signal Mountain bus line.

Also over such other highways in the vicinity as the demand for service may require.

BE IT FURTHER RESOLVED, that the maximum charge per passenger for the trip in either direction from Ninth Street in the City of Chattanooga, to any point on the above-described route shall not exceed ten (10) cents.

This franchise is granted to The Tennessee Electric Power Company subject to its acceptance within sixty (60) days from date of its passage. The acceptance by The Tennessee Electric Power Company depending upon Hamilton County re-surfacing and putting in proper condition and repair for bus operation any part of the said road or highway beginning at the corporate line at Signal Knitting Mills on Manufacturers Road, and extending over the route

herein described.

This franchise is granted as a part of a franchise granted by or to be granted by the City of Chattanooga and Hamilton County for the operation of a bus line from the City of Chattanooga to Signal Mountain, subject to the conditions stated in said franchise, hereinafter described:

State of Tennessee.

County of Hamilton.

RESOLUTION THAT THE TENNESSEE ELECTRIC POWER COMPANY BE GRANTED THE RIGHT TO OPERATE A BUS LINE OVER THE FOLLOWING PUBLIC ROADS OF HAMILTON COUNTY.

RESOLVED, That the Tennessee Electric Power Company, be and is hereby granted the right to operate a bus line over and along the following public roads in Hamilton County:

Beginning at the Chattanooga Corporation line on the Chattanooga-Dayton Pike north of Stringers Ridge Tunnel, thence on said Pike to the junction with the Signal Mountain Boulevard, thence on Signal Mountain Boulevard to James Boulevard, thence on James Boulevard to the north driveway into the Signal Mountain Hotel, also on Signal Mountain Boulevard from the south driveway into the Signal Mountain Hotel, to James Boulevard, returning on James Boulevard, Signal Mountain Boulevard and the Dayton Pike, to the Chattanooga Corporation line hereinbefore referred to. Also on the Williams Island Ferry Road from the Signal Mountain Boulevard to Baylor School.

Also over such other highways in the vicinity as the demand for service may require.

This franchise is granted as a part of a franchise granted by or to be granted by the City of Chattanooga for the operation of a bus line within the corporate limits of said City, subject to the conditions stated in said ordinance, hereinafter described;

An ordinance granting to the Tennessee Electric Power Company the right to operate a bus line from Ninth Street on Market Street in the City of Chattanooga to Signal Mountain.

Section 1. Be it ordained by the Board of Commissioners of the City of Chattanooga, That the right be and is hereby granted to the Tennessee Electric Power Company to operate buses of the street car type electrically or by gasoline or some other motive power and without tracks, over and along the following streets of Chattanooga.

Beginning at Ninth Street on Market Street, thence on Ninth Street to Broad Street, thence on Broad Street to Fourth Street, thence on Fourth Street to Market Street, thence on Market Street to and over the Market Street Bridge, to the Cherokee Boulevard, thence on the Cherokee Boulevard to and through the Stringers Ridge Tunnel to the Chattanooga Corporation line immediately north of the tunnel, returning from the outside terminus beginning at the corporation line of Chattanooga on the Cherokee Boulevard, thence on the Cherokee Boulevard to Market Street, thence on Market Street to and over the Market Street Bridge, continuing on Market Street to Ninth Street, the place of beginning.

Also over such other streets and highways in the vicinity as the demand for service may require.

This franchise is granted as a part of a line to be extended into Hamilton County as follows:

Beginning at the Chattanooga Corporation line on the Chattanooga-Dayton Pike north of Stringers Ridge Tunnel, thence on said Pike to the Junction with the Signal Mountain Boulevard, thence on Signal Mountain Boulevard to James Boulevard, thence on James Boulevard to the north driveway into the Signal Mountain Hotel, also on Signal Mountain Boulevard from the north driveway into the Signal Mountain Hotel, also on Signal Mountain Boulevard from the south driveway into the Signal Mountain Hotel, to James Boulevard, returning on James Boulevard, Signal Mountain Boulevard and the Dayton Pike, to the Chattanooga Corporation line hereinbefore referred to. Also on the Williams Island Ferry Road from the Signal Mountain Boulevard to Baylor School.

Provided that the right to extend the said bus line beyond the corporation limits into Hamilton County and over the public highways on Signal Mountain, be ratified and approved by the County Court of Hamilton County, that the right to operate in the Town of Signal Mountain be ratified and approved by the City Commission of Signal Mountain, and provided also that the rights herein granted be ratified and approved by the Railroad and Public Utilities Commission of the State of Tennessee.

Section 2. Be it further ordained, that the right hereby granted is upon and subject to the following conditions:

1. That the separation of races will be provided for in said buses as provided with respect to the street cars operated by the grantee.
2. That the buses operated by the grantee shall be run upon regular schedules as advertised from time to time in such manner as grantee may determine.
3. That the grantee shall also have the right to haul baggage, express and mail over said route.
4. That the buses operated under this franchise shall carry destination signs.

shall be lighted at night and reasonably heated during the winter months.

5. That each bus shall contain therein in a conspicuous place the rate of charge from time to time in force.

Section 3. Be it further ordained, that the maximum charge per passenger for the trip in either direction between Ninth Street and Signal Mountain as herein described, including the route through the City and County, shall not exceed twenty (20) cents. That the maximum charge per passenger for the trip, or any part thereof, in either direction between Ninth Street and Glendale, or between Glendale and Signal Mountain Hotel, shall not exceed ten (10) cents.

It being understood that the grantee shall have the right to forfeit this franchise should the rate of fare at any time be reduced without said grantee's consent.

Also that the grantee reserve the right to cease operations under this franchise if after six (6) month's trial operation, it shall be found that the patronage will not pay a reasonable return on the investment; but that the company will give a further trial of six (6) months on an adjusted schedule and fare if desired by the patrons.

Section 4. Be it further ordained that this ordinance take effect two weeks from and after its passage, the public welfare requiring it.

on motion of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolutions were referred to the Finance Committee with power to Act.

RESOLUTION TO APPROPRIATE ONE THOUSAND (\$1000.00) DOLLARS TO THE LABOR WORLD TOWARDS ADVERTISING IN ITS "OUT OF THE FOG EDITION."

Whereas, the Chattanooga Times is preparing a special edition commemorating the Tennessee Valley Authority program, space in which has been taken by the Hamilton County Court to the amount of \$1000.00; and,

Whereas, the Chattanooga Labor World is about to issue its annual edition, which this year will be a resume of the first year of NRA as Labor sees it; and

Whereas, since the county and city has appropriated money for advertising in the Times, and since the Labor World is a strictly non-political but intensely patriotic newspaper, therefore, be it

Resolved, by the Hamilton County Court, in adjourned session April 23, 1934, that the sum of \$1.000 be appropriated towards advertising in its "Out of the Fog Edition".

Kelso Rice. J.P.

ON MOTION OF Esquire Rice, seconded by Esquire Mulkey, the foregoing resolution was referred to the Finance Committee with power to Act.

RESOLUTION THAT THE COUNTY COURT IN THE NAME AND BEHALF OF THE PEOPLE OF THIS COUNTY EXPRESS TO THE UNIVERSITY OF CHATTANOOGA THEIR COMMENDATION AND APPRECIATION OF THE SPLENDID WORK WHICH IS BEING DONE IN AND THROUGH THIS INSTITUTION.

Whereas, the University of Chattanooga has sponsored and is now conducting the Tennessee Valley Institute, for the purpose, among others, of providing a forum for the discussion of problems affecting the welfare of the people of the Tennessee Valley, including Hamilton County, and

Whereas, it is the opinion of the membership of this court that this undertaking will result in very great benefit to the people of this County;

Now, therefore, be it resolved by the Quarterly County Court of Hamilton County, that we do hereby, in the name and behalf of the people of this County, express to the University of Chattanooga, our commendation and appreciation of the splendid work which is being done in and through this Institute.

ON MOTION of Esquire Mulkey, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the following Notaries Public were elected.

S. F. Bretski.                      Beatrice C. Bartol.  
 S. E. Brody.  
 Henry L. Barger.  
 Jas. C. Choate.  
 Walter T. Dobbs.  
 Wilkie A. Neighbor.  
 W. A. Robinson.  
 W. Shep Shelton.  
 W. M. Sache.  
 P. D. Thacher.  
 Mabel Taylor.  
 J. W. Wagner.  
 John S. Wrinkle

ON MOTION of Esquire Bayless, seconded by Esquire Thrasher, the following Poll Tax exemptions were granted.

C. E. Brogdon.	Poll Tax.
D. A. Brown.	"
Virgil Barber.	"
R. L. Crumley.	"
L. R. Davenport.	"
S. G. Dorsey.	"
Chas. O. Duncan.	"
Geo. Fuller.	"
Jesse B. Lynch.	"
Chas. Lynch.	"
James D. Massengale.	"
Buster Johnson.	"
M. F. Plemons.	"
A. H. Smedley.	"
Alden H. Smedley.	"

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Court adjourned to meet again Monday. April 30, 1934, for the purpose of taking up Privilege Exemptions only.

*Neil Comya*  
 \_\_\_\_\_  
 County Judge.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. APRIL 30th, 1934.

BE IT REMEMBERED, That on this the 30th day of April, 1934 an Adjourned Term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee.

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County, when the following proceedings were had, to-wit:

The County Court clerk called the roll of the Justices of the Peace of said County and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

RESOLUTION THAT THE CLAIMS COMMITTEE INSPECT AND MAKE RECOMMENDATIONS AS TO WHO IS ENTITLED TO EXEMPTIONS FROM PEDDLING LICENSE.

ON MOTION OF Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Court adjourned to meet May 7th, 1934 at 10.00 to transact any business that may come before it.



COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

MONDAY. MAY 7, 1934.

BE IT REMEMBERED\_ That on this the 7th day of May, 1934, an Adjourned Term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee.

Present and presiding, the Honorable Wilkes T. Thrasher, Judge Pro Tem of the County Court, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace of said County and the following answered to their names: Esquires Mukkey, Bayless, Rice, Bayless, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, that the Claims Committee meet on Friday, May 11th, 1934, at 10.00 o'clock and pass on exemptions.

RESOLUTION TO AMEND THE RESOLUTION PASSED AT THE APRIL 23rd Adjourned Term 1934, APPROPRIATING MONEY FOR THE PURCHASE OF LAND IN THE VICINITY OF RED BANK.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT of Hamilton County, Tennessee, in Quarterly Session assembled:

To A-Mend the resolution passed at the April Adjourned Term, 1934, appropriating money for the purchase of land in the vicinity of Red Bank so as to read "In the vicinity of Midvale Park, and Red Bank.

ON MOTION of Esquire Thrasher, seconded by Esquire brown, the foregoing resolution was adopted by acclamation.

RESOLUTION ENDORSING THE RECORDS OF SENATOR KENNETH D. MCKELLAR AND SENATOR NATHAN L. BACHMAN, IN THE UNITED STATES SENATE.

BE IT RESOLVED by the County Court of Hamilton County, in an adjourned session assembled that we indorse the splendid records of Senator Kenneth D. McKellar and Senator Nathan L. Bachman in the United States Senate, and we especially congratulate them upon their recent votes in favor of the disabled veterans of the World War and the aged veterans of the Spanish American war; and we respectfully recommend and urge that they vote in favor of issuing United States notes as a circulating medium in the place of the Adjusted Service Certificate, now held by the Veterans of the World War, when the Patman bill comes before the Senate, which bill is commonly called the "Bonus", and thus favor a controlled expansion of the currency by placing \$2,200,000,000. of additional currency in circulation and which would place \$36,318,844. additional currency in the State of Tennessee and \$2,201,058 in Hamilton County, Tennessee.

BE IT FURTHER RESOLVED That we believe that such bill would be a greater aid to National recovery than was the CWA and would do far more for Tennessee and Hamilton County than is proposed by the CWA.

Kelso Rice.

ON MOTION OF Esquire Rice, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION AMENDING THE RESOLUTION THAT THE TENNESSEE ELECTRIC POWER COMPANY BE GRANTED THE RIGHT TO OPERATE A BUS LINE OVER THE FOLLOWING PUBLIC ROADS OF HAMILTON COUNTY.

RESOLVED, That the Tennessee Electric Power Company, be and is hereby granted the right to operate a bus line in either or both directions over and along the following public roads in Hamilton County:

Beginning at the Chattanooga Corporation line on the Manufacturers Road, at or near



the Signal Knitting Mills, in North Chattanooga, thence on said Manufacturers Road (some times referred to as Riverside Drive), to a point where the said Manufacturers Road intersects with the Pineville Road to the point where it intersects with the Woodland Road, near Valley Junction, thence on Woodland Road to a point where the said Woodland Road intersects with the Cherokee Boulevard (Dayton Pike), at which point said bus line will connect with and/or be a part of the Chattanooga-Signal Mountain bus line.

Also over such other highways in the vicinity as the demand for service may require.

BE IT FURTHER RESOLVED, That the maximum charge per passenger for the trip in either direction from Ninth Street in the City of Chattanooga to any point on the above -described route shall not exceed ten (10) cents.

This franchise is granted to the Tennessee Electric Power Company subject to its acceptance within sixty (60) days from date of its passage. The acceptance by The Tennessee Electric Power Company depending upon Hamilton County re-surfacing and putting in proper condition and repair for bus operation any part of the said road or highway beginning at the corporate line at Signal Knitting Mills on manufacturers Road, and extending over the route herein described.

Also that the grantee reserve the right or cease operations under this franchise if after six (6) months trial operation, it shall be found that the patronage will not pay a reasonable return on the investment; but that the company will give a further trial of six (6) months on an adjusted schedule and fare if desired by the patrons.

The above resolution amended as follows:

That the Bus be routed over the Pineville Road & intersect with Signal Mt. Road at Pink Bolin's place.

Passed by the County Court May 7, 1934.

ON MOTION of Esquire Brown, seconded by Esquire Robinson, the foregoing resolution was adopted by acclamation.

ON MOTION OF Esquire Rice, seconded by Esquire Lawrence, the following Notaries Public were elected.

Joe Broodway.  
A. E. Brown.  
R. W. Duncan.  
Irene Fitzgerald.  
H. C. Maxwell.  
Creed W. Maynard.  
R. A. Peck.  
J. B. Robinson.  
Benjamin J. Tabb.  
L. F. Wilkerson.

ON MOTION of Esquire Brown, seconded by Esquire Camp, the following Poll Tax Exemptions were granted and all exemptions application for Peddling License that were approved by the Claims Committee was authorized by the Court by acclamation.

ON MOTION of Esquire Camp, seconded by Esquire Robinson, Court adjourned until Monday, May 14, 1934, to transact any business that may come before the Court.

A handwritten signature in cursive script, reading "Walter J. Thresher". The signature is written in dark ink and is positioned above a horizontal dashed line.

COUNTY JUDGE PRO TEM.

STATE OF TENNESSEE.     )

COUNTY OF HAMILTON.     )     MONDAY.     MAY 14th, 1934.

BE IT REMEMBERED, That on this the 14th day of May, 1934, before the Honorable Wilkes T. Thrasher, County Judge Pro Tem of Hamilton County, Tennessee, an Adjourned Term of the Hamilton County Court was held.

The County Court clerk called the roll of the Jusrices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 10.

RESOLUTION TO RESCIND AND REPEAL A PURPORTED AMENDMENT PASSED MAY 7, 1934, to "A RESOLUTION THAT THE TENNESSEE ELECTRIC POWER COMPANY BE GRANTED THE RIGHT TO OPERATE A BUS LINE OVER THE FOLLOWING PUBLIC ROADS OF HAMILTON COUNTY. " PASSED APRIL 23, 1934.

Resolved, that the purported amendment passed May 7, 1934, to a resolution passed April 23, 1934, which is "A resolution that the Tennessee Electric Power Company be granted the right to operate a bus line over the following public roads of Hamilton County, " and which amendment is as follows; "That the busses be routed over the Pineville Road and intersect with the Signal Mountain Road at Pink Bolin's place, be and the same is hereby rescinded and repealed and that the original resolution passed on April 23, 1934, remain in full force and effect.

ON MOTION of Esquire Brown, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT THE COUNTY JUDGE AND FINANCE COMMITTEE BE AND THEY HEREBY ARE INSTRUCTED TO IMMEDIATELY HAVE PUBLIC HEARING ON FIXING THE BUDGET AND MAKE ITS REPORT TO THE JULY SESSION OF THE COURT.

WHEREAS, the tax payers of Hamilton County have been greatly pressed by the tax burden that they have been carrying, and to such an extent that a great <sup>many</sup> tax payers have been unable to pay their taxes; and are greatly disturbed and distressed about what the future tax will be; and

WHEREAS, It is the duty of the County Court of Hamilton County, to fully consider this matter and have the tax rate fixed at the earliest possible date;

THEREFORE BE IT RESOLVED, By the Hamilton County Court that the County Judge and the Finance Committee be, and they are hereby, instructed to immediately have public hearing on this important matter, and that they be further instructed to fully consider the matter and make its report to the July session of this Court, so that the tax levy for this County may be finally fixed at the July 1934 Term of this court.

BE IT FURTHER RESOLVED, that the clerk be, and he hereby is, instructed to give copies of this resolution to the press.

ON MOTION OF Esquire Rice, seconded by Esquire Mulkey, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Robinson, seconded by Esquire Hamby, the Court allowed all Peddlers exemptions approved by the Claims Committee by acclamation. The following were exempted.

Joh n Austin.	Peddling.
Jes Burgess.	"
John Bates.	"
C. D. Bean.	"
Harry Bryant.	"
J. A. Bean.	"
W. L. Brewton.	"
Henry Bonner	"
G. F. Coulter.	"
Walter Cantrell.	"

John Center.	Peddling.	
E. E. Cramer.	"	
A. T. Clark.	"	
Albert Cassidy.	"	
Claude Lee Coleman.	"	
W. C. Cole.	"	
Jeff Conner.	"	
J. W. Cook.	"	
G. W. Crisp.	"	
Ray Campbell.	"	
J. H. Duke.	"	
J. C. Eldridge.	"	
C. C. Elrod.	"	
Clarence Fair.	"	
J. L. Frazier.	"	
H. L. Gerrard.	"	
W. O. Gann.	"	
Homer Gazeway.	"	
C. A. Green.	"	
Bbb (R.C.) Gibson.	"	
J. E. Grubb.	"	
Allen Hatfield.	"	
Daniel A. Huskey.	"	
J. W. Hunter.	"	
Chas. Hart.	"	
Grover Hold	"	
Ben F. Holland.	"	
H. C. Harris.	"	
Dock Harris.	"	
Geo. W. Johnson.	"	
Tom Key.	"	
J. D. Leach.	"	
A. Lowe.	"	
T. C. Lunsford.	"	
W. B. Lyles.	"	
Sam Lowery.	"	
Clyde Lowe.	"	
H. O. Lowe.	"	
W. A. Long.	"	
J. S. Lamb.	"	
J. A. Morgan.	"	
S. T. Mahan.	"	
W. B. Moseley.	"	
W. C. Mewborn.	"	
Jim McCoy.	"	
Thas. G. McGuire.	"	
S. H. Pierce.	"	
Arthur Pritchett.	"	
John Pruitt.	"	
L. C. Powell.	"	
H. B. Prather.	"	
Alex Isom.	"	
Henry H. Russell.	"	
Barney Reed.	"	
J. B. Raines.	"	
John Sively.	"	
Luther Scoggins.	"	
O. L. Smith.	"	
A. J. Stancil.	"	
Jacob Sharp.	"	
Andy Teague.	"	
Luther Teague.	"	
J. J. Thomas.	"	
Burr Taylor.	"	
A. M. Thomason.	"	
J. C. Tallent.	"	
C. H. Troup.	"	
J. G. Vincent.	"	
John Wandergriff.	"	
T. J. Wallace.	"	
G. W. Wooten.	"	
J. M. Wallace.	"	
Wm. Patton Chadwick.	"	James Sandford. Peddling.
Bill Dupre	"	J. T. Skidmore. "
H. B. Davis.	"	David Shull. "
W. O. Gann.	"	K. M. Thompson. "
J. C. Hartbarger.	"	J. J. Thomas. "
John Jenkins.	"	R. L White. "
J. H. Oliver.	"	
Harry H. King.	"	
J. W. Looney.	"	
D. M. Looney.	"	
Ezekeil Massengale.	"	
Tom Russell.	"	

ON MOTION of Esquire Brown, seconded by Esquire Camp, the following Notaries

Publge were elected.

- W. J. Anderson.
- J. C. Haynes.

ON MOTION OF Esquire Brown, seconded by Esquire Mulkey, Court adjoined Sine Die.

*Alfred J. Mulkey*  
 .....  
 COUNTY JUDGE PRO TEM.

STATE OF TENNESSEE      )

COUNTY OF HAMILTON.      )      MONDAY. JULY 2nd, 1934.

BE IT REMEMBERED, That on this the 2nd day of July, 1934, before the Honorable Will Cummings Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Brown, Thrasher, Hamby and Robinson. Total 8. Esquire Camp being absent.

THE MINUTES of the April 23rd Term, April 30th, 1934, May 7th, 1934 and May 14th, 1934, were read by the Clerk.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, the Minutes were unanimously adopted as read.

ON MOTION of Esquire Lawrence, seconded by Esquire Bayless, all elections were postponed.

JUDGE CUMMINGS LETTER TO THE MEMBERS OF THE COURT.

Chattanooga, Tenn., July 2, 1934.

To The Members of the Worshipful County Court  
of Hamilton County:

Gentlemen:

First, let me thank you for your unstinted assistance and cooperation in the handling of the financial affairs of the county under these unparalleled conditions, and for your unshaken devotion to its people's best interest, even in the face of criticism from certain quarters:

Your are again called upon to adopt a budget and you have had to surmount many difficulties in the preparation of same, in order that no additional taxes shall be levied on our already overburdened people and, that at the same time the various branches of the county government can properly function and maintain an attitude of going forward and not backward.

Gentlemen: You are aware of my attitude toward the splendid public school system of our county and the faithful officials, teachers and others, who are entrusted with the education and training of the children, who will be our citizens of to-morrow and who will probably encounter keener competition and more difficulties than those who have gone before them, and they have nobody but us to look to for an adequate preparation for the battle of life, and we must not fail them, regardless of those who would differ with us in this respect.

I heartily concur in the resolution by the Finance Committee, which I understand will come before the Court today, to conditionally restore the two week's salary for this year to principals, teachers and other school employees, who have heretofore so nobly and unselfishly carried on a nine months school for eight and a half months' pay and, who are still prepared to do so during this year in the event the actual budget receipts should fail to exceed the estimate of \$2,320,000.

I also heartily commend you for not having increased the property tax rate.

In an emergency like this it would not be fair to exact a higher tax from those who have so far been fortunate enough to be able to pay their property tax, nor would it be fair, simultaneously to increase the annual addition to the already existing tax liens (in many cases several years' accumulation) of taxpayers who have been less fortunate, as long as it is possible for the county to prevent it, by extending its credit in anticipation of the return to normalcy of property tax collections, or, if that is not attained, then augmentation or substitution of revenue from other sources.

WILL CUMMINGS.  
County Judge.

REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report;

The following matters referred to the Committee with power to act were disposed of as follows:

Payment of \$127.50 to Lee Hancock, former County Coroner, was authorized, for his services in connection with two cases in Criminal Court against John K. Tate, Sheriff, No. 64185



for "Failure to safely keep Liquors", and No. 64404: Ouster, the amount being certified to be correct by the Criminal Court Clerk and the legality approved by the County Attorney.

An appropriation of \$16,250.00 was made for purchase of land in the vicinity of Red Bank and White Oak for a high school building, from available funds not otherwise appropriated.

The worthiness of the petition of the University of Chattanooga for an appropriation of \$10,000.00 for a student loan fund for graduates of the county high schools, who desire to attend college, and who are qualified by character, ability and mentality for college work, and who are unable to meet the cost of a college training was favorably commented on by the Committee, but the County Attorney advised that such appropriation would be unauthorized under existing laws. A recommendation by the Finance Committee that the County Court use whatever influence it might have with the T.E.R.A. to bring this about, was unanimously adopted.

The Finance Committee recommends:

That the Highway Commission be requested to repair and oil the Pineville Road.

That the Assessor be authorized to issue Errors and Releasements covering the 1929 and 1930 assessments, against lot 6, Park's Re-subdivision of a part of the Mills Subdivision of the Glass Farm, as shown by plat of record in Plat Book 10, page 8, in the Register's office, and also the 1929 assessment against lot 2, block 44, Orchard Knob Addition. These two parcels were bequeathed to the Cumberland Conference Association of Seventh Day Adventists by Anna F. Colver, as evidenced by the Will probated on March 28, 1928.

That refund of \$28.04 be made to the prudential Insurance Company of America, said amount being the County's part of erroneous collections of the 1932 tax on East part of lot 10, Highland's Addition, as evidenced by receipt No. 18254, and that the delinquent tax attorney be authorized to file suit for the said tax, against the owner of the said property.

That, on account of our great confidence in our distinguished fellow member, Squire Wilkes T. Thrasher, we heartily endorse his candidacy for Congress.

Respectfully submitted,

H. F. Lawrence.

Chairman.

Luther Hamby.

Kelso Rice.

M. L. Mulkey.

W. T. Thrasher.

ON MOTION of Esquire Lawrence, seconded by Esquire Hamby, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

#### REPORT OF FINANCE COMMITTEE AND ADVISORY COMMITTEE AND THE ADOPTION OF THE BUDGET.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY:

Your Finance Committee and Advisory Committee, appointed by the County Judge, having carefully estimated the receipts and expenses of the County for the Budget Year beginning July 1, 1934, and ending June 30, 1935, same to be provided for by the tax levy on the assessments for the year, 1934, and the receipts from all other sources, beg leave to report as follows:

##### FIRST.

In the absence of the exact official tax aggregate, which has not been finally compiled, the following is based on an assessed valuation of \$139,000,000.00, which we are informed will be substantially correct.

##### SECOND.

We estimate the receipts based upon a levy of \$1.18 (one dollar and eighteen cents) on each one hundred dollars of all property subject to taxation in the county, and from all other sources to be as follows:

Property Tax.	\$1,532,900.00
County Court Clerk Including Excess fees.	95,000.00
Circuit Court Clerk " " "	10,000.00
Criminal Court Clerk (including work-fines and costs and excess Fees.	357,400.00
Justices of the Peace.	1,500.00
County Register-- Excess fees.	1,500.00
County Trustee-- Excess fees.	30,000.00
Sheriff- Excess fees.	15,000.00
Schools from State.	165,800.00
Poll Tax (including penalties)	30,000.00
State Highway Reimbursement Board.	35,000.00
All other sources.	35,900.00
Total.	\$ 2,320,000.00 x
Less for City of Chattanooga Schools.	750,000.00
Balance for County Purposes.	\$ 1,570,000.00

THIRD.

Estimated Expense.

Buildings and Grounds --- General.	18.000.00
Buildings and Grounds - Schools.	50.000.00
Board of Health.	20.000.00
Chancery Court.	1.500.00
Circuit Court.	15.000.00
Criminal Court.	47.000.00
County Court Per Diem.	150.00
Elections.	18.000.00
Lunatics.	1.500.00
Office expenses.	10.000.00
Pauper Burials.	2.000.00
County Hospital.	29.000.00
Public & Charitable Institutions (Ehb. No. 1.)	148.550.00
Salaries. (Exhibit No. 2.)	39.717.50
Sheriff and Jail.	40.000.00
Elementary Schools. (Exhibit No. 3)	304.596.00
High Schools. (Exhibits No. 4.)	224.790.00
Interest on Bonds. (Exhibit No. 5.)	371.513.89
Addition to Sinking Fund.	107.000.00
Interest on Loans and Discount on Taxes.	45.000.00
Trustee's Commission	38.000.00
Miscellaneous.	<u>38.682.61</u>
Total for County Purposes.	\$ 1,570,000.00
For City of Chattanooga Schools.	750,000.00
	\$ 2,320,000.00

FOURTH.

To comply with Chapter 75 of the Acts of 1923, which provides for a tax for elementary schools and for high schools, to be retained by the county wherein assessed and collected, a levy of ten cents is made for elementary schools and a levy of five cents for high schools, both of which are embodied in and made a part of the county levy for elementary and high schools.

FIFTH.

To provide for the expenses set forth on page three, we recommend the following tax levy for 1934-35:

County Purposes.	\$0.0985
Interest and Sinking Fund.	30
Elementary Schools.	55
County High Schools.	12
Bonny Oaks Industrial Schools.	0115
Hospitals, Sanitariums and other	
Public & Charitable Institutions	<u>10</u>
	\$ 1.18

SIXTH.

We also recommend that a privilege tax for county purposes be levied, which tax shall apply to each vacation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

We further recommend an assessment of one dollar (\$1.00) for school purposes on each person liable for a Poll Tax in the county, in addition to the one dollar (\$1.00) already provided for by the state.

We further recommend that a pike tax of five cents be levied on each one hundred dollars (\$100.00) of all property subject to taxation in the county, the same to be applied on the pike roads of the county, as now provided by law.

We further recommend that a tax of ten cents be levied on each one hundred dollars (\$100.00) of property located outside the corporate limits of the city of Chattanooga, subject to taxation, same to be applied on the district roads, as now provided by law.

We further recommend that all merchants shall pay an ad-valorem tax, upon the average capital invested by them in their business, or one dollar and twenty-three cents (\$1.23) for those outside the corporate limits of the city of Chattanooga, and one dollar and thirty-three cents (\$1.33) for those out side, which is equal to the property tax rate, and is to be distributed in the same manner.

EXHIBIT NO. E.

PUBLIC AND CHARITABLE INSTITUTIONS.

Pine Breeze Sanitarium.	37,300.00
Erlanger Hospital.	43,750.00
Bonny Oaks Industrial School.	16,000.00
Chattanooga Public Library.	17,360.00
Vine Street Orphans Home.	2,880.00
Humane Educational Society.	2,400.00
Florence Crittenton Home.	1,200.00
Old Ladies Home.	960.00
Children's Refuge.	800.00

Anti-Tuberculosis Association. (Bovine)	900.00
Children's Hospital.	<u>25,000.00</u>

EXHIBIT No. 2. \$ 148,550.00

Salaries.

County Judge.	4,687.50
Chief Clerk & Purchasing Agent.	2,700.00
Clerk to County Judge.	1,440.00
Chairman Board of Education.	2,250.00
Superintendent of Education.	2,550.00
County Attorney.	2,250.00
Clerk of Superintendent of Education.	1,125.00
County Physician.	1,800.00
Tax Assessor & Clerks.	18,440.00
License Inspector.	1,800.00
Chairman Finance Committee.	150.00
Four Members Finance Committee.	300.00
Three Members Poor House Commission.	225.00
Total.	<u>\$ 39,717.50</u>

EXHIBIT NO. 3.

ELEMENTARY SCHOOLS.

Estimated Receipts:

Property Tax--55¢ per \$100.00 valuation.	709,825.00
From State of Tennessee.	142,440.00
From Poll Tax.	30,000.00
From Clerks of various Courts.	<u>172,331.00</u>
	\$ 1,054,596.00
Less City of Chattahoochee Schools.	<u>750,000.00</u>
Balance for County Elementary Schools.	\$ 304,596.00

Exhibit No. 4

COUNTY HIGH SCHOOLS.

Estimated Receipts.

Property Tax-- 12¢ per \$100.00 valuation.	159,030.00
From State of Tennessee.	23,360.00
From Clerks of various Courts.	<u>42,400.00</u>
	<u>224,790.00</u>

EXHIBIT NO. 5.

Bond Interest Payable Budget Year 1934-35.

Title of Bonds.	Date.	Maturity.	Amount.	Rate %	Interest.
Rossville Road.	10.1.1909	10.1.1939.	50.000	4 $\frac{1}{2}$	2,250.00
Road.	4.1.1911	4.1.1941	500.000	4 $\frac{1}{2}$	22,500.00
Rossville Road.	6.1.1911	6.1.1941.	100.000	4 $\frac{1}{2}$	4,500.00
School	6.1.1911	6.1.1941	135.000	4 $\frac{1}{2}$	6,075.00
Court House.	4.1.1912	4.1.1942	350.000	4 $\frac{1}{2}$	15,750.00
Jail	4.1.1912	4.1.1942	75.000	4 $\frac{1}{2}$	3,375.00
Hamilton County (Floating Debt.)	7.1.1913.	7.1.1943	550.000	4 $\frac{1}{2}$	24,750.00
Main Avenue.	7.1.1913	7.1.1943	25.000	4 $\frac{1}{2}$	1,125.00
Jail.	4.1.1913	4.1.1943	25.000	4 $\frac{1}{2}$	1,125.00
Lauderdale & Glass St. Road	2.1.1914.	2.1.1944.	25.000	5	1,250.00
Bridge.	4.1.1914	4.1.1944	500.000	5	25,000.00
Walnut St. Bridge Repairs.	4.1.1914.	4.1.1944.	100.000	5	5,000.00
School.	4.1.1915.	4.1.1935.	228.000	5	11,400.00
Wauhauchie Road.	4.1.1915.	4.1.1945.	125.000	5.	6,250.00
Erlanger Hospital.	4.1.1915.	4.1.1945	100.000	5	5,000.00
Boyce Highway	5.1.1915.	5.1.1945.	25.000	5	1,250.00
James County, Highway (assumed)	7.1.1916.	Serial.	46.000	5	2,200.00

Title of Bonds.	Date	Maturity.	Amount.	Rate. %	Interest.
Market Street Bridge.	4.1.1917.	4.1.1947.	550.000	4½	24.750.00
Funding School.	4.1.1917.	4.1.1947.	100.000	4½	4.500.00
Suck Creek Road.	4.1.1917.	4.1.1947.	80.000	4½	3.600.00
Mission Ridge Tunnel.	11.1.1926.	11.1.1956.	600.000	4½	27.000.00
Children's Hospital.	11.1.1923.	11.1.1956.	125.000	4½	6.625.00
Refunding.	4.1.1927.	4.1.1957.	200.000	4½	9.000.00
Funding.	6.1.1927	6.1.1957	760.000	4½	34.200.00
Building.	6.1.1927.	6.1.1957.	225.000	4½	10.125.00
Highway Bonds. of 1927.	8.1.1927.	8.1.1958	250.000	4½	11.250.00
Highwa. Bonds of 1928	4.1.1928	8.1.1958	500.000	4½	22.500.00
School.	2.1.1930.	2.1.1960.	961.500	4½	45.671.25
Alton Park School.	2.1.1903.	2.1.1970.	95.000	4½	4.512.50
Tunnel	2.1.1930	2.1.1960	500.000	4½	23.750.00
Bridge.	2.1.1930.	2.1.1960.	100.000	4½	4.750.00
			8.005.500		\$ 370.033.75
Commission paying coupons, etc., \$4.00 per \$1.000.00					1.480.14
Total to be paid.					\$ 371.513.89

We recommend that the estimates and the tax levy as specified in the foregoing be adopted and ratified by the Court.

This the 2nd day of July, 1934.

H. F. Lawrence.  
Chairman.  
Luther Hamby.  
Kelso Rice.  
M. L. Mulkey.  
W. T. Thrasher.

We the undersigned taxpayers of Hamilton County, Tennessee, appointed by the County Judge as provided by Chapter 424 of the Acts of 1917, do hereby certify that we have attended and participated in the meeting of the Finance Committee in the consideration of the matters set out in the above report, and that we concur in same.

This the 2nd day of July, 1934.

\_\_\_\_\_  
CHAIRMAN.  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

ON MOTION of Esquire Lawrence, seconded by Esquire Hamby, the foregoing report and Budget was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Brown, Thrasher, Hamby and Robinson, Total 8. Esquire Camp being absent

REPORT OF J. B. SWAFFORD, SUPERINTENDENT OF THE SILVERDALE HOSPITAL.

REPORT FROM JULY 1, 1933 to June 30, 1934.

To The Honorable Will Cummings, County Judge; Hospital Commissioners and County Court of Hamilton County.

Gentlemen:

I respectfully submit for your consideration the annual report of the work done at the William L. Bork Memorial Hospital from July 1, 1933 to June 30, 1934.

On July 1, 1933 we had on roll.

	MALE.	FEMALE	TOTAL.
Patients.	111	79	190
Admitted during year.	83	43	126
Total under treatment during year.	194.	122	316.

GENERAL INFORMATION.

	MALE.	FEMALE	TOTAL
1. Officers and employees actually in service at end of year	5	5	10
2. Census of patients population at the end of year.			TOTAL.
	MALE.	FEMALE.	TOTAL.
White.	73	46	119
Colored.	50	29	79

3. Patients employed in industrial classes or in general hospital work on date of report.	30.	25	55
4 Average daily number of all patients actually in institution during year.	109	83	192.
FURLQUGHS.			
On furlough.	3		3

## HEALTH OF INSTITUTION.

The health of the Institution for the past year has been good and free from all infectious diseases, but the death rate has been high on the account of the increase in population and many of whom only lived a short time after commitment. We have had many cases of Paresis, which always carries a great prognosis. We do a blood Wasserman as a routine and inoculate both employees and patients for the prevention of both small pox and typhoid fever.

## X RAY AND SURGERY.

The following X Ray and surgical work was performed during the past twelve months at Erlanger Hospital.

X Ray treatment.		Operations.	
Epithelioma of face	1.	Strangulated hernia	2
Carcinoma of ovary	1	Cataract	1
" " colon.	1		
" of bladder.	1		
X Ray of chest.	1		

## DEATHS.

We had thirty-five deaths during the year.

The chief causes of deaths were as follows:

Angina pectoris is	2	Fractured femur contributory	
Apoplexy.	6	cause, hype static pneumonia	1
Arterio sclerosis.	7	General paralysis of insane.	6
Brain tumor origina unknown	1	Hypo static pneumonia	1
Bronchial pneumonis.	1	Parenchymotous nephritis	1
Cardio nephritis.	3	Pulmonary T. B.	2
Chronic arthritis	1	Suicide by hanging.	1
Cardia asthma.	1	Undetermined, swelling of lower	
		part of face and neck, died of	
		suffocation.	1

The ages of deaths are as follows;

Between ten (10) and twenty (20)	1
" twenty (20) and thirty (30)	3
" thirty (30) and fourty (40)	2
" forty (40) and fifty (50)	5
" fifty (50) and sixty (60)	5
" sixty (60) and seventy (70)	6
" seventy (70) and eighty (80)	10
" eighty (80) and ninety (90)	3

## REPAIRS AND IMPROVEMENTS.

In the past twelve months there has been a storeroom and smoake house 24 X 48 feet erected, and twelve acres of serreca sown.

A paupers cemetery was started on the hospital property for Hamilton County, July 1, 1933, Since that time there has been 235 burials.

The following reports includes all patients admitted who are on books of institution regardless of the method of admission, whether voluntary committed or otherwise.

	Male.	Female.	Total.
1. Patients on books of institution beginning of institution year.	111	79	190.
Includes patients away from institution on parole. but still on books.)			
2. Admitted during year.	83	43	126
3 Total on books during year.	194	122	316
(Includes total of items. 1 & 2)			
4. Discharged from books during year.	52	27	79
(Does not include patients away on parole)			
5. Transferred to other institutions for mental disease.	4	4	4
(Includes all insane patients sent directly to any other institution for mental disease.			
6. Died during year.	23	12	35
7 Total discharged, transferred and died during year.	75	43	118

8. Patients remaining on books of institution at the end of institution year. 119. 79. 198  
 (Includes patients away from institution on parole.)

FARM AND DAIRY PRODUCTS.

Field Products.

69 tons of Hay.	@ \$18.00 ton.	\$1.242.00
396 <sup>1</sup> / <sub>2</sub> bushels of Irish potatoes.	@ 1.25 bu	485.63
455 " of sweet potatoes.	75 "	341.25
50 " of corn.	85 "	42.50
145 tons of insilage.	15.00 ton	<u>2.175.00</u>
		4.286.38

Vegetables.

2.877 pounds of turnip greens.	@ 03 lb.	86.31
5.109 " of squash.	02 "	102.18
2.005 " of cabbage.	02 "	40.10
836 doz of corn (roasting.	15 doz.	125.40
600 gal. of kraut.	10. gal	60.00
300 doz radishes.	05 doz.	15.00
210 bu okra.	25 bu	52.50
175 " beans.	03 lb	170.88
120 " onions.	75 bu.	90.25
69 <sup>1</sup> / <sub>2</sub> bu tomatoes.	40 "	27.80
35 lbs. lettuce.	02 lb.	70
26 <sup>1</sup> / <sub>2</sub> bu turnips.	40 bu	10.60
5 bu beets.	75 "	3.75
3 <sup>1</sup> / <sub>2</sub> " cucumbers.	50 "	1.75
1 <sup>1</sup> / <sub>2</sub> " bell peppers.		1.50
		<u>\$788.82</u>

Fruit.

28 bu Apples.	75 bu.	21.00
25 gal. berries.	15 gal.	3.75
3 gal. plums.	20 "	60
3 " cherries.	25. "	<u>75</u>
		26.10

Canned Goods.

2976 gal beans.	40 gal.	1190.40
2336 " apples.	40 "	934.40
178 " okra	1.40 "	71.20
118 " tomatoes.	40 "	<u>47.20</u>
		2343.20

Meats.

16.414. pounds of pork.	08 lb.	1313.12
1.549. " of veal.	08 "	123.92
1.480. " of lard.	09 "	133.20
875 " of sausage.	15 "	<u>101.25</u>
		\$ 1671.49

Dairy Products.

13.556 gal Buttermilk.	20 gal.	2711.20
3.660 pounds of butter.	20 lb.	732.00
1.095. gal sweet milk.	30 gal.	<u>328.50</u>
		\$ 3771.70

Live Stock.

105 heads of hogs.	8.00 per head.	840.00
22 " of calves and heifers.	15.00 " "	330.00
20 " of cows.	30.00 " "	600.00
23 " " goats.	2.00 " "	46.00
1 bull	100.00 " "	100.00
1 pair of mules.	200.00 " pair	<u>200.00</u>
		\$ 2.116.00

Grand Total. \$ 15.003.60  
 Concluding remarks.

I wish to express my appreciation to Judge Will Cummings, Fred Frawley, Mrs. C. S. Peterson and the Hospital Commissioners for their loyal support and co-operation.

Respectfully,  
 J. B. Swafford, M.D.  
 Superintendent.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was ordered to be filed and made a matter of record.

RESOLUTION TO CONVEY CERTAIN ABANDONED RIGHT OF WAY TO R. G. HAENDLER.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

Whereas, in the building of the East Chattanooga Silverdale Highway the alignment of the old road was moved north in front of R. G. Haensler's property at the corner of the Lightfoot Mill Road and the East Chattanooga Silverdale Road, leaving a small strip of the old road between his property and the new road.



Therefore, be it resolved that the County Judge and the County Court Clerk be authorized to quick claim to said R. G. ~~Hensler~~ Hensler all that portion of the old road which lies further than 40 feet south of the present center line of the new East Chattanooga Silverdale Highway.

ON MOTION of Esquire Robinson, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

RESOLUTION IN AUTHORIZING THE HIGHWAY COMMISSION TO REPAIR AND IMPROVE PINE POND ROAD.

Be It resolved, That the Highway be directed to repair and improve Pine Pond Road Said road connects Daisy-Dallas Road with Hixson Pike all in the 3rd District.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO APPROPRIATE OUT OF ANY REVENUE COLLECTED IN EXCESS OF THE GENERAL BUDGET ESTIMATE OF \$2,320,000.00, for and during the Fiscal year ending June 30, 1935, THE SUM OF \$27,300.00 OR SO MUCH THEREOF AS MAY BE COLLECTED IN EXCESS OF SAID BUDGET ESTIMATE FOR THE PAYMENT OF SALARIES OF PRINCIPALS AND TEACHERS AND SCHOOL EMPLOYEES FOR THE PERIOD OF TWO WEEKS THEY HAVE AGREED TO SERVE WITHOUT COMPENSATION DURING THE SCHOOL YEAR 1934-35.

WHEREAS, the principals, teachers and various other persons connected with the Department of Education of Hamilton County, have, in a splendid spirit of public service, consented to donate their services for a period of two weeks during the school year 1934-35 with the understanding that if the county is able to collect revenue in excess of the general budget estimate for the fiscal year, 1934-35 such excess will be applied to the payment of their salaries for the said two weeks, and

WHEREAS, it is the judgment of this court that the payment of such salaries out of any excess revenue collected should be and is a prior obligation on the part of Hamilton County.

Now, Therefore, Be It Resolved by the County Court of Hamilton County, in quarterly session assembled that there be and is hereby appropriated out of any revenue collected in excess of the general budget estimate of \$2,320,000.00 for and during the fiscal year ending June 30, 1935, the sum of \$27,300.00 or so much thereof as may be collected in excess of said budget estimate for the payment of salaries of principals and teachers and school employees for the period of two weeks they have agreed to serve without compensation during the school year 1934.35.

ON MOTION of Esquire Thrasher, seconded by Esquire brown, the foregoing resolution was adopted on a roll call vote the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Brown, Thrasher, Hamby and Robinson. Total 8. Esquire Camp, being absent.

A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE OF HAMILTON COUNTY, TENNESSEE, TO BORROW THE SUM OF FIVE HUNDRED THOUSAND (\$500,000.00) DOLLARS FROM HAMILTON NATIONAL BANK OF CHATTANOOGA, TENN., AND TO ISSUE INTEREST BEARING NOTE OF HAMILTON COUNTY, TENNESSEE. THEREFORE.

BE IT RESOLVED, by the County Court of Hamilton County in quarterly session assembled, that the County Judge of Hamilton County be and he is hereby authorized and empowered, in accordance with Chapter 410 of the Private Acts of 1925, as amended by Chapter 25 of the Private Acts of 1929, to borrow from the Hamilton National Bank the sum of \$500,000.00 the same being less than two-thirds of the County's anticipated revenue for

year, and to execute and deliver to the said Bank the interest bearing note of Hamilton County in the sum of Five Hundred Thousand (\$500,000.00) Dollars payable October 31, 1934.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, <sup>Lawrence</sup> Rice, Brown, Thrasher, Hamby and Robinson. Total 8. Esquire Camp being absent.

A RESOLUTION TO APPOINT A COMMITTEE TO INVESTIGATE AND REPORT AS TO WHETHER OR NOT THE JAILER OF THE HAMILTON COUNTY JAIL HAS COMPLIED WITH THE LAW WITH REFERENCE TO FURNISHING FOOD, WATER AND BEDDING FOR PRISONERS, SO AS TO BE ENTITLED TO THE FEES PROVIDED BY LAW FOR THE KEEPING AND FEEDING OF PRISONERS.

BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, that the following committee, to-wit:

Esquires Mulkey.

" Bayless.

" Rice.

be and it is hereby appointed, in accordance with Section 10313 and succeeding sections the Code of Tennessee to investigate and report to this Court as to whether or not the jailer of the Hamilton County jail has complied with the provisions of the law with reference to furnishing food, water and bedding so as to be entitled to the fees allowed by law for the keeping and feeding of prisoners.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION ON THE ILLNESS OF ESQUIRE C. E. CAMP.

Whereas we, members of the Hamilton County Court, note with regret the absence of one of our most loyal members, Esquire C. E. Camp, and whereas we have been appraised of the fact that he has within the last few weeks been afflicted with serious illness, BE IT THEREFORE RESOLVED, that we extend to him our sorrow at his misfortune and wish for him a complete and speedy recovery.

BE IT FURTHER RESOLVED, that a copy of this resolution be sent to Esquire Camp and his family, and a copy be spread upon the minutes of this meeting.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

REPORT OF CHAIRMAN OF THE BOARD OF EDUCATION.

TO THE HON. COUNTY JUDGE AND COUNTY COURT OF HAMILTON COUNTY.

GENTLEMEN:

I am herewith submitted to you my report for six months Jan. 1. through June 30. 1934.

During this time I have had 2,550 callers, interviewed 12 delegations, have attended all teachers meetings, group meetings, meetings of the school board and have assisted in giving two teachers examinations. I have visited all school buildings in Hamilton County, and they were, with a few exceptions, in excellent condition and at the close of the term, altho very crowded.

Listed below is a statement of the condition of the C.W.A. or T.E.R.A. Projects, which are 100% completed.

DAISY. D.S. Building.

Moved old resident and converted it in to a Home Economics Building with cafeteria and one class room. Wired building, and installed plumbing for cafeteria. Enclosed two porches with glass. Plastered and papered all of the interior. Painted building, inside and out.

EASTDALE.

Built a new stage. Rewired hallway. General repairs made.

FAIRVIEW.

Old foundation of stumps removed and new foundation. Building underpinned. New Chimney

built. Roof repaired. Hall refloored. Painted building inside and out.  
 Built new ~~stone~~ concrete steps. Graded entire school yard about three feet.  
 Built 40 feet of rock retaining wall.

#### FALLING WATER.

Excavated, concreted and cemented basement room for heating plant.

#### FLAT ROCK.

Stone retaining wall built.  
 Grounds graded.

#### FRIENDSHIP.

Grounds reconditioned. Toilets built. Painted building, inside and out.

#### GANNS.

Remodeled community house - 1 room, kitchen, 2 porches, Ground graded. Covered toilets with new roof. Built two pairs concrete steps to school. Installed 200 feet flag-stone walk to school building. Put in 400 feet drain tile.

#### GOLD POINT.

Put in new doors. Repaired roof. Repaired windows and locks in entire building.

#### LUPTON CITY.

Building painted two coats. inside and out.

#### PINEVILLE.

Main building painted inside and out. grounds graded.

#### Silverdale.

Main building and annex painted inside and out.

#### SODDY.

Built new addition to old library, approx. 24 X 35: Brick, plaster, carpenter work, stone work, painting, plumbing, heating, wiring, and roofing. Reconditioned high school building. Plastering, wiring, painting inside and out. New floors in hall and 1 room. New roof on girls toilet. Worked over all doors and windows--replaced broken glass. Graded athletic field.

#### WEST VIEW.

Grounds graded, terraced and seeded. Stone retaining wall built.  
 100 feet flag-stone walk, 4 feet wide.

#### CHICKAMAUGA. (Col.)

Built a new industrial room 21/34 . Guttered school building. Painted building, inside and out. Built 300 feet rip-rapped drainage, 200 ft. flag-stone walk.

#### EAST DALE (Col.)

Built a new industrial room 21 x 34. Guttered building. Painted new room.  
 Built concrete walks and 300 feet rip-rapped drainage.

#### CENTRAL HIGH.

Replastered many rooms in old building. Reinforced auditorium balcony. Put in Hard-wood floors in hallways of old section of building. Rebuilt skylight. Painted entire building, two coats. inside and out. Made general repairs over entire building.

It will require between six and seven thousand dollars to purchase additional materials for completing the eleven unfinished projects, which are listed below. We hope to be able to complete these during the summer vacation.

Ooltewah Gym and Grounds. (88% completed)  
 Tyner Grounds. (95% completed)  
 Fairmount. (80% completed)  
 Signal Mountain (50% completed)  
 Daisy. (75% completed)  
 Oak Hill. (95% completed)  
 Ooltewah Dormitory (25% completed)  
 Summit (Colored) (60% completed)  
 Bakewell. (95% completed)  
 Jersey. (99% completed)  
 Miller's Grove (98% completed)

The Washington Colored School Building, valued at \$10,500 burned on April 20, 1934. The amount of insurance carried on buildings and contents totaled \$9,500. Negotiations are under way to secure additional ground to rebuild a colored elementary and high school unit. in order that same will be ready for occupancy for the coming school term.

In order that the insurance carried on all school buildings might not exceed 75% of the value of the building, a committee composed of an architect, a contractor and an insurance representative assisted in revaluating the buildings and adjusting the amount of insurance carried on the same. The average percentage of insurance carried on these buildings, since the adjustments have been made, is 61 1/2%.

By means of the distribution of the county-owned books, we have been able to keep up our program of extensive reading in the schools, in spite of the depression. With the books which we already have, plus the ones to be added this fall, we should be able to

to care for practically all requests for loans to be made when school reopens.

Respectfully submitted.

Anna B. Lacey.  
Chairman, Board of Education.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was ordered to be filed and made a matter of record.

REPORT OF SUPERVISING TEACHERS OF ELEMENTARY INSTRUCTION.

TO THE HON. COUNTY COURT AND COUNTY JUDGE OF HAMILTON COUNTY:  
GENTLEMEN:

The purpose of this brief report is to present the outcomes of certain definite procedures in the Supervisory Program of Hamilton County Elementary School System.

Some of these outcomes we have measured and they not only give results of past endeavor but furnish data upon which we may base our future program of work. Such measurement is scientific and the resulting outcomes measure the value of school room procedures. As valuable as this is, we are aware of the fact that other contributions have been made to child and teacher growth in this county that have not been measured. Attitudes, ideals, working habits, creative effort, are qualities that are accomplished as by-products and yet we believe in the making for citizenship they are most important. The new deal in education will give to boys and girls opportunities for many experiences that will make these by-products the primary learnings. Then the tool subjects will be used as means to an end and not in themselves ends of education. We have measured individual achievement in the tool subjects. We have not measured other most important outcomes but we have seen evidences of these outcomes. It is possible to evaluate those things we have not measured. We will in the following report use this procedure.

THE TESTING PROGRAM

The Stanford Achievement tests were given to every child in grades five through eight ('508), first in the fall to ascertain his grade placement in each of ten school subjects and again in the spring to show his improvement. Upon the basis of the results of these tests the children were grouped for convenience of instruction into three groups.

Careful planning of this work involved: (1) Individual work to meet individual needs; (2) Group work to meet the need of the special group; (3) Adaptation of methods and procedures to the group; (4) Adaptation of materials to meet the needs of the individual in his group. Such a program not only made careful planning necessary but it involved constant checking to make it function. The second check test given in March revealed the value of this procedure. Many individuals showed several grades improvement over the first test. The subject in which the first test showed the greatest weakness was as a rule the subject showing the greatest weakness was as a rule the subject showing the greatest individual improvement in the second test. This, of course, showed the value of concentrating on individual weaknesses in our remedial program. We have on file the grade scores and the graph of every child for the two tests from which we can easily compute the individual improvement in terms of grade scores. From this each teacher made a class record sheet which contains scores of each individual, the grade score, the class median score and the class grade score and graphs to show class standing of each test. From those we were able to compute medians showing county improvement by grades. We invite your attention to the following results.

Improvement of Fifth Grade

Subject	Score		Improvement
	Fall Test	Spring Test	
Paragraph Meaning	4.6	5.6	1.0
Word Meaning	4.7	5.3	0.5
Average Reading	4.7	5.5	0.7
Dictation	4.6	5.1	0.4
Language Usage	4.4	5.9	1.5
Literature	5.5	5.6	0.1
History and Civics	4.0	5.1	1.1
Geography	4.6	5.1	0.5
Phys. and Hygiene	4.6	5.6	1.0
Arithmetic Reas.	5.2	5.6	0.4
Arithmetic Comp.	4.7	6.0	1.2
Average Arithmetic	4.9	5.8	0.8
TOTAL Average	4.5	5.5	1.0

Improvement of Sixth Grade

Subject	Score		Improvement
	Fall Test	Spring Test	
Paragraph Meaning	5.5	6.1	0.5
Word Meaning	5.6	6.0	0.3
Average Reading	5.5	6.4	0.8
Dictation	5.7	6.2	0.4
Language Usage	5.5	6.7	1.2
Literature	5.0	5.9	0.9
History & Civics	4.8	6.0	1.1
Geography	5.1	5.9	0.8
Physics & Hygiene	5.4	6.1	0.6
Arithmetic Reas.	5.8	6.3	0.4
Arithmetic Comp.	5.7	7.4	1.6

Average Arithmetic	5.4	6.8	1.4
TOTAL (Average)	5.4	6.3	0.8

This work is cumulative and we will take the individual where he is next year as revealed by his record this year and plan the work to fit his needs and thus expect a conservative advance in grade score from grade to grade.

#### REMEDIAL READING PROGRAM

We have continued our special work in the field of reading. As a result we now have most interesting records of a four years study. During this time every individual has been followed systematically. This study shows among other things, those children who reached standard in one, two, three, or four years. It has been scientifically proven that the brightest child in a group may do three times as good work as the poorest child in the group. It is upon this principle that we consider it well worthwhile to help the poorest equipped children improve. Gates has shown by studies that a child who is remedial in first grade may after careful direction and systematic help, be brought up to standard in the fourth grade.

Below we submit our record for four years. We used Gray's Oral Reading Test as checks on our progress.

#### Grays Oral Reading Test.

1930-31 1931-32 1932-33 1933-34

No. Children:

Tested ----- 777 ----- 867 ----- 1038 ----- 761 -----

No. Children:

Carried Forward from Preceding Year	0	553	382	555
Transferred	16	44	27	
Leaving System	76	66	56	
Leaving School	53	101	44	
Not-Reported	-	-	93	65

No. Children:

Improving in Rate Only	166	101	63	51
Improving in Errors Only	87	87	61	32
Improving in Rate and Errors	275	312	457	355
Reaching Standard	27	84	277	242

Total number children tested during four years - 2175

Total number reaching standard during four years - 655

1930-31 1931-32 1932-3 1933-4 Total

No. Children Reaching Standard:

After 1 year remedial work	27	40	189	64	320
After 2 years " "		44	56	110	210
After 3 years " "		5	57	27	84
After 4 years " "				4	41
					655

Just face the truth no matter how discouraging, it may seem. These children must be led to progress at their own rate. It has been scientifically proven by research that it is better to spend more time accomplishing a thing with some children than it is to repeat the same thing many times. The fact that 655 children have reached standard after four years has made the study and the effort worthwhile. We might say, however, that the following reasons may contribute data as to some reasons why the percentage is low.

1. Some children enter school from another system, take the tests part of the year and leave.
2. Some enter junior high before they have reached standard.
3. Some leave school or move out of the county.
4. In another part of report, C group 1049 children. Teachers report that 42 or 40% Plus of failure due to irregular attendance.

At the close of the year Monroe's Silent Reading Test was given to grades three and four with the following results.

#### Third Grade

	Comprehension	Rate
National Median	3.8	81
Hamilton County Median	5.0	119

#### Fourth Grade

	Comprehension	Rate
National Median	7.7	121
Hamilton County Median	8.0	119

In each case, but, one, our median scored higher than the National median.

Children learn to read by reading. The following shows our grouping to realize the maximum reading in terms of books from every group. The record shows an increased number of books read in every grade in A and B groups and all grades of C group except first and second. This is a remarkable record in depression year and will, we think, justify the expenditure of county money appropriated by the court for the purchase of books for the underprivileged child. The efficient manner in which Mrs. Lacey has handled these books has made them serve three times as many children as is represented by the number of books purchased. This one thing has made possible our reading program and I cannot too highly commend this practice and the manner of selecting and distributing these loan books.

#### Reading Program

Grade	Number of Pupils		Average Number of Books	
	1932-1933	1933-1934	1932-1933	1933-1934
"A" Group				
First	459	532	7.8	8.3
Second	431	530	6.8	7.2
Third	385	531	5.5	6.5
Fourth	409	512	5.0	5.9
Fifth	415	511	4.7	5.4
Sixth	228	480	4.5	5.1
"B" Group				
First	358	417	6.0	6.2
Second	371	467	4.6	5.0
Third	298	473	4.4	5.3
Fourth	256	328	4.3	5.0
Fifth	291	342	4.0	4.7
Sixth	46	328	3.4	4.0
"C" Group				
First	269	401	2.5	2.2
Second	95	167	2.5	2.3
Third	96	157	2.8	3.3
Fourth	71	128	2.5	3.5
Fifth	79	127	2.6	2.8
Sixth	38	75	2.7	2.3

No. Pupils:	1932-1933						1933-1934					
	1st	2nd	3rd	4th	5th	6th	1st	2nd	3rd	4th	5th	6th
"A" Group	459	431	385	409	415	220	532	530	531	512	511	480
"B" Group	358	371	298	256	291	146	417	467	473	328	342	328
"C" Group	269	95	96	71	79	38	401	167	157	128	127	75
<b>Total</b>	<b>1086</b>	<b>897</b>	<b>779</b>	<b>736</b>	<b>785</b>	<b>412</b>	<b>1350</b>	<b>1164</b>	<b>1161</b>	<b>968</b>	<b>980</b>	<b>883</b>
	Report from 4695 pupils						Report from 6506 pupils					
	C Group 648 pupils or 13.8 per cent						C Group 1055 pupils or 16.2 per cent					

N. B. An increase, 1933-34, of 2.4% of C pupils. Due to some extent to the effect of depression on environment thus giving use to emotional disturbances that retard pupils developments. The teachers gave among their reasons the follows:

	1933	1934
1. Irregular Attendance	252	421
2. Physical Defects (Illness)	64	117
3. Mentally Retarded (Low I.Q.)	183	302
4. Indifference	84	99
5. Home Environment	7	9
6. Changing Environment	11	6

Indifference is a result rather than a cause.

The use of our library facilities has helped our reading program also. The rural libraries and the county library truck have made individual reading, possible. The "A" group made up in this way, by individual reading, the lack in class reading. The reading or library table has never failed us and has made a distinctive contribution to our reading program. Our supervisory program has been greatly facilitated by the splendid cooperation of Miss Nora Crimmins of the Chattanooga Public Library.

The principals and teachers have cooperated with the supervisors in a splendid manner to accomplish the program. The achievement in teacher growth has been marked. We have some outstanding successes as shown by excellent studies made and followed up as case studies. The whole purpose has been to so organize materials and methods as to prevent failure, or to help pupils succeed. Those teachers having the most outstanding success have been the ones who have approached the problem wholeheartedly and scientifically. Some examples of studied made are:

1. A study of the Reading activities of Group B in a Second Grade.
2. A study to determine the best remedial program for Group C, First Grade.
3. The outcomes of an activity program in terms of Reading ability in a C Group of Second Grade.
4. Teaching Reading to a retarded group through teacher prepared helps, Fourth Grade.
5. Teaching numbers to a retarded group, Third Grade.

TEACHING THROUGH LARGE UNITS: The accomplishment in this method of instruction has been marked this year, Grades one through six have made splendid progress. Problems have stimulated children to set up goals which they have been anxious to solve. Social Science Units have contributed to a better integration of Geography, History and Citizenship. Elementary Science Units have stimulated laboratory teaching in Health as a part of the science program. Children and teachers have made some excellent showings in this field.

THE VACATION UNIT: This unit was planned at school by teacher and pupil so definitely that pupil executed it at home under the supervision of his parents. As a result the child wholeheartedly entered into the prescribed home work, keeping records to bring back to school in the fall. Parents and children enjoyed the school exhibits in the fall. Children were using wisely their leisure, They had effectively carried on school problems at home.

Nutrition

The following weight record tabulations show some result of the attempt to find out the nutritional conditions of the children in school. The percent of children under weight this spring is greater than the two previous years. This may be due however to the spring epidemic of measles.



## WEIGHT RECORD

## Baldwin-Wood Age-Height-Weight Table

	1931-32	1932-33	1933-34
No. children weighed in Fall	7029	6602	6599
No. children weighed in Spring	6404	6300	6015
No. children transferred	322	284	246
No. children moving out of system	406	359	303
No. children dropped	217	184	111
No. children entering after first weighing	503	601	485
No. children not weighed in Fall	1220	244	189
No. children not weighed in Spring	828	3188	591
No. children gaining in weight	5425	5385	5136
No. children not gaining in weight	325	195	376
No. children 10% or more underweight (Fall)	2050	2454	2398
No. children 10% or more underweight (Spring)	1903	1508	1600
No. children 20% or more overweight (Fall)	112	113	104
No. children 20% or more overweight (Spring)	122	129	154
Percent of children 10% or more underweight in Fall			
Fall	29	37	36
Percent of children 10% or more underweight in Spring	20	23	26.6

Very few junior high schools left a record of height and weight this year.  
Spring - epidemic of measles.

## PROFESSIONAL MEETINGS ATTENDED

August - National Dietetics Meeting, Chicago, - Miss Carpenter  
 October - East Tennessee Teachers Meeting - Miss Carpenter and Mrs. Johnston  
 November - Tri-State Dietetics Association, Atlanta - Miss Carpenter  
 February - Superintendents Division of N. E. A. and Progressive Education Association, Cleveland, Ohio - Mrs. Johnston  
 April - State Teachers Meeting, Nashville - Miss Carpenter and Mrs. Johnston  
 May - Childhood Education National Conference, Nashville - Miss Carpenter and Mrs. Johnston

These meetings have been attended at the expense of the supervisors. They have been stimulating and serve as a yard stick to measure our accomplishments in terms of other progressive systems.

Opportunity has been given to write professional articles for publication. By this means we may share with others any plans we may have had a part in perfecting.

## COURSE OF STUDY

This report would be incomplete if we failed to say that curriculum revision is still in process. This summer we are working with groups of teachers at the University of Chattanooga and elsewhere. Committees have been formed and reports will be submitted at General Teachers Conference.

Respectfully submitted,  
 Eula A. Johnston  
 Anna L. Carpenter  
 Supervising Teachers of  
 Elementary Instruction.

ON MOTION of Esquire Bayless, seconded by Esquire Brown, the foregoing report was ordered to be filed and made a matter of record by acclamation.

## RESOLUTION TO DECLARE THE POE-JONES ROAD FROM THE DAYTON PIKE TO THE DAISY-DALLAS PIKE A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:-

That the proposed road leading from the Dayton Pike to the Daisy Dallas Road along the line between the property of Porter Poe and A. R. Jones be declared a District Road - Length 1/3 mile.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## REPORT OF CLAIMS COMMITTEE

(1)  
 TO THE HONORABLE COUNTY COURT:

Wem your CLAIMS COMMITTEE, Beg leave to report that we have this day examined the following claims in Lunacy cases, etc. and find the same correct, and recommend that they be order paid

WILKES T. THRASHER  
 Marion Davenport Doty Chandler  
 Martha Jane Miller  
 Fred Frazier  
 Jim Costello

COUNTY JUDGE PRO TEM

Blutcher Tatcliff		
Inez Irwin		
Vardy Brooks		
F. A. Vinson		
Rubin Wright		
Stephen Crow		
Lester Murphy		
Zora Locke		
Alice Bowden		
Mona Allison		
Elbert Stancell		
Essie Keys		
Jessie May Bettis		
Allison Vance		
S. M. Cooley		
Geo. Nelson		
Amanda Vanover	, 21 cases @ \$5.00	105.00
B. WILSON	D. S.	
Frank Skillern	1 case @ \$3.00	3.00
E. H. ROGERS	D. S.	
Lester Murphy	1 case @ \$3.00	3.00
LUTHER HAMBY	J. P.	
Lester Murphy	one case @ .50¢	.50
KELSO RICE	J. P.	
Elbert Stancell	one case @ .50¢	.50
J. T. MCKEE	D. S.	
Elbert Stancell	one case @ \$3.00	3.00
		<u>3.00</u>
		115.00

Chattanooga, Tenn.  
June 30th 1934

HAMILTON COUNTY

T. W. KILLOUGH

FOR SERVICES RENDERED FOR QUARTER ENDING JUNE 30th 1934

For making Quarterly Record, 11,500 @ 10 per 100	11.50
Entering orders of the Court, 52 @ 25¢	13.00
Filing Petitions for exemptions, 198 @ 25¢	49.50
Supplying certificates with seals attached 198 @ 75¢	146.50
Opening and closing records, 79 days @ 50¢	39.50
Filing, docketing and entering Lunacy cases, 21 @ \$3.85	80.85
Elections by the Court 7 @ 50¢	3.50
Filing report of County Judge.	25
Wm. Bork Memorial Hospital.	25
Highway Committee.	25
County Superintendent.	25
Claims Committee.	25
Advertising Committee.	25
	<u>25</u>
Ex Officio fees for quarter ending June 30, 1934.	50.00
For registering Circuit Court bills of cost 233 @ 15¢	34.95
	<u>34.95</u>
	\$ 439.20

I certify the foregoing to be correct to the best of my knowledge and belief.

T. W. Killough, CCC  
Sworn to and subscribed before me this 30th day of June, 1934.  
Margaret Orrell, D.C.

Ed Robinson  
Chairman.  
M. L. Mulkey.  
J. B. Bayless.  
G. Russell. Brown.

ON MOTION of Esquire Robinson, seconded by Esquire Mulkey, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Lawrence, Brown, Thrasher, Hamby and Robinson. Total 8. Esquire Camp, being absent.

REPORT OF THE COUNTY JUDGE.

TO THE HONORABLE COUNTY COURT:

I submit below, statements showing appropriations (less trustee's commission) for the budg year 1933-34, and warrants issued by the County Judge for the nine months ending March 31, 1934, and balance of appropriations March 31, 1934.

	Appropriations 1933-34.	Warrants issued for the nine months. ending Mar. 31. 1934.	Balances of appropriations Mar. 31. 1934
Buildings & Grounds General Buildings & Grounds. Schools)	18.000.00	14.650.48	3.349.52
Elementary Schools. High Schools. )	579.742.00	428.039.00	151.703.00
Board of Health.	20.000.00	14.476.85	5.523.15
Chancery Court.	750.00	173.20	576.80
Circuit Court.	16.000.00	10.360.53	5.639.47
Criminal Court.	48.000.00	34.774.48	13.225.52
County Court Per diem.	150.00	112.86	37.14
Elections.	5.000.00	6.068.62*	1.068.620/D
Lunatics.	1.500.00	986.37	513.63
Office Expenses.	10.000.00	6.917.37	3.082.63
Pauper Burials.	3.000.00	3.267.16	267.160/D
County Hospital.	29.000.00	19.608.66	9.391.34
Public & Charitable Institutions.	186.760.00	121.320.51	65.439.49
Salaries.	38.400.00	29.684.80	8.715.20
Sheriff & Jail.	40.000.00	20.146.92	19.853.08
Interest on bonds.	371.614.29	312.905.39	58.708.90
Additions to Sinking Fund.	107.000.00	.. . . .	107.000.00
Interest on Loans & Discount on Taxes. )	40.000.00	41.776.76**	1.776.760/D
Miscellaneous.	39.845.02	33.206.91	6.638.11
Oil Department (to be reimbursed at close of year)	.. . . .	8.874.64	8.874.640/B
Store room supplies (to be re- imbursed at close of year.	.. . . .	5.221.89	5.221.890/D
City of Chattanooga Schools.	1.000.638.69	663.341.46	337.297.23
<b>Totals.</b>	<b>\$ 2.555.400.00</b>	<b>\$ 1775.914.85</b>	<b>779.485.14</b>

The following other warrants have been issued during the nine months ending March 31, 1934.

City of Chattanooga Schools (deferred payment 1932.33 budget)	13.461.31
District Road Fund.	9.647.70
Pike Fund (including Workhouse)	97.499.99
Rights-of-way. Fund.	4.187.85
Library Fund.	20.43
Temporary Loans Fund.	160.000.00
Highway Bond Interest Fund.	15.147.10
State Highway Reimbursement fund.	14.478.77
Bridge Bond Fund.	59.56
<b>Total warrants issued during first nine months of the year 1933.34</b>	<b>\$ 2.075.139.93</b>

\* with \$2.587.50 from State deducted.

\*\* includes \$17.865.14 tax discount.

Respectfully submitted,  
Will Cummings.  
County Judge

ON MOTION OF Esquire Robinson, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

#### RESOLUTION TO REFUND THE WELCH-ADE BOTTLING COMPANY \$225.00.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the County Court refund the Welch-Ade Bottling Company the sum of \$225.00 erroneously collected by the County Court Clerk's office. This refund due the Welch Ade Bottling Company for the reason that the brewery they represent domesticated in Tennessee, which makes them liable for one-fourth of the tax. The above amount of \$225.00 represents the County's part, and authorize that this amount be paid out of the County treasury immediately.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Brown, Lawrence, Thrasher, Hamby & Robinson. Total 8. Esquire Camp be absent.

REPORT OF THE SUPERINTENDENT OF BONNY OAKS SCHOOL.

I N C O M E .

		JUNE.	To Date.
Appropriations.	Hamilton County.	\$1.436.38	16.000.00
"	City of Chattanooga.	1.000.00	12.000.00
Donations.	Special.		110.00
"	Individual.	5.00	155.00
Cash Discount.		4.52	44.69
Dairy			
Poultry.			
Farm.			
Insurance.		143.38	143.38
Total Receipts.		\$ 2.589.28	\$ 28.517.35

D I S B U R S E M E N T S .

NEW EQUIPMENT.		678.50	1.448.34
upkeep OF EQUIPMENT.		69.86	
General Repairs.	126.13		
Repairs -Trucks & Tractors.	331.83		
Replacement.	140.99		598.95
DAIRY.		32.75	896.13
FARM.		124.13	
Seed.	159.18		
Fertilizer.	317.30		
Gas & Oil.	713.19		
Feed for Hogs.	236.80		
Hogs bought.	46.06		
General Expense.	183.83		1.656.36
POULTRY.		40.20	453.10
BUILDINGS & REPAIRS.		25.70	
Repairs Boy's Building	114.28		
Painting.	200.01		
Grounds & Roads.	56.25		
General Repairs.	363.83		
	2.10		
Creamery Improvements.	281.45		
Repairs -Girl's Building.	34.00		
Furniture & Fixtures.			1.051.92
Light. Heat & Power.		92.00	
Light & Power.	1251.48		
Fuel.	1107.66		\$ 2.359.14
GROCERIES & MEATS.		581.38	5.776.56
INSURANCE.			1.012.03
CLOTHING & SHOES.		50.12	
Shoes. Repairs.	348.95		
" Boys.	151.80		
" Girls.	120.58		
" Col. boys.	30.32		
Clothing Boys.	600.15		
" Girls.	335.19		1.586.99
DORMITORIES.		90.66	
Supplies for Laundry.	176.77		
Disinfectants.	84.10		
General Supplies.	1032.11		
Medical Supplies.	89.74		1.382.72
MISCELLANEOUS.		90.42	
Printing & Stationary.	75.35		
Barbering.	230.24		
Car expense.	140.00		
General Expense.	259.66		
Ice	34.07		
Labor.	531.70		
Telephone & Telegraph.	154.75		
Audir. 1933.	175.00		
Traveling expense.	241.67		
High School Books.	44.63		
Miscella Supplies.	117.42		2.004.49
SPECIAL DONATION.			62.41
	\$ 1.875.88		20.289.14
SALARIES.	710.00		7.964.00
TOTAL DISBURSEMENTS.	\$ 2.585.88		\$ 28.253.14
CAPITAL ASSETS.			
Land (400 Acres.).			40.000.00
BUILDINGS.			
Superintendent's Home.		6.496.84	
Boy's Building.		20.080.16	
Girl's Building.		15.379.44	
Colored Boy's Building.		23.298.52	
Chapel.		1.309.51	
Dairy Barn.		4.213.16	
Mule Barn.		696.29	
Concrete Silo		970.40	
Pump House.		1.051.00	

Boys Scout Cottage.	225.00
Blacksmith Shop.	125.00
Potato House.	600.78
Cannery.	101.22
Tool Shed.	9197.92
School	9127.71
Poultry House.	<u>600.00</u>

Total Buildings.

\$84,792.66

## EQUIPMENT.

Farm	1348.31
General	88.00
Creamery.	974.00
Pumping.	316.00
Laundry.	848.43
Blacksmith.	73.90
Motors & Trucks.	1211.50
Manuel Training.	280.00

Total Equipment.

5,140.14

Live Stock.

2,565.50

TOTAL CAPITAL ASSETS.

\$ 132,497.30

## LIABILITIES AND NET WORTH.

Installments Notes Payable.

256.50

Capital Surplus.

132,240.80

TOTAL LIABILITIES AND NET WORTH.

\$ 132,497.30

## SUMMARY ENROLLMENT.

July 1, 1933.

July 1, 1934.

	TOTAL ENROLLMENT.	DISMISSED	PRESENT
Boys.	127	48	79
Girls.	92	39	53
Colored Boys.	<u>54</u>	<u>19</u>	<u>35</u>
Totals.	273	106	167

Length of stay of children dismissed during year varies, as follows:

Colored Boys' 1 Mo. to 3 yrs.  
Average stay. 1 yr. 5 months.

White children vary 1 Mo. to 6 yrs - 5 mos.  
with an average stay of 2 yrs. 6 mo.

Returned to Parents or relatives.	75
Foster Homes.	9
Employment.	17
Graduated from Grammer School.	9
"    "    High School.	2
OPERATIONS.	
Appendicitis.	2
Tonsils.	20
Illnesses.	
Scarlet fever.	4
Measles.	33
Pneumonia.	2
Deaths.	0

## Note.

In the last nine years with more than 1200 children, we have had only one death from natural causes.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was ordered to be filed and made a matter of record by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the following Notaries Public were elected.

W. J. Anderson.	M. B. Kennedy.
S. E. Brody.	C. E. Mowery.
J. H. Bradley.	Mrs. L. T. Miller.
Fred C. Barrows.	R. W. McFarland.
Glenn Bevins.	Margaret Orrell.
J. B. Coulter.	J. B. Robinson.
Florence K. Currier.	John Shrader.
Gus S. Currier.	J. T. Smith.
Spencer Clinton.	W. M. Sherrill.
G. W. Chamlee.	J. R. Scott.
Roy H. Dover, Jr.	C. A. Smith
A. M. Dickerson.	Mildred White.
W. Henry Elmore.	Pansy R. Runyan.
R. H. Hundley.	
J. C. Haynes.	
Dorothy Hammond.	
B. B. Hagan.	

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, the following Poll Tax exemptions were granted.

	Poll Tax.
Jas. C. Anderson.	"
John Allen.	"
Stanley C. Avery.	"
John Asleager.	"
Virgil Barbee.	"
Jas. Ed. Burnette.	"
G. B. Boggs.	"
Joe Burger.	"
Ed. Clements.	"
G. T. Crowe.	"
L. L. Cannon.	"
Walter Curvin.	"
Elmer Cox.	"
Leland S. Cornelius.	"
Clanda Lee Coleman.	"
G. C. Graham.	"
B. H. Ganns.	"
Jesse L. Gamblin.	"
Jerome Higgins.	"
Grady Hudson.	"
Jesse Hamonds.	"
Frank G. Hopper.	"
Fate Hudson.	"
Rufus F. Howard.	"
Walter L. Hindmon.	"
E. P. Hamblen.	"
Harry W. Hixson.	"
Robert Lee Hixson.	"
A. W. Hixson.	"
Dave Hawk.	"
Clyde Jackson.	"
J. L. Jackson.	"
Arthur H. Johnson.	"
Robert Keith.	"
John Knight.	"
F. T. Kirby.	"
E. D. Kilgore.	"
Jesse Lawson.	"
Charles Langston.	"
Ernest A. Morrison.	"
J. S. McKee.	"
T. J. McConnell.	"
Maggie Nolan.	"
J. E. Potts.	"
John Price.	"
Wm. A. Roberts.	"
Willie Mae Robinson.	"
Luther Roberts.	"
Warren Rains.	"
Charles Smith.	"
Jeff Smith.	"
Cabe L. Strong.	"
Morse Smith.	"
J. L. Smith.	"
R. R. Shedd.	"
Willard Smith.	"
Walter Thurman.	"
E. V. Thomasson.	"
Walter Vandergriff.	"
James Varner.	"
Arnold West.	"

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, the Peddlers Exemptions were referred to the Commissioners with power to act.

REPORT OF THE COUNTY SCHOOL SUPERINTENDENT.

TO THE HONORABLE JUDGE AND MEMBERS OF THE COURT OF HAMILTON COUNTY:

Gentlemen.

In compliance with the provisions of the State law, I am herewith submitting to you my report for the quarter ending June 30, 1934.

The amounts set forth in our budget for 1933-34 and expenditures through June 30, 1934, against same as shown by vouchers issued by the superintendent's officer are as follows:

	BUDGET.	EXPENDITURES.
General Control	5,500.00	3,659.50
Instructional Service.	451,105.12	415,949.52
Operation of School Plant.	20,845.00	18,884.62
Auxiliary Agencies	67,235.00	61,878.57
Capital Outlay.	10,000.00	
	\$ 554,685.12	\$ 500,372.21



\* This total includes the contributions made by teachers, school bus drivers, janitors, and other employees which amounted to approximately \$27,178.62. (Refer to County Court Report, April 3, 1933.)

The amount from tuition and all other sources received by this office and deposited with the Trustee of Hamilton County during the quarter was \$157.75.

The enrollment and average daily attendance for the 1933-34 scholastic term as shown in our report to the State Department are as follows:

	Enrollment.	Average Daily Attendance.
Elementary White.	8,480.	6.681
"    Colored.	755	618.
High School White.	2,794.	2.266
"    "    Colored.	59	45
	<u>12,088</u>	<u>9.610</u>

The mumps, whooping cough and measles have been serious inroad into our average daily attendance during the latter half of the year.

A year ago I listed Washington High School for colored students as a need for further development of negro education in this county. Since that time the Washington plant burned. We are about to put in its place a modern plant.

The superintendent made the following recommendation to the board of education which was adopted and the Building and Grounds Commission asked to so construct the building as to make it possible to put this plan into operation;

"In July 1931 the superintendent submitted to this board a plan for consideration dealing with a definite type of training to be given at the Washington School.

The plan is outlined briefly as follows:

- I. In the home economics department of the high school building, provide and equip a dining room, bedroom, living room, and nursery.
- II. Secure statements from a representative number of ladies who employ maids giving what they think should be included in a course of study that would better prepare the girls to serve as maids.
- III. Employ a teacher especially trained for this type of work.
- IV. Let this teacher with her pupils practice in some of the proper homes; say at serving a formal dinner.
- V. Have groups of ladies to visit the school and inspect the rooms mentioned above giving their criticism of the work being done.

With the assistance of the teacher and the state authorities this, and other courses, may be similarly worked out that will cause our young colored people, both boys and girls, to be in demand as maid, cooks, butlers, chauffeurs, waiters, gardeners, etc. At the completion of these courses a special certificate can be awarded showing which phase of the work the graduate is especially prepared to do".

We need to open the following one-teacher schools: Edwards Point, Riverside, and Georgetown, (colored). We have always had trouble trying to keep teachers in our one teacher schools. Part of this is because of the fact that the communities to which they are located are so isolated. Then, too, there is the heavy work problem wherein a teacher has to teach eight grades. It is my belief that this problem cannot be solved unless we build a small home for our teachers in these places and place a man and his wife in charge of each of these schools. This, of course, would necessitate paying the teacher selected for this job more than the ordinary one-room teacher.

Much of the work of the superintendent during this past year has been devoted to working up statistics for the study of education in this State of the Tennessee Education Commission.

Mrs. Lacey will show in detail in her report what repairs and improvements have been secured through the C.W.A. While giving many people employment, this work has enabled us to secure much needed work that would have cost the county considerable money in the near future. Quite a number of the original projects were left incomplete. We are expecting to have these completed through the F.E.R.A.

I should like to call the attention of the court to the serious need in this county for new school buildings. We have managed to move along this year with what we have. As soon as it is possible, however, relief in this respect, should be granted. The crowded situation at Red Bank, White Oak, Daisy, Sody and Ooltewah should be relieved in the interest of good work. No elementary teacher in a crowded room can possibly do first class work.

In behalf of the department of education and the teachers of Hamilton County, I wish to thank the County Judge and the members of the county court for the splendid way in which each of you has stood by the school during these trying times. Your thoughtful care and vision in maintaining necessary public services should be commended by every

right thinking citizen in this county.

Your very cordially.  
Arthur L. Rankin.  
Superintendent.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, the foregoing report was ordered to be filed and made a matter of record.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, Court adjourned until Monday July 9th, 1934, to hear from the Jail Committee and to take final action in the adoption of the Budget.



COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. JULY 9th, 1934.

BE IT REMEMBERED, That on this the 9th day of July, 1934, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, An Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

ON MOTION of Esquire Thrasher, seconded by Esquire brown, that the Court strike out that part of the report of the budget where it reads that the Advisory Committee reported jointly with the Finance Committee and let it read the Finance Committee only makes the report.

ON MOTION OF ESQUIRE THRASHER\_ SECONDED BY ESQUIRE BROWN, the Budget for 1934-1935 was adopted as submitted by the County Finance Committee on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Thrasher, Hamby and Robinson. Total 9.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, G. J. Roark and John Helton were exempted from Peddling License Tax.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the matter of exemption from taxation a certain alley forming a part of the property assessed to Ross-Hinds Company (which came up at the last meeting of the Finance Committee be referred to the Highway Commission with power to act by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, that the County Judge take up with the P. E. A. authorities the proposition of getting funds from said authority to take care of emergencies, passed by acclamation.

REPORT OF THE JAIL COMMITTEE.

RESOLUTION ADOPTING THE REPORT OF THE SPECIAL JAIL COMMITTEE.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, that the following report of the special jail committee appointed by resolution duly passed at the last session of this Court held on Monday, July 2nd, 1934, be accepted and approved.

To the Quarterly County Court of Hamilton County, Tennessee.

The undersigned committee, appointed by resolution duly passed at the meeting of this Court Monday, July 2nd, 1934, beg to report that we have made a careful investigation as required by said resolution and have found that the Jailer of the County Jail of Hamilton County, Tennessee, has complied and is complying with the provisions of Chapter 36, of the Acts of 1931, second extraordinary session, and all other legal provisions in reference to food, water and bedding for prisoners at said jail and is entitled to be allowed the compensation fixed by said Act.

M. L. Mulkey. Chairman.

J. B. Bayless.

Kelso Rice.

BE IT FURTHER RESOLVED that the County Jailer of the County Jail of Hamilton County be, and he is hereby allowed a fee of seventy-five cents 75¢ per day for keeping and feeding each prisoner in the said jail, and one dollar (\$1.00) for each turnkey, provided there shall be but two turnkeys for each prisoner, in accordance with the provisions of the Act referred to in the said committee's report.

Be It Further Resolved, that the Clerk of this Court be, and he is hereby directed to transmit to the State Comptroller a certified copy of this resolution.

ON MOTION of Esquire Mulkey, seconded by Esquire Bayless, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

ON MOTION of Esquire Bayless, seconded by Esquire Lawrence, the following Notaries Public were elected.

- Wade Farrar.
- L. C. Harris.
- M. L. Mulkey.

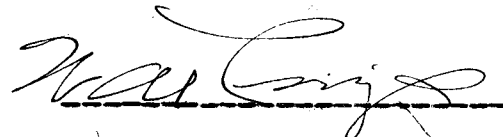
ON MOTION of Esquire Robinson seconded by Esquire Brown, all the following Poll Tax Exemption that are properly signed by the County Physician and Members of the County Court were passed.

M. W. Buhman.	Poll Tax.
William I. Blackburn.	"
Grover C. Bailey.	"
Jesse Billings.	"
Fred Bussell.	"
Chas. A. Brewer.	"
R. P. Coulter.	"
Julius P. Cox.	"
Fred Garrison.	"
Frank L. Davis.	"
Robt. G. Hoppe.	"
E. H. Hartman.	"
Robert C. Johnston.	"
Raymond F. Joseph.	"
Walter LeCroy.	"
B. E. Minter.	"
James A. Miller.	"
Joseph B. Matthews.	"
S. E. McKenzie.	"
J. I. McKee.	"
Wm. H. Odell.	"
E.O. Pomeroy.	"
Geo. Perkins.	"
Lillie Mae Pirkle.	"
G. F. Sparks.	" & Peddlers.
John M. Sheridan.	"
John Shockley.	"
R. M. Scott.	" & Peddler's Tax.
John W. Taliaferro.	"
R. T. Tims.	"
Raymond Thurman.	"
Roy Williams.	"
H. B. Wingo.	"

ON MOTION of Esquire Robinson, seconded by Esquire Brown, all the following Peddlings Claims for exemption oked by the Claims Committee were passed by acclamation.

Flora Biddle.	Peddler's Tax.
Newt Graham.	"
E. L. Goody.	"
Ed. Henley.	"
J. B. Helms.	"
Ed. Key.	"
F. C. Neal.	"
C. H. Perkins.	"
G. J. Roark.	"
J. T. Stockman.	"
Sam Smith.	"
David Shell.	"

ON MOTION of Esquire Lawrence, seconded by Esquire Camp, Court adjourned Sine Die.



COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) THURSDAY. AUGUST 17, 1934.

BE IT REMEMBERED, That on this the 17th day of August, 1934, a Session of the Quarterly County Court of Hamilton County, Tennessee, was held at the Court House in the City of Chattanooga, Tennessee, pursuant to the following Notice or Call.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

Upon and by virtue of the authority vested in me as Judge of the County Court of Hamilton County, Tennessee, by Sec. 10195 of the Code of Tennessee, I hereby call a special session of the Quarterly County Court of Hamilton County, Tennessee, to be held in the Chancery Court room at the Hamilton County Court House at 10 o'clock A. M. on the 17th day of August, 1934, being of the opinion that the public necessities require convening of such special session.

The said special session is called for the following purpose and none other.

To consider the borrowing of money for the purpose of meeting and defraying existing indebtedness and current expenses of Hamilton County under and by virtue of the authority conferred by Chapter 470 of the Private Acts of 1925, as amended by Chapter 25 of the Private Acts of 1929, and in accordance with the terms and provisions of said acts.

This 16th day of August, 1934.

Will Cummings.  
 County Judge.

Attest.  
 T. W. Killough.  
 Clerk of the County Court  
 of Hamilton County.

Upon roll call it was ascertained that a quorum was not present and the meeting thereupon adjourned until two o'clock of the same date. August, 17, 1934.

Upon Roll call of the Justices of the Peace of said County, the following answered to their names: Esquires, Mulkey, Rice, Bayless, Fryar, Brown, Hamby and Robinson, Total 7, Esquires, Thrasher, Camp and Lawrence being absent.

A RESOLUTION TO AUTHORIZE AND DIRECT THE BORROWING OF THE SUM OF \$300,000.00 BY HAMILTON COUNTY, TENN., FROM THE HAMILTON NATIONAL BANK OF CHATTANOOGA, TENNESSEE, UPON A NOTE OR NOTES TO BE SIGNED BY THE COUNTY JUDGE AND COUNTY TRUSTEE OF SAID COUNTY, and to AUTHORIZE THE RENEWAL OF SUCH NOTE OR NOTES, IN ACCORDANCE WITH CHAP. 470 OF THE PRIVATE ACTS OF 1925, AS AMENDED BY CHAP. 25, OF THE PRIVATE ACTS OF 1929 OF THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE.

WHEREAS, by Chapter 470 of the Private Acts of 1925, as amended by Chapter 25 of the Private acts of 1929 of the General Assembly of the State of Tennessee, Hamilton County, Tennessee, is authorized to borrow, in its corporate capacity, a sum or sums of money not exceeding two thirds (2/3) of its anticipated current revenues, for the purpose of paying off existing indebtedness and defraying current running expenses, whenever, in the opinion of the Quarterly County Court of said County, such borrowing is necessary, and,

WHEREAS, the said Quarterly County Court of Hamilton County finds and determines that it is necessary at this time to borrow the sum of \$300,000.00 (the same being less

than two-thirds of Hamilton County's anticipated current revenues) to meet existing indebtedness and to defray and meet current running expenses, in anticipation of current revenues.

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, that the borrowing of the said sum of \$300,000.00 from the Hamilton National Bank of Chattanooga, Tennessee, to meet existing indebtedness and to defray and meet current running expenses in anticipation of current revenues, be, and it is hereby authorized and directed.

BE IT FURTHER RESOLVED that in accordance with the terms and provisions of the Acts hereinabove referred to, the County Judge and County Trustee of Hamilton County, Tennessee, be, and they are hereby authorized and directed to execute and deliver to the said Hamilton National Bank of Chattanooga, Tennessee, the note or notes of Hamilton County, Tennessee, in the total principal sum of \$300,000.00, the said note or notes to bear interest at a rate not exceeding six per cent (6%) per annum, and to be due and payable on the 6th day of November 1934, at which time, in the judgment of this Court, there will be sufficient funds in the County's treasury, derived from taxation, for the year 1934, to pay the same.

BE IT FURTHER RESOLVED that the said County Judge and County Trustee be, and they are hereby, authorized and directed to execute and deliver to the said Hamilton National Bank of Chattanooga, Tenn., a renewal note or renewal notes, from time to time, for the purpose of renewing or extending the time for payment of the note or notes hereinabove authorized.

BE IT FURTHER RESOLVED that the funds borrowed as hereinabove authorized shall be kept separate and apart from all other funds, and shall be paid out only on warrants of the County Judge of Hamilton County, Tennessee.

ON MOTION of Esquire Mulkey, seconded by Esquires Bayless and Rice, the foregoing resolution was unanimously adopted on a roll call vote, the following Justices of the Peace being present and voting Aye: Esquires, Mulkey, Rice, Bayless, Fryar, Brown, Hamby and Rbbinson. Total 7. Esquires Thrasher, Camp and Lawrence being absent.

ON MOTION of Esquire Mulkey, seconded by Esquire Bayless Court adjourned Sine Die.

*Rice*  
-----  
County Judge.



STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. OCTOBER 1st, 1934.

BE IT REMEMBERED, That on this the 1st day of October, 1934, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court Clerk call the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

The Minutes of the July Term 1934, July 9th, 1934 Adjourned Term and August 17th Call Meeting were read by the Clerk.

ON MOTION OF Esquire Thrasher seconded by Esquire Bayless, the minutes were adopted as read.

ON MOTION of Esquire Thrasher, seconded by Esquire Robinson the Court voted to increase Erlanger Hospital Appropriation to FIFTY THOUSAND (\$50,000.00) DOLLARS: Also take care of FIFTEEN THOUSAND (\$15,000.00) DOLLARS deficit of the Erlanger Hospital in conjunction with the City of Chattanooga, on a roll call vote the following members of the Court being present and voting Aye: Total 10.. Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO APPOINT A COMMITTEE TO CONSIDER AND DETERMINE UPON PLANS FOR THE CONSTRUCTION OF A COUNTY HOSPITAL.

WHEREAS, for many years past the need of a public hospital in Hamilton County has been increasingly pressing, and WHEREAS, it is the judgment of this court that such a hospital should be constructed and maintained as a county institution if any proper means of so doing can be devised, NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, that the County Judge be and he is hereby authorized and directed to appoint a committee of members of this court to study, consider, advise and determine upon plans, ways and means for the erection and maintenance of a County Hospital in this county.

BE IT FURTHER RESOLVED that the said committee, when appointed, be authorized and directed to confer and consult with members of the medical profession, with any interested citizens, with members of the legislature and with representatives of the federal government, and to report to the next meeting of this court, first, upon plans for the said hospital and next, upon ways and means of financing the cost of the erection and maintenance thereof.

ON MOTION of Esquire Camp, seconded by Esquire Mulkey, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPOINT A COMMITTEE OF MEMBERS OF THE COUNTY COURT TO STUDY, ADVISE, DETERMINE AND REPORT UPON PLANS WAYS AND MEANS OF THE CONSTRUCTION OF AN AUDITORIUM OF THE PUBLIC SCHOOL AT EAST DALE.

WHEREAS, there has been shown to the satisfaction of this court a real and urgent need for an adequate and well constructed auditorium in the county school at East Dale, and

WHEREAS, it is the judgment of this court that an auditorium should be constructed at the earliest possible moment.

NOW, THEREFORE, be it resolved by the Quarterly County Court of Hamilton County that the County Judge be and he is hereby authorized and directed to appoint a committee of members of this court to study, advise and determine upon plans, ways and means for the construction of said auditorium and for financing the cost thereof, and to submit to the next meeting of this court a complete report thereon.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

ON MOTION of esquire Thrasher, seconded by Esquire Bayless, M. L. Mulkey was elected County Judge Pro Tem on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher and Hamby and Robinson. Total 10.

RESOLUTION TO DESIGNATE FRED FRAWLEY AS THE CUSTODIAN OF HAMILTON COUNTY COURT HOUSE.

BE IT RESOLVED by the Quarterly County Court of Hamilton County that FRED FRAWLEY, be, and he is hereby appointed Custodian of the Hamilton County Court House, to serve as such for a period of two years.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

RESOLUTION TO ELECT MRS. LACEY AND FRED FRAWLEY, BUILDING AND GROUNDS COMMITTEE.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, that Mrs. Lacey and Fred Frawley be, and they are hereby elected Building and Grounds Committee of the Hamilton County Court House to serve as such for a period of two years.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Fryar, Thrasher, Hamy and Rbbinson. Total 10.

ON MOTION of Esquire Rice, seconded by Esquire Bayless, George Forbes was elected a member of the County School Board on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

ON MOTION of Esquire Lawrence, seconded by Esquire Camp, T. S. Wilcox, E. R. Betterton, and Alvin Robinson was elected Highway Commissioners on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, G. Russell Brown, was elected member of the Poor House Commission, on a roll call vote, the following members of the Court being present and voting Aye: Esquire Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

REPORT OF FINANCE COMMITTEE.

Chattanooga, Tennessee, October 1, 1934.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The Finance Committee recommends:

That the petition of the Ross-Hindman Company seeking refund of the county's part of the 1933 tax on the west 120 ft. of the north 10 ft. of lot 51,

Walnut Street, facing 10 ft. on the east Side of Cherry St., and running back eastwardly of uniform width 120 ft., on the ground that the said property is an alley used by the general public, and has been so used for a number of years, be disallowed unless the said property will be deeded or leased to the City of Chattanooga or Hamilton County.

That the Tax Assessor be authorized to issue error and relesament covering the 1933 personalty assessment of \$500.00, against Byron J. Bush on account of error in assessment

That the Tax Assessor be authorized to issue error and relesament covering the 1933 personalty assessment of \$500.00 against Sam Schwartz on account of error in assessment.

That the Tax Assessor be authorized to issue error and relesament, reducing the 1933 personalty assessment against R. E. Baker from \$500.00 to \$150.00, on account of error in assessment.

ON MOTION of Esquire Lawrence, seconded by Esquire Rice, the report of the Finance Committee was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mukey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

RESOLUTION APPROVING THE MOVEMENT TO IMPROVE CONDITIONS OF CHATTANOOGA CREEK SO AS TO ELIMINATE AND INCONVENIENCE AND DANGER ARISING FROM THE USE OF SAID CREEK AS AN OPEN SEWER AND STRONGLY RECOMMENDS TO THE OFFICIALS OF THE GOVERNMENT THE NECESSITY AND FEASIBILITY OF CORRECTING THIS TERRIBLE PUBLIC CONDITION.

WHEREAS a movement has been started by patriotic business organizations and citizens to interest the United States Government in a proposed suggestion to improve conditions of Chattanooga Creek so as to eliminate the inconvenience and danger arising from the use of said creek as an open sewer, and

WHEREAS it is the opinion of competent engineers who have made a study of the situation that the present horrible conditions are due largely con the construction of the government owned dam at Hale's bar, which has resulted in a raise of the level of the Tennessee River and has caused heavy accumulation of silt and sand at the mouth of the creek, and

WHEREAS this condition has caused the waters of said creek to become stagnant at certain seasons of the year and at other seasons has caused the waters of said creel to back up and overflow, and has resulted in a deposit of sewage/ <sup>and</sup> filth in said creek to the extent that horrible and nauseating odors almost constantly emanate from such waters, and has caused great hordes of mosquitoes to be bred and has become a menace to the health of the people of a large section of the city of Chattanooga, and

WHEREAS it is believed that the United States Government will undertake to correct this situatinn by some plan to be approved after proper engineering investigation.

THEREFORE, BE IT RESOLVED by the County Court of Hamilton County, in regular session that this Court approve this movement and strongly recommends to the officials of the Government the necessity and feasibility of correcting this terrible public condition.

BE IT FURTHER RESOLVED that this Court respectfully requests that our representatives in Congress take an active interest in fostering this movement and attempting to interest the United States officials.

BE IT FURTHER RESOLVED that this Court respectfully requests Congressmen from other parts of Tennessee, to join in this movement, and also requests the Congressman from Georgia to assist our Tennessee representatives.

BE IT FURTHER RESOLVED that this Court expresses the opinion that there is a public improvement could be made than the correction of the evils now existing from the payment

present uses of Chattanooga Creek.

ENDORSED by Lookout Mountain Town: City of Rossville., Ga., St. Elmo Mass Meeting. St. Elmo Garden Club; Alton Park Business League. East Lake Business League; Central Labor Council, Brick Mason Union. Carpenter Union. Chattanooga Retail Merchants Asso. South Chatta., Mass Meeting, Board of Governors of Chattanooga Medical Asso. Chatta., Real Estate Board. Sol. Williams at Mount Club.

ON MOTION of Esquire Rice, seconded by Esquire Bayless, the foregoing resolution was adopted by acclamation.

AMENDED RESOLUTION TO ALTER AND CHANGE THE LINES OF THE FOURTH WARD OF THE CITY OF CHATTANOOGA.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

Be it resolved that the Quarterly County Court in regular session a hereby alter and change the lines of the Fourth Ward of the City of Chattanooga, Tennessee, as follows: viz:

Beginning where the old line enters West Ninth Street at Cypress and running thence North along the center of Cypress Street to West Sixth Street; thence Westwardly along the centre of West Sixth Street to the intersection of Estate Terrace and West Sixth Street; thence Southwardly along the east side of East Terrace, inclusive, (and thence southwardly along the east side of East Terrace, inclusive); (and thence across from the East side of East Terrace to the West Side of East terrace and including 613 East Terrace, ending there; thence westwardly up hill <sup>direct</sup> to the intersections of Boynton Terrace, West 6th Street, and Point Drive to No. 6, Fire Hall, inclusive, and thence in a direct line to the old line of the said Fourth Ward which leads to the Tennessee River.

Be it further resolved that this action take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Bayless, seconded by Esquire Mulkey, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

REPORT OF HAMILTON COUNTY HIGHWAY COMMISSION.

TO THE HONORABLE COUNTY COURT: Hamilton County, Tennessee.  
Gentlemen:

During the past quarter the Commission has done a vast amount of highway construction and improvements, and all of the roads of the County are in excellent condition:

The major improvements done during the quarter has been.  
SECOND CIVIL DISTRICT.

STREETS AND ROADS OILED IN EASTDALE.

Center St. from Shallowford Rd. north to City Limits.	1.81. miles
Ledford St. from Shallowford Rd. eastwardly.	0.12
Haymore St., " " to Rockaway Drive.	0.10
South St., from Center St., to colored school.	0.38
Over St., from Rockaway Drive to Tunnel Blvd.	0.19
Edding St., from center St. west via Kathleen St to Lot 10, Edding subdivision.	0.08
Sylvan Drive from Gillespie Rd to Phoenix Ave.	0.25
Bell Vista Drive from Gillespie Rd to Phoenix Ave.	0.18
Shannon Ave. " " " "	0.15
Larkin St. from Wilson St. to Bell Vista Drive.	0.11
Davis St. " " " "	0.12.
Wilson St. from Tally Road to Davis St.	0.12
Phoenix Ave., from Midland Pike to Sylvan Drive.	0.21
Polk St., from Misland Pike north 200 feet.	0.04
McClure St., from Midland Pike north 200 ft.	0.04
Hargraves St. from Midland Pike north 400 feet.	0.08
Woods Drive from Midland Pike east 600 feet.	0.11
	<hr/> 4.09 miles.

## EAST RIDGE.

Tombras Ave., from Ringgold Road to Bennett Rd.	0.59 miles.
Lazard St from Tombras Ave. to McBrien Rd.	0.28
Old Ringgold Road from Dunlap Ave to E. View Dr.	0.15
Hamilton Ave. from City Limits to Twelfth St.	0.06
Bachman Ave., from City Limits to Twelfth St.	0.06
Twelfth St. from Halilton Ave to McBrien Rd	<u>0.24</u>
	1.38 miles

## SILVERDALE.

Walker Road from Lee Highway to Silverdale Road	0.15 miles.
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## DISTRICT AT LARGE.

Shallowford Rd. from W & A RR to Lee Highway.	2.38 miles.
Bonny Oaks Drive from City Limits to Lee Highway	6.57
Harrison Pike from Potter's Store to State Highway #58	7.40
Benton Drive from Potter's Store to Baptist Church.	0.50
Faith St. from Benton Dr to Bonny Oaks Drive.	0.20
Addison Rd. from Harrison Pike to Bonny Oaks Drive.	<u>0.35</u>
	17.40 miles.

TOTAL ROADS AND STREETS OILED DURING THE QUARTER IN THE  
2nd CIVIL DISTRICT.

23.02 miles.

## STREETS AND ROADS IN THIRD CIVIL DISTRICT. OILED.

## RED BANK.

Goodson Ave. from Jewish Cemetery to end of street.	0.38 miles.
Sweetland Drive from Jewish Cemetery Rd. to Vreeland Dr.	0.57
Midvale Ave from Dayton Pike to White Oak Road.	0.34
Oakland Terrace from Morrison Sprgs. Rd. to Euclid Ave.	0.51
Lyndon Ave. from Culver St. to White Oak Road.	0.54
Whitaker Ave. from Selma Ave to Euclid Ave.	0.11
Read's Lake Road to McCahill Rd west one-third of mile	0.33
Elmwood Drive from Mocassin Rd. westwardly.	0.68
Selma Ave from Dayton Pike to Norwood St.	0.06
Trenton St. from Oakland Terrace to Norwood St.	0.05
Lee St. from Oakland Terrace to Norwood St.	0.05
Oweda Terrace from A. J. Rogers Sub. Lot 32 to Lot 37	0.19
Crisman St. from Dayton Pike to Martin Road.	0.45
Wood Ave., from Signal View St., to Martin Rd.	0.21
Fyffe St. from Signal View St., to Martin Road.	0.10
Signal View St. from Dayton Pike to Berkley Dr.	0.25
Newberry St. from Easton Ave., to Berkley Drive.	0.40
Greenleaf St. from Dayton Pike to Berkley Dr.	0.23
Redding Road---from Euclid Ave to Newberry St.	0.47
Harding Road from Dayton Pike to Easton Ave.	0.23
Greenwich St. from Harding Road to Newberry St.	0.25
Easton Ave., from Culver St. to 400 ft. beyond Newberry St.	0.57
Culver St., from Dayton Pike to Easton Ave.	0.25
Unake St., from Dayton Pike to Pickering St.	0.21
Berkley Drive from Martin Road Dayton Pike to Greenwich St.	0.38
Elmore Ave., from Berkley Drive to Newberry St.	0.57
Valley View St., from Dayton Pike $\frac{1}{2}$ east 1600 feet.	0.15
Narraganset Ave. from Dayton Pike east to E. side Valley V. ---	0.33
	---0.23
Pinehurst St. from Dayton Pike west 1.000 feet.	0.19
P'Poole St. from Dayton Pike to Simpson property.	0.23
Peace St. from Dayton Pike to Sims Drive.	0.47
Woodrow Ave., from Dayton Pike east 1320 feet.	0.25
Leawood St. from Tacoma St. to Pickering St.	<u>0.07</u>
	10.40. miles

## SODDY.

Back Valley Road from Dayton Pike to Depot St.	1.32 miles
Depot St. from CNO & TP Ry	0.71
Black Tract from Depot St. to State Highway #29.	0.33
Hallott St. from Depot St. to Nipper St.	0.20
School St. from Depot to Spring St.	<u>0.20</u>
	2.76 miles

## LOOKOUT MOUNTAIN.

Shingle Road, Lookout Mtn. Pike to U.S. Park.	0.15 miles
Cravens Road. " " "	0.15
Ochs Highway Ext. from Ochs H'way to Ga. State Line.	<u>0.20</u>
	0.50 miles.

TOTAL ROADS AND STREETS OILED DURING THE QUARTER IN THE  
3rd CIVIL DISTRICT.

13.66 miles.

## ROADS OILED IN THE 4th CIVIL DISTRICT.

Ooltewah-Ringgold Road from Lee Highway to Ooltewah Creek.	1.50 miles.
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TOTAL ROADS OILED DURING THE QUARTER IN THE 2nd, 3rd and  
4th Civil Districts.

38.18 miles.

## THIS MAKES TOTAL NUMBER OF OILED COUNTY ROADS.

188.98 miles

Cré it is due the State Highway Department for furnishing the labor and equipment used on the Harrison Pike, and for the Labor, equipment and a part of the material on the Bonny Oaks Drive

C.W.A. AND T.E.R.A WORKS.

The Commission has supervised the relief workers assigned to work on county roads. Their work has been of inestimable value in improving various roads through the winter and the Commission expects to get further benefit from this work.

The Commission feels justly proud of its accomplishments during the past quarter and points with pride to the fine system of highways, roads and streets that have been constructed under their direction.

WORKHOUSES.

Both workhouses have been maintained in excellent condition. The prisoners as a whole have behaved in a very fine manner and their health and morale has been excellent. The average number kept during the quarter at White Oak Workhouse was 47 and at Silverdale, 66,

Respectfully submitted,

Board of HIGHWAY COMMISSIONERS.

By T. W. Wilcox. Chairman.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION TO AUTHORIZE THE BUILDINGS AND GROUNDS COMMITTEE TO REARRANGE THE OFFICES OF THE COUNTY JUDGE.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, that the Building and Grounds Commission of Hamilton County, Tennessee, be and they are hereby authorized and directed to make such changes and rearrangement as may be necessary in the offices of the County Judge of Hamilton County and to defray the cost thereof out of the county funds.

ON MOTION of Esquire Mulkey, seconded by Esquire Rice, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Rice, Lawrence, Bayless, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

RESOLUTION TO PROVIDE FOR THE PAYMENT OF COMPENSATION TO MEMBERS OF THE CLAIMS COMMITTEE WHO ARE NOT RECEIVING COMPENSATION FOR SERVICES ON OTHER COMMITTEES.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That all members of the Claims Committee who do not receive compensation for serving on any other committee or committees of this court be and they are hereby allowed \$100.00 per annum for serving on said Claims Committee, and that all members of Committee receive \$100.00 per annum.

ON MOTION of Esquire Camp, seconded by Esquire Bayless, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

RESOLUTION TO APPOINT A COMMITTEE OF THREE MEMBERS OF THE COUNTY COURT TO ENTER INTO A CONTRACT FOR THE AUDITING OF THE BOOKS OF HAMILTON COUNTY FOR THE PERIOD ENDING AUGUST 31st, 1936.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, that a committee composed of the following three members of this court, to-wit: Esquires C. E. Camp, J. B. Bayless and G. Russell Brown, be and it is hereby appointed in accordance with law for the purpose of entering into a contract with a qualified accountant to audit the books of the officers and employees of this county during the period ending August 31st, 1936.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.



A RESOLUTION TO AUTHORIZE AND DIRECT THE PAYMENT OF \$1000.00 TO C. S. PETERSEN FOR SERVICES RENDERED BY HIM TO HAMILTON COUNTY AND FOR WHICH NO COMPENSATION HAS HERETOFORE BEEN PAID HIM.

WHEREAS by contract dated the 31st day of May, 1930 C. S. Petersen was employed by Hamilton County, acting through a committee of Justices appointed with law to audit the books of the various offices and departments of this County: and

WHEREAS, under the terms of said contract the said C. S. Petersen was required to devote all of his time, with the exception of five working days per month, to the duties for which he was employed, for the period ending August 31, 1934; and his compensation for that period was fixed upon the basis of his being allowed the said five working days per month for other employment: and

WHEREAS, it developed that the nature and extent of the work which it was necessary for the said C. S. Petersen to perform under said contract was such that it was necessary for Hamilton County to call upon the said C. S. Petersen to perform under said contract was such that it was necessary for Hamilton County to call upon the said C. S. Petersen, to devote to the County's business the five days per month, which, under said contract, he was entitled to devote to other business: and

WHEREAS, it is in the judgment of this court that the said C. S. Petersen is legally and equitably entitled to compensation for the faithful and efficient services rendered by him during the said time when he was entitled, under his contract, to do other work (which he could have obtained and for which he would have received substantial compensation) and

WHEREAS\_ the sum of one thousand dollars (\$1000.00) would be fair compensation for the time devoted to the said C. S. Petersen to the County's business in excess of the terms of his contract:

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, that the County Judge be and he is hereby authorized and directed to issue and deliver to the said C. S. Petersen, a county warrant for the sum of one thousand dollars (\$1000.00) payable and to be paid to the said C. S. Petersen out of funds of Hamilton County as compensation for services rendered by him beyond the requirements of his contract as above set forth.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

RESOLUTION TO COMPENSATE C. S. PETERSEN FOR SERVICES RENDERED BY HIM IN AUDITING THE BOOKS OF HAMILTON COUNTY, TENNESSEE, during the month of September, 1934.

WHEREAS, a contract entered into between Hamilton County and C. S. Petersen on the 31st day of May, 1930, expired on the 31st day of August, 1934, and

WHEREAS, the interest of Hamilton County required that the said C. S. Petersen continue his duties as auditor during the month of September, 1934, and the said Petersen did, at the instance and request of Hamilton County, devote his full time to the discharge of his duties during the said month, and

WHEREAS, the sum of \$337.50 would be reasonable compensation for the services rendered by said C. S. Petersen during said month,

NOW, THEREFORE\_ BE it resolved by the Quarterly County Court of Hamilton County, that the County Judge be and he is hereby authorized and directed to issue and deliver to said

C. S. Petersen a county warrant payable out of county funds in the sum of \$337.50 in payment of services rendered as aforesaid during said month of September, 1934.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

A RESOLUTION DESIGNATING A ROAD FROM THE CHATTANOOGA-DAYTON PIKE TO EASTON AVENUE BETWEEN CULVER STREET AND HARDING ROAD IN RED BANK, AS A DISTRICT ROAD.

BE IT RESOLVED, by the Hamilton County Quarterly Court, in quarterly session assembled, that a road beginning at the Chattanooga-Dayton Pike and running east to Easton Avenue, the same being between Culver Street on the south and Harding Road on the north in the community lying between Red Bank and White Oak be, and the same is, hereby declared to be and is designated as a district road of Hamilton County.

BE IT FURTHER RESOLVED\_ That the Highway Commissioners of Hamilton County are hereby requested to grade and build said road, and to immediately put the same in a usable condition.

BE IT FURTHER RESOLVED\_ That this resolution take effect from any after its passage, the public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE COUNTY TRUSTEE OF HAMILTON COUNTY, TENNESSEE\_ TO ALLOW A DISCOUNT OF 2% ON ALL COUNTY TAXES PAID UP TO AND INCLUDING OCTOBER 15, 1934.

BE IT RESOLVED by the Quarterly County Court that the County Trustee of said county be and he is hereby authorized and directed to allow to all tax payers paying their county taxes on or before October 15, 1934, a discount of 2% on such taxes.

BE IT FURTHER RESOLVED that the said trustee be allowed credit for the said discount on his settlement with Hamilton County.

ON MOTION of Esquire brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

REPORT OF WILLIAM L. BORK MEMORIAL HOSPITAL COMMISSIONERS.

FOR THE MONTHS OF JULY. AUGUST AND SEPTEMBER\_ 1934.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENN.

Gentlemen:

We as your commissioners for the Wm. L. Bork Memorial Hospital submit our quarterly report covering the months of July, August and September, 1934, listing the number of patients received, discharged, died, furloughed, transferred and remaining on hand at the close of the quarter ending September, 30, 1934.

	MALE	FEMALE	TOTAL.
1. Patients on books of institution beginning at quarter----- (Including patients away on furlough)	114	78	192
2. Admission during the quarter.	21	15	36
3. Discharged from books during the quarter. (Does not include patients away on furlough)	8	5	13
4. Total on books during the quarter (Includes Items 1 & 2. )	135	93	228
5. Died during quarter.	11	3	14

6.	Total discharged, transferred and died during quarter.	19.	9.	28
7.	No. of patients away on furlough.	3.	4	7
8.	Average No. patients per day.	115.	78	193
9.	Patients remaining on books at end of quarter.	116	77	193
10.	No. Employees on hand.	6.	5	11

Respectfully submitted,

G. Russell Brown. Chairman.  
 J. B. Bayless. Secretary.  
 C. E. Camp. Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

A RESOLUTION TO APPOINT A COMMITTEE TO STUDY, ADVISE AND DETERMINE UPON PLANS, WAYS AND MEANS FOR THE CONSTRUCTION OF SCHOOLS AT RED BANK, HIXSON AND OTHER COMMUNITIES IN HAMILTON COUNTY.

BE IT RESOLVED by the Quarterly County Court of Hamilton County that the County Judge be and he is hereby authorized and directed to appoint a committee from the members of this court to study, consider, advise and determine upon plans, ways and means for the construction of needed school buildings at red Bank, Hixson and such other places in Hamilton County as may need additional school buildings and facilities and to submit to the next meeting of this court a full report thereon.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation, and Esquires Thrasher, Chairman, Brown, Hamby, Robinson, Fryar and Camp were appointed.

RESOLUTION TO RATIFY THE ACTION OF THE COUNTY JUDGE AND THE COUNTY TRUSTEE ON AGREEING TO TURN OVER THE COUNTY'S PART OF DELINQUENT TAXES TO THE HAMILTON NATIONAL BANK TO BE APPLIED ON HAMILTON COUNTY'S INDEBTEDNESS TO SAID BANK.

Chattanooga, Tenn., July 11, 1934.

IN CONSIDERATION of the Hamilton National Bank of Chattanooga lending Hamilton County, Tennessee, certain money to cover current operating expenses, in anticipation of current taxes and other revenue during the year beginning July 1, 1934, for such time and in such amount as the Bank may agree to lend for such time and in such amount as the Bank may agree to lend same, not exceeding four months, Hamilton County hereby AGREES to pay to the Hamilton National Bank of Chattanooga all delinquent taxes collected after June 30, 1934, except such part of said taxes collected as belongs to the State of Tennessee and City of Chattanooga out of said taxes collected after June 30, 1934, upon the indebtedness of the said County owing to the said Bank at close of business June 30, 1934, namely, \$293,000.00, face value.

IT IS FURTHER AGREED. THAT THE PAYMENTS THUS ACCRUING TO THE SAID Bank for any one month, beginning with July 1, 1934, shall be made by the said County on or before the 15th day of the succeeding month, until the said indebtedness shall have been paid in full.

IT IS FURTHER AGREED that nothing in this instrument shall limit the Bank's right to collect its debt in any way and at any time it might have been entitled by law to collect if this instrument had not been executed. The rights given by this agreement are simply in addition to any other rights the Bank may have.

IN WITNESS WHEREOF, Hamilton County has hereunto caused its corporate name to be signed and its corporate seal to be affixed, by its duly authorized County Judge and County Trustee, at place and date aforesaid.

HAMILTON COUNTY, TENNESSEE.

By Will Cummings. County Judge.

Seal.

ATTEST.

Wiley O. Couch. Trustee.

We, the undersigned members of the Hamilton County Court, hereby agree to ratify and approve the above agreement at the next session of the County Court.

H.F. Lawrence. Kelso Rice. G. Russell Brown  
 Luth Hamby. J.B. Bayless.  
 Wilkes T. Thrasher. C. E. Camp.  
 M.L. Mailey. Ed Robinson.

Be It Resolved by the Quarterly County Court of Hamilton County that the action of the County Judge and County Trustee in agreeing by instrument in writing dated July 11, 1934, above, to pay over to the Hamilton National Bank of Chattanooga, the county's part of all delinquent taxes collected after June 30, 1934, to be applied on the county's indebtedness to said bank, be, and is hereby in all things ratified, confirmed and approved.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION INSTRUCTING THE TAX ASSESSOR OF HAMILTON COUNTY, TENNESSEE TO ISSUE ERRORS AND RELEASEMENTS AGAINST ALL THE PROPERTY DEEDED BY CHATTANOOGA-LOOKOUT MOUNTAIN PARK TO THE UNITED STATES AGAINST WHICH ANY TAX ASSESSMENTS OR SUITS TO COLLECT TAXES MAY APPEAR.

WHEREAS, Mr. Adolph S. Ochs, assisted by Mr. Milton B. Ochs, have devoted years of time and very large sums of money in acquiring the land on both slopes of Lookout Mountain, and have caused the same to be dedicated to the use of the public forever as a Public Park, and

WHEREAS\_ the Directors and members of the corporation known as the Chattanooga-Lookout Mountain Park, in furtherance of the desire to protect forever the said slopes of Lookout Mountain have secured the passage of An Act of Congress authorizing the Secretary of Interior to accept on behalf of the United States all of the property of said Park for an addition to the Chickamauga and Chattanooga National Military Park ( a corporation, Adolph S. Ochs, President), and

WHEREAS, pursuant to said Act of Congress, which was approved on May 14, 1934, all of the lands and properties of said Chattanooga-Lookout Mountain Park have been deeded to the United States of America as an addition to and a part of the Chickamauga and Chattanooga National Military Park; and

WHEREAS, it now appears that certain back taxes appear to be unpaid on some forty odd different tracts of land, embraced within the boundries of said Park; and

WHEREAS, many of said tracts have been erroneously assessed to former owners after title was acquired by the Chattanooga-Lookout Mountain Park, which, under the law is not liable for any taxes on any of its property; and

WHEREAS, property belonging to the United States of America cannot be taxed for any purpose; and in addition, one of the taxes assessed to former owners before the title was acquired by said Park, are collectible from said Park; and

WHEREAS\_ the liens imposed by law on said properties for taxes have been lost by reason of the filing of bills against said former owners on whom no process was ever served; and

WHEREAS, the majority of said items were barred by the statute of limitations, said properties not being valuable for any purpose except for Park purposes, the officers having charge of the collection of said taxes were never able to collect the same, as no purchaser could be found even if said properties had been offered for sale; and

WHEREAS\_ the County Court of Hamilton County, Tennessee, realizing the great value of the disinterested services performed by Mr. Adolph S. Ochs and his associates, and the large sums of money paid out of them in acquiring title to all the properties of said Park consisting of something over two thousand acres of land, on the vast majority of which all taxes up to the time of the acquisition of ownership by the park had been paid, and the County Court desiring to assist in the laudable undertaking by which the United States of America becomes the owner of said Park lands, thus assuring their continuance for the use and benefit of the public forever; and

WHEREAS, the County Attorney, the Honorable French Grubbs, Back Tax Attorney, Hon John C. Goins, Back Tax Attorney, and Hon. Dan C. Vance, Back Tax Attorney, have all looked into the law and are of the opinion that the lien on taxes, against said properties have been lost, and that neither the Park nor the Government is liable for any taxes and have recommended the same,

NOW, THEREFORE, be it resolved that in consideration of the premises that the Tax Assessor of Hamilton County, Tennessee, is instructed to issue Errors and ReleaseMENTS against all of the properties deeded by said Chattanooga-Lookout Mountain Park to the United States against which any tax assessments or suits to collect taxes may appear.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Humpy and Robinson, Total 10.

#### REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

WE, your CLAIMS COMMITTEE beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be order paid:

WILKES T. THRASHER.

COUNTY JUDGE PRO TEM.

Katherine G. Howard.  
 Mrs. P. E. Winnett.  
 May Cain.  
 Susie Conner.  
 Fred Clark.  
 Wm. Edward Jones.  
 Chas. Conneelly.  
 Florence M. Flory.  
 Minnie V. Vaughn.  
 Louise Strickland.  
 Cleo C. Zeigler.  
 Mollie Newman.  
 Otie Harden.  
 Tom Manning.  
 John Ligon.  
 Ethel Dodd.  
 Willie May Boyd.  
 Fred W. Austin.  
 Sallie Knox.  
 Melborn Meador.  
 Annie Hudson.  
 John Dyer.  
 Marshall Bullock.  
 Rebecca Friedman.  
 Richard Burk.  
 Nelson E. Holmes.  
 Hurley Johnson.  
 French Nabors.  
 Grace Harbin.  
 Ben Brumley.  
 Louise Thorn.

31 cases @ \$5.00 \$155.00

J. H. LOWRY.

D.S.

Cleo C. Zeigler.

one case @ \$3.00 3.00

M. L. Mulkey.

J. P.

Joe Dyer.

Wm. Edward Jones.

Chas. Connally.

three cases @ .50 each 1.50

J. E. TINSLEY.

D. S.

Mrs. P. E. Winnett.

one case @ \$3.00 3.00

3.00

\$ 162.50

HAMILTON COUNTY.

T. W. KILLOUGH.

FOR SERVICES RENDERED FOR QUARTER ENDING SEPTEMBER 30, 1934.

For making Quarterly record.	12.000 @ 10¢ per 100.	12.00
Entering orders of the Court.	34 @ 25¢	8.50
Filing Petitions for exemptions	106 @ 25¢	26.50
Supplying certificates with seals attached,	106 @ 75¢	79.50
Opening and closing records	79 days @ 50¢	39.50
Filing, docketing and entering Lunacy cases,	18 @ \$.385	68.50
Jacketing County Bills of expenses,	5 @ 15¢	75
Filing report of Finance Committee.		25
Filing report of County Judge.		25
Finance Committee and advisory Committee.		25
J. B. Swafford. Supt. Silverdale Hospital.		25
Chairman of the Board of Education.		25
Supervising Teachers of Elementary Instruction.		25
Supt. of Bonny Oaks School.		25
County School Superintendant.		25
Report of Jail Committee.		25
Ex-Officio fees for quarter ending Sept. 30, 1934.		50.00
For registering Criminal Court Bills of Cost	196 @ 15¢	29.40
		\$ 316.90

I certify the foregoing to be correct

to the best of my knowledge and belief.

T. W. Killough. CCC

Sworn to and subscribed before me this  
29th day of September, 1934.

Margaret Orrell. D. C.

Ed Robinson. Chairman.

M. L. Mulkey.

G. Russell Brown.

ON MOTION of Esquire Robinson, seconded by Esquire Mulkey, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Lawrence, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

REPORT OF THE COUNTY JUDGE.

Hon. Will Cummings, County Judge, Chattanooga, Tenn.

Sir:

I beg to submit therewith for the County Court at its next meeting, statement of estimated and actual receipts and appropriations and actual disbursements, pertaining to the county's general budget for the year ending June 30, 1934:

RECEIPTS.

	Estimated for year.	ACTUAL for year.	ESTIMATES in excess of receipts.	RECEIPTS in excess of Estimates.
Property Tax, by Trustee	\$1,750,700.00	\$1,433,729.68	\$316,970.32	.. . . .
County Court Clerk (including Excess Fees)	100,000.00	96,601.54	3,398.46	.. . . .
Circuit Court Clerk ( " Excess Fees.)	7,500.00	13,103.32	.. . . .	5,603.32
Criminal Court Clerk ) " Workhouse costs and fines & Excess fees.	15,000.00	8,865.05	6,134.95	.. . . .
Clerk & Master of the Chancery Court. Delinquent Property Tax. & penalties.	179,400.00	76,508.26	102,891.74	.. . . .
Justices of the Peace.	2,000.00	1,449.05	550.95	.. . . .
County Register- Excess Fees.	1,500.00	1,503.92	.. . . .	3.92
County Trustee. Excess Fees.	34,000.00	29,439.60	4,560.40	.. . . .
Sheriff. Excess Fees.	15,000.00	20,321.24	.. . . .	5,321.24
Schools from State.	375,000.00	380,198.53	.. . . .	5,198.53
Poll Tax, including penalties	35,000.00	36,943.86	.. . . .	1,943.86
State Highway Reimbursement Board	43,300.00	42,885.55	411.45	.. . . .
All other Sources.	<u>35,000.00</u>	<u>38,222.34</u>	<u>.. . . .</u>	<u>3,222.34</u>
Totals.	\$ 2,598,400.00	\$2181,169.70	438,525.51	21,293.21
Net Deficiency of receipts.			\$ 417,230.30	

Consisting of:

Deficiency of property Tax Receipts, by Trustee (principal tax only) as above shown.	316,970.32
Deficiency of Property Tax Receipts, by Clerk and Master, including penalties, as shown above.	102,891.74
	\$ 419,862.06
Less - Excess of receipts from all other sources.	\$ 417,230.30

DISBURSEMENTS.

Original Appropriations.	Original Appropriations for year	Disbursements for year.	Disbursements in excess of Appropriations	Appropriations in excess Disburse- ments.
Buildings & Grounds - General.	18,000.00	19,570.92	1,570.92	.. . . .
Buildings & Grounds - Schools ) Elementary Schools. ) High Schools. (	579,742.00	585,825.14	6,083.14	.. . . .
Board of Health.	20,000.00	19,275.33	.. . . .	724.67
Chancery Court.	750.00	388.52	.. . . .	361.48
Circuit Court.	16,000.00	12,778.90	.. . . .	3,221.10
Criminal Court.	48,000.00	43,000.90	.. . . .	4,999.10
County Court Per Diem.	150.00	159.54	9.54	.. . . .
Elections.	5,000.00	6,414.74	1,414.74	.. . . .
Lunatics.	1,500.00	2,060.46	560.46	1. . . . .
Office Expense.	10,000.00	8,953.31	.. . . .	1,046.69
Pauper Burials.	3,000.00	4,622.55	1,622.55	.. . . .
County Hospital.	29,000.00	29,584.25	584.25	.. . . .
Public & Charitable Institutions	186,760.00	159,760.00	.. . . .	27,000.00
Salaries.	38,400.00	37,789.11	.. . . .	610.89
Sheriff and Jail.	40,000.00	36,444.46	.. . . .	3,555.54



Interest on Bonds.	371.614.29	371.614.29.	.. .. .	.. .. .
Addition to Sinking Fund.	107.000.00	107.000.00	.. .. .	.. .. .
Interest on Loans and Discount on Taxes.	40.000.00	47.248.55	7.248.55	.. .. .
Trustee's Commission.	43.000.00	36.463.20	.. .. .	6.536.80
Miscellaneous - General	24.845.02	30.431.76	5.586.74	.. .. .
" Rural Relief.	15.000.00	14.358.05	.. .. .	641.95
City of Chattanooga Schools				
Schools.	1000.638.69*	758.656.13	.. .. .	241.982.56

Totals pertaining to  
Original Appropriations. 2598.400.00      \$2332.400.11      24.680.89      290.680.78

Net excess of original  
appropriations over corresponding  
Disbursements.      24.680.89  
\$ 265.999.89

Additional Disbursements, authorized  
By County Court;

Confederate Veteran's Reunion.	.....	5.000.00	.....	5.000.00
Totals.	\$ 2.598.400.00	\$ 2.337.400.00		\$ 266.999.89

\* ( This represents amount accrued to City of Chattanooga schools for year)  
(based on collections and contract - \$12,787.53 thereof remained unpaid)  
( at close of year, but has subsequently been paid. )

#### SUMMARY.

Accumulated Deficit at beginning of year, as shown in last annual report. ~~\$434,942.39~~

Deficiency of receipts for year, as shown. \$417.230.30

Appropriations in excess of disbursements, as shown 260.999.89

Net deficit for year. 156.230.41

Total deficit at close of year. \$ 591.172.80

Net status of other county funds at close of year:

Pike Fund.	unexpended balance	\$14.060.72
District Road Fund.	" "	16.270.61
Wilcox Tunnel Bond Fund.	" "	22.803.39
Johnson Pike Fund (Ochs Highway.	" "	19.020.27
Library Fund.	" "	12.30
Highway Bond Interest Fund.	" "	5.829.99
State Highway Reimbursement Fund	" "	2.703.09
Highway Reimbursement Sinking Fund	" "	4.265.41
Rights-of-way Fund. Overdraft to be liquidated by State Highway Reimbursement Board.		\$66.503.25

Respectfully submitted.

C. S. Petersen.  
Auditor.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report  
was adopted and ordered to be filed and made a matter of record, by acclamation.

#### CONTRACT OF COUNTY AUDITOR.

This CONTRACT made and entered into on this 1st day of October, 1934, by and  
between HAMILTON COUNTY, acting herein through the undersigned committee appointed  
by the County Court of said County in accordance with law, and C. S. PETERSEN,

#### WITNESSETH:

1. That Hamilton County employs C. S. Petersen to audit the books of all offices,  
departments, officials and employees of Hamilton County during the period ending August  
31, 1936, and agrees to pay the said C. S. Petersen for his services as auditor the  
sum of \$337.50, per month, payable monthly, and to furnish him a stenographer to assist  
him to perform such services as he may assign.

2. In consideration of his employment, the said C. S. Petersen agrees to devote all  
of his time with the exception of Sundays, legal holidays and two working days per

month, to the duties of his employment, i.e. to the auditing of all the books and officials and employees of Hamilton County.

IN WITNESS WHEREOF this contract has been executed in duplicate on this the 1st day of October, 1934.

C. E. Camp.  
G. Russell Brown.  
J. B. Bayless.  
C. S. Petersen

ON MOTION OF Esquire Camp, seconded by Esquire Bayless, the foregoing contract was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Bayless, Rice, Camp, Mulkey, Lawrence, Fryar, Brown, Thrasher, Hamby, and Robinson. Total 10.

REPORT OF THE COUNTY SUPERINTENDENT.

TO THE HONORABLE JUDGE AND MEMBERS OF THE COUNTY COURT OF HAMILTON COUNTY:

Gentlemen:

In compliance with the provisions of the State law, I am herewith submitted to you my report for the quarter ending September 30, 1934.

The amount set forth in our budget for 1934-35 and expenditures through September 30, 1934, against same as shown by vouchers issued by the superintendent's office are as follows:

	BUDGET.	EXPENDITURES.
General Control.	\$6,400.00	\$1,351.55
Instructional Service.	456,990.12	44,221.76
Operation School Plant.	20,845.00	3,461.15
Capital Outlay	6,000.00	
Auxiliary Agencies.	66,450.00	9,935.38
	<u>\$ 556,685.12</u>	<u>\$ 58,969.84</u>

This total included the contributions to be made by teachers, school bus drivers, janitors, and other employees which will amount to approximately \$27,300.00. (Refer to County Court Report dated April, 2, 1934.)

The amount of money received and deposited with the Trustee of Hamilton County during the quarter was \$1.00

The enrollment during the month of September for the last five years has been as follows:

	1030.31.	1931.32.	1932.33.	1933.34	1934.35
Elementary White.	7320	7586	7646.	7771	7926
" Colored.	640	632	654	651	664
High School White.	2311	2340	2491	2535	2587
High School Colored.	23	46	37	58	40
Total.	10,294	10,624	10,728	10,015	11,217.

In the table below I am presenting a comparison of the number of teachers in our schools with that in schools of same average daily attendance in 33 states of the American Union. The National averages mentioned here were taken from Dr. Paul R. Mort's study on "State Support for Public Education". This book was published last year 1933 and represents the latest statistics, collected on the subject. In every case where the fraction in the national average has been .5 or more it has been used as the next unit higher where less than .5 it has been discarded. Where supervising principals have given full time to supervision and administration, they were not included in the number of teachers. This was done to give a more correct representation of the actual teaching situation.

In the white elementary part of this report you will note we have an accumulated deficit of 22 teachers and an excess of 6 leaving a deficit of 16 teachers. Only 3 of the 6 listed as excess teachers are actually excesses. At White Oak due to two very small rooms that have been pressed into service we can seat but a small number of pupils in each room. The principal does not teach a full schedule so the excess is not real, At East Ridge the children who left the school to attend Anna B. Lacey School have been returned. Next month's average daily attendance should show this condition to be remedied.

HAMILTON COUNTY WHITE ELEMETARY SCHOOLS.

Name of School.	Average Daily Attendance	Nat. Av. Number Teachers.	Hamilton. County Number	Excess	Lack	Comments
Amnicola	86	3.4	3		1	
Apison.	183	6.7	6			
Bakewell.	117	4.3	4			
Birchwood.	194	7.0	6		1	Special Con-
Bonny Oaks.	122	4.75	3		2	dition make possible to

use half day  
sessions.

Chickamauga.	28.	1.34	2.	1.	
Daisy.	385	13.02	13.3	1	
East Brainerd.	209	7.37	7		
East Dale.	220	7.60	7		1
East Ridge.	43	2.05	3.	1	Adjustment made.
Fairmount	154	5.73	5		1
Fairview.	67	2.63	3		
Falling Water	55	2.35	2		
Flat Top.	12	1.	1		
Friendship.	47	2.05	2		
Ganns.	100	3.79	3		1
Gold Point.	60	2.43	3	1	
Harrison.	170	6.09	5		
Mixson.	248	8.19	8		
Jersey.	82	3.23	3		
King's Point.	77	3.07	3		
Anna B. Lacey.	293.	9.68	8		2 (adjustment mad (See East Ridge
Lookout Mountain.	147	5.16	5		
Lupton City.	200	7.07	8	1	
Maddux.	18	1.	1		
Meadowview.	132	4.87	5		
Miller's Grove.	88	3.57	3		1
Mountain Creek.	248	8.19	8		Principal teaches only 2 classes.
Mowbray.	130	4.75	5		
New Providence	54	2.35	3.	1	
Oak Hill	52	2.21	2		
Ooltewah	323	10.79	9		2
Jno. A. Patten.	167	6.09	6		
Pineville.	124	4.75	5		
Red Bank. Elem.	389	13.02	12		1
Riverside.	13	1.	1		
Sale Creek.	290	9.55	9		1
Salem.	40	1.55	2		
Sawyer	27	1.07	1		
Shady Grove.	61	2.43	2		
Signal Mountain.	144	5.16	5.5		
Snow Hill.	167	6.09	6		
Silverdale.	101	4.06	3.		1
Soddy.	715	26.68	22		5
Tynor. Elem.	99	3.79	3		1
West View.	36	1.55	2		
White Oak.	284	9.55	11	1	Two classrooms are half size and can accom- modate but few students.
Totals.			141	6	22 Lack 16 teach- ers of being up to National Average in Ele- mentary Schools in Hamilton County.

HAMILTON COUNTY WHITE HIGH SCHOOLS.

Name of Schools.	Average Daily Attendance	Nat. Ave. Number Teachers	Hamilton County Number.	Excess	Lack.	Comment.
Central High.	1519	69.26	69			Seven of th these are n not class room instru- tors.
Birchwood.	66	4.19	5.3	1		Principal teach es part time.
Daisy.	221	11.46	8.6		3	Principal does not teach.
Mixson.	202	10.58	8		3	Principal does not teach.
Ooltewah.	136	7.48	8			Principal does not teach.
Red Bank. Jr. H.	135	7.48	7			Principal teach es part time
Sale Creek.	73	4.36	5	1		Principal does not teach.
Soddy.	161	8.63	8		1	Principal does not teach.

Tyner.	295.	14.49	13.	1	Principal does not teach.
Total.			132	2	8 Need 6 teachers in high school division to meet National Standard.

Average per class----19

HAMILTON COUNTY NEGRO ELEMENTARY SCHOOLS.

Name of Schools .	Average Daily Attendance	Nat. Av. Number. Teachers	Hamilton County Number.	Excess	Lack	Comment.
Bakewell	50	2.21	2			
Bonny Oaks.	37	1.55	1			1 Special Conditions make one half day sessions possible.
Chickamauga.	55	2.35	2			
East Dale.	58	2.35	2			
Georgetown	27	1.07	1			
Harrison.	16	1	1			
roland Hayes.	62	2.43	2			
Mixson.	40	1.55	1		1	
Lookout Mt.	34	1.55	1		1	
Soddy	67	2.64	2		1	
Summit.	97	3.69	3		1	
Washington	69	2.86	3			

HIGH SCHOOL

Washington.	31	2.6	2		1	One teacher in elementary department gives part time to Home Ec.
Total.				0	5	

New Providence, Gold Point, and Chickamauga, are still struggling to keep from sacrificing the extra teachers. Unless those school enroll more students it will soon be necessary to shift to some more crowded centers. The teachers problem in the small schools is rather a serious one. A few students dropped from the rolls may effect the school efficiency very much. The problem of adding or subtracting a few students from a single grade teacher does not matter much but taking a teacher away from a small school adds one or more entire grades to the teach that is left behind. From the standpoint of school efficiency in the one, two or three teacher schools it would be better to sacrifice in favor of grade lead rather than adhere to pupil-teacher averages. The extra teacher at Lupton City is a remedial teacher and does not do regular class work.

I wish the other side of this balance wheel could be as easily adjusted. In many places we do not have room to put extra teachers and too we do not have the money in our budget to provide them.

TRANSPORTATION

The hamilton County School bus system has shown considerable progress during the year. Fifteen of our drivers have put into the field entirely new equipment. All of these are factory made bodies. Five of our busses are now all steel while twelve of our new ones are of steel and wood construction. Many of the roads have been improved and larger, safer busses have been sent over them. Together with the splendid busses that have been replacing the old ones in the last few years, we have an array of transportation equipment of which we can justly be proud.

We have enrolled about 200 more students this year than we did the same period last year. Schools are in many places badly crowded but the work is moving along smoothly.

Again thanking the County Judge and the several members of the County Court for the splendid way in which they have continued to support our school program, I am.

Yours very cordially.

Arthur L. Rankin.

Superintendent.

ON MOTION OF esquire Camp, seconded by Esquire Bayless, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the following Notaries Public were elected.

H. B. Adams.  
 Elsie Aymon.  
 Elliott M. Buchanan.  
 J. E. Bird.  
 S. Barker.  
 Meita Lee Bankston.  
 W. E. Ballinger.  
 W. S. Becker.

Lawrence B. Brown.  
 Myra I. Bryan.  
 J. Avery Bryan.  
 C. E. Camp.  
 T. F. Connell.  
 R. E. Cox.  
 H. J. Cox.  
 Bradley L. Dunlap.

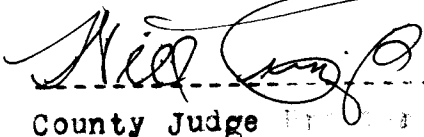
Robert Y. Paris.	L. H. Morgan.
Mack Fryar.	Chas. C. Moore.
Bennice Ford.	C. W. K. Meacham.
Chester L. Frost.	J. C. Nipper.
Josephine Gallagher.	F. I. Pemberton.
Ruby Mallett.	E. C. Phillips.
Joe Hacker.	Geo. E. Ruffner.
Horace G. Humphreys.	C. H. Russell.
James Houts.	J. A. Sherrill.
K. J. Harris.	S. Bartow Strang.
Foster Johnson.	D. L. Stephens.
Louise Johnson.	Hilda M. Spence.
Mrs. F. M. Johnson.	J. H. Selcer.
H. M. Judd.	W. R. Stephens.
William Jones.	Wilkes T. Thrasher.
Frank Muckolls.	Reed F. Turner.
Frank Chamlee.	L. P. Timberlake.
	J. B. W.

ON MOTION of Esquire Mulkey, seconded by Esquire Robinson, the Court allowed the following Peddling and Poll Tax Exemptions.

Leonard Aymon.	Poll Tax.	H. L. Jenkins.	Poll & Peddling Tax.
Lee Anglin.	"	W. T. Jones.	Poll Tax.
James Bishop.	"	John Knight.	Peddler.
B. W. Barker.	"	Fred Lane.	Poll Tax.
J. T. Burkhart.	Peddler Tax.	L. E. Lawsky	"
G. W. Barnes.	"	Brown Mace.	Peddler Tax.
C. C. Bise.	"	J. I. Moore.	"
W. C. Bishop.	"	Ira Moore.	Poll Tax.
Martin Beyer.	"	Oscar McElhaney.	Poll Tax.
C. W. Brown.	"	Jimmie Naylor.	"
Walter Boyd.	Poll Tax.	Albert Oles.	Peddling Tax.
J. V. Cook.	"	Dixie Roper.	Poll Tax. & Peddler Tax.
A. H. Countess.	"	J. F. Rhea.	Peddler Tax.
Wm. Davis.	Peddler Tax.	John Rhodes.	"
G.W. Erby.	"	John D. Posey.	Peddler Tax.
C.W. Evitt.	"	Grady Shaw.	Poll Tax.
A. J. Freeze.	"	Green Scruggs.	Peddler Tax.
Timothy Gooden.	Pool Tax.	Geo Stephenson.	"
W. H. Graham.	Peddler.	J. E. Thompson.	"
Eugene Doyle Glaze.	Poll Tax.	Ralph L. Tallant.	"
W. L. Gross.	"	H. E. Thomas.	"
Clarence Higgins.	Peddler Tax.	Arnold F. Tripp.	Poll Tax.
W. A. Hamilton.	"	J. P. Womack.	Peddler Tax.
G. H. Hays.	"	Oscar Wilson.	"
Anderson Hicks.	"	Clyde Woods.	"
Mannie Hoppe.	"		
A. E. Huckabee.	Poll Tax		
David A. Hunt.	"		
C. L. Harris.	"		

The County Judge appointed the following committees, approved by the Court.  
 Finance Committee; Esquires H. F. Lawrence, Kelso Rice, M. L. Mulkey, Luther Hamby and Wilkest T. Thrasher.  
 Claims Committee: Esquires Ed Robinson, Mack Fryar, Bayless, G. Russell Brown and C. E. Camp.  
 Auditing Committee; Esquires C. E. Camp, J. B. Bayless and G. Russell Brown.

ON MOTION of Esquire Bayless, seconded by Esquire Camp Court adjourned Sine Die.

  
 County Judge

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. OCTOBER 15th, 1934.

BE IT REMEMBERED, That on this the 15th day of October, 1934, a Session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House in Chattanooga, Tennessee, pursuant to the following Notice or Call.

Present and presiding, the Honorable M. L. Mulkey, Judge Pro Tem of the County Court.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Rice, Lawrence, Camp, Brown, Thrasher and Hamby, Esquires Bayless, Fryar and Robinson being absent.

The Call of the Special Session was read by the Clerk, which is as follows:

To the Members of the Quarterly County Court of Hamilton County, Tennessee:

By virtue of the authority vested in me by Section 10195 of the Code of Tennessee, I hereby call a Special Session of the Quarterly County Court of Hamilton County to be held at the Hamilton County Court House at 10 A.M. on October 15th, 1934, such session being required by the public necessities for the following purposes:

1.

For the purpose of considering an extension of time within which the County Trustee may be authorized to allow discount on the payment of County Taxes for the year 1934.

11.

For the purpose of considering and passing on the list of releases submitted by the County Trustee on account of clerical errors, duplicate assessments, removals and personal assessments on which taxes could not be collected.

This October 8, 1934.

M. L. Mulkey.  
County Judge Pro Tempore.

RESOLUTION TO ALLOW A DISCOUNT OF TWO PER-cent (2%) ON ALL 1934 COUNTY TAXES PAID ON OR BEFORE October 31, 1934, AND TO ALLOW THE COUNTY TRUSTEE CREDIT FOR SAID DISCOUNT ON ALL TAXES COLLECTED BY HIM ON OR BEFORE SAID DATE.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That there be, and is hereby, allowed to all taxpayers who pay their Hamilton County taxes for the year 1934 on or before October 31, 1934, a discount of two-percent (2%)

Be It Further Resolved, that the County Trustee allowed to take credit for said discount on 1934 taxes collected by him on or before said date, in making his settlement with Hamilton County.

ON MOTION of Esquire Hamby, seconded by Esquire Thrasher, the foregoing resolution was ADOPTED ON A ROLL call vote the following members of the court being present and voting Aye:

Esquires Rice, Lawrence, Camp, Brown, Thrasher and Hamby, Total 6. Esquires Bayless, Fryar and Robinson, being absent.

RESOLUTION TO APPROVE THE LIST OF RELEASE SUBMITTED FOR APPROVAL BY THE COUNTY TRUSTEE ON ACCOUNT OF ERRORS AND DUPLICATIONS IN ASSESSMENTS, REDUCTIONS AND RELEASES MADE BY THE BOARD OF EQUALIZATION. UNCOLLECTIBLE PERSONALTY TAXES, ETC.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled: -

That the list of releases submitted for approval by the County Trustee of Hamilton County on account of errors and duplications in assessments, reductions and releases made by the Board of Equalization, uncollectible personalty taxes, etc., be, and it is hereby approved, the same having been examined and found to be correct and in accordance with law.



T. T. W. KILLOUGH, Clerk of the County Court of said County, do hereby certify that the following is full, true and correct list of releases allowed WILEY COUCH, trustee of said County by the County Court of said County on taxes for the year 1933 on account of clerical errors, double assessments and removals and all personal assessments where taxes could not be collected as shown by the records in my office.

Witness my hand and official seal at office in Chattanooga, Tennessee, this 15th day of October 1934.

T. W. Killough

		CLERK.	
B. Mifkin Hood Brick Co.	3 Dis.	7 $\frac{1}{2}$ acres.	8000 \$112.80
" " " " "		7 $\frac{3}{4}$ "	20000 282.00
J. L. Allison.		10 $\frac{1}{2}$ 7	500 7.05
E. J. & J. J. Smith.		18 acres	700 9.87
Lookout Mtn. Cave Co.		Personalty	2500 35.25
Durham Land Co.		out 9218 ac tr.	19000 267.90
"		" 4413 " "	12500 176.25
"		" 538-4 " "	3500 49.35
"		" 250 " "	1000 14.10
"		" 18748-2 "	37000 521.70
A D. Adair & McCarty Bros.	2 Dis.	Personalty.	5000 70.50
Samuel Stamp & Enamel Co.	3	"	29000 408.90
Sig. Mt. Port Cement Co.	3	"	50000 705.00
Summerville Iron Works.	3	"	90000 1269.00
Internatl Blg. & Loan Ass	3	Burch Tr.	200 2.82
H. F. Temple.	3	Personalty	1000 14.10
Mrs. Magt Glenn.	3	"	500 7.05
E. Donald Early.	3	"	500 7.05
Jno. C. Grant.		"	1000 14.10
Clint McDade.		"	1500 21.15
Jno. W. Temple.		"	500 7.05
Walden's Ridge Soc. Club.		1 lot	150 2.11
Arthur Cate.		Pt Lot 71	150 2.12
Chas. M. Ray.	2	" Q	1700 23.97
Fred Wilson.		Lot E.	100 1.41
Paul W. Shepherd.	1.10.11.43.48.49.59. to 63.65.75 to 78	35.64	3600 47.16
"			1800 23.58
Percy B. Shepherd.		39.40-109 pt	110700 9.17
Bert R. Shepherd.		3 pt. 24 & 25	300 3.93
P.B.&P.W. Shepherd.	103.104, 105.106.107.108 pt	110	1600 20.96
B.D. Haskins.	3 dis.	lot 8	1000 14.10
Clifford Friar.	2	" 4	400 5.64
J. J. Beene	3	2 $\frac{1}{2}$ ac	300 4.23
Chas. A. Grimmer.	4	165 acres	500 7.05
Benton White.	2	5 $\frac{1}{2}$ "	500 7.05
Union Central Life Ins.	2	Pt. A	6000 84.60
Lula H. Price.	1	" 2 Blk. 30	3000 39.30
F. A. Gentry.	1	" 5	1800 23.58
A. C. Shawhan.	1	" 37	1500 19.65
W. C. Casey.	1	3	5000 65.50
Wayne Headrick.	1	Pt. 9	1000 13.10
J. E. Brown.	1	Lot 3. Blk 28	300 3.93
Lennie Goldstone.	1	Pt 21.	500 6.55
Lillie A. Gushert.	1	Lot 1-A	500 6.55
Mrs. E. W. Gurney	1	Pt 8	400 5.24
A. J. Gahagan.	1	Lot 12.	3100 40.61
Josephine M. Clary.	2 wrd Pt 49.51	Pt 41	1000 13.10
Harry Miller. Tr	2	33	2000 26.20
Jack Bryan.	2		300 3.93
Grace Ransom.	2		500 6.55
First Nat'l Bk.	2		15000 196.50
"	2 N 60 W 120.58		10000 131.00
Chatta. Chamber of Com.	2 " 25 S 32 60		1000 13.10
D. B. Brown.	2 W 58 N. 100 41		500 6.55
Thulie T. Whitaker.	3 N 21 E 135 10 Blk		500 6.55
A. L. Alexander.	S 65 of 2		1150 15.06
Grace Ransom	3 Pt 4 Blk 5		400 5.24
M. Pressman	3 " 4 5		600 7.86
E.J. & J.J. Smith.	3 Lot 6 Blk 3		500 6.55
Martin & Betterton.	3 2 44.45		10000 131.00
T. W. Morris.	2 " 20.22.23		1800 23.58
Mattie M. Draper.	4 " 75 blk. 6		350 4.59
Mrs. W. A. Myers.	4 Pt 16.		750 9.82
Harry Miller.	5 " 20		1000 13.10
Etta Davidson.	5 " 10.11		200 2.62
A. W. Lessly	5 " J-K		1300 17.03
"	5 " J		1000 13.10
"	" " G-H		900 11.79

I Pearlman.	5 6	550	7.20
C. E. Sprague	2 Pt. 7-8	300	3.93
W. T. McAllester.		100	1.31
W. C. Casey.	5.10t 55	800	10.48
Bertha K. Wertheim	6. 62	2000	26.20
M. A. Fleming.	6 Pt. A	20150	263.97
E.J. & J.J. Smith.	6 4 Blk. 15	1000	13.10
A.B. Carothers.	7 Lot 7.	500	6.55
Claude Sprague.	7 Pt. 56	1000	13.10
E.J. & J.J. Smith.	7 lot 9. Blk. 7	400	5.24
Catherine & Marie Harrington	7 wd. Pt. 59.all 60	500	6.55
F.G. Bryan	7 Lot B. Blk. E	400	5.24
Mary J. Campbell.	7 " 6.7	500	6.55
J.E. Ensign et al	7 " 1 Blk 1	500	6.55
Virginia F. Rouse	7 " 62	200	2.62
Eliza R. Webster	7 " 5.	500	6.55
R. C. Drummond	7 pt. lot 12.	1000	13.10
W.W. Barnes. est	7 " A	1000	13.10
W.T. McAllister.	8 " lot 16	200	2.62
Palmyra Evans.	8 W 1/2 lot 16.	600	7.86
J. W. Evans.	Pt 16.	300	3.93
F. G. Bryan.	8 ward. lot 18. Blk. 2.	400	5.24
J. J. Kile	8 N. 1/2 lot 4.	650	8.52
Mascot Stove Co.	8-2 acres Blk A.	2000	26.20
Chatta., Finance Corps.	Lot 8	300	3.93
C. R. Wallace.	8 Ward, Lots 3-10	500	6.55
C. W. Henley	8 " Pt. Lot 15. Blk. 34.	200	2.62
Mrs. Mary T. Gravel.	9 " " " 11	1500	19.65
Prudential Ins. Co.	9 " " 6 Blk 8	200	2.62
Bert P. Samers.	9 " " 3 Blk 25	200	2.62
W. H. Nelson.	9 " 22 " 18	200	2.62
Eugenia Townes.	9 pt lot 14. Blk 17	200	2.62
Frances W. Revis.	W 9. Lot 14. " 17	200	2.62
M. M. Webster	" 9. " 2 " 2	300	3.93
J. J. Smith	" 9 Pt lots 66 and 68	300	3.93
Sophia Lagergreen.	" 10 Lot 28	300	3.93
L. E. Jones.	" 10 " 20 Blk D	200	2.62
First Nat'l Bk.	" 11. Pt lot 19 all A	3000	39.30
J. R. James.	" 11 Lot 45 Blk 11	200	2.62
R. W. Hassell	" 11 " 134	350	4.58
P. E. Gott.	" 11. " 2 pt 3	300	3.93
Mary C. Sanders.	" 11. Pt lots 9 and 10	300	3.93
Addie prentiss	" 11 Lots 3. 4.5. Blk 14.	400	5.24
D. Geo. Morgan	" 11 " 3.4	200	2.62
" " "	" 11. " 31.32 and 33	150	1.97
P. E. Stimpson.	" 11. Pt lot 10	600	7.86
c.c.Boss	12 Wd. Lot 18, Blk 21	1000	6.55
Walter C. Champion	12 " " 11.12 Blk 6.	300	13.10
Mamie Eastland.	12 " 4. " 8	200	3.93
V.D. Humphreys.	12 " " 23. " 19	300	2.62
Rosa N. Neely.	12 " 5. 15	700	3.93
C. E Sprague.	12 105 to 113 Blk 7	1000	9.17
M. C. Timmons.	12 6.7.8 Blk 15.	200	13.10
P. R. Walker.	12 13 Blk 5.	150	2.62
Esther Workman.	13 7.8. Blk 40	400	1.96
" "	13 Pt Lot A. Blk 46	200	5.24
Ellen Brewster.	13 441 Pt 442. " 38	200	2.62
Cornelius Bolen.	13 445. 46.47. " 38	700	2.62
Ollie Ezell.	13 Lot 552 . Blk 42	400	9.17
Margt M. Glenn	13 " 257 " 25	200	5.24
R. C. Muskey.	13 82	800	2.62
Inter. B. & L. Assn.	Pts 5 and 6 Blk 11	500	10.48
J. A. Neal	13 Lot 308	300	6.58
R. L. Street.	13 " 274. Blk 26	300	3.93
E.E. Spann	13 " 265. " 26	200	2.62
David VonShoaf.	14 " 12 & 13 " 97	200	2.62
Margt. M. Davis.	14 A. Blk. K.	500	6.55
H. L. McFarland.	15 97	500	6.55
Dorothy Bowers.	15 Pt. 19	500	6.55
Earl Clemons.	15 Prigmore & Clemons	400	5.24
J. K. Farrar.	15 Lots. 4.5.6.7.	400	5.24
M. A. Hodes	15 " 9	400	5.24
Chris. Maulbetch	15 11	300	3.93
E. R. Kidder.	15 Pts. 15.16.17.18.	300	3.93
A.L. Powell.	15 Lot 42	750	9.83
J. J. Smook.	15 " 48	400	5.24
Union Cent. L. Ins. Co	" 20 al. Blk. 11	500	6.55
J. H. Tipton.	16 " A	3000	39.30
Frank Spurlock.	16 " B. Blk. 21	4500	58.95
Jno. O. Fowler.	16 " 52 " 9	500	6.55
T. C. McCallie.			

Mary F. MeAndrews.	16.	Lot 21 to 32.	500	6.55
Jennie P. Cowart.	17	" 31.32	400	5.24
Jno. F. Bryant.	17	1. Blk. 4	200	2.62
M. D. Lewis.	17	4 to 7. Blk. 42	500	6.55
Jno. Ensign. et al	17	12 " 19	200	2.62
Young Coville.	17	12.13 " 1.	200	2.62
A.P. Scanlan.	17	Pt. AB. Blk. 3	300	3.93
Katherine Stott.	17	Lot 4. " 2	200	2.62
Winifred Harris.	17	2 ac. Davis Tr.	100	1.31
W.J. Bradford.	18	Lot 5. Blk. 2.	300	3.93
J. C. Hill	18	" B.	400	5.24
T. J. Johnson.	18	" 16 and 21. Blk. 23	200	2.62
E. Waterhouse.	18	" 4.	150	1.96
Geo. Scholze	18	Pt. Lot 6.	300	3.93
J. A. Dunagan	18	Lot 4.	300	3.93
" "	18	7 acres.	200	2.62
Dora Rawlings.	18	Lot 5. Blk. 9.	1000	13.10
C F. Krichbaum.	18	" 1. " 4	200	2.62
Thos. E.W. Lea	18	" 7. " 20	300	3.93
Tenne. Pardue.	18	" 5. 20	200	2.62
Wm. Martin.	18	" 24. 25	300	3.93
Fora Starr	2 Dis	" 11. Blk. 17.	200	2.82
K. M. Russell.	9 Wd.	Personalty.	300	3.93
L. C. Smallwood.	7	"	1750	22.92
American Baking Co.		"	5000	65.50
Dickie Clay Mfg. Co	4	"	18550	243.00
Lookout Plaining Mills.		"	2400	31.44
Main St. Transfer Co.	5	"	1400	18.34
Orr Transfer Co.	3	"	2250	29.47
Rhodes Dry Clean. Co.	3	"	2000	26.20
tenn. Prod. Co.	19	"	22800	298.68
Fred W. Lupton.	16	"	3000	39.30
W. E. Wilkerson.	14	"	350	4.58
E. B. Connell.	17	"	600	7.86
R. G. Brock.	14	"	750	9.83
W. L. Brown.	5	Lots 3.4.	200	2.62
Jerome Campbell.	14	Personalty.	2500	32.75
W. H. Stamper.	14	"	300	3.93
J. F. Holbert.	14.	"	750.	9.82
Don C. Peglar.	15	"	1000	13.10
Annie Nottingham.	2	"	1750	22.93
J. E. Evans. (Guardian	16	" Jesse.		
		Dorothy & Thos.	1500	19.65
Mrs. A. H. White.	7	Personalty.	1500	19.65
Foster V. Brown.	1	"	500	6.55
Burkett Miller.	Dis 3.	"	1500	21.15
Henry Bond.	3	"	250	3.53
O. T. Tindell	Wd. 1.	"	500	6.55
A. C. Shawhan.	1	"	500	6.55
Andrew W. Smith.	Dis. 3	14 to 20	550	7.76
Ester Diamond Dixon.	Wd. 14	Pts 3 and 4	300	3.93
Margt. Stephenson.	14	2-3-4	1000	13.10
St. Elmo Bk. & Tr. Co.	1	Lt. 1. Blk. Y	500	6.55
Mrs. Annie B. Johnson.	1	" 2 " "	500	6.55
Eliz M. Trotter.	1	" 3 " "	300	3.93
N. C. Blanchard & Co.	12	Personalty	3850	50.43
T. L. Montague & Co.	13	Lots 20 to 27	200	2.62
" " "	13	" 1 to 8 Bk 160	400	5.24
" " "	13	" 1 to 8 " 169	400	5.24
Levi & D.S. Fields	1	" L. Bk. W	1000	13.10
T. L. Montague Tr.	13	" 307.309	400	5.24
J. B. ONeal.	12	" 210	50	66
J. A. Dunagan	18	Pt Lot 2.	300	3.93
Geo. K. Brown.	Dis 3	Lots 3 to 35	6000	84.60
Kate Smallwood.	Wd. 10	" 35 Blk 5.	200	2.62
Frederick Voigt.	Dis 3	Pt Lot D	600	8.46
J. B. Billingsley.	Wd. 18	Lot 34	200	2.62
" " "	" 18	" 5.6.7 Blk 1	200	2.62
Prudential Ins. Co.	15	" 7 Blk. B.	500	6.55
Chas. F. Hood.	12	" 1 & 3 to 9.	100	1.31
Rhoda D Beck.	17	Nw strip out 10	300	3.93
J. O. Martin Est.	2	Pt. 41	9000	117.90
W. T. & C.D. Rice.	8	" 31	700	9.17
" " "	8	" 3. all 2	100	1.31
" " "	8	" 31	700	9.17
" " "	7	Lot 1	1000	13.10
" " "	7	Pt 3 Pt 5.	1000	13.10
American Bakeries Co.	6	Personalty.	21000	275.10
C. D. & W.T. Rice.	5	26-27	1500	19.65
Stone Ford Land Co.	6	Lot B. Blk 1.	22000	288.20
Harry F. Griscom.	16	" 13. " 5	500	6.55

Times Pring. Co.	Wd. 6.	Pt. 11 all 12	10000	131.00
Stone Fort Land Co.	8	" 2	50000	655.00
Koons Dairy Co.	13	Personalty	2000	26.20
P. A. Smith.	4	Pt 23	5500	72.05
Chatta. Coca Cola B. Co.	4	Personalty.	10000	131.00
E. E. Reisman.	14	"	1500	19.65
Chatta. Lumber Co.	5	"	6950	91.05
Reece O. Bennett.	5	Lot G. Blk B.	500	6.55
"	5	" H	500	6.55
"	5	F	500	6.55
Kathleen L. Boggess	17	14 Blk. 17	1000	13.10
F. E. Marsh.	17	Pts. lot 4. & 5 Bk. C	500	6.55
Morris Plan Bank.	12	Lot 4 Blk. 1.	250	3.27
Grace L. Rose.	6	Pt. A all B	1800	23.58
A. W. Lessly.	13	Lot 170	200	2.62
Wm. M. Brown.	4	" 6	100	1.31
Dorothy R. Bowers.	15	1/2 acres.	000	6.55
Sam Pankey.	Dis 3.	50 acres.	500	1.41
Pat Chambers	3	22 "	50	71
R. B. Baysden	27	Loas 39.40.41	300	4.23
W. B. Stephens.	Dis 2.	11/3 acres	200	2.82
L. M. Ganier.	Ward 13.	Lot 302	200	2.62
Anna Ware.	Dis 4.	36 acres.	200	2.82
D. C. Evans.		Lots 92 and 93	13500	176.85
A. N. Levine.	3	Lot 11.	300	4.23
R. J. Massey.	Wd 4.	Personalty.	150	2.81
Dixie Sand & Gravel Co	Dis 2.	Pt 11. 130	192136	2516.99
M.G.L. Roberts.	2	Lot 12. Blk 7	300	4.23
A. J. Becker.	Wd. 19.	Personalty.	300	4.23
Genn. Pro. Corp.	8	"	97500	1277.25
Mary McSmith.	3	Pt. 19.	450	9.89
Pauline	18	" 14	300	3.95
Robt H. Lane.	17	Lots 26.27.28.29	500	6.55
Earl L. Harris.	Dis 17	" 6. Blk. 1.	500	6.55
Paul Kreusi	Dis 3	" 6.7.8. 5	600	8.46
Wiley Rogers.	3	Pt. 8. 15	300	4.23
J. Clarence Green	3	4.15	300	4.23
G. C. O'Neal.	Wd. 8	5 1/2 acres.	200	2.82
P. Block	Dis 8	Pt. 45	800	10.48
Ebb Underwood.	Dis 2	2 ac land.	100	1.41
J. P. Stewart.	3	Lot 2. Blk. 5	500	7.05
Geo. Gossett	Dis 17	1-8 ac out Bell Tr.	100	1.41
May T. Morgan.	Ward 19	Pt. 6.7. Blk. 4.	300	3.93
New Era Land Co.	18	Lot 89. Blk 8	50	66
Jas. Johnson.	Dis. 3	" 34	100	1.31
Jno. P. Fort.	Ward 18	" 1.2.3. Blk. E	200	2.82
Kate E. Hall.	Dis 2.	" 6. " 15	300	3.93
Wendy Rose.	2	Lots 12.19.22 to 24	1500	21.10
Louise Rose Pratt.	2	" 21 and 21	100	1.41
Anna RYork	3	" 3.	300	4.23
Wiley Rogers.		Pt. Lot 8. Blk 15.	250	3.53
G. L. Cockrell.	Ward 14.	Lot 29.	1000	13.10
Ollie Gray	" 15.	Pts. Lots 18 & 19	3500	45.85
W. D. Conner.	Dis 2.	Lots 7.8.	300	4.23
C R. Brown.	3.	" 6	1280	16.92
B. Benkowitz.	Ward 1.	Pt. Lot 23	1500	19.65
Roy R. Prater.	Dis. 3.	H. 2.4.6.8.10.12.14.16.37	1000	14.10
J. W. Igou	Ward 17	Lot 13---Blk 8.	300	3.93
Minnie C. Newton.	Dis 4.	180 acres.	1100	15.51
D. H. Farmer.	Wd. 13	181	100	1.31
David W. Brown.		Pt. lot 6.	200	2.82
Leo Strahle.	" 1	" " 14	900	11.79
W. W. Kennedy.	Dis. 2.	" " 6. Blk 5.	500	7.05
Thos. R. Morgan.	" 3.	Imp. Reece Morgan lot	100	1.41
Kelly Massengale.	" 3	Lots 6 to 10 Blk 1.	700	9.87
M. S. Dickert.	" 3	" 12 Blk 34	500	7.05
Walter M. Burk.	Ward 9	" 11 Blk 6.	1000	13.10
Ella Street.	" 13	" 409.410	500	6.55
Ella Clark.	Dis 4.	House burned.	100	1.41
R. C. Levi	" 3	Lot 47	300	4.23
Mrs. Lee Carter & Prudence Co. A	" 4	2 acres.	1500	21.10
A. K. Poe.	" 3	147 acres	1300	18.33
Maggie White	" 3	1 lot	200	2.82
Albert S. Prince.	" 3	" " out lot D.L. West.	150 Tr.	2.11
J. S. Prince.	" 3	L lot K.L. West. Tr	150	2.11
J. G. Prince.			0000	
Sherman E. Harris.	3	Lot 2.	100	1.41
B.W.& Jno. Friedel.	4	Pt. Lot 5.	100	1.31

E. J. Hillman.	Dis. 3.	Lot 38. Blk. T.	150	2.11
Adrain Schuman	Ward 19.	" B.17- 2 & 18	400	5.24
L. T. Pitts.			1500	2.11
Claude Belcher.			1200	16.92
First Nat'l Bk.			900	12.69
J. A. Dunagan			2000	2.62
R.F Peters.			2300	30.13
Rhodes & Cora Long.			100	1.31
J.B. Pound.			1900	26.79
"			700	9.87
W. T. McAllister	Ward 8.	Pt Lot 15. Blk A.	100	1.31
W. T. Flippo	" 5	" " " 6.	200	2.62
J. Walter Cummings.	" 2	" " 55	12300	161.13
C. E James.	Dis 3.	" " 4	100	1.41
Lewis G. Jones.	" 3	1 lot.	50	70
C. J. Martin.	Ward 15.	Personality.	900	11.79
Wm. J. Kelly. Jr.	" 7		500	6.55
F. W. Jones.	" 13		50	66
Byron Harris.	Dis. 2.	lto Dennis Tr	500	7.05
A. H. Townes.	Ward 15.	Pt lot 8.	500	6.55
Martha E. Perry.	" 18	Lot 2 N	50	65
Maggie A. Ferguson.	" 17.	" 18 Blk 7.	700	9.17
E. A. Brown.	Dis 3.	Pt 8 all 9	100	1.41
Herman Parks.	Ward 12.	" lot 4. Blk 76	400	5.24
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				13.969.33

Jewell M. Morris.	Ward 12	Lot 42 Glass Farm.	300	3.93
Hunt & Laws.	Dis. 2.	15 ac Gillespie	1850	26.09

I, T. W. Killough, Clerk of the County Court of said County, do hereby certify that the following is a true, full and correct list of releases allowed WILEY COUCH, TRUSTEE of said County by County Court of said County on taxes for the year of 1932. These releases being issued after Sept. 1. 1933 on the 1932 levy and not being listed in the previous list of releases for the 1932 levy.

Rhods D. Beck.	17 ward strip out	10 ac tr.	300	4.38
Eliz D. Zachery.	" "	E pt. 16 and 17	400	5.44
First Securities Co.	2 wd.	Personality. dbld.	500	6.80
Andrew W. Smith.	3 dis.	error in assgn.	600	8.76
J.F.D. Hicks	1 "	House burned.	500	6.80
Mary A. Trigg.		Error in checking.	50	73
J.J.Benne.	3 dis.	House burned.	350	5.11
11st Realty Co	1 ward.	Order by Cty. Ct.	6600	89.76
G.C. O'Neal.	3 dis		300	4.38
Sam Pankey.	" "	House burned.	100	1.46
T. W. Stanbury.	2 "	"	250	3.65
Byron Harris.	2 "		500	7.30
Anna & York	2 "	error in checking.	600	8.76
Annie Ware.	4 "	Building down.	200	2.92
R. S. Millsap	3	burned.	150.	2.19
M.G.L. Roberts.	2 "		300	4.38
Mary M. Smith.	1 ward		350	4.76
Estelle D. Thompson.	1 "	error in checking.	1400	19.04
Tenn. Prod. Co.	1 "	released by Ct. C.	120300	1636.08
Louise R. Pratt.	2 "	doubled to Ham. Sec. Co.	100	1.46
W. L. Rose.	2 Dis.	House on wrong lot.	1500	21.90
J. Clarence Green.	3 "		300	4.38
G. L. Cockrell.	14 wd.		1000	13.60
Ollie Gray.	15 "		3500	47.60
C. R. Brown.	3 Dis		1400	21.90
Wiley Rogers.	3 Dis		750	10.95
J.W. Clift.	3 Dis.		1250	18.25

ON MOTION OF Esquire Hamby, seconded by Esquire Lawrence, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Rice, Lawrence, Camp, Brown, Thrasher, and Hamby Total 6.

Esquires Bayless, Fryar and Robinson being absent.

ON MOTION of Esquire Rice, seconded by Esquire Thrasher, Court adjourned Sine Die.

*Wiley Rogers*  
 COUNTY JUDGE PRO TEM.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) WEDNESDAY. NOVEMBER 28th, 1934.

BE IT REMEMBERED, That on this the 28th day of November, 1934, a Session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House in Chattanooga, Tennessee, pursuant to the following Notice of Call which is in the words and figures following to-wit:

## C A L L .

By virtue of the authority vested in me by law, I, Will Cummings, Judge of the County Court of Hamilton County, Tennessee, being of the opinion that the public necessities require the convening of a special session of the Quarterly County Court of said County, do hereby call a special session of said court, to be held at ten o'clock, A. M. on the 28th day of November, 1934, at the usual meeting place of said court at the Hamilton County Court House for the purpose of transacting the following business:

1. To consider the appropriation of funds for the purpose of advertising the advantages etc., of Hamilton County, as authorized by Chapter 551 of the private Acts of 1911.
2. To consider the filling of any vacancy or vacancies in any county office or offices in Hamilton County.
3. To consider the establishment of any new voting precinct or precincts in Hamilton County.
4. To receive and consider the report or reports of any special committee or committees.
5. To consider the abatement and remission of taxes on a certain building occupied by the Tennessee Emergency Relief Association.
6. To consider the appointment of a committee to co-operate with the Tennessee Valley Authority and to make such surveys, reports, etc., as may be deemed proper or necessary.
7. To consider and act upon the matter of authorizing the County Judge and County Trustee of Hamilton County to borrow money in accordance with the provisions of Chapter 470 of the Private Acts of 1925, as amended by Chapter 25 of the private Acts of 1929, and/or under the authority of Chapter 432 of the private Acts of 1933.
8. To consider indorsing and recommending certain legislation proposed to the National Congress by the president of the United States in reference to Old Age Pensions and Unemployment Insurance.
9. To appoint a committee with appropriate powers in the matter of rendering such aid as may legally be rendered to educational institutions in Hamilton County.

Will Cummings.

Judge of the County Court.

T. W. Killough

Clerk of the County Court.

We, the undersigned members of the Quarterly County Court of Hamilton County, Tennessee, acknowledge personal service of the above and foregoing notice on this 23rd day of November, 1934.

M.L. Mulkey.

Mack Fryar.

C. E. Camp.

Wilkes T. Thrasher.

Luther Hamby.

J. B. Bayless.

H.F. Lawrence.

Kelso Rice.

G. Russell Brown.

Present and presiding, the Honorable Will Cummings, Judge of the County Court.



The County Court Clerk call the Roll of the Justices of the Peace of the County and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Thrasher, Hamby and Robinson, Total 9, Esquire Brown being absent.

A RESOLUTION TO APPROPRIATE THE SUM OF ONE THOUSAND (\$1,000.00) DOLLARS TO CONSTITUTE AN ADVERTISING FUND TO BE USED IN ADVERTISING THE RESOURCES AND ATTRATIONS OF HAMILTON COUNTY AS DIRECTED BY A COMMITTEE TO BE APPOINTED BY THE COUNTY JUDGE IN ACCORDANCE WITH CHAPTER 551 OF THE PRIVATE ACTS OF 1911.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, that there be and is hereby created and provided a fund to be known as an "Advertising Fund" to be used in advertising the resources and attractions of said county during the fiscal year 1934-35.

BE IT FURTHER RESOLVED that One Thousand (\$1,000.00) Dollars be, and it is hereby appropriated out of the County revenue not otherwise appropriated to constitute such fund, and to be used as above provided.

BE IT FURTHER RESOLVED that the said fund shall be used as directed by the committee to be appointed by the judge of the county court, and that the judge of the county court be, and he is hereby requested forthwith to appoint such committee.

BE IT FURTHER RESOLVED that said committee serve without compensation.

ON MOTION of Esquire Mulkey, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Thrasher, Hamby and Robinson. Total 9, Esquire brown being absent. Esquires Mulkey, Camp and Thrasher, compose the committee appointed by the Judge of the County Court.

RESOLUTION APPOINTING T. V. A. COMMITTEE.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That, the County Judge appoint a committee, consisting of all the members of this court, to be known as the "T.V.A. Committee", which committee shall immediately make a survey of the electrical possibilities of Hamilton County, for the purpose of ascertaining the cost of acquiring electrical equipment and furnishing to the people of the county electrical current for all purposes, from and in connection with the facilities of the Tennessee Valley Authority, so far as electrical current is concerned.

ON MOTION of Esquire Camp, seconded by Esquire Bayless, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE HAMILTON COUNTY, TENNESSEE, THROUGH THE COUNTY JUDGE AND COUNTY TRUSTEE TO BORROW FIVE HUNDRED THOUSAND DOLLARS (\$500,000.00). A SUM OF MONEY NOT IN EXCESS OF TWO-THIRDS OF THE ANTICIPATED CURRENT REVENUE OF THE COUNTY.

WHEREAS, authority to borrow money temporarily is conferred upon Hamilton County by Chapter 470, Private Acts, 1925, which is amended by Chapter 25, Private Acts 1929, which said Chapter 25, Acts 1929, is incorporated herein and made a part of this resolution, to-wit:

"AN ACT TO AMEND CHAPTER 470, PRIVATE ACTS OF 1925, SAME BEING AN ACT TO AUTHORIZE ALL COUNTIES IN THIS STATE HAVING A POPULATION OF LESS THAN ONE HUNDRED FIFTEEN THOUSAND (115,000) AND NOT MORE THAN ONE HUNDRED SIXTEEN THOUSAND (116,000), INHABITANTS UNDER THE FEDERAL CENSUS OF 1920, OR ANY SUBSEQUENT CENSUS, FROM TIME TO TIME, TO BORROW MONEY FOR COUNTY PURPOSES IN ANTICIPATION OF CURRENT REVENUES, AND TO EXECUTE

AND DELIVER THE INTEREST BEARING NOTE OR NOTES OF SAID COUNTIES THEREFOR: PAY OFF SAID NOTES OUT OF CURRENT REVENUES\_ OR FROM TIME TO TIME RENEW THE SAME: PROVIDING: THE AGGREGATE AMOUNT OF THE PRINCIPAL OF SUCH LOANS AND NOTES EVIDENCING THE SAME AT ANY ONE TIME OUTSTANDING FOR ANY ONE COUNTY SHALL NOT EXCEED THE TOTAL SUM OF FOUR HUNDRED THOUSAND DOLLARS" SO AS TO PROVIDE THAT ANY ONE COUNTY MAY BORROW A SUM, THE AGGREGATE AMOUNT OF THE PRINCIPAL, AT ANY ONE TIME OUTSTANDING FOR ANY ONE COUNTY, SHALL NOT EXCEED TWO-THIRDS OF THE ANTICIPATED CURRENT REVENUE OF THE COUNTY INSTEAD OF FOUR HUNDRED THOUSAND DOLLARS".

section 1. BE IT ENACED, By the General Assembly of the State of Tennessee, that Chapter 470, Private Acts of 1925, entitled "An Act to Authorize all counties in this State having a population of not less than 115,000 and not more than 116,000 inhabitants under the Federal Census, from time to time, to borrow money for county purposes, in anticipation of current revenues; and to execute and deliver the interest bearing note or notes, of said counties therefor: pay off said notes out of current revenues, or from time to time, to renew the same; providing, the aggregate amount of the principal of such loans and notes evidencing the same at any time outstanding for any one county shall not exceed the total sum of \$400,000.00, and approved April 13, 1925, be, and it is hereby amended so as to provide that the sum of money authorized to be borrowed by any one county may equal but shall not exceed two-thirds of the anticipated current revenues of the county, instead of \$400,000.00.

SECTION 2. BE IT FURTHER ENACTED, That all laws or parts of laws in conflict with this Act be and the same are hereby repealed.

SECTION 3. BE IT FURTHER ENACTED, That this Act take effect from and after its passage, the public welfare requiring it.

WHEREAS, in the opinion of the Quarterly County Court of Hamilton County, it is necessary for said Hamilton County to borrow temporarily Five Hundred Thousand Dollars (\$500,000.00) to meet the current running expenses and existing indebtedness of said County in anticipation of current revenues:

THEREFORE, BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, at the Special Session Assembled, that the County Judge and the County Trustee of said County are hereby authorized, empowered and directed to borrow on the credit of Hamilton County, and for its uses and benefit, Five Hundred Thousand Dollars (\$500,000.00), which sum is less than two-thirds of the anticipated revenues of the county, at a rate of interest not exceeding six per cent, and the said County Judge and the said County Trustee are authorized and empowered to execute the interest bearing note or notes to be signed by the said County Judge and the said Trustee in their official capacity, to mature Mar. 15, 1935, and said note or notes when so executed, shall constitute, and be a legally binding and general obligation on or against Hamilton County, Tennessee. Said note or notes may be renewed from time to time; said renewal note or notes to be executed in the form and manner as the original notes; said money when borrowed, shall be kept separate and apart from all funds, and shall be paid out only on warrant of the County Judge.

BE IT FURTHER RESOLVED\_ that for the purpose of securing and accelerating the payment of the Five Hundred Thousand Dollars (\$500,000.00) note above mentioned, and any or all extensions or renewals thereof, in whole or in part, that may be made, all 1934 taxes shall be, and hereby are pledged to, and shall be paid to the holder of the aforesaid note, except such part of said taxes as belong to the State of Tennessee, and the City of Chattanooga, Tennessee, until the said note or any renewals or extensions thereof, are paid in full.

BE IT FURTHER RESOLVED\_ that the County Auditor be, and he is hereby authorized and empowered to comply with the terms of this obligation, by obtaining and delivering to the holder of this note warrants for the portion of 1934 taxes to which the holder of this note

under this resolution, at least once each month, or as much oftener as the collections will justify; that said auditor will, at least once each month, make a full settlement with a full settlement with the holder of the said note for all taxes collected during the previous calender month, said settlements to be made not later than the fifteenth day of each month.

ON MOTION OF Esquire Lawrence, seconded by Esquire Rice the foregoing resolution was unanimously adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquire Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Thrasher, Hamby and Robinson, Total 9, Esquire Brown being absent.

A RESOLUTION TO INDORSE AND RECOMMEND CERTAIN LEGISLATION TO BE PROPOSED TO THE NATIONAL CONGRESS BY THE PRESIDENT OF THE UNITED STATES, IN REFERENCE TO OLD AGE PENSIONS AND UNEMPLOYMENT INSURANCE.

WHEREAS, it has come to the attention of this court that certain legislation in reference to old age pension and unemployment insurance will be proposed to the approaching session of the National Congress by the President of the United States and

WHEREAS, it is the judgment of this court that such legislation deserves the indorsement and support of all persons interested in human welfare and the alleviation of human suffering and the promotion of the welfare of the people of this country,

NOW, THEREFORE, be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled that we do hereby heartily indorse and unqualifiedly recommend to the Senate and House of Representatives of the United States the passage of such legislation.

BE IT FURTHER RESOLVED that a copy of this resolution be transmitted to the Hon. Kenneth S. McKellar and Hon. Nathan L. Bachman, representatives of this state in the United States Senate and the Hon. Sam D. McReynolds, a representative of this District of the State of Tennessee, in the House of Representatives of the United States.

ON MOTION of Esquire Mulkey, seconded by Esquire Bayless, the foregoing resolution was adopted by acclamation.

RESIGNATION OF W. C. HAMMOND AS CONSTABLE OF THE FIRST DISTRICT.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE:

I hereby tender my resignation as Constable for the First District of Hamilton County, effective November 7th, 1934.

W. C. Hammond.

Witness

Carter J. Lynch.  
Co. Attorney.

Accepted 11, 7, 34.

Will Cummings.  
County Judge.

ON MOTION of Esquire Mulkey, seconded by Esquire Bayless, the foregoing resignation was accepted.

ON MOTION of Esquire Bayless, seconded by Esquire Hamby, Albert Lucas was elected Constable of the First District until a successor is elected by the people.

RESOLUTION TO CREATE A NEW VOTING PRECINCT TO BE KNOWN AS "SECOND PRECINCT OF THE FOURTH WARD OF THE CITY OF CHATTANOOGA, TENNESSEE IN HAMILTON COUNTY.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT of Hamilton County, Tenn., in special session assembled that there be, and is hereby created a new voting precinct in said County, to be known as "Second precinct of the Fourth Ward of the City of Chattanooga, Tenn., same to be bounded as follows:

"Beginning at the intersection of East Cedar Street and Main Street; thence west on Main Street to Grove Place; thence north on Grove Place to Tenth Street; thence east on Tenth Street to Grove Street; thence South on East Cedar Street to the place of beginning".

ON MOTION of Esquire Bayless, seconded by Esquire Mulkey, the foregoing resolution was adopted on a roll call vote the following members of the court being present and voting Aye: Esquire Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Thrasher, Hamby and Robinson; Total 9. Esquire Brown being absent.

**RESOLUTION TO ABATE AND REMIT COUNTY TAXES ON CERTAIN PREMISES OCCUPIED BY THE TENNESSEE EMERGENCY RELIEF ASSOCIATION IN THE CITY OF CHATTANOOGA. TENNESSEE.**

WHEREAS, certain premises located at S. E. Corner of Pine & 8th Sts. in the City of Chattanooga, Tennessee, are about to be occupied by the Tennessee Emergency Relief Association an agency of the Federal Government and the State of Tennessee, and

WHEREAS, it is the judgment of this court that said premises should not be subjected to taxation by Hamilton County while so used and occupied.

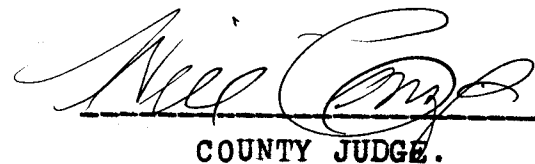
NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee in Special Session assembled, that all county taxes on said premises, be and the same are hereby abated and released on the said premises beginning January 1, 1935 and continuing the occupancy by the said agency.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Thrasher, Hamby and Robinson, Total 9. Esquire Brown being absent.

ON MOTION of Esquire Mulkey, seconded by Esquire Hamby, the following Notaries Public were elected.

W. L. Acuff.  
S. H. Chester.  
Otie Cox.  
Hattie Cox.  
John S. Fletcher.  
Ruby Hallett.  
J. M. Kemp.  
Milton B. Rice.  
Ed Robinson.  
Louise Spencer.

ON MOTION of Esquire Bayless, seconded by Esquire Camp, the Court adjourned Sine Die.

  
COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

MONDAY. JANUARY 7, 1935.

BE IT REMEMBERED\_ That on this the 7thday of January, 1935, Before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

THE MINUTES of the October Term 1934, October Adjourned Term. 1934, and November Special Call Session were read and adopted as read.

RESOLUTION ALLOWING DAVID KING SUMMERS POST No. 14 of THE AMERICAN LEGION OF CHATTANOOGA, TENNESSEE, to BUILD A HUT ON CHERRY STREET ON THE PROPERTY BELONGING TO THE COUNTY OF HAMILTON.

BE IT RESOLVED, by the QUarterly County Court of Hamilton County, Tennessee, in Quarte ly Session Assembled, that DAVIS KING SUMMERS POST No. 14, of the AMERICAN LEGION, of Chattanooga, Tennessee, desires to be permitted to build a hut on Cherry Street on the property belonging to the Couaty of Hamilton and State of Tennessee, for the purpose of club house or meeting place for the members of the American Legion and their friends, said hut be built according to specifications to be submitted to and approved by the proper committee having such matters in charge; said hut to be built to conform to all City ordinances and building code; said hut to be erected in a manner not to interfere with any plans that Hamilton County may have for the purpose of entering their boiler room with vehicles.

AMERICAN LEGION COMMITTEE.

DONALD M. JOHNSON. DIXIE B. SMITH. WM. E WHEELOCK. BY

Donald M. Johnson. Chairman.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, the foregoing resolution was adopted by acclamation.

RESOLUTION AUTHORIZING THE COUNTY ATTORNEY TO DRAW AN ENABLING ACT TO ALLOW \$50.00 per month FOR THE MAINTENANCE OF COLORED COMMUNITY CENTER.

Be It Further Resolved that the County Attorney draw an enabling act to allow \$50.00 per month for the maintenance of Colored Community Center located at 22 W. 23rd Street.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Bayless, Mulkey, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby & Robinson

RESOLUTION ALLOWING THE COLORED PEOPLE OF HAMILTON COUNTY A TWO STORY BRICK BUILDING ON THE OLD COUNTY POOR HOUSE CITE LOCATED ON HIGHLAND PARK AVE. TO BE USED AS AN INSTRUCTION FOR THE COLORED ORPHANS.

Be It Resolved By the Quarterly County Court of Hamilton County, Tennessee, in quarterly session assembled,

That a two story brick building on the old County poor house cite, located on Highland Park Ave. be allowed the colored people of Hamilton County to be used as a colored orphans home.

Be it further resolved that the County Judge name a trustee board consisting of five members who will have the management of said orphans home.

~~Be it further resolved that the County Attorney draw an enabling act to allow \$50.00 per month for the maintenance of Colored Community Center located at 22 W. 23rd Street.~~

ON MOTION of Esquire Bayless, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby, and

Robinson. Total 10.

ON MOTION of Esquire Bayless, Seconded by Esquire Camp, the resignation of Albert Lucas as Constable for the First District was postponed until the April Term.

The Court then went into election of County Attorney, Chairman of School Board and County School Superintendent.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, CARTER LYNCH WAS ELECTED County Attorney.

ON MOTION of Esquire Thrasher, a resolution was introduced that Mrs. Anna B. Lacy be elected as Chairman of the School Board without compensation. Said resolution is in the words and figures following, to-wit:

THAT A CHAIRMAN OF THE SCHOOL BOARD BE ELECTED TO SERVE WITHOUT COMPENSATION ON ACCOUNT OF THE FINANCIAL DISTRESS OF THE COUNTY.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That this Court realizing the financial distress of this county, and desiring to cooperate with the County Judge who is the Financial Agent of the county and has expressed a desire to economize. Therefore, be it resolved that this Court elect a Chairman of the School Board to serve without compensation for a period of two years and that this resolution to take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Camp, seconded by Esquire Mulkey, the motion of Esquire Thrasher, was tabled on a roll call vote the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryer, Brown, Hamby and Robinson, Total 9, Esquire Thrasher. passed.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, A. L. Rankin, was elected County School Superintendent on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

#### REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to report:

The Finance Committee recommends:

That the Tax Assessor be authorized to issue error and releasesments, covering the \$3,000.00 1934 personalty assement against B. A. Crisman on account of error.

That refund of \$1.82 be made to John Borland, 591 Windsor Avenue, Elmwood, Winnepeg, Canada, on account of over collection of his 1932 tax.

Respectfully submitted,  
H. F. Lawrence.  
Chairman.  
Luther Hamby.  
Kelso Rice  
W. T. Thrasher.  
M. L. Mulkey.

ON MOTION of Esquire Lawrence, seconded by Esquire Rice, the foregoing report was adopted and ordered to be filed and made a matter of record, and paid accordingly.

#### RESOLUTION TO REFUND MRS. F. B. NABORS THE SUM OF \$41.04 TAXES ERRONEOUSLY PAID.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Mrs. F. B. Nabors be refunded \$41.04 taxes erroneously paid.

ON MOTION of Esquire Thrasher, seconded by Esquire Lawrence, the foregoing resolution was referred to the Finance Committee with power to act.



## REPORT OF THE CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, your CLAIMS COMMITTEE, beg to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommends that they by order paid.

M.L. MULKEY.	JUDGE PRO TEM.		
Lizzie Poe	Annie Massengale.		
Willard D. Lowry.	W. H. Kelley.		
Eunice Reynolds.	Bessie Evans.		
Evelyn Hendricks.	Hattie Melton.		
Maude Wilson.	A. T. Roy.		
George Thompson.	Lena C. Hixson.		
Ruston E. DeRochemont.	Ernest C. Ortmeir.		
H. L. Weaver.	Hattie Fuller.		
David Griffith.	George Jackson. alias.		
J. M. Bynum.	Elizabeth Jones.		
Mary Ella McKenzie.	Jennie Adeline Guinn.		
Leland Strickland.	Alice Bowden.		
Martha Lynn.	Grady Hitt.		
Evelyn Harris.	A. T. Barnes.		
Mrs. M. J. McKeel.	Pearl Culberson.		
A. M. Mason.	J. M. Rabum.	33 cases @ \$5.00	165.00
John Lucas.			
M. L. MULKEY.	J. P.		
A. J. Barnes.	1 committed to jail @ 50¢		50
B. WILSON.			
Grady Hitt.	1 case @ \$3.00		3.00
J. B. BAYLESS.			
Hattie Fuller.	1 case committed to jail.		50.
			<u>50.</u>
			\$ 169.00

## HAMILTON COUNTY.

T. W. KILLOUGH.

## FOR SERVICES RENDERED FOR QUARTER ENDING DEC. 31, 1935.

For making Quarterly Records, 14.000 @ 10¢ per 100.	14.00
Entering orders of the court. 45 @ 25¢	11.25
Filing Petitions for exemptions.	13.50
Supplying certificates with seals, attached.	40.50
Opening & closing records, 79 @ 50¢	39.50
Filing, docketing and entering Lunacy cases.	111.65
Jacketing County Bills of expenses, 4 @ 50¢	2.00
Elections of the Court. 6 @ 50¢	3.00
Filing report of County Judge.	25
Finance Committee.	25
Hamilton County Highway.	25
William L. Bork Memorial Hospital.	25
Claims Committee.	25
County Superintendent.	25
Ex officio fees for quarter ending December 31, 1934.	50.00
For registering Circuit Court Bills of cost, 254 @ 15¢	<u>38.10</u>
	\$ 325.00

I certify the foregoing to be correct to the best of my knowledge and belief.

T. W. Killough. CCC

Sworn to and subscribed before me  
this 31st day of Dec. 1934.

Margaret Orrell. D.C.

Ed Robinson.  
Chairman.

G. Russell Brown.

ON MOTION of Esquire Robinson, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

A RESOLUTION TO REQUEST THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE TO ENACT INTO LAW A BILL ENTITLED "AN ACT TO AUTHORIZE HAMILTON COUNTY, TENNESSEE, TO ISSUE AND SELL ITS BONDS TO BE KNOWN AS HAMILTON COUNTY PUBLIC UTILITIES BONDS" AND WITH THE PROCEEDS TO ACQUIRE A PUBLIC UTILITIES SYSTEM OR SYSTEMS, AND TO MAINTAIN AND OPERATE THE SAME THROUGH A COMMISSION TO BE KNOWN AS "HAMILTON COUNTY PUBLIC UTILITIES COMMISSION".

WHEREAS, the full membership of this court, acting as a committee to consider ways and means of co-operating with the Tennessee Valley Authority in the matter of furnishing utility service to the people of this county at a reasonable rate, recommended the adoption of a certain act entitled AN ACT TO AUTHORIZE HAMILTON COUNTY, TENNESSEE, to issue its BONDS TO BE KNOWN AS 'HAMILTON COUNTY PUBLIC UTILITIES SYSTEM OR SYSTEMS, AND MAINTAIN AND OPERATE THE SAME THROUGH A COMMISSION TO BE KNOWN AS 'HAMILTON COUNTY PUBLIC UTILITIES COMMISSION'."

AND WHEREAS\_ the said recommendation has at this session been approved by this court:

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in regular quarterly session assembled, that the General Assembly of the State of Tennessee, now in session be and it is hereby requested to enact the said bill, captioned as above set forth, as expeditiously as possible in the public interest.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

#### REPORT OF THE T. V. A. COMMITTEE.

This committee, composed of the full membership of the Quarterly County Court of Hamilton County, Tennessee, organized for the purpose of considering and deciding upon ways and means of co-operating in the program of the Tennessee Valley Authority, has for many weeks been engaged in the study, discussion and consideration of this matter in all its phases, and now submits this report to the people of Hamilton County;

The matter of public ownership and operation of power plants and the necessary appurtenances and facilities for the distribution of electrical power for domestic and industrial use, through the co-operation of the T. V. A. was, in logical order, first taken up for consideration and discussion; and after full discussion at several meetings, and after the views and suggestions of various members of the committee had been fully expressed, it was unanimously decided to recommend the passage of legislation to enable Hamilton County to acquire and operate a complete system for the distribution of electrical power to the people of this county.

Early in the series of meetings held by this committee, the suggestion was made that if the rates paid by the people for electrical power could be lowered by and through public ownership, it might be that the same result could be obtained by the same means in the matter of the distribution and supply of other utility services; and after full consideration and discussion, it was unanimously agreed that the recommendation of the committee should be broadened so as to embody a request for enabling legislation whereby Hamilton County could acquire and operate any utility system or systems in the territorial limits of the county, if or when such acquisition and operation might be deemed advisable.

Pursuant to the instructions of the Committee, the County Attorney, prepared a bill for submission to the Legislature, embodying the Committee's recommendation.

A copy of this bill was furnished to each member of the Committee and to each member of the Hamilton County legislative delegation for study and consideration. A copy was also furnished to each of the daily newspapers in Chattanooga, so that the public might be fully

informed of its provisions. Subsequently, at an open meeting at which the members of Hamilton County's legislative delegation were present, the bill was unanimously approved by the Committee as drawn; and this Committee now, at this, the regular January session of the Quarterly County Court of Hamilton County, Tennessee, recommends the adoption and enactment of the bill as drawn.

Respectfully submitted,

C. E. Camp.  
Cairman.  
M. L. Mulkey.  
Secretary.  
J. B. Bayless.  
Kelso Rice.  
H. F. Lawrence.  
Mack Fryar.  
Ed Robinson.  
Luther Hamby.  
G. Russell Brown.  
W. T. Thrasher.

ON MOTION of Esquire Mulkey, seconded by Esquire Rice, the foregoing report was adopted on a roll call vote. The following members of the court being present and voting Aye: Esquires, Rice, Mulkey, Bayless, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

RESOLUTION TO ABATE THE TAXES ON LOT 57, ORIGINAL PLAN CHESTNUT ASSESSED TO H. G. STERCHI, BEGINNING JANUARY 1, 1935 AND EXTENDING THROUGH SUCH TIME AS IT IS OCCUPIED BY THE TENNESSEE EMERGENCY RELIEF ADMINISTRATION.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

To abate the taxes on Lot 57, Original plan Chestnut, assessed to J. G. Sterchi and is being used to employ about 300 persons in the manufacturing mattresses, comforters, bed linen, clothing, etc., Said abatement will begin January 1st, 1935 and continue through such time as it is occupied by the Tennessee Emergency Relief Administration.

ON MOTION of Esquire Mulkey, seconded by Esquire Bayless, the foregoing resolution was referred to the Finance Committee with power to act.

RESOLUTION TO APPROPRIATE MONEY FOR THE CRIPPLE CHILDREN PROGRAM.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled,

That to appropriate money to be used for the Crippled Childrens corrective works.

ON MOTION of Esquire Bayless, seconded by Esquire Camp, the foregoing resolution was referred to the Finance Committee with power to act.

RESOLUTION TO REQUEST THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE NOW IN SESSION TO ENACT LEGISLATION FOR THE PURPOSE OF ENABLING HAMILTON COUNTY, TENNESSEE, TO ISSUE BOND IN THE AMOUNT OF ONE MILLION FIVE HUNDRED THOUSAND (\$1,500,000.00) DOLLARS, AND WITH THE PROCEEDS THEREOF TO CONSTRUCT A GENERAL PUBLIC HOSPITAL TO BE MAINTAINED AS A COUNTY INSTITUTION FOR THE BENEFIT OF THE PEOPLE OF HAMILTON COUNTY, TENNESSEE.

WHEREAS, for many years the members of the medical profession and the general public have recognized and realized the growing need for a general hospital of sufficient size and with sufficient facilities and equipment to render adequate hospital service to the people of Hamilton County, and

WHEREAS, it is in the judgment of this court that construction of such a hospital at the present time would be a proper undertaking in line with, and in aid of the program of public works recently outlined by the President to the congress of the United States,

WHEREAS, it has been established by competent and qualified persons that the sum of \$1,500,000.00 will be required for this purpose,

NOW, THEREFORE, BE IT RESOLVED that the General Assembly of the State of Tennessee now in session, be, and it is hereby petitioned by this court, as duly elected representatives of the people of Hamilton County, Tenn., to pass an enabling Act providing for the issuance of bonds in the stated amount of \$1,500,000.00 by Hamilton County for the purpose aforesaid.

BE IT FURTHER RESOLVED that the General Assembly be further requested to embody in such enabling legislation a provision whereby this County may avail itself of any and all financial aid which may be afforded by the Government of the United States through the Public Works Administration or any other federal agency.

BE IT FURTHER RESOLVED That the County Attorney of Hamilton County be, and he is hereby requested to prepare an Act designed to accomplish the stated purpose, and that a copy of said Act, together with a copy of this resolution be transmitted to each member of the legislative delegation from this county in the General Assembly of Tennessee now in session.

ON MOTION of Esquire Camp, seconded by Esquire Bayless, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

ON MOTION OF Esquire Fryar, seconded by Esquire Robinson, to consolidate the Whiteoak Workhouse and Silverdale Workhouse. The following Committee was appointed to investigate. Esquires Robinson, Fryar and Thrasher.

#### REPORT OF HOSPITAL COMMITTEE.

MEMBERS OF THE COUNTY COURT OF HAMILTON COUNTY, TENN.

Greetings: After carefully surveying the Hospital units of this county, we, the members of this committee respectfully submit the following report.

We find the Hospital accommodations in this county are far from being adequate for the local demand. This committee is of the opinion that due to the location of this county (it being surrounded by many lesser counties that cannot support hospitals) our hospitals accommodations should exceed the local demands. We find that our most important hospital unit (Erlanger) is much too small, antiquated and generally out of date.

THEREFORE: as members of this committee, we respectfully urge that provided this project can be financed by the P.W.A. a 500 bed hospital be constructed at a cost not to exceed \$1,500,000.00.

C. E. Camp.  
M. J. Robinson.  
W. H. Cheney.  
McChesney Hogshead.  
M. L. Mulkey.

ON MOTION of Esquire Camp, seconded by Esquire Mulkey, the foregoing report was adopted. A RESOLUTION TO APPROPRIATE THE SUM OF FIVE THOUSAND (\$5,000.00) DOLLARS TO BE EXPENDED BY THE COMMISSIONERS OF THE POOR FOR THE RELIEF OF POOR, INDIGENT AND DESTITUTE PERSONS IN HAMILTON COUNTY, TENNESSEE.

WHEREAS, it has been shown to this court that proper provision for the relief of the poor, indigent and destitute of this county will require an expenditure of the sum of \$5,000.00, in addition to the sums heretofore appropriated for that purpose, and

WHEREAS, it is the judgment of this court that every consideration of human feeling and proper regard for the public welfare requires the appropriation of this sum for this purpose,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County in regular

session assembled that the sum of Five Thousand (\$5,000.00) Dollars be, and it is hereby appropriated out of any funds not otherwise appropriated, to be expended by the Commissioners of the Poor for Hamilton County for the stated purpose of affording relief, so far as may be done in accordance with law, to the poor, needy and destitute person of this County.

G. Russell Brown.

ON MOTION of Esquire Brown, Seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Hamby Thrasher and Robinson. Total 10.

RESOLUTION TO REQUEST THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE TO PASS AN ENABLING ACT FOR THE ISSUANCE OF BONDS IN THE AMOUNT OF ONE HUNDRED AND FIVE THOUSAND (\$105,000.00) DOLLARS BY HAMILTON COUNTY, TENNESSEE, for THE PURPOSE OF CONSTRUCTING NEEDED ADDITIONS AND IMPROVEMENTS TO THE COUNTY HOSPITAL FOR THE INSANE AT SILVERDALE.

WHEREAS, in the County Hospital for the Insane at Silverdale, Hamilton County, has one of the finest, best equipped and best operated institutions of its kind in the United States, and

WHEREAS, it is the judgment of this court that this hospital should be maintained in the in the highest possible state of efficiency in order properly to care for the unfortunate people of this county who may from time to time become afflicted with mental disorders, and

WHEREAS, due to the growth of population, and due also to the increase in the number of cases of mental ailments which have arisen during the distressing times through which our nation has been passing, there is a pressing need for additional construction and additional improvements and facilities in order properly to provide for the housing, care and treatment of persons who, for their own good, and for the public welfare should be confined in this hospital and

WHEREAS, it has been estimated by competent and qualified persons that these additions, improvements and facilities will require an expenditure of the sum of \$105,000.00 which sum is not available out of the current revenues of this county.

NOW, THEREFORE, BE IT RESOLVED that the General Assembly of the State of Tennessee, now in session be, and it is hereby requested by this court, composed of the duly elected representatives of the people of this county, to enact appropriate legislative to authorize this County to issue bonds in the stated amount for the purpose aforesaid.

BE IT FURTHER RESOLVED that the General Assembly be further requested to embody in such enabling legislation a provision whereby this County may avail itself of any and all financial aid which may be afforded by the Government of the United States through the Public Works Administration or any other federal agency.

BE IT FURTHER RESOLVED That the County Attorney be, and he is hereby requested to prepare an Act to accomplish the purpose hereinabove set forth, and that a copy of said Act, together with a copy of this resolution, be forthwith transmitted to each member of the legislative delegation from this county in the General Assembly of the State of Tennessee now in session.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

REPORT ON WM. BORK MEMORIAL HOSPITAL.

Months of October, November and December, 1934.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY.

Gentlemen:

We, as your commissioners for the Wm. L. Bork Memorial Hospital submit our quarterly report covering the months of October, November and December, 1934, listing the cost of operation, number of patients received, discharged, died and remaining on hand at the end of the quarter ending December, 1934.

	MALE.	FEMALE.	TOTAL.
1. Patients on books of institution beginning of institutional quarter. (Including patients away on furlough)	115.	76	191
2. Admissions during the quarter.	19	22	41
3. Discharged from books during quarter. (Does not include patients away of furlough)	9	11	20
4. Total on books during the quarter, (Includes Items 1 & 2.)	134.	98	232
5. Died during quarter.	5	5	10
6. Total discharged, transferred died during quarter.	20	16	36
7. No. of patients away on fur.	3	2	5
8. Patients remaining on books of institution at end of quarter. (Includes patients away from institution on furlough)	114	75	189
9. Number of employees on hand.	6	5	11

Respectfully submitted,  
 J. B. Swafford. M.D. Supt.  
 G. Russell Brown,  
 Chairman.  
 J. B. Bayless. Secretary.  
 C. E. Camp. Commissioners.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO ENTER INTO A CONTRACT IN THE NAME OF HAMILTON COUNTY, TENNESSEE, with THE CITY OF CHATTANOOGA, TENNESSEE, AND THE SOUTHERN RAILWAY COMPANY FOR THE ELIMINATION OF A DANGEROUS HAZARD TO HIGHWAY TRAFFIC AT THE POINT WHERE BROAD STREET EXTENDED GOES THROUGH AN UNDERPASS UNDER THE TRACKS OF THE SOUTHERN RAILWAY IN ST. ELMO.

WHEREAS, there now exists a condition which is dangerous to highway traffic at the point where Broad Street extended passes through an underpass, under the tracks of the Southern Railway in St. Elmo; and

WHEREAS, the Southern Railway Company has proposed to enter into a contract with Hamilton County, Tennessee, and the City of Chattanooga, Tennessee, whereby the said condition may be remedied at a cost of \$3600.00, to be apportioned equally between County and City as set out in said contract; and

WHEREAS, it is the judgment of this court that said contract is advantageous to the County and to the people of the County; and should be entered into and carried out in the public interest;

Now, Therefore, be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular quarterly session assembled, that the County Judge be, and he is hereby authorized in the name and behalf of Hamilton County, to enter into said contract and bind this county to the performance thereof.



ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

RESOLUTION THAT HAMILTON COUNTY'S SENATOR AND REPRESENTATIVES IN THE STATE LEGISLATURE BE AND ARE HEREBY REQUESTED AND URGED TO USE THEIR VOTES AND INFLUENCE TO HAVE LEGISLATURE ENACTED THAT WILL PROVIDE FUNDS FOR THE STATE TO REIMBURSE THE VARIOUS COUNTIES IN THE STATE FOR PAYMENTS MADE BY THEM FOR RIGHTS-OF-WAY FOR STATE AND FEDERAL AID PROJECTS AND OR ASSUME OBLIGATIONS INCURRED BY THE SAID COUNTIES FOR PROVIDING SUCH RIGHTS-OF-WAY.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, in regular session assembled, that, Hamilton County's Senator and representatives in the State Legislature now in session, be and are hereby requested and urged to use their votes and influence to have legislation enacted that will provide funds for the State to reimburse the various counties in the state for payments made by them for rights-of-way for State and Federal aid projects and/or assume obligations incurred by the said counties for providing such rights-of-way.

BE IT FURTHER RESOLVED, That the County Court Clerk be and is hereby requested to furnish a certified copy of this resolution to each member of the Hamilton County Delegation.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

RESOLUTION TO REQUIRE THE COUNTY ENGINEER TO REGISTER ALL DEEDS FOR RIGHT OF WAY PURCHASED BY THE COUNTY FOR ROADS, HIGHWAYS AND TUNNELS, SHOWING AMOUNT OF LAND PURCHASED, FROM WHOM PURCHASED AND THE AMOUNT OF MONEY PAID, TO PROTECT THE COUNTY AND TO REPORT AT APRIL TERM OF COURT.

Be it resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

That the County Engineer be required to put all deeds and purchases for the rights-of-way purchased for the county for roads, highways, and tunnels of record by registering said deeds and purchases in the Register's office of this County as prescribed by law, for the protection of the county, and that, the land purchased, the price paid and from whom purchased be shown and, that a report be given this court regarding his action on this resolution at the April 1935 Term.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10;

RESOLUTION THAT ALL PENALTIES, INTEREST AND COST ON THE TAXES OF THE TENNESSEE PRODUCTS CORPORATION BE REMITTED UPON IMMEDIATE SETTLEMENT OF ALL SAID CORPORATION TAXES.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That all penalties, interests and cost be remitted on the Taxes of the Tennessee Products Corporation provided all of said corporations taxes are settled immediately.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee with power to act.

RESOLUTION TO CONSTRUCT A NEW ROAD BEGINNING AT THE HIXSON PIKE NEAR SID ALLISON'S PLACE IN GOLD POINT AND RUN WESTERLY ACROSS THE MIDDLE VALLEY PIKE AND THE GANN ROAD TO INTERSECT WITH THE DAYTON PIKE AT OR NEAR WHAT IS KNOWN AS THE MILE STRETCH.

Be it Resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That a new road be laid out and constructed beginning at the Hixson Pike near Sid Allison's place in Gold Point and lead in a direct line Westerly to the intersection of the Middle Valley Pike at Franl Lovelady's place, and continue straight to the intersection of the Gann Road at Jim Hixson's store, thence straight in a Westerly direction to the intersection of the Dayton Pike at or near what is known as the "Mile Stretch". A Sixty (60) foot right-of-way for said road is to be donated to the County without cost by all property owners.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Highway Commission with power to act.

RESOLUTION TO AUTHORIZE AND EMPOWER THE BOARD OF BUILDINGS AND GROUNDS COMMISSIONERS OF HAMILTON COUNTY, TENNESSEE\_ TO EMPLOY AN ARCHITECT OR ARCHITECTS TO PREPARE PLANS FOR PUBLIC BUILDINGS TO BE CONSTRUCTED IN HAMILTON COUNTY DURING THE ENSUING YEAR.

WHEREAS, it is the hope and belief of this court that legislation will be enacted at the present session of the General Assembly of the State of Tennessee to authorize a program of public works, including the construction of public buildings in Hamilton County in line with, and in aid of the program of public works recently announced to the National Congress by the President of the United States, and

WHEREAS\_ it is the judgment of this court that in undertaking the construction of public buildings every reasonable precaution should be taken to avoid waste and provide for efficient and economical construction in accordance with plans properly and carefully prepared by qualified persons, and

WHEREAS\_ it is obvious that the service of a competent architect or architects will be required in this connection.

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County in regular session assembled, that the Board of Buildings and Grounds Commissioners be, and they are hereby authorized and empowered to employ a competent and qualified architect or architects to prepare plans and perform the various other service usually and customarily performed by architects in connection with the construction of any and all public buildings which may be authorized as hereinabove set forth, contingent on securing funds.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Lawrence, Camp, Fryer, Brown, Thrasher, Hamby and Robinson Total 10.

RESOLUTION TO ENDORSE THE PROGRAM OF PRESIDENT ROOSEVELT\_ AND RECOMMEND THAT OUR DISTINGUISHED CONGRESSMAN DEVOTE HIS VERY BEST ENERGIES TO THE IMMEDIATE CONSTRUCTION OF THE CHICKAMAUGA DAM, THE WHITES CREEK DAM AND THE HIWASSEE DAM.

WHEREAS, The records of the Tennessee Emergency Relief Administration show that a large percentage of the families of Hamilton County and this section are being maintained by the TERA; and

WHEREAS, Large appropriations have been made and will be made by the Federal Government for public works and the Tennessee Valley Authority; and

WHEREAS\_ The imperative need of the people of Hamilton County and adjoining counties is increased industry and increased jobs; and.

WHEREAS, We are in full sympathy and accord with the program of President Roosevelt, for increased public works, so as to give every man a job; and

WHEREAS\_ it is our belief that one of the most important things to the people of Hamilton County and Chattanooga is flood control and improved navigation in connection with the development of the Tennessee Valley, and the generation of electricity by a unified system of dams for the benefit of navigation, flood control, and the development of electrical energy.

THEREFORE, BE IT RESOLVED, By the members of this Court that we indorse the program of president Roosevelt, and that we recommend that our distinguished Congressman devote his very best energies to the immediate construction of the Chickamauga Dam, the Whites Creek Dam, and the Hiwassee Dam, which we believe will do more for this section and the Third Congressional District than could his efforts directed in any other channels.

BE IT FURTHER RESOLVED\_ That the Clerk be, and he hereby is, directed to furnish copies of this resolution to the press and to Judge Sam D. McReynolds.

ON MOTION of Esquire Thrasher, seconded by Esquire Rice, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Fryar, Thrasher, Hamby and Robinson. Total 10.

RESOLUTION URGING CONGRESSMAN JUDGE SAM D. MCREYNOLDS TO VOTE IN FAVOR OF THE IMMEDIATE PAYMENT OF THE ADJUSTED SERVICE CERTIFICATES.

WHEREAS, Ever since the close of the World War, it has been conceded by all thinking people that the soldiers of the nation were entitled to an adjustment of their pay that would at least in a small measure recognize their worth in comparison with the men who served in industry and were paid wages from three to ten times that was paid to the soldiers; and

WHEREAS, The Congress of the United States in recognition of this principle has issued to the soldiers of the World War the adjusted Service Certificates; and

WHEREAS, It is perfectly apparent that at this next session of the Congress, a majority of the Congress will enact that these Certificates be paid in cash; and

WHEREAS, If said Adjusted Service Certificates are paid in cash, it would bring at least \$2,100,000.00 into Hamilton County to be distributed in small amounts to people in all walks of life, and would thus increase purchasing power; and

WHEREAS\_ At the last session of Congress, when the payment of the Adjusted Service Certificates was before the Congress, our distinguished Congressman, The Hon Sam D. McReynolds, voted against the immediate payment of said Certificates, and thus against bringing \$2,100,000.00 of money into Hamilton County to be distributed to people in all walks of life.

NOW-therefore\_ BE IT RESOLVED, That the County Court of Hamilton County does now recommend and urge that in this session of the Congress, Judge McReynolds vote in favor of the immediate payment of the Adjusted Service Certificates.

BE IT FURTHER RESOLVED, That a copy of this Resolution be given to the press and that a copy be sent to Hon. Sam D. McReynolds, our distinguished Congressman, by the Clerk.

ON MOTION of Esquire Thrasher, seconded by Esquire Mulkey, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye. Esquires Mulkey, Rice, Bayless, Lawrence, Camp, Gryar, Brown, Thrasher, Hamby and Robinson. Total 10.

RESOLUTION AUTHORIZING THE HAMILTON COUNTY HIGHWAY COMMISSION TO MAINTAIN THE ROAD IN CAMP TSATANUGI BEGINNING AT THE ENTRANCE OF SAID CAMP AND EXTENDING A DISTANCE OF APPROXIMATELY 1.800 feet.

We recognize the value of the Boy Scout program in developing our boys into men of good character and participating citizenship:

And as supervised outdoor activity and camping is an essential part of this youth program, we also recognize the value of Camp Tsatanugi near Hixson, on North Chickamauga Creek, where a daily average of twenty scouts or 7,300 annually, under leadership use its facilities.

In recognition of the investment of public spirited citizens of over \$30,000 in buildings and equipment at Camp Tsatanugo and the necessity of maintaining the roadway within the camp:

Be it Resolved:

By the Hamilton County Court in Quarterly Session Assembled January 7, 1935, that the Hamilton County Highway Commission be, and is hereby authorized to maintain the road in Camp Tsatanugi beginning at the entrance to said camp and extending a distance of approximately 1,800 feet, also that said road be made a district road.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Highway Commission with power to act.

A RESOLUTION TO REQUEST THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE TO ENACT LEGISLATION TAXING ALL PROPERTY OWNED BY CHARITABLE EDUCATIONAL AND RELIGIOUS INSTITUTIONS EXCEPT SUCH AS IS ACTUALLY AND DIRECTLY USED FOR CHARITABLE, EDUCATION AND RELIGIOUS PURPOSES.

Be It resolved by the Quarterly County Court of Hamilton County, Tennessee in Quarterly Session Assembled:

That the General Assembly of the State of Tennessee now in session, be and it is hereby requested to enact legislation, whereby all property owned by charitable, educational and religious institutions be taxed, excepting only such property as is actually and directly used for charitable, educational and religious purposes.

ON MOTION of Esquire Thrasher, seconded by Esquire Mulkey, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Mulkey, Rice, Bayless, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10

REPORT OF SCHOOL COMMITTEE.

Members of the County Court of Hamilton County, Tennessee.

GREETINGS: After carefully surveying the school buildings of this county, we, the members of this committee beg to submit the following report: There are eighty-five school buildings maintained by the county which were constructed over the period of time from 1907 to the present time at an approximate cost of \$1,753,300.00. Of these buildings we find that quite a few are inadequate in which to carry out modern scholastic methods, due to the fact that these particular buildings are overcrowded, unsafe and obsolete.

Therefore: as members of this committee, we respectfully urge that provided this program can be financed by the P. W. A. an appropriation be made for the carrying out of the ten year building program for Hamilton County Schools as follows:

Tyner-Silverdale Consolidated (10 class rooms, library auditorium and grounds. )	\$52,000.00
Red Bank and White Oak Jr. High (new building & grounds)	125,000.00
Fairmount (new building, 8 class rooms and auditorium.	30,000.00
Hixson High School (new building and grounds)	100,000.00
Soddy and Daisy Senior High School (new building & grounds)	120,000.00
Central High Schools (Addition and grounds).	200,000.00

Sale Creek (Auditorium--gymnasium)	15,000.00
Anna B. Lacy (Addition)	15,000.00
Tyner High School (New Building)	100,000.00
East Dale (Auditorium library)	25,000.00
Ooltewah High School, Auditorium	28,000.00
White Oak (Addition and Auditorium)	22,000.00
Edward's Point (New-- 2 rooms, <del>auditorium</del> (grounds) under C.	3,000.00
Ganns-Middle Valley (New-8 rooms, auditorium grounds.)	30,000.00
Red Bank Elementary (addition to present Junior High E. use)	20,000.00
Mountain Creek (Addition and indoor toilets)	20,000.00
Apison. (Auditorium)	7,500.00
Pineville ( 8 class rooms and auditorium)	30,000.00
Equipment (for above schools)	<u>25,000.00</u>
Total.	\$ 967,500.00

C. E. Camp.  
Luther Hamby.  
Mack Fryar.  
Ed. Robinson.

Wilkes T. Thrasher.  
G. Russell Brown.

ON MOTION of Esquire Camp, seconded by Esquire Hamby, the foregoing report was adopted and ordered to be filed and made a matter of record.

A RESOLUTION TO REQUEST THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE NOW IN SESSION TO PASS AN ENABLING ACT TO AUTHORIZE HAMILTON COUNTY TO ISSUE NINE HUNDRED SIXTY-SEVEN THOUSAND FIVE HUNDRED (\$967,500.00) DOLLARS OF BONDS FOR THE CONSTRUCTION, REPAIR AND IMPROVEMENT OF SCHOOL BUILDINGS AND FACILITIES IN SAID COUNTY:

Whereas, the maintenance and operation of an efficient school system with suitable and adequate facilities for the free public education of the young people of this county, is one of the most sacred obligations of this Court, and

WHEREAS, as the result of a careful, painstaking and thorough examination and survey of existing school facilities in this county by a committee of this court, it has been disclosed that many of the present school buildings in this county are over-crowded, unsafe and obsolete, and that the facilities therein are inadequate to provide properly for the education of the children of this county, and that the sum of \$967,500.00 will be required to provide adequately for the construction of new buildings, and for additions, improvements, facilities and equipment, and

WHEREAS, it is the judgment of this court that the construction of such buildings, facilities, improvements, etc., should be undertaken at this time in line with, and in aid of the National program of public works recently announced by the President of the United States, and

WHEREAS, it will be necessary to issue bonds to accomplish this purpose,

Now, Therefore, Be it Resolved that the General Assembly of the State of Tennessee now in session, be and it is hereby requested by this court, as the duly elected representatives of the people of Hamilton County, to enact appropriate legislation to authorize this County to issue bonds in the stated amount for the purpose aforesaid.

BE IT FURTHER RESOLVED that the General Assembly be further requested to embody in such enabling legislation a provision whereby this county may avail itself of any and all financial aid which may be afforded by the Government of the United States through the Public Works Administration or any other federal agency.

BE IT FURTHER ENACTED that the County Attorney of Hamilton County be, and he is hereby requested to prepare An Act designed to accomplish the stated purpose, and that a copy of said Act, together with a copy of this resolution be transmitted to each member of the legislative delegation from this county in the General Assembly of Tennessee now in session.

ON MOTION of Esquire Camp, seconded by Esquire Bayless, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting

Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Hamby, Thrasher, &

Robinson. Total 10.

RESOLUTION AUTHORIZING THE ISSUANCE OF \$800,000.00 FUNDING BONDS OF HAMILTON COUNTY, TENNESSEE, AND PROVIDING FOR THE LEVY OF A TAX TO PAY SAID BONDS."

WHEREAS, it has been found by this Court that there are now outstanding the following indebtednesses represented by warrants and notes;

Notes aggregating \$666,100.00

Warrants aggregating \$133,900.00 and

WHEREAS, this indebtedness represents full obligations of the County and bears interest at the rate of 6% per annum, and

WHEREAS, it has been determined and found by this court that Funding Bonds can be issued by this County bearing interest at the rate of 4½% per annum and sold at price of par and accrued interest, and by selling these Funding Bonds and retiring and paying off the above indebtedness this County can effect a substantial savings in the interest requirements on the outstanding indebtedness of the County and also place itself on a cash basis which from an economic standpoint is considered advisable by this Court.

NOW THEREFORE BE IT ORDERED, ADJUDGED AND RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

SECTION 1. That there be issued \$800,000.00 Funding Bonds for the purpose of retiring the indebtedness set out above. Said Funding Bonds shall be dated the first day of February 1935, be issued in denomination of One Thousand (\$1000.00) Dollars each, numbered from 1 to 800, inclusive. Said bonds shall bear interest at the rate of 4½% per annum, payable semi-annually on the first days of April and October of each year. Said bonds shall mature without option of prior payment as follows:

\$50,000.00	April 1, 1936
100,000.00	April 1, 1937
100,000.00	April 1, 1938
50,000.00	April 1, 1939.
100,000.00	April 1, 1948
100,000.00	April 1, 1949
100,000.00	April 1, 1950
100,000.00	April 1, 1951
100,000.00	April 1, 1952.

The first coupon on each bond shall be for eight months interest covering interest from February 1st. to October 1, 1935, each of the remaining coupons to be for six months interest

The bonds herein authorized shall be signed by the County Judge, countersigned by the County Court Clerk, under seal of his office. That there be attached to each of said bonds, interest coupons for each payment of interest thereon, maturing at the proper dates and bearing the number of the bond to which they are attached. Said coupons shall be signed by said officials, provided, however, that said County Judge and said County Court Clerk may sign said coupons by their respective lithographed signatures. That said bonds and coupons shall be payable at the National City Bank, New York City, N. Y.

SECTION 2. That said bonds and coupons shall be in substantially the following form:

(FORM OF BOND)

UNITED STATE OF AMERICA.

STATE OF TENNESSEE.

COUNTY OF HAMILTON.

FUNDING BOND.

No. \_\_\_\_\_

\$1000.00



KNOW ALL MEN BY THESE PRESENTS That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1000.00) Dollars lawful money of the United States of America on the first day of April, 19\_\_ with interest thereon at the rate of  $4\frac{1}{2}\%$  per annum from the date thereof until paid, payable semi-annually on the first days of April and October of each year on presentation and surrender of the annexed interest coupons as they severally become due. Both principal hereof and interest hereof are hereby made payable at the National City Bank of New York City, N. Y.

For the prompt payment of this bond, both principal and interest at maturity the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of 800 bonds, aggregating the principal sum of \$800,000.00 of like date, tenor and effect, except as to maturity, and is issued by said County for the purpose of funding at a lower rate of interest the outstanding indebtedness of said County represented by interest bearing notes and warrants, which outstanding indebtedness has been determined to be the legal and valid indebtedness of said County. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular session assembled.

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the annual levy and collection of a direct tax on all taxable property in said County for the purpose of paying interest hereof when the same shall fall due.

The principal and interest of this bond shall not be taxed by the State of Tennessee, or by any County or municipality hereof.

IN TESTIMONY WHEREOF said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this first day of February, 1935.

COUNTERSIGNED:

-----  
COUNTY JUDGE.

-----  
County Court Clerk.

(FORM OF COUPONS.

No. \_\_\_\_\_

\$22.50

On the First day of \_\_\_\_\_, 19\_\_\_\_ the County Of Hamilton, in the State of Tennessee, will pay to bearer \$22.50, at the National City. Bank, New York City, N. Y. for semi-annual interest due that day on its Funding Bond, dated February 1, 1935, Number \_\_\_\_\_

COUNTERSIGNED:

-----  
COUNTY COURT CLERK.

Except the first coupon will be for eight months. interest.

SECTION 3. Said bonds shall be executed by the proper officials and when so executed all or any part thereof may be delivered to the Hamilton National Bank of Chattanooga, the said County's principal creditor, at any time upon its request, within four months, at par and accrued interest to date of delivery, and simultaneously with such delivery of all or any part of said bonds, the Hamilton National Bank shall deliver to Hamilton County at par and accrued interest an equal amount of the outstanding warrants (or notes) which warrants (or notes) these Funding Bonds are issued to pay off and retire. Said warrants (or notes) shall then be properly cancelled. If said Bank does not within four months elect to take all or a sufficient number of the bonds to liquidate the indebtedness owing to it, Hamilton County may sell said bonds on the market and pay its above mentioned indebtedness.

SECTION 4. For the purpose of paying interest on said bonds when the same become due, and to create a sinking fund with which to retire and pay off said bonds at their maturity, there be and there is levied, in addition to all other taxes, on all taxable property in said County, a tax for each of the years 1935 through 1951, inclusive, sufficient for that purpose. That principal and interest due at any time when there be insufficient funds from the foregoing tax levy on hand, shall be paid promptly from the current funds of said County and reimbursement therefor shall be made out of the levy herein provided for, when the same shall have been collected.

SECTION 5. If for any reason it is found necessary to pass an Enabling Act validating and confirming the issuance of the above bonds by the State Legislature, the Representatives and Senator representing this Court are hereby requested by this Court to sponsor the introduction and passage of such an Act to effect the validation of these bonds.

SECTION 6. That all orders and resolutions heretofore adopted in conflict herewith are hereby repealed and set aside, and all orders and resolutions heretofore adopted relative to this subject matter and not in conflict herewith are hereby reaffirmed.

ON MOTION of Esquire Camp, seconded by Esquire Bayless, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Hamby and Robinson. Total 9. Esquire Thrasher voting Naye:

REPORT OF COUNTY JUDGE.

TO THE HONORABLE COUNTY COURT:

I submit below, statements showing appropriations (see Trustees commission) for the budget year 1934-35 and warrants issued by the County Judge for the three months ending Sept. 30, 1934, and balances of appropriations September 30, 1934:

	Appropriations. 1934-35	Warrants issued for the three months ending Sept. 30, 1934	Balances of appropriations Sept. 30, 1934.
Buildings & Grounds-General.	18,000.00	5,666.17	12,333.83
Buildings & Grounds-Schools)			
Elementary Schools. )	579,386.00	79,792.67	499,593.33
High Schools. )			
Board of Health.	20,000.00	10,464.91	9,535.09
Chancery Court.	1,500.00	360.75	1,139.25
Circuit Court.	15,000.00	2,267.86	12,732.14
Criminal Court.	47,000.00	6,566.14	40,433.86
County Court Per Diem	150.00	\$ ... ..	150.00
Elections.	18,000.00	12,728.29	5,271.71
Lunatics.	1,500.00	1,173.90	326.10
Office Expense	10,000.00	2,108.75	7,891.25
Pauper Burials.	2,000.00	1,459.81	540.19
County Hospital	29,000.00	8,197.91	20,802.09
Public & Charitable Insti.	148,550.00	36,987.42	111,562.58
Salaries.	39,717.50	10,525.00	29,192.50
Sheriff & Jail	40,000.00	7,068.68	32,931.32
Interest on Bonds.	271,513.89	127,098.25	244,415.64
Additions to Sinking Fund.	107,000.00	. . . . .	107,000.00
Interest on loans. &			
Discount on Taxes.	45,000.00	9,467.64	35,562.36

Miscellaneous.	38,682.61	18,266.21	20,416.40
Oil Department (to be partly reimbursed).	. . . . .	2,136.91	2,136.91 o/d
Store Room Supplies (to be partly reimbursed)	. . . . .	1,126.81	1,126.81 o/d
City of Chattanooga Schools.	<u>750,000.00</u>	<u>                    </u>	<u>750,000.00</u>
TOTALS.	\$2,282,000.00	\$ 343,464.08	\$ 1,938,535.92

The following other warrants have been issued during the three months ending Sept. 30, 1934:

City of Chattanooga Schools--bal. due pertaining to 1933-34 budget.	12,787.53
City of Chattanooga Schools--pertaining to 1933-34 appro.	60,936.28
District Road Fund.	15,099.33
Pike Fund (including Workhouse.	63,395.08
Rights-of-way Fund.	767.93
Johnson Pike Fund.	209.00
Highway Bond Interest Fund.	13,500.00
State Highway Reimbursement Fund.	3,280.00
Temporary Loans Fund.	<u>74,600.00</u>

Total Warrants issued during the first three months of the year 1934-35. \$ 597,539.23

Respectfully submitted,

Will Cummings. County Judge.

(Credit to Sch. Bldg & Grounds \$9,500.00)

ON MOTION of Esquire Mulkey, seconded by Esquire Bayless, the foregoing report was adopted and ordered to be filed and made a matter of record.

#### REPORT OF COUNTY SUPERINTENDENT.

To The Honorable Judge and Members of the Court of Hamilton County, Gentlemen:

In compliance with the provisions of the State law, and in the interest of education generally, I am pleased to submit to you my report for the quarter ending Dec. 31, 1934:

The amounts set forth in the budget for 1934-35 and expenditures as shown by vouchers issued through the office of the superintendant through December 31st are as follows:

	BUDGET.	EXPENDITURES.
General Control.	6,400.00	2,383.55
Instructional Service.	456,990.12	178,813.18
Operation School Plant.	20,845.00	9,798.68
Capital Outlay.	6,000.00	
Auxiliary Agencies.	<u>66,450.00</u>	<u>29,456.24</u>
	\$ 556,685.12	\$ 220,451.65

\* This total includes contribution of teachers, school bus drivers, janitors, and other employees which will amount to approximately \$27,300.00 (Refer to County Court Report dated Apl. 2, 1934.)

The amount of money received and deposited with the Trustee of Hamilton County during the quarter was \$125.30 plus \$74.28, deposited in August but not reported in October report.

1.

The enrollment and average daily attendance for the first four months of this school year 1934-35 are as follows:

	ENROLLMENT.			
	September.	October.	November	December.
Elementary, White.	7926	8193	8293	8381
High School. "	2587	2644	2653	2672
Elementary Colored.	664	702	705	717
High School. "	40	45	46	46
	<u>11,217.</u>	<u>11584</u>	<u>11697</u>	<u>11816.</u>

	AVERAGE DAILY ATTENDANCE.			
	September.	October.	November.	December.
Elementary, White.	7320	7156	7073	6804
High School. "	2489	2469	2261	2255
Elementary Colored.	612	649	640	653
High School. "	<u>31</u>	<u>40</u>	<u>38</u>	<u>31</u>
	10452	10314	10012	9,743

You will note the steady decline in average daily attendance. We have had a very serious epidemic of influenza during the last two months that has paralleled the epidemic of measles last year. This has caused our very sharp decrease in average daily attendance.

11.

Hamilton County is now conducting nine adult schools and one nursery school under T.E.R.A. Four more are to be opened soon. The delay in the more local relief office was held up increasing our classes to the quota allowed by the state. Those that have been organized are progressing nicely. The nursery school is located at Soddy and is doing a very much needed work among the children of the unemployment. We feel that this work should be extended to accommodate the children of the mothers who work in the mills for it is they that really need this service. This cannot be done, however, unless we can secure funds from other sources than State Relief.

One of the adult schools to be established will be located in the Ganns Community. This we are expecting to develop into a folk school, worked out on a community interest basis.

111.

During the last few weeks we have been conducting a student forum as a part of the State Teachers Association program to acquaint the public with the report of the State Educational Commission. The program is nearing completion as we have our county finals scheduled for January 15th and our contest with the city schedule for Jan. 19th. The winner from this contest will meet the winners from the other counties in the 3rd Congressional District at Spring City, January 26th. From Spring City the winner will then go to the Sectional Contest at Knoxville, thence to the final contest at Nashville before the State Legislature.

1V.

As a part of the program of the department of education of Hamilton County to be of service to the patrons of our schools we have set up three series of Community Meetings. The first series has already been conducted and dealt with the subject of Education.

The second series will be carried out some time during this month. The general theme will be Social and Economic problems. The questions to be considered under this general theme are as follows:

- I. What benefits can Chattanooga and Hamilton County hope to reap from the work of the Tennessee Valley Authority.
- II. What will be the character qualifications demanded by the New Social Order. How should we proceed to develop this.
- III. What social bearing does old age pensions and unemployment insurance have.

The third series deals with the question of Government and will be carried out during the month of March. It will be conducted in the same manner as the preceding series.

The Department of Education Committee is as follows:

Mrs. Harry R. Lacey.  
Mrs. Eula A. Johnston.  
Mrs. J. B. Lauderbach.  
Mrs. Annette P. Dickey.  
Supt. Arthur L. Rankin.

A Citizen Committee composed of the following members has labored with the Department of Education in formulating part of this program.

Mrs. Earl Cook.	Mr. Dick Park.
Mrs. Joe Brown.	Mr. Donald Marye.
Mrs. Ida R. Ringland.	Mr. Joe Leland.
Mrs. Annette P. Dickey.	Dr. T. B. Cowan
	Mr. W. G. Foster.

It was the chief work of this committee to arrange for special features of entertainment for these community.

Mr. W. G. Foster of the Chattanooga Times served as Chairman of a Committee to get speakers for the meetings.

Mrs. Annette P. Dickey served as chairman of committee to secure musical numbers.

Mr. Donald Marye served as chairman of committee to secure a list of dramatic numbers.

If the rest of the community meetings are as interesting as those I attended in the first series we shall certainly consider that the plan has succeeded.

V.

Washington School Building is progressing nicely. In a short time it will be under roof. We hope it will be ready for graduation exercises for all negro schools this spring. Construction of the Edward's Point School was started Friday, January 4th. Mrs. Lacey is giving a detailed report of work completed under the C.W.A and T.E.R.A.

May I express again to you my appreciation for the very splendid way in which you have supported the program of the department of education. May the on-coming year be filled with success and happiness for each of you.

Respectfully submitted.

Arthur L. Rankin.

Superintendent.

ON MOTION of Esquire Camp, seconded by Esquire Bayless, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION OF Esquire Mulkey, seconded by Esquire Camp, the following Notaries Public were elected.

J. M. Anderson.	Miss L. M. Patrick.
Mrs. Arlie T. Acuff.	T. A. Ryerson.
W. L. Acuff.	J. B. Rogers.
G. Russell Brown.	F. G. Redwine.
Web C. Brown.	Miss Reece Taucher.
J. Avery Bryan.	E. Tribble.
Myra I. Bryan.	C. F. Turner.
Scott M. Brown.	Wm. J. Troutt.
H. H. Black.	E. B. Shaw.
V. A. Bishop.	C. W. Smith.
John Early.	J. P. Stanfiel.
Anne W. Davis	J. M. Underwood, Jr.
Ruby Hallett.	E. B. Wilkey.
Wm. D. Hodges.	William Weiler.
Harry R. Hays.	Herman Waldorf.
Thomas W. Hagan.	Paul Wilbanks.
Marie H. Hughes.	J. E. Whitaker.
J. M. Kemp.	Harry Winer.
M. E. Kratzer.	Bertha C. Walker.
Wm. H. Jones.	W. S. Weatherford.
Avery Little.	W. E. Wilkerson.
Mrs. Rebecca Lundy.	C. M. Zackary.
Jeff May.	
Reid F. Moore.	
Thos. S. Myers.	
J. O. Pledger.	
A. P. Porter.	

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the following Poll Tax Exemptions were granted.

Ernest G. Billingsley.	Henry J. Lamb.
Jas. G. Blevins.	John Light.
Emmett Blizzard.	John Luther.
Ralph Brooks.	W. E. Mabry.
Effie B. Brown.	O. E. McCormick.
C. W. Brown.	R. B. Pickens.
D. H. Brown.	A. O. Rogers.
J. D. Bowen.	J. C. Rogers.
J. E. Broyles.	Tom Russell.
G.F.H. Burton.	L. C. Short.
George W. Clingan.	Charles Thomas Silvers.
Henry W. Coley.	B. O. Smaliwood.
John M. Cook.	Geo. C. Smith.
Albert Eaton.	Arnold F. Tripp.
S. F. Fridell.	J. W. Vaughn.
C. L. Harris.	Robt. T. Weatherly.
Daniel Humphries.	J. F. Williams.
A. M. Johnson.	Roy Williams.
Buster Johnson.	

The following Peddling Exemptions have been allowed by the Claims Committee.

Martin Boyes.	Peddling.	D. M. Mullins.	Peddling.
C. W. Brown.	"	Jim McCoy.	"
Jeff Cannon.	"	Will Nash.	"
Frank Cupps.	"	O. T. Odell.	"
Albert Cassidy.	"	M. L. Pearlman.	"
T. R. Davenport.	"	A. H. Poe.	"
Paul Davenport.	"	Will Pruett.	"
C. C. Elrod.	"	D. J. Roark.	"
Claude Green.	"	Tom Russell.	"
R. Goodwin.	"	R.F. Rogers.	"
Ben F. Holland.	"	John Sively.	"
J. W. Hunter.	"	R. A. Smith.	"
A. Lane.	"	O. L. Smith.	"
J. W. Looney.	"	J. M. Wallace.	"
Daisy Miller.	"	L. E. Rowden.	"
W. B. Moseley.	"		"

ON MOTION of Esquire Thrasher, seconded by Esquire Mulkey, Court adjourned Sine die.

*W. A. Taylor*  
 COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

THURSDAY. MARCH 7, 1935.

BE IT REMEMBERED, That on this the 7th day of March, 1935, a Session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House in Chattanooga, Tennessee, pursuant to the following Notice or Call.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names.

Esquires, Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robins on. Total 10.

THE CALL FOR THE SPECIAL SESSION WAS READ BY THE CLERK WHICH IS AS FOLLOWS:

Chattanooga, Tennessee. March 2, 1935.

To the Members of the county court of Hamilton county. Tennessee.

By virtue of the authority vested in me by Section 10195 of the Code of Tennessee, I hereby call a Special Session of The Quarterly County Court of Hamilton County, Tennessee, to be held at the Hamilton County Court House at 10:00 A.M. March 7, 1935, such session being required by the public necessities, for the purpose of considering the employment of an auditor or auditors to make a complete examination and audit of all offices and departments of Hamilton County, and for the further purpose of considering the allowance of interest on warrants issued and to be issued, and for which no funds are available for payment, and also for the purpose of considering the election of notaries public and the allowance of such exemptions as may legally be allowed.

Will Cummings.

County Judge.

*start*  
A RESOLUTION TO AUTHORIZE THE EMPLOYMENT OF A CORPS OF AUDITORS TO MAKE A COMPLETE AUDIT AND REPORT OF ALL DEPARTMENTS OF HAMILTON COUNTY: TO APPOINT A COMMITTEE OF DISINTERESTED CITIZENS TO EMPLOY SUCH AUDITORS: AND TO AUTHORIZE THE PAYMENT OF THE EXPENSE OF SUCH AUDIT, INCLUDING THE COMPENSATION OF THE AUDITORS, OUT OF COUNTY FUNDS.

SECTION 1. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENN. IN SPECIAL SESSION ASSEMBLED\_ That the employment of a corps of auditors to make a complete examination, audit and report of all departments of the government of Hamilton County, be and the same is hereby authorized and directed.

SECTION 2. BE IT FURTHER RESOLVED that the following named citizens of Hamilton County be, and they are, hereby requested to act as a committee to select and employ such number of auditors as in their judgment may be necessary to complete said audit by March 25, 1935:

Frank Spurlock.

Geo. F. Milton.

Sam J. McAllister.

Wm. C. Cartinhour.

Adolph S. Ochs.

George Forbes.

SECTION 3. BE IT FURTHER RESOLVED that the expense of the audit hereinabove authorized, including the compensation of the auditors employed by the committee above named, be and the same are hereby expressly authorized to be paid out of the funds of Hamilton County not heretofore otherwise appropriated, as soon as any such funds may be available; Provided, however, that the committee above named shall first submit to this Court for approval and ratification any contract or contracts made by them with the auditors to be selected by them.

ON MOTION of Esquire Mulkey, seconded by Esquire Bayless, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and



VOTING Aye. Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Brown, & Hamby, Aye: Fryar, Thrasher and Ed Robinson. No. Seven for and Three against. *stop*

A RESOLUTION TO AUTHORIZE THE PAYMENT OF INTEREST AT THE RATE OF SIX (6) PER CENT PER ANNUM ON ALL COUNTY WARRANTS HERETOFORE AND HEREAFTER ISSUED FOR THE PAYMENT OF WHICH NO FUNDS ARE AVAILABLE, UNTIL SUCH TIME AS FUNDS MAY BE MADE AVAILABLE FOR THE PAYMENT OF SUCH WARRANTS.

Whereas, certain Hamilton County warrants have heretofore been, and will hereafter be issued to various creditors of this county, on the face of which warrants there is stamped the following:

"Not to be paid out of funds on hand, belonging to the State of Tennessee, City of Chattanooga, Tennessee, and the Hamilton National Bank of Chattanooga, Tennessee".

And Whereas, no funds are now available for the payment of such warrants, and no funds will be available, for an indefinite period of time, and

Whereas, such warrants in their present form do not bear interest, are not negotiable, and are of little value to the holders thereof; but whereas the holders of such warrants have the legal right to file suit upon their claims, reduce the same to judgment which judgments would bear interest and would also carry with them substantial court costs which Hamilton County would ultimately have to pay, and

WHEREAS, the holders of such warrants would also have the right to resort to mandamus proceedings to compel the levy of a special tax to pay their claims.

NOW, THEREFORE, Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, that, in consideration of the forbearance of the holders of warrants issued as above set forth, to resort to the legal proceedings above mentioned, interest be, and it is hereby allowed at the legal rate of six (6%) per cent per annum on all such warrants heretofore or hereafter issued until such time as funds may be available for the payment thereof, said interest to be allowed on each of such warrants from the date of registration to the date when funds are available for such payment.

ON MOTION OF Esquire Lawrence, seconded by Esquire Bayless, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye. Esquires. Bayless, Mulkey, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby, and Robinson, Total 10.

ON MOTION of Esquire Bayless, seconded by Esquire Brown, the following Notaries Public were adopted by acclamation.

J. W. Berryhill.

R. M. Childress.

W. B. Case.

Luther J. Carter.

Virginia Giddens.

Harry J. Gordon.

Louis Hair.

Paul E. Hammack.

Summerfield Johnston.

Margaret Laster.

Herbert L. Parker.

Carter Lynch.

M. L. Mulkey.

E. A. Poe.

Eva Timberlake.

W. T. Thrasher.

Burnet Sizer.

Ralph Shumaker.

John P. Wheeler.

Kelso Rice.

ON MOTION of Esquire Camp, seconded by Esquire Bayless, the following Poll and Exemptions for Peddling were granted.

W. H. Atwood.	Poll Tax.
C. C. Biese.	Peddling Tax.
Charlie Brogdon.	Poll Tax
J. J. Blevins.	"
Will Beck.	"
J. W. Boozer.	Peddler Tax
C. F. Bell.	"
E. M. Boyles.	"
Joe Brazier.	Poll Tax
Raymond Bowman.	Peddler's Tax.
Fred Biscbell.	Poll Tax
James Coots. Jr.	"
J. H. Duke,	Peddler's Tax
W. H. DeFrese.	"
R. G. Dowlin.	Poll Tax.
Walter Lee Croy.	"
Hobart A. De la ney.	"
W. A. Elsen.	"
Richard Edwards.	"
W. J. Garrett.	Peddler's Tax
Fred L. Garrison.	Poll Tax.
Rufus F. Howard.	"
J. R. Howard.	"
Joe Harmack.	"
C. H. Hatfield.	"
Frank Hopper.	"
Allen Hatfield.	"
Oscar Houser.	"
Pinkie Hatchet.	"
Charles Lewis.	"
J. V. Jordan.	"
Tom Key.	Peddler's Tax.
H. H. King.	"
G. T. Kay.	Poll Tax.
John Lamb.	"
Newton Lockman.	"
T. C. Lunsford.	Peddler's Tax.
Jesse B. Lynch.	Poll Tax.
Sam A. Morris.	"
Elley Mahaffey.	"
Wm. Tate Miller.	"
L. A. Malone.	Peddler's Tax.
W. C. Newhon.	"
J. H. O'Rear.	Poll Tax.
Cornelius Oranke.	"
C. W. Poe.	Peddler's Tax.
C. B. Perrin.	Poll Tax.
Josef. Remasfski.	"
Dixie Raper.	Peddler's Tax.
Clyde Richeson.	<i>POLL</i>
Wm. A. Roberts.	Poll Tax.
Wm. J. Raulston.	Peddler's Tax.
Wm. F. Swanson.	Poll Tax.
A. D. Sherrill.	"
Raymond G. Smartt.	"
Robert A. Seay.	"
R. M. Scott.	"
J. A. Smith.	Peddling Tax.
Herman Sims.	Poll Tax.
E. A. Teasley.	"
L. A. Wrinkle.	"
John Wesley.	"
L. J. Yates.	"

RESOLUTION TO EXPRESS THE PROFOUND SYMPATHY OF THIS COURT TO MISS MARGARET ORRELL, PROBATE CLERK OF HAMILTON COUNTY, TENNESSEE, WHO HAS SUFFERED THE LOSS OF HER MOTHER.

WHEREAS, this court has just been informed of the death of the mother of Miss Margaret Orrell, Probate Clerk of Hamilton County; and

WHEREAS, all of the Members of this Court feel the deepest sympathy for Miss Orrell in her bereavement;

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, that we do tender to Miss Orrell this expression of our sincere and profound sympathy; that this resolution be spread upon the Minutes of this Court, and that a copy hereof, duly certified by the Clerk of this Court, be given to Miss Orrell.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

ON MOTION OF Esquire Brown, seconded by Esquire Camp, Court adjourned to meet day by day by acclamation.



COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) FRIDAY. MARCH 8, 1935.

BE IT REMEMBERED, That on this the 8th day of March, 1935, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, An Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

ON MOTION of Esquire Brown, seconded by Esquire Mulkey, Court adjourned to meet at 2;00 o'clock.

At 2;00 The County Court Clerk called the roll of the Justices of the Peace and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby. Total 9. Esquire Robinson being absent.

*start*  
A RESOLUTION TO AMEND A RESOLUTION ADOPTED ON MARCH 7, 1935, ENTITLED: " A RESOLUTION TO AUTHORIZE THE EMPLOYMENT OF A CORPS OF AUDITORS TO MAKE A COMPLETE AUDIT AND REPORT OF ALL DEPARTMENTS OF HAMILTON COUNTY; TO APPOINT A COMMITTEE OF DISINTERESTED CITIZENS TO EMPLOY SUCH AUDITORS; AND TO AUTHORIZE THE PAYMENT OF THE EXPENSE OF SUCH AUDIT, INCLUDING THE COMPENSATION THE COMPENSATION OF THE AUDITORS, OUT OF THE COUNTY FUNDS".

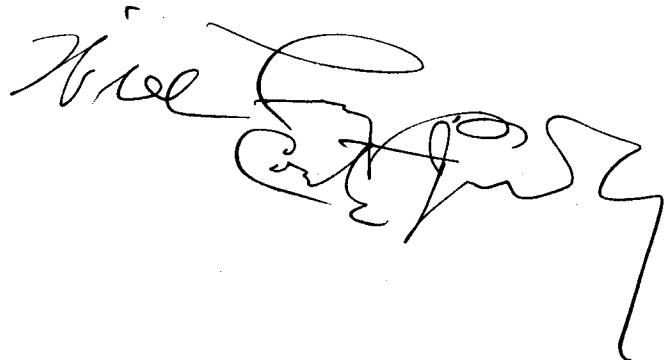
Section 1. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY in special session assembled: that the resolution adopted by this Court on March 7, 1935, during the present session of this court, entitled as set forth in the title hereof, be, and the same is, hereby amended by striking out of Section 2, thereof, the words: "To complete said audit by March 25, 1935".

Section 2. BE IT FURTHER RESOLVED that the said resolution be, and the same is, hereby further amended by adding to the names of the committee set forth in Section 2 thereof, the following name:

Richard Kimball.

ON MOTION of Esquire Mulkey, seconded by Esquire Bayless, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires. Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Hamby, Aye. Esquire Thrasher. No. 8 for and 1 against. Esquire Robinson being absent.

*stop*  
ON MOTION OF Esquire G. Russell Brown, seconded by Esquire Bayless, Court moved to adjourn subject to the Call of the eahirman for further consideration of the employment of auditors upon the incoming of the report of the committee.



A P R I L T E R M . A P R I L 1st, 1935.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. APRIL 1, 1935.

BE IT REMEMBERED, That on this the 1st day of April, 1935, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquirea Mulkey, Bayless, Rice, Lawrence, Camp, Brown, Fryar, Thrasher, Hamby and Robinson; Total 10.

THE MINUTES of the January Term, 1935, Special Call Meeting March, 7th, 1935, and Special Call Meeting March 8th, 1935, of the County Court were read by the Clerk.

ON MOTION of Esquire Camp, seconded by Esquire Bayless, the Minutes were unanimously adopted as read.

RESIGNATION OF E. R. BETTERTON.

Chattanooga, Tennessee. March 15, 1935.

TO THE HONORABLE WILL CUMMINGS. JUDGE OF THE COUNTY COURT.

Gentlemen.

Effective this date, March 15, 1935, kindly consider this my resignation as member of the Board of Highway commissioners of Hamilton County.

It has been a great pleasure to me to have served as Highway Commissioner. I served to the best of my ability, but was given an opportunity to serve the public in a larger field.

Respectfully yours,

E. R. Betterton.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was accepted.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the Court went into the election of Highway Commissioner, Constable and Board of Education.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, Joe Goodson, was unanimously elected / Member of the Highway Commission.

ON MOTION of Esquire Rice, seconded by Esquire Bayless, Herbert Young was elected Constable for the First District on a roll call vote. The following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire brown, Ed Walsh and J. B. French, were unanimously elected on Board of Equalization on a roll call vote the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

REPORT OF FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The following matters referred to the Committee with power to act were disposed of as follows:

Refund of \$41.04 to Mrs. F. B. Nabors was authorized, on account of erroneous collection

of 1925 property. tax.

The Tax Assessor was authorized to exempt from taxation the part of Lot 57 Original plan Chestnut, assessed to J. G. Sterchi, which is occupied by the Tennessee Emergency Relief Administration, beginning January 1, 1935 and extending through such time as said property is occupied by the Tennessee Emergency Relief Administration.

The Finance Committee recommends:

That refund of \$2.83 be made to W. P. Brenton, on account of 1931 poll tax being paid twice.

Respectfully submitted,  
 H. F. Lawrence. Chairman.  
 M. L. Mulkey.  
 Kelso Rice.  
 Luther Hamby.  
 Wilkes T. Thrasher.

ON MOTION of Esquire Lawrence, seconded by Esquire Mulkey, the foregoing report was adopted and ordered to be filed and made matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

PETITION FROM T. A. LUPTON, FOR THIRTY-SIX HUNDRED DOLLARS RENT TO TAKE CARE OF T.E.R.A. HON. WILL CUMMINGS. County Judge. Chattanooga. Tenn.

Dear Judge Cummings.

The question has come up with reference to the offices of the Tennessee Emergency Relief Administration located at 1140-42 Market Street, Chattanooga, Tennessee.

On May 15, 1934, we gave the T.E.R.A. permission to use this building for the credit of State, County and City taxes for the year 1934, with the understanding that no disturbance of the occupancy of the building would be made for a considerable period of time, and even then that we would call for the building only in case we have an offer from an exceptionally good permanent tenant.

Today we have this offer, and I served notice on Judge Barton Brown, State Administrator, that a decision must be made on or before April 1st, whether he would vacate. I made Judge Brown a proposition of \$300.00 per month. Today I am in receipt of a letter from him in which he advises that the T.E.R.A. has no funds providing for rents, but that the cities in which the offices are located must co-operate to the extent of providing suitable office space.

With Mr. Steinbaugh and Mr. Robinson, of the Nashville office, we had an interview with Mayor Bass with reference to giving us credit for the city's part of \$3,600.00, the amount of rent on this building. I am asking you, as Judge of the County Court, to secure a like agreement, thereby assuring the Stone Fort Land Company the payment of \$3,600.00 in cash, or that amount of credit in taxes.

I ask that you bring this matter before the Board on Monday, April 1st, for prompt consideration and decision, for it is necessary that I know not later than Tuesday morning the action of the Board, as I can not allow a tenant to slip through my fingers who would take the building for a period of years.

Yours very truly,  
 STONE FORT LAND COMPANY.

ON MOTION of Esquire Rice, seconded by Esquire Bayless, the foregoing petition was referred to the Finance Committee with power to act on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

REPORT OF THE COUNTY SCHOOL SUPERINTENDENT.

TO THE HON. WILL CUMMINGS. JUDGE OF THE COUNTY COURT OF SAID COUNTY:

In compliance with the law I herewith present the report of the county superintendent including the budget for the Hamilton County Board of Education:

The amount set forth in the budget for 1934-35 and expenditures as shown by vouchers issued through the office of the superintendent through March 31st are as follows:

	BUDGET.	EXPENDITURES.
General Control.	6.400.00	3.403.55
Instructional Service.	456.990.12	308.811.53
Operation School Plant.	20.845.00	16.085.41
Capital Outlay.	6.000.00	
Auxiliary Agencies.	66.450.00	48.456.41
	\$556,685.12	376,756.90



\* This total includes contribution of teachers, school bus drivers, janitors, and other employees which amounts to approximately \$27,300.00. (Refer to County Court Report dated April 2, 1934).

The amount of money received and deposited with the Trustee of Hamilton County during the quarter was \$86.30.

The enrollment and average daily attendance for the past three months are as follows:

ENROLLMENT.			
	January.	February.	March.
Elementary, White.	8476	8537	8606
High School. white.	2678	2781	2788
Elementary Colored.	731	746	748
High School. "	46	52	52
	11,931.	12,116	12,194.
AVERAGE DAILY ATTENDANCE.			
	January.	February.	March.
Elementary, White.	6500.	6554	6536
High School. "	2256	2287	2226
Elementary. Colored.	632	611	611
High School. "	28	34	33
	9416	9486	9406

The Washington Colored is nearing completion. I am sure those of you who have seen the building agree with me that it is a work of art of which we should be justly proud. We are also working out a special course of training for these negro boys and girls that will prepare them for better positions in the homes that employ help.

#### BUDGET. 1935-36.

The Hamilton County Board of Education at its meeting March 22nd, 1935 adopted its budget on the following form. I was asked to submit the budget in two forms, one based on present basis of expenditures and the other based on salary schedule now before legislature.

#### BODGET ON PRESENT BASIS OF EXPENDITURE. 1935-1936.

	Elementary	High School	Total.
<b>General Control.</b>			
Per Diem Board of Education.	120.00	120.00	240.00
Salary. Superintendent.	300.00	300.00	600.00
Salaries, Clerks, Stenographer.	1830.00	1830.00	3660.00
Other expenses. Gen. Control.	950.00	950.00	1900.00
	<u>3200.00</u>	<u>3200.00</u>	<u>6400.00</u>
<b>INSTRUCTIONAL SERVICE:</b>			
Salaries of Teachers.	264,850.00	179,550.00	444,400.00
Libraries.	3,500.00	1,000.00	4,500.00
Supplies. Instruc. Service.	3,259.00	1,400.00	4,659.00
Other expense, " "	225.00	4,215.00	4,440.00
	<u>271,834.00</u>	<u>186,165.00</u>	<u>457,999.00</u>
<b>OPERATION SCHOOL PLANT.</b>			
Salaries of Janitors.	12,380.00	8,965.00	21,345.00
	12,380.00	8,965.00	21,345.00
<b>AUXILIARY AGENCIES.</b>			
Enforcement School Law.	4,200.00	- - - -	4,200.00
Transportation.	25,207.00	34,630.00	59,837.00
Other Auxiliary Agencies.	4,080.00	1,835.00	5,915.00
	33,487.00	36,465.00	69,952.00
<b>CAPITAL OUTLAY.</b>			
Equipment.	7,250.00	5,000.00	12,250.00
	7,250.00	5,000.00	12,250.00
<b>GRAND TOTAL.</b>	<b>\$ 328,151.00</b>	<b>\$ 239,795.00</b>	<b>\$ 567,946.00</b>

11.

#### Budget on Proposed Salary, Schedule Basis Expenditure.

GENERAL CONTROL:	Elementary.	High School.	Total.
Per Diem Board of Education.	120.00	120.00	240.00
Salary, Superintendent.	300.00	300.00	600.00
Salaries, Clerks, Sten.	1830.00	1830.00	3660.00
Other expenses, Gen. Control.	950.00	950.00	1900.00
	3200.00	3200.00	6400.00
<b>INSTRUCTIONAL SERVICE:</b>			
Salaries of Teachers.	356,788.00	243,428.00	600,216.00
Libraries.	3,500.00	1,000.00	4,500.00
Supplies, Inst. Service.	3,259.00	1,400.00	4,659.00
Other Exp.	225.00	4,215.00	4,440.00
<b>OPERATION SCHOOL PLANT.</b>			
Salaries of Janitors.	12,380.00	8,965.00	21,345.00
	12,380.00	8,965.00	21,345.00

AUXILIARY AGENCIES.

Enforcement School Law.	4.200.00	-----	4.200.00
Transportation.	25.207.00	24.630.00	59.837.00
Other AuXiliary Agencies.	4.080.00	1.835.00	5.915.00
	33.487.00	36.465.00	69.952.00
CAPITAL OUTLAY:			
Equipment.	7.250.00	5.000.00	12.250.00
	1.250.00	5.000.00	12.250.00
GRAND TOTAL.	420.089.00	303.673.00	723.762.00

The board requests that it be privileged to transfer amounts from one item to another to take care of any emergency that might arise so long as it keeps within the amount of its total budget.

The board also requests that it be privileged to submit an amendment to this budget before July 1st, should any act of the present legislature make requirements not provided for in the budget submitted.

I am attaching a copy of the instruction sheet which is handed to the teacher with the application form in order that the members of the court might know the new plan adopted by the board of education by which its teachers in the future are to be selected.

May I express again my appreciation for the splendid support which you have always given the program of the department of education.

Very cordially yours,  
Arthur L. Rankin.  
Supt.

ON MOTION, of Esquire Brown, seconded by Esquire Bayless, the foregoing report was referred to the Finance Committee with power to act on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

RESOLUTION RECOMMENDING AND URGING OUR SENATORS, THE HON. K. D. MCKELLAR AND THE HON. NATHAN L. BACHMAN, TO VOTE FOR THE PATMAN BILL WHEN IT IS CONSIDERED BY THE UNITED STATES SENATE

WHEREAS, The people of the United States through the Congress and with the approval of the president of the United States in 1925, recognized the injustice that had been done to the soldiers of the World War by paying to them only a \$1.00 per, when at the same time, those engaged in private industry in many instances, made as high as \$15.00 per day, and those engaged even in common labor were paid a minimum of \$3.00 per day, and issued to them Adjusted Service Certificates, commonly called the bonus; and.

WHEREAS, The House of representatives of the United States has recently further recognized the injustice done the soldiers and has passed the Patman Bill, which in effect, is a controlled expansion of the currency to the extent of forty per cent and will pay said bonus in United States notes; and

WHEREAS, At all times there has been sufficient gold in the treasury of the United States to more than back in gold all the outstanding currency, even after the expansion by said \$2,000,000.00; and

WHEREAS, The said Patman Bill will doubtless come before the Senate of the United States at the present term of the Congress;

NOW, THEREFORE, BE IT RESOLVED by the County Court of Hamilton County, Tennessee, that we respectfully recommend and urge that our Senators, the Hon. K. D. McKellar and the Hon. Nathan L. Bachman, vote for said Patman Bill when it is considered by the United States Senate.

ON MOTION of Esquire Thrasher, seconded by Esquire Robinson, the foregoing resolution was adopted by acclamation.

RESOLUTION TO REQUEST THE COURT HOUSE TO CLOSE AFTERNOON OF APRIL 16th, 1935, IN SUPPORT OF OUR OPENING BALL DAY.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That all offices in the Court House be and are hereby requested to close on the afternoon of April 16th, 1935 for the opening Ball Game.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, the foregoing resolution was adopted by acclamation.

PETITION TO REFUND THE MORRIS PLAN BANK ONE HUNDRED FIFTY (\$150.00) DOLLARS ERRONOUSLY COLLECTED ON PRIVILEGE TAX.

TO THE HONORABLE T. W. KILLOUGH. COUNTY COURT CLERK. HAMILTON COUNTY. TENN.

Your petitioner, the Morris Plan Bank of Chattanooga, would respectfully show that on or about July 1st, 1934, it paid to the County Court Clerk of Hamilton County, the privilege tax levied against Morris Plan Companies in the amount of \$150.00, as the same is set forth in Item

60 of the Revenue Acts of the State of Tennessee.

That prior to this date, namely on December 28th, 1933, it changed from the Morris Plan Company, as which it had been regularly paying this tax to the Morris Plan Bank, was granted a banking charter by the State Banking Department, became qualified as such and began a regular banking business, including the acceptance of deposits.

That when the above referred privilege tax became due your petitioner protested that it was not liable for such inasmuch as it had then become a regular banking institution but after demand for payment of this tax had been again made on it, did make ~~pay~~ payment under protest in the amount above set forth.

The question of liability of this bank was subsequently referred to the Attorney General of Tennessee by the Commissioner of Finance and Taxation, and in the reply opinion, which is attached hereto and made a part hereof, the Attorney General's office held that your petitioner was not liable for the tax.

WHEREFORE, your petitioner respectfully requests that it be granted a refund of this tax in the amount paid, which is set out above.

Jere T. Tipton.

Attorney for petitioner.

ON MOTION of Esquire Lawrence, seconded by Esquire Mulkey, the foregoing petition was referred to the Finance Committee with power to Act.

RESOLUTION TO REFUND TO J. W. COX, TWENTY-THREE DOLLARS AND TWENTY FIVE CENTS (\$23.25) ERRONEOUSLY COLLECTED ON PRIVIEEGE TAX.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That J. W. Cox be refunded \$9.00 on license Number 4224 erroneously collected Oct. 21, 1932, 5.25 on license Number 9634 erroneously collected Oct. 24, 1933, for six months and \$9.00 on license number 453 erroneously collected Dec. 11, 1934, Total amount \$23.25. This includes the Clerk's fees.

ON MOTION of Esquire Lawrence, seconded by Esquire Mulkey, the foregoing resolution was referred to the Finance Committee with power to act.

#### REPORT OF COUNTY TRUSTEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENN.

#### ANNUAL REPORT OF WILEY COUCH. TRUSTEE.

For the year September 1, 1933 to and including August 31, 1934.

#### DEBITS.

Cash balance September 1, 1933.	\$151.689.84
General Levy for year 1933	1.480.971.85
Public Utilities for year 1933	350.068.54
Pick-ups 1933 taxes.	3.901.90
Interest and penalty on 1933 taxes.	5.347.51
Double collections on 1933 taxes.	27.37
Discount on 1933 taxes refunded.	1.64
1933 Personalty pickups.	840.05
Delinquent 1932 Levy collection.	163291.51
Interest and penalty on Delinquent 1932 Collections.	14413.99
1932 Personalty Pickups.	568.91
1931 " "	579.37
Delinquent 1931 Levy (Personalty)	1492.54
1930 Personalty Pickups.	657.61
1930 " Tax.	153.57
Interest and Penalty on 1930 Personalty tax.	33
1929 Property Tax.	81.
1926 " "	1.20
Interest and Penalty on 1929 and 1926 Property Tax.	1.31
15% Penaley on Personalty Pickups.	396.82
1932 Poll Tax Collections.	4.674.88
1933 " "	31.460.23
1931 " "	65.74
Interest on Excess Fees account from bank.	66.74
Municipal Tax collections.	3.831.35

#### GENERAL RECEIPTS.

	\$1.217.777.19
County Court Clerk.	113.371.08
Criminal "	9.200.01
Circuit "	14.701.86
Clerk & Master.	129.655.03
County Register.	1.503.92
Justices of the Peace.	1.149.50
Transfer Receipts.	4.495.92
Miscellaneous.	1.454.87

State of Tennessee Gas Tax for Pikes.	90.703.14
"          "      for High Schools.	23.729.32
"          "      Elementary "	143.831.42
"          Income Tax.	9.007.56
"          Right-of - way fund.	58.848.85
"          Highway Bond Interest fund.	28.267.30
"          State Highway Reimbursement Fund.	9.393.90
"          Highway Reimbursement Sinking Fund.	7.707.10
"          Mrs. Zucarello.	45.00
"          County for beer Tax.	330.12
Interest received from banks on County fund.	422.93
"          "          "      Hamilton County Bonds.	1.600.00
Refund account Insurance etc.,	1.268.92
From the Read House account taxes.	12.000.00
Temporary Loans.	435.000.00
Sheriff's Excess Fees.	9.000.00
Trustee's "          " turned in	24.439.60
From Elementary Schools.	377.46
"          High Schools.	379.30
Pike Receipts.	1.615.08
Road          "	278.00
	3.432.282.80
Total to Account For.	\$ 3.432.282.80

CREDITS.

Delinquent 1933 Taxes.	417.249.54
Payments to Municipality.	1.939.01
Trustee's Excess Fees turned in.	24.439.60
" Office Salaries.	12.130.00
Errors & Releasements.	13.999.38
Total County Warrants Paid.	2.714.375.65
Discount allowed on 1933 taxes.	18.869.00
Cash balance Aug. 31. 1933.	224.280.62
	\$ 3.432.282.80

STATEMENT OF 1933 LEVY.

Hamilton County, Tennessee ---Wiley Couch. Trustee.

DEBITS.

General Levy.	1.480.971.85
Public Utilities.	350.068.54
Pick-Up Tax 1933 Levy.	3.901.90
Personalty Pick-up Tax.	2.645.94
Double Collections.	27.37
	\$ 1.837.615.60

CREDITS.

Monthly collections on 1933 Levy.		
Personalty Pick-up Tax.		
September 1933.		226.54
October. 1933	\$615.817.39	1257.56
November. "	23.095.60	277.31
December. "	26.722.60	
January. 1934.	37.891.94	
February. "	403.256.79	72.53
March 1934.	50.644.28	557.46
April. "	47.726.73	28.20
May 1934.	113.308.50	
June "	35.330.87	43.06
July "	22.292.57	183.28
August."	27.633.46	

TOTAL COLLECTIONS.	\$ 1.403.720.74	\$ 2645.94	\$1.406.366.68
Errors & Releasements.			13.999.38
Delinquent 1933 Levy.			417.249.54
			\$ 1.837.615.60

STATE OF TENNESSEE.

Hamilton County.      Wiley Couch. Trustee,      Chattanooga, Tenn.  
For Year Sept. 1. 1933 to and including Aug. 31. 1934.

DEBITS.

Balance due State Sept. 1. 1933.	2.217.37
1933 Levy.	89.289.68
1933 Pick-ups.	237.16
1933 Interest on 1933 Levy.	302.21
1933 Personalty Pick-ups.	49.06
1932 Levy.	9.483.37
1932 Interest and Penalty.	837.33
1932 Personalty Pickups.	32.92
1030 Property Tax.	10
1930 Personalty Pickups.	104.58
1929. Property Tax.	10
1926 "          "	25
Interest & Penalty on 1930-29-26 Property Tax.	28
15% Penalty on Personalty Pickups.	25.19
	\$ 102.579.60

## CREDITS.

Delinquent 1933 Tax August 31, 1934.	24,486.94
Payments to State.	74,454.71
" " Back Tax Attorney.	25.19
Commission retained on State collections.	1,522.48
Errors & Releasements 1933 Levy.	<u>834.95</u>
	\$ 101,321.27
Balance due State Sept. 1. 1934.	1,258.33
	\$ 102,579.60

## C O U N T Y F U N D .

## D E B I T S .

1933 Levy.	306,872.64
" Pick-ups.	652.09
" Interest and penalty	898.54
" Personalty Pickups.	134.84
1932 Levy collections.	26,687.75
" Interest and penalty	2,358.27
" Personalty pickups.	92.58
1931. Levy collections.	295.11
" Personalty pickups.	116.82
1930 Levy collections.	30.50
" Interest and penalty.	06
" Personalty Pickups.	127.62
1929 Levy collections.	16
" Interest and penalty.	09
1926. Levy collections.	28
" Interest and penalty.	20
" Penalty on personalty pickups.	70.80
" Transfer acct. errors in warrants for year June 30.1933	61,547.75
Refund of 1933 discount.	1.64
1933 Double collections.	44

General receipts. \$201,426.33

County Court Clerk.	54,187.22
Circuit " "	2,716.02
Criminal " "	7,031.73
Clerk & Master	26,307.95
J.P's.	1,139.50
Miscellaneous.	43,073.71
Excess Fees.	<u>66,970.20</u>

\$ 601,314.51  
 Overdraft August 31, 1934. 459,860.40  
 \$ 1,061,174.91

## CREDITS.

Overdraft September 1933.	324,533.30
Delinquent 1933 Levy.	69,067.85
Discount 1933 Levy.	3,875.18
Warrants Paid.	654,564.50
E. & R's 1933 Taxes.	2,296.06
Commission Earned.	<u>6,838.02</u>

\$ 1,061,174.91

## E L E M E N T A R Y S C H O O L F U N D .

## D E B I T S .

1933 Levy.	767,181.98
1933 Pickups	1,630.48
" Interest and Penalty	2,221.32
" Personalty Pickups.	337.17
1932 Levy Collections.	64,050.57
" Interest and Penalty.	5,653.09
" Personalty Pickups.	222.23
1931 Levy Collections.	584.94
" Personalty Pickups.	231.52
1930 Levy Collections.	52.52
" Interest and Penalty.	00
" Personalty Pickups.	219.67
1929 Levy Collections.	27
" Interest and Penalty.	16
1926 Levy collections.	38
" Interest and Penalty.	151.22
Penalty & Personal Pickups.	31,151.56
1933 Poll Tax Collections.	31,460.23
1932 " "	4,674.88
1931 " "	65.74
1933 Double Collections.	1.10

General Receipts.....\$214,234.39

County Court Clerk.	18,382.61
Circuit " "	12.77
Clerk & Master.	51,570.57
Miscellaneous.	437.02
State of Tennessee.	143,831.42
	\$1,092,974.13

Balance Sept. 1, 1933. \$1.092.974.13  
 50.622.93  
 \$ 1.143.597.06

CREDITS.

Delinquent 1933 Levy. 172.669.20  
 Errors & Releasements 1933 Levy. 5.740.27  
 Warrants paid, 903.161.10  
 Commission earned. 16.398.24  
 Transfer acct. errors in warrants year ending June 30.1933. 35.580.73  
 Discount 1933 Lev. 8.015.85  
 1.141.565.39  
 Balance Aug. 31. 1934. 2.031.67  
 \$ 1.143.597.06

H I G H S C H O O L F U N D .

D E B I T S .

Balance Sept. 1. 1933. 35.818.42  
 1933 Levy. 153.436.32  
 " Pickups. 326.10  
 " Interest & Penalty. 444.25  
 " Personalty Pickups. 67.44  
 1932. Levy Collections. 13.640.41  
 " Interest & Penalty. 1.203.67  
 " Personalty Pickups. 47.33  
 1931 Levy Collections. 135.40  
 " Personalty Pickups. 52.60  
 1930 Levy Collections. 12.12  
 " Interest and Penalty. 03  
 " Personalty Pickups. 50.69  
 1929 Levy collections. 06  
 " Int. & Penalty. 04  
 1926 Levy collections. 12  
 " Interest and Penalty. 09  
 " Penalty on Personalty Pickups. 32.85  
 1933 Double collections. 22  
 Transfer acct. errors in warrants year ending June 30, 1933. 2103.03  
 General Receipts. \$38.652.82

County Court Clerk. 2854.05  
 Clerk & Master. 11.690.15  
 Miscellaneous 379.30  
 State of Tennessee. 23.729.32  
 246.025.01  
 Overdraft Aug. 31, 1934. 922.52  
 246.947.53

CREDITS.

Delinquent 1933 Levy. 34.533.84  
 Errors & Releasements. 1.148.05  
 Warrants Paid. 206.550.34  
 Commission Earned. 3.111.83  
 Discount 1933 Levy. 1.603.47  
 \$ 246.947.53

I N T E R E S T A N D S I N K I N G F U N D .

D E B I T S .

1933 Levy. 418.462.69  
 " Pickup Taxes. 889.35  
 " Interest and penalty. 1.211.62  
 " Personalty Pickups. 183.90  
 1932 Levy Collections. 35.583.65  
 " Interest and Penalty. 3.140.04  
 " Personalty Pickups. 123.47  
 1931 Levy collections. 317.32  
 " Personalty Pickups. 125.61  
 1930 Levy collections. 28.08  
 " Int. and Penalty. 05  
 " Personalty Pickups. 117.44  
 1929 Levy colledtions. 12  
 " Interest and personalty. 06  
 1926 Penalty on Personalty pickups. 15  
 1933 Double collections. 50  
 Transfer acct. errors in warrants year ending 6.30.1933 26.438.03  
 1926. Interest and penalty. 11  
 Penalty on Personalty Pickups. 82.56

General Receipts. \$95.485.86

County Court Clerk. 7.735.71  
 Circuit " 6.56  
 Clerk & Master. 27.075.04  
 Transfer from Highway  
 Bond Int. fund acct.  
 State Highway Reim. Fund.  
 59.668.55.

\$ 582.190.71



Overdraft Aug. 31. 1934.

\$582.190.71

2.186.60

\$ 584.377.31

## CREDITS.

Overdraft Sept. 1. 1933.	31.386.53
Delinquent 1933 Tax.	94.183.16
Discount " "	4.372.44
Errors & Releasements 1933 Tax.	3.131.06
Warrants Paid.	443.550.59
Commission Earned.	<u>7.753.53</u>
	\$ 584.377.31

## R O A D S.

## D E B I T S.

Balance Sept. 1. 1933.	7.988.81
1933 Levy.	26.053.66
" Pickup Taxes.	25.60
" Interest and Penalty.	67.64
" Personalty Pickups.	36.99
1932 Levy collections.	1.978.95
" Int. & Penalty.	174.92
" Personalty Pickups.	9.10
1931 Levy collections.	54.00
" Personalty pickups.	9.95
1930 Levy collections.	05
" Interest and penalty.	02
" Personalty Pickups.	13.24
1929 Levy collections.	05
" Interest and penalty.	03
Penalty and Personalty pickups.	10.73
1933 Double collections.	11.

General Receipts. \$2,345.60

County Court Clerk.	26.71
Circuit " "	99
Clerk & Master.	2039.90
Miscellaneous.	<u>278.00</u>
	\$ 38.769.45

## CREDITS.

Delinquent 1933 Levy.	6.592.66
Discount " "	273.35
Errors & Releasements 1933	327.15
Warrants paid.	18.165.93
Commission earned.	462.18
Transfer acct. errors on warrants for year ending June 30, 1933.	403.79
Transfer acct. RW 9940 cred in error	<u>25.00</u>
	\$ 26.250.06
Balance Aug. 31, 1934.	12.519.39
	\$ 38.769.45

## P I K E S.

## D E B I T S.

Balance Sept. 1. 1933.	37.135.13
1933 Levy.	67.743.38
" Pickups.	148.22
" Interest and penalty.	201.93
" Personalty Pickups.	30.65
1932 Levy collections.	11.861.21
" Int. and penalty.	1.047.67
" Personalty pickups.	41.15
1931 Levy collections.	105.77
" Personalty Pickups.	41.87
1930 Levy collections.	10.10
" Int. and penalty.	01
" Personalty Pickups.	42.24
1929 Levy collections.	05
" Int. and penalty.	02
1926 Levy collections.	10
" Interest and penalty.	07
Penalty on Personalty pickups.	23.36
1933 Double collections.	10
Transfer acct. RW 9940 acct. error on cred.	25.00
General Receipts.	\$ 119.581.54
County Court Clerk.	17654.49
Circuit Clerk.	2.68
Clerk & Master.	9606.15
Miscellaneous.	1615.08
State of Tennessee.	90703.14

\$240.039.57

C R E D I T S .

Delinquent 1933. Levy.	15.597.79
Errors & Releasements.	521.84
Warrants paid.	135.047.80
Commissions earned.	2.560.07
Transfer acct. errors in warrants for year ending June 30. 1933.	37.383.33
Discount 1933 Levy.	728.71
	191.939.54
Balance Aug. 31, 1934.	48.100.03
	\$ 240.039.57

R I G H T S O F W A Y F U N D .

D E B I T S .

Refunds acct. projects 339 & 353.	1.185.16
Transfer Receipt.	300.00
Received from State.	58.848.85
Overdraft Aug. 31. 1934.	<u>57.408.87</u>
	117.742.88

C R E D I T S .

Overdraft Sept. 1. 1933.	101.378.52
Transfer acct. errors for year ending June 30.1933.	16.364.36
	117.742.88

W I L C O X T U N N E L F U N D .

D E B I T S .

Transfer acct. errors in warrants for year ending June 30.1933.	251.60
Overdraft Sept. 1. 1933.	6.945.01
	\$ 7.196.61

C R E D I T S .

<u>Overdraft Aug. 31. 1934.</u>	<u>7.196.61</u>
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S C H O O L B O N D S .

D E B I T S .

General Receipt RW 10085 transferred from County Fund.	\$ 60.00
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C R E D I T S .

Overdraft September 1, 1933.	60.00
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T O W N O F E A S T D A L E .

D E B I T S .

Balance Sept. 1. 1933.	995.44
Tax Collections for year.	<u>1.783.46</u>
	\$ 2.778.90

C R E D I T S .

Warrants paid.	1.757.44
Commission earned.	35.67
	1.793.11
Balance Aug. 31. 1934.	\$ 2.778.90

C i t y o f R i d g e s i d e .

D E B I T S .

Balance Sept. 1. 1933.	70.97
Tax Collections for year.	<u>2.047.89</u>
	2.118.86

C R E D I T S .

Payments to City of Ridgeside.	1.939.01
Commission retained.	<u>40.93</u>
	1.979.94
Balance Aug. 31, 1934.	138.92
	\$ 2.118.86

S T A T E H I G H W A Y R E I M . F U N D .

D E B I T S .

Balance Sept. 1. 1933.	16.907.33
Int. from Banks.	152.38
From State.	8.393.90
	\$ 25.453.61

C R E D I T S .

Warrants paid.	21.786.86
Balance Aug. 31. 1934.	3.666.75
	\$ 25.453.61

APRIL TERM. 1935.  
HIGHWAY BOND INTEREST FUND

## DEBITS.

Balance Sept. 1. 1933.	19,431.63
Int from county Bonds.	1,600.00
" " Banks.	215.40
From State of Tennessee.	28,267.30
	\$ 49,514.33

## CREDITS.

Warrants paid.	42,147.10
Balance Aug. 31. 1934.	7,367.23
	\$ 49,514.33

JOHNSON PIKE FUND.

## DEBITS.

Balance Sept. 1. 1933.	1,078.09
Interest <del>xxxxxxx</del> from bonds.	17.39
	\$ 1,095.47

## CREDITS.

Warrants Paid.	80.20
Transfer acct. errors in warrants year ending 6.30.33	65.00
	145.20
Balance Aug. 31. 1934.	950.27
	\$ 1,095.47

LIBRARY FUND.

## DEBITS.

Balance September 1. 1933.	72.22
General Receipts.	62
	72.85

## CREDITS.

WARRANTS paid.	20.43
Transfer acct. errors in warrants for year 6.30.1933	40.00
	\$ 60.43
Balance Aug. 31. 1934.	12.42
	\$ 72.85

BRIDGE BONDS.

## DEBITS.

Balance Sept. 1. 1933.	58.83
General Receipts.	73
	\$ 59.56

## CREDITS.

Warrants paid.	59.56
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TEMPERARY LOANS.

## DEBITS.

Balance Sept. 1. 1933.	438,000.00
General Receipts.	435,000.00
	\$ 873,000.00

## CREDITS.

Warrants paid.	213,000.00
Bal. Aug. 31, 1934.	660,000.00
	873,000.00

HIGHWAY REIM. SINKING FUND.

## DEBITS.

General Receipts.	3,517.32
" "	8,455.19
" "	36.41
	\$ 12,008.92

## CREDITS.

Balance August 31, 1934.	12,008.92
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COMMISSION ACCT.

## DEBITS.

Balance Sept. 1. 1933.	5,596.03
Total commission earned.	38,739.62
Interest from banks.	50.08
	\$ 44,385.73

## CREDITS.

Trustee's office Salaries, etc.,	12,130.23
Excess fees turned in.	29,439.60
	41,569.83
August 31, 1934. Balance.	2,815.90
	\$ 44,385.73

Wiley O. Couch.  
County Trustee.

ON MOTION of Esquire Bayless, seconded by Esquire Mulkey, the foregoing report was adopted and ordered to be filed and made a matter of record.

REPORT OF CLAIMS COMMITTEE.

TO THE HON. COUNTY COURT:

We, your CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be by order paid.

M.L. MULKEY.

COUNTY JUDGE PRO TEM.

Thomas A. Radcliff.

E. F. Rogers.

Wm. Pirtle.

Mrs. M. L. Okin.

Les. Thomas.

Willie Behymer.

Grady Varnell.

Ruby Mae Haynes.

Clyde W. Turner.

R. R. Bell.

Mollie Miller.

Frances Case.

Irma Snow.

Paul Mitchell.

Frances Atlee.

Rebecca Friedman.

James Baggett.

Jas. C. Blevins.

18 cases @ \$5.00

90.00

J. W. GRANDIN.

D S.

W. H. Kelley.

One case @ \$3.00

3.00

C. E. CAMP.

J. P.

Thomas A. Radcliff.

One case @ 50 cents.

50.

93.50

Hamilton County.

T. W. Killough.

FOR SERVICES RENDERED FOR QUARTER ENDING MAR. 31, 1935.

For making Quarterly Record, 12,000 @ 10¢

12.00

Entering Orders of the Court 45 @ 25¢

11.25

Filing petitions for exemptions. 131 @ 25¢

19.65

Supplying certificates with seals attached 131 @ 75¢

98.25

Opening and closing records, 79 days @ 50¢

39.50

Filing docketing and entering Lunacy cases 29 @ 3.85

105.65

Jacketing County Bills of expenses 4 @ 15¢

60

Filing report of Finance Committee.

25

T. V. A. Committee.

25

Wm. Bork Memorial Hospital.

25

School Committee.

25

County Judge.

25

County Superintendent.

25

Ex Officio fees for Quarter ending Mar. 31, 1935.

50.00

\$ 338.45

For registering Circuit Court Bills of cost 382 @ 15¢

57.30

\$ 395.75

I certify the foregoing to be correct to the best of my knowledge and belief.

T. W. Killough. CCC

Ed Robinson.  
Chairman.

G. Russell Brown.  
Mack Fryer

Sworn to and subscribed before me this 30th day of March, 1935.

Margaret Orrell. D.C.

REPORT OF CLAIMS COMMITTEE.

On motion of Esquire Robinson, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

ERRORS AND RELEASEMENTS.

1932. Levy.

STATE OF TENNESSEE. COUNTY OF HAMILTON.

I, T. W. Killough, Clerk of the County Court of said County, do certify that the following is a full, true and correct list of releases allowed by WILEY COUCH, TRUSTEE of said county on taxes for the year 1932 on account of clerical errors, double assessments, and removals and all personal property assessments where taxes could not be collected as shown by the record in my office.

Witness my hand and official seal at office in Chattanooga, Tenn. this \_\_\_\_ day of 1935.

This report is of releases issued after Sept. 1. 1933 and not included on the Trustees report of released of Sept. 1. 1933

H.G Mosier.	Lot 15.	Mt. View.	250	3.65
C. A. Isbill	Pt. 1-2	" Ld. Co. # 2	3000	43.80
Rhoda D. Beck.	Strip.		300	4.38
Eliz. D. Zachery.	Pt. 16.17	Normal Pk.	400	5.44
1st Securities Co.	Personalty	(doubled)	500	6.80
Andrew W. Smith	Error in assmt.		600	8.76
J.F.D. Hickh.	Lot 24.	Walnut Pk.	500	6.80
Mary A. Gregg	" 5.6.	E. Chh. Ld. Co.	50.	73
J.J. Beene	2 $\frac{1}{2}$ ac.	Newman-Reece.	350	5.11
11th St. Realty Co.	22 $\frac{1}{2}$ "		6600	89.76
C.C. O'Neil.	5 $\frac{1}{2}$ ac	Goodson-Thomas.	300	4.39
Sam Pankey.	50 ac	Coleman Eldridge.	100	1.46
T.W. Stansbury.	lot 35	Watt SD	250	3.65
Byron Harris.	" 1	Dennis Tr.	500	7.30
Anna York	"	Vincent Moseley.	600	8.76
Annie Ware	36 ac		200	2.92
R.S. Millsaps.	60 ac	NSC Co.	150	2.19
M.G.L. Roberts.	Pt. 111	all 130 EC Ld. Co.	300	4.38
Mary McAllister Smith	" Lot 19.		350	4.76
Estelle D. Thompson.	Lot 2.		1400	19.04
Tenn. Prod. Co.,	Personalty.		120300	1636.08
Louse Rose Pratt.	Lots 20.21	Forest Pl.	100	1.46
W. L. Rose.	" 12.19.22 to 24"	"	1500	21.90
J. Clarence Green	4.15 ac	Herndon	300	4.38
G. L. Cockrell.	Lot 29	Ridge Manor.	1000	13.60
Ollie Gray	Pts 18 and 19	Idlewild.	3500	47.60
C. R. Brown.	Lot 6	Hixon.	1500	21.90
Wiley Rogers.	Pt 8	Signal Hills.	750	10.95
J. W. Clift.	" 200	Eldridge Armstrong.	1250	18.25
				<u>2010.09</u>

The following are errors and releasements issued on taxes for 1933.

Lookout Mtn. Cave Co.,	Personalty.		35.25	
Mifkin Hood Brick Co.	7 $\frac{1}{2}$ ac.	Pottery Co.	8000	112.80
" "	7 $\frac{3}{4}$ ac.	Realty Co.	20000	282.00
J. L. Allison.	Lot 7	Mt. Ld. Co.	500	7.05
E.J. & J.J. Smith	18 ac	Ch. Est. Co. 36.	700	9.87
Durham Ld. Co.	Out 9218	ac tr.	19000	267.90
"	" 4413	" "	12500	176.25
"	" 538	" "	3500	49.35
"	" 250	" "	1000	14.10
"	" 1874	" "	37000	521.70
Adair & McCarty Bros.	Personalty.		5000	70.50
Samuel S. & Enamel Co.	"		29000	408.90
Somerville Iron Wks.	"		90000	1269.00
Internaf. B. & L.Ass.	Burch Tr.		200	2.82
H. F. Temple.	Personalty		1000	14.10
Mrs. Margaret Glenn.	"		500	7.05
E. Donald Early.	"		500	7.05
Jno. C Grant.	"		1000	14.10
Clint McDade.	"		1500	21.15
J. W. Temple.	"		500	7.05
Waldens Ridge Social Club.	Ogden		150	2.11
Arthur Cate.	Pt. 71	Coker Tr.	150	2.12
Chas. Ray	Pt. Q	Donald Tr.	1700	23.97
Fred Wilson.	Lot E		100	1.41
Paul W. Shephard.	16 lots	Shepherd Hills	3600	47.16
"	35.64	" "	1800	23.58
Signal Mtn. Portland Cement C.			50.000	705.00
Percy B. Shepherd.	lots 39.40.109.110	S. Hills	700	9.17
P.B. & P. W. Shephard.	7 lots		1600	20.96
Bert Shepherd.	Pt 3 lots.	"	300	3.93
B.D. Haskins.	8 ac	Mt. Ld. Co.	1000	14.10
Clifford Friar.	4 "	Crabtree Farm.	400	5.64
J J Beene	2 $\frac{1}{2}$ acres	Newman Reece.	300	4.23
Chas. A. Grimmer.	165 acres	McKinney State Line	500	7.05
Benton White.	5 $\frac{1}{2}$ acres	Personalty	500	7.05
U. Central Life Ins. Co	Pt. lot A	Rockeys.	6000	84.60
Lula H. Price	" " 2	Orig. Market.	3000	39.30
F. A. Gentry.	" " 5	"	1800	23.58
A C Shawhan	" 37	"	1500	19.65
W. C. Casey.	"	"	5000	65.50
Wayne Headrick	" 9	Long.	1000	13.10
J. E. Brown.	" 3.	Orig. <del>Market</del> Walnut	300	3.93
Lennie Goldstone.	" 21	" High.	500	6.55
Lillie A. Gushert.	L/2	Starr Tr.	500	6.55

Mrs. E. W. Gurney.	Pt. 8 Wright & Wyatt.	400.	5.24
A. J. Gahagan	lot 12. Orig. Walnut.	3100	40.61
Josephine M. Clary.	Pt. 49.51 " Chestnut.	1000	13.10
Harry Miller. Tr	" 41 " Market.	2000	26.20
Jack Bryan.	" 33 Chestnut.	300	3.93
Grace Ransom.	25 "	500	6.55
First National Bk.	58 "	15000	196.50
"	58 "	10000	131.00
"	60 "	1000	13.10
Chatta. Ch. of Commerce.	" 41 Poplar	500	6.55
D B. Brown.	" 10. Whiteside.	500	6.55
Thulie Whitaker.	" 2. "	1150	15.06
A. L. Alexander.	" 4. "	400	5.24
Grace Ranson.	" 4-5 E.T.I. Mg. Co.	600	7.86
M Pressman	" 6. Whitewide.	500	6.55
E.J. & J.J. Smith	" 44-65 Stantons.	10000	131.00
Martin & Betterton.	"20.22.23 Reservoir Hills.	1800	23.58
T.W. Morris.	" 75 Cameron Hills.	350	4.59
Mattie M. Draper.	16 Orig. Poplar.	750	9.82
Mrs. W.A. Myers.	" 20. Glass.	1000	13.10
Harry Miller.	" 10.11. "	200	2.62
Etta Davidson.	" J-K. "	1300	17.03
A.W. Lessly.	" I. "	1000	13.10
"	" G-H "	900	11.79
"	" 6. "	550	7.20
I Pearlman.	" 7-8 "	300	3.93
C.E. Sprague.	55 "	100	1.31
W.T. McAllister.	29.29. Central Land Co.	800	10.48
<del>XXXXXXXXXXXXXX</del> W. C. Casey.	Pt 62. Orig. Market.	2000	26.20
Bertha Wertheimer.	" A. Griffin.	20150	263.97
M. A. Fleming.	10t 4. "	1000	13.10
E.J. & J.J. Smith.	" 7. McCallie.	500	6.55
A. B. Carothers.	Pt. 5.6. Griffin Foster.	1000	13.10
Claude Sprague.	9 "	400	5.24
E. J. & J.J. Smith	" 59 all 60 Ft. Wood.	500	6.55
Catherine & Marie Harrington.	B. Fort & Porter.	400	5.24
F.G. Bryan.	6.7. Ft. Wood.	500	6.55
Mary J. Campbell.	1. Burrus.	500	6.55
J. E. Ensign. et al.	62 Park Place.	200	2.62
Virginia F. Rouse.	#2. Griffin.	500	6.55
Eliz R. Webster.	Pt. 12. Richmond.	1000	13.10
R.C. Drummond.	A McCallie.	1000	13.10
W.W. Barnes Est.	Pt 16. Todds.	200	2.62
W.T. McAllister.	16 James.	600	7.86
Palmyra Evans.	" 16 James.	300	3.93
J. W. Evans.	18 Montague #2	400	5.24
F. G. Bryan.	<del>18 Montague #2</del> Pt. 4. Dodds.	650.	8.52
J.J. Kile.	Pt. Dodds.	2000	26.20
Mascot Stove. Co.	8. Finley & Williams.	300	3.93
Chatta. Finance Corp.	3-10 Vaughns.	500	6.55
C. R. Wallace.	Pt. 15. Leib.	200	2.62
C. W. Henley.	" 11. Henderson.	1500	19.65
Mary T. Gravel.	" 6. "	200	2.62
Prudential Ins. Co.	26. H P #2.	200	2.62
Bert P. Sanders.	22 Montague #3.	200	2.62
W. H. Nelson.	Pt. 44. O.K.	200	2.62
Eugenia Townes.	14 Montague #3	200	2.62
Frances W. Revis.	2 Glover's	300.	3.93
M. M. Webster.	1st 68. Payne.	300	3.93
J. J. Smith.	28 Fort & Porter	300	3.93
Sohpia Lagergreen	20 Dibbs Est.	200	2.62
L. E. Jones.	Pt. 19-A Watkins.	3000	39.30
First Nat. Bank.	45 McCullough.	200	2.62
J.B. James.	134 Woodland Pk.	350	4.58
R. W. Hassell.	2-Pt. 3. Blatchleys	300	3.93
P.E. Gott.	Pt. 9.10 McClungs.	300	3.93
Mary C. Sanders.	3-4-5 Huddae Farm.	400	5.24
Addie Prentiss.	3-4 Elmwood.	200	2.62
D. Geo. Morgan	31-32-33 "	150	1.97
"	Pt. 10. McClung.	600	7.86
P. E. Stimpson.	18 Glenwood.	500	6.55
C C. Boss.	11-12 Boyce.	1000	13.10
Walter C. Champion.	4 Henderson	300	3.93
Mamie Eastland.	23 Lattners.	200	2.62
V. D. Humphreys.	5. "	300	3.93
Rosa H. Neeley.	105-113 "	700	9.17
Rosa H. Neeley.	6.7.8. Ablington Hts.	1000	13.10
C. E. Sprague.	13 Glenwood.	200	2.62
M C. Timmons.	7.8. Glass Farm.	150	1.96
P. R. Walker.	Pt. A	400	5.24
Esther Workman.	441-442 M.R. Ld. Co.	200	2.62
"	Pt. 445-46-47 "	200	2.62
Ellen Brewster.	522 "	700	9.17
Cornelius Bolen.			
Ollie Ezell.			



Margaret M. Glenn.	257 M.R. Ld. Co.	400	5.24
R.C. Huskey.	82 Allens LeClercq	200	2.62
Inter. B.L. Asso.	Pt. 5.6. E.E. Ld. Co.	800	10.48
J. A. Neal.	308 Clifton Hills.	500	6.55
R. L. Street.	274 M.R. Ld. Co.	300	3.93
E.E. Spann.	265 "	200	2.62
David VanSchoaf.	12.13. E E Ld. Co.	200	2.62
Margaret M. Davis.	A Moore	500	6.55
H. L. McFarland.	97 Bragg Hill.	500	6.55
Dorothy Bowers.	Pt. 19 "	500	5.24
Earl Clemons.	Prigmore & Clemons.	400	5.24
J. K. Farrar.	4.5.6.7. Hamilton Pl.	400	5.24
M. A. Hodges	9 Glendon Pl.	300	3.93
Chris. Maulbetch	11 Wildwood	300	3.93
E. R. Kidder.	Pt 15.16.17.18 Woodland H.	200	9.83
A.J. Powell.	42 Hill Crest.	750	5.24
J.J. Smook	48 Conner Est.	400	6.68
Union Central L. Ins. Co	10 Beivoir Place.	500	6.55
J.H. Tipton.	20.21 C.L. & C.I. Ry	500	39.30
Frank Spurlock.	A "	3000	58.95
Jno. O. Fowler.	" "	4500	6.55
T.C. McCallie.	52 Highlands.	500	6.55
Mary P. Madraways.	21 to 32 C.L. C.I. Ry	500	5.24
Jennie P. Cowart.	31.32 F & C	400	2.62
Jno. F. Bryan.	1 Highlands.	200	6.55
M.D. Lewis.	4 to 7 C.L.C.I. Ry	500	2.62
Jno. Ensign Et al.	12 Normal Park.	200	2.62
Young Coville.	12-13 Fraziers.	200	3.93
A.P. Scanlan.	Pt. Ball C. Fletcher.	300	2.62
Katherine Stott	A.B. Ellis.	200	1.31
Winifred Harris	4 C.L.C.I. Ry	100	3.93
W.J. Bradford.	2 acres out Davis Tr	300	5.24
J.C. Hill	5 Ridgeway.	400	2.62
T. J. Johnson.	B. Ferger.	200	1.96
E. Waterhouse.	16.21 Johnson.	150	3.93
Geo. Scholze.	4 Scholze.	300	3.93
J. A. Dunagan	6 Moe Tr.	300	2.62
"	4 Ruoff.	200	13.10
Dora Rawlings.	7 acres Henerson Pl.	1000	2.62
C.F. Krichbaum.	5 Johnson.	200	3.93
Thos. E. Lea.	1 Rogers.	300	2.62
Tenn. Pardue	7 Johnson.	200	3.93
Wm. Martin.	" "	300	2.82
Flora Starr.	24.25 "	200	3.93
L. M. Russell	lot 11 O.K.	300	22.93
L C. Smallwood.	E Griffin.	1750	65.50
American Baking Co.	Personalty.	5000	243.00
Dickey Clay Mfg. Co.	"	18550	31.44
Lookout Plain Mills.	"	2400	18.34
Main St. Transfer Co.	"	1400	29.48
Orr Transfer Co.	"	2250	26.20
Rhodes Dry Clean Co.	"	2000	298.68
Tenn. Prod. Co.	"	22800	39.30
Fred W. Lupton.	"	3000	4.58
W. E. Wilkerson.	"	350	7.86
E.B. Connell.	"	600	9.83
R.G. Bock.	"	750.	2.62
W.L. Brown.	3.4. Monds	200	32.75
Jerome Campbell.	Personalty.	2500	3.93
W.H. Stamper.	"	300	9.82
J.F. Holbert.	"	750	13.10
Don C. Peglar.	"	1000	22.93
Annie Nottingham.	"	1750	19.65
J.E. Evans. Guardian.	" Dorothy-Jesse-Thos	1500	19.65
Mrs. A. H. White.	"	1500	6.55
Foster V Brown.	"	500	21.15
Burkett Miller	"	1500	3.53
Henry Bond	"	250	6.55
O. T. Tindell.	"	500	6.55
A. C. Shawhan	"	500	7.76
Andrew W. Smith	14 to 20 Mt. Ld. Co.	550	3.93
Ether Durrand Dixon.	Pts. 3.4. Clearview.	300	13.10
Margaret Stephenson.	2.3.4. Anderson Payne.	1000	6.55
St. Elmo Bank.	1 Baldwin.	500	6.55
Mrs. Annie B. Johnson.	2 "	500	3.93
Eliz M. Trotter.	3 "	300	50.43
N. C. Blanchard Co.	Personalty	3850	2.62
T. L. Montague. Tr.	20 to 27 E.E. Ld. Co.	200	5.24
"	1 to 8 "	400	5.24
"	1 " "	400	5.24
T. L. Montague. Tr	307.309 Clifton Hills.	400	66
J. B. O'Neal.	210 Walnut Park	50	

J. A. Dunagan	Pt. 2 Wallace	300	3.93
Geo. K. Brown	3 to 35 Crest Pl.	6000	84.60
Kate Smallwood.	32 Fort & Porter.	200	2.62
Fred Voigt.	Pt. D. Greever Lookout	600	8.46
J. B. Billingsley.	34 Ruoff	200	2.62
"	5.6.7. Wards emmended	200	2.62
Prudential Insurance Co.	7 Belvoir Place.	500	6.55
Chas. T. Hood.	1 and 3 to 9 Chas. H.	100	1.31
Rhoda D. Beck.	Strip out 10 ac. tr	300	3.93
J. O. Martin Est.	Pt 41. Orig. Market.	9000	117.90
W.T. & C.D. Rice.	Pt. 31 Wilhoit.	700	9.17
"	" 3 all 2 "	100	1.31
"	" 31 "	700	9.17
"	1 Griffith	1000	13.10
"	Pt. 3-pt. 5 Kaylor.	1000	13.10
D. S. & Levi Fields.	1 Baldwin Tr.	1000	13.10
American Bakeries Co.	Personalty.	21000	275.00
C. D. & W.T. Rice.	26-27 Ft. Negley.	1500	19.65
Stone Fort Ld. Co.	B Stone Fort Land Co.	22000	288.20
Harry F. Griscom.	13 Highlands.	500	6.55
Times Printing Co.	Pt. 11 all 12 Griffin.	10000	131.00
Stone Ft. Land Co.	" 2 Stone Ft. Land Co	50000	655.00
Koons Dairy Co.	Personalty.	2000	26.20
P. A. Smith	Pt. 23. Original Market	5500	72.05
Chatta. Coca Cola B. Co.	Personalty PU 1217	10000	131.00
E.E. Reisman.	Personalty.	1500	19.65
Chatta. Lumber Co.	" PU 1219	6950	91.05
Reece O. Bennett.	G. Meyers & Loomis.	500	6.55
"	H. "	500	6.55
"	F. Glass Goucher	500	6.55
Kathleen L. Boggess.	14 Normal Park.	1000	13.10
F. E. Marsh.	Pt. 4 & 5 Dallas Hts.	500	6.55
Morris Plan Bank.	4 Lattners.	250	3.27
Grace L. Rose.	Pt a all B. Griffins.	1800	23.58
A W. Lessly.	170 Clifton Hills.	200	2.62
Wm. M. Brown.	6 Forts #1.	100	1.31
Dorothy R. Bowers.	1 1/2 ac	500	6.55
Sam Pankey.	50 acres Coleman Eldridge	100	1.41
Pat Chambers.	22 " Sims Skillern	50	71
R.B. Baysden	39-40-41 Hillsboro Hts.	300	4.23
D.C. Evans	92-93 N S. Ld. Co.	13500	176.85
W. B. Stephens.	1-1/3 acres Morin Tr.	200	2.82
L.M. Ganier.	302 Clifton Hills.	200	2.62
Annie Ware	36 acres Hullender Jones.	200	2.82
A N. Levine	11 James Tract Chancy Ct	300	4.23
R. J. Massey.	11-17 acres Tittle Burges	150	2.11
Dixie Sand	Personalty.	192136	2516.99
M.G.L. Roberts.	Pt 111-211 130 E.Ch.L.	300	4.23
A J. Becker.	12 Mtn. Land Co.	300	4.23
Tenn. Prod. Corp.	Personalty.	97500	1277.25
Mary McA Smith.	Pt. 19 James.	450	5.89
Pauline Hodes.	" 14. Forts #1.	300	3.93
Robt. H. Lane.	26.27.28.29 Poe.	500	6.55
Earl L. Harris.	6 Hampton.	500	6.55
Paul Kreusi.	6.7.8. Loomiston.	600	8.46
Wiley Rogers.	Pt. 8. Signal Hills.	300	4.23
J. Clarence Green	4.15 acres Hudson Sou.R	300	4.23
G. C. O'Neal.	5 1/2 acres Goodson Thomas	200	2.82
P. Block.	Pt 45 James	800	10.48
Ebb. Underwood.	2 ac. Millard Parrott.	100	1.41
J. P. Stewart.	2 Gillespie Ter.	500	7.05
Geo. Gossett.	1-8 Acres Out Bell Tr.	100	1.41
Quay T. Morgan.	Pt. 6-7 Fraziers.	300	3.93
New Era Land Co.	89 Oakview	50	66
James Johnson.	34 "	100	1.31
Jno. P. Fort.	1.2.3. Natural Bridge.	200	2.82
Kate E. Hall.	6 Johnson.	300	3.93
W. L. Rose.	12.19.22 to 24 Foust Pl	1500	21.10
Louise Rose Pratt.	20.21 "	100	1.41
Anna York	Lot 3 Vincent Moseley.	300	4.23
Wiley Rogers.	Pt. 8. Signal Hills.	250	3.53
G. L. Cockrell.	29 Ridge Manor.	1000	13.10
Ollie Gray	Py. 18.19. S. Idlewild.	3500	45.85
W.D. Conner.	7.8. Holts.	300	4.23
C. R. Brown.	6 Hixson.	1200	16.92
B. Benkovitz.	Pt 23. Orig Walnut.	1500	19.65
Roy R. Prater.	9 lots East End to Assm	1000	14.10
J. W. Igou.	13 Normal Park.	300	3.93
Minnie C. Newton.	18 ac. Millard Chestnutt	1100	15.51
D. H. Farmer.	181 Clifton Hills.	100	1.31
David W. Brown.	Pt. 6 Joe Morris.	200	2.82
Leo Strahle	" 14 Orig. Marker.	900	11.79
W.W. Kennedy.	6 Gillespie Terrace	500	7.05

Thos. R. Morgan.	Imp. on Morgan Lot.	100	1.41
Kelley Massengale.	6 to 10 W. Chatt. Ld. Co.	700	9.87
M. S. Dickert.	12 Mt. Ld. Co.	500	7.05
Walter M. Burk	11 H.P. "1	1000	13.10
Ella Street.	409.410 Mr. Ld. Co.	500	6.55
Ella Clark.	40 ac. Tr.	100	1.41
R. C. Levi	47 Durham Land Co.	300	4.23
Mrs. Lee Carter & Prudence	2 ac. Barnes RR	1500	21.10
A. K. Poe	147 acres Bell Poe	1300	18.33
Maggie White.	1 lot Hughes Bowman Hughes.	200	2.82
Alberta S. Prince.	1 " Kate Lyle West Tr.	150	2.11
J. G. Prince.	"	150	2.11
Sherman Harris E.	Lot 2 Millard Nelson	100	1.41
B.W. & Jno. Friedel.	Pt. lot 5. Orig. Market.	100	1.31
E.J. Hillman	Lot 38 LM Co. #1.	150	2.11
Adrain Schuman.	3.17.2.18 and 21 Rustville	400	5.24
A. T. McBrayer		50	70
Cheney & Cooper.		1000	13.10
L. T. Pitts.	1-8 acres out Pitts 100 ac.tr	150	2.11
Claud Belcher.	Lot 42 Rogers Tr.	1200	16.92
First Nat'l Bank.	" 17 Signal Hills.	900	12.69
J. A. Dunagan.	" 8 Johnson.	200	2.62
R. F. Peters.	Pt. 56. Fort & Porter.	2300	30.13
Rhoda & Cora Long.	Lots 4.5. Slyvan City.	100	1.31
J. B. Pound.	" 1 to 11 Harriett W.Cooke	1900	26.79
"	" 1.2.3.4. "	700	9.87
W. T. McAllister.	Pt. lot 15. Todds.	100	1.31
W. T. Flippo	" " 6. Glass.	200	2.62
J. Walter Cummings.	" 55. Orig. Marker.	12300	161.13
C. E. James.	Lot 4. Lt. Land Co.	100	1.41
Lewis G. Jones.	1 lot Roberts Road Morgan.	50	70
C. J. Martin.	Personalty.	900	11.79
Wm. J. Kelley.	"	500	6.55
F. W. Jones.	Pt. Lot 1. Anderson.	50	66
Byron Harris.	Ernest Dennis. Tr.	500	7.05
A. H. Townes.	Pt. 8 Fryars.	500	6.55
Martha E. Perry.	2 N. Chambers.	50	65
Maggie A. Ferguson.	Lot 18 Normal Park.	700	9.17
E. A. Brown	Pt. 8 all 9 Cravens McM.	100	1.41
Herman Park.	" 4 Gross Campbell.	400	5.24
Jewell M. Norris.	42 Glass Farm.	300	3.93
Hunt & Laws.	15 ac. Gillespie.	1850	26.09
W. B. Francisco.	Pt. lot 10 Glass Farm.	100	1.31
Lula Clifford.	Lots 4.5. Dobbs Farm.	500	6.55
R. E. Baker.	Personalty.	350	4.59
Byron J. Bush.	"	500	6.55
Sam Schwartz.	"	500	6.55
Samuel H. Jenkins.	21 1/2 acres. Kelly Gray Jenkins.	500	7.05
E.W. Bixby	Personalty.	500	7.05
A. A. Hudson.	"	500	6.55
Jere T. Tipton.	"	500	6.55

The following is a list of the personal property tax on which a nulla-bona return has been made by Deputy Sheriff J. H. Lowery.

Adams. Walter S.	6.55.	Erskine Bakery Co.	72.05
Andrews Printery.	83.19	Franklin Undertaking Co	32.75
Annie. B. F.	6.55	Frassrand. Joe	13.10
D. F. Adderhold.	7.05	Franklin Burton.	21.15
Bank.Chatta., Nat'l	2947.50	Gforer Wm. A.	11.79
Barrow. D. W.	6.55	Goldstein. Abe.	6.55
Bickel. Harold L.	66	Gosling. H.E.	3.93
Borisky Abe	6.55	Graham Landid L.	65
Brody Hyman	6.55	Garvin Dan C.	13.10
Benkowitz Ben	7.05	Grant. Jno. C.	35.25
A. B. Adams.	71.	Garvin Dan.	14.10
Chapman Undertaking Co.	76.63	Hamilton Mch. Co.	19.65
Chatta. Sighseeing Co.	26.86	J. C. Henderson.	13.10
Cheney & Cooper.		Hite Mfg. Co.	7.86
H. H. Clark.	6.55	Holtzclaw. Cooper.	1.96
Cliequennoi F.V.	26.20	Johnson. J.F.	65
Cloogman Gussie	6.55	Kanton Nathan	6.55
Cohn Julius J.	6.55	Klein Wm. H.	6.55
Colvert Frank.	55.68	Kopetovski Ike.	13.10
Commercial Dry. C. Co.	19.65	Kratzer. M.E.	6.55
Davis. W. B.	6.55	Kellerhals. Chas. A.	1.41
Dudley Barr Co.	99.56	Liberty Hosiery Mills.	121.18
Dobbins Emma Est.	10.48	C. S. Littleton.	13.10
Daniels. S.A.	7.05	Loftin's Restaurant	39.30
Edelstein J.M.	6.55	Lohan. Newt.	13.10
Fitts. Jno. B.	6.55	Lookout Creamery Co.	38.64
		Lucey Mfg. Co.	1034.90

Lynn. R. C.	3.27	W. A. Sadd.	6.55
LeBron Frank.	7.05	J. C. Sharp.	9.17
Lewis. W.D. JR.	7.05	Shelton Mills.	77.29
Marus Stone & Marble Co.	3.93	Sims Transfer Co.	13.10
W. A. Meyer.	1.97	Street Bros. Mach. Wk.	183.40
Miller McKendrie F.	7.86	Shepherd Quintus.	14.10
<del>XXXXXXXXXXXXXXXXXXXX</del>	<del>22.62</del>	Signal Mtn. Co.	103.60
Mitchell Optical Co.	6.55	" Pickups.	16.21
Miller. W.L.	1.41	Schwartz. Sam.	6.55
McCullister. C.D.	11.13	Tenn. Prod. Co.	1290.35
McDade. Clint.	14.10	Thatcher. Jennie T.	5.24
" " Mrs.	2.11	Thompson. Neal.	6.55
Nu Icy Bottling Co.	32.75	" Mrs. Sam W.	11.14
Ochs. W.E.	6.55	Trimble. J.F.	11.79
Orange Crush Bottl. Co.	52.40	Trotter T.O. Jr.	6.55
Orr. J. W.	6.55	Vesta Gas Range Co.	862.85
Orr. Transfer & Sto. Co.	88.43	Walker. R.E.	2.62
Ortmeier Mach. Co.	35.37	Watkins Hosiery Mills.	112.00
Prive -Evans <del>A</del> Fdy. Co.	251.52	Wells. J.W. Brick Co.	57.64
Prudence Co.	18.34	Wilkerson. L.F.	9.17
Padgett. Thos.	70.50	Wall. Jno. Est.	80.37
Rosenblum. Leo.	19.65	Wilson. J. Harvey	10.57
		" " " Mrs.	3.53

PICKUPS.

Marus Stone & Marble Co.	2.62
Chattanooga. Sausage Co.	3.28

247.75

1932 E-R.	2010.09
33 "	14066.38
1933 Nulla Boni	<u>8557.07</u>

\$ 24.619.74

ON MOTION of Esquire Bayless, seconded by Esquire Camp, the foregoing errors and releasements were referred to the Finance Committee with power to act.

ON MOTION of Esquire Bayless, seconded by Esquire Camp, the following Notaries Public were elected.

W. A. Broyles.	Hon. C.O.
J. L. Bragg.	Hollis. A.C.
Harry Berke.	Jones. Elizabeth
Baxter. Corrine.	Johnson. Foster.
Berlin. Beulah.	Murphy. Dorothy.
Bundschu. W.E.	Payne. F.M
Brown, W.M.	Roberts, Virginia Lee
Claunch. Chas.	Reed, Douglas D.
Camp. C.E.	Roper, F. Agnes Roberts
Caulkins. H.B.	Simmons, N. J.
Clift. C.E.	Spencer, H. R.
Crabtree.	Stanfield, T.W.
Davis. Tom J.	Thrasher, Wilkes T.
Finklestein. M.B.	Taber, A. W.
Fox. G.R.	Tipton, Jere T.
Gibson. Clifford.	Vance, D.B.
Burns. Jewell.	Williams. Fred M.
	Walters, Edgar D.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following exemptions were granted.

Aaron Brogden.	Peddler's Tax.	David S. Shell.	Peddling
Claurence Bowman.	Poll Tax.	R. M. Smith.	"
R. H. Beene.	Peddler's Tax	Marel Smith.	"
A. D. Benne.	"	R. A. Smith.	"
Jeff B. Burns.	Poll Tax	Cromer Smith.	Poll Tax
Ray Campbell.	Peddler's Tax	Wm. D. Teague.	Peddler's Tax
J. H. Day.	"	Luther Teague.	"
J. M. Gallent.	"	J. I. Tallent.	"
W. P. Glascock.	Poll Tax.		
H. L. Gerrard.	Peddler's Tax.		
Dock Harris.	"		
L. J. Holland.	Poll Tax		
Laurence Hawks.	"		
John Knight.	Peddler's Tax.		
J. L. Lawrence.	"		
Henry Mooney.	"		
C. A. Moore.	"		
John Pruitt.	"		
Fred Parks.	"		
Henry Russell.	"		

ON MOTION of Esquire Brown, seconded by Esquire Mulkey, Court adjourned  
Sine Die.

*V. Mulkey*  
.....  
COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. APRIL 15th, 1935.

A special session for the Quarterly County Court of, in and for Hamilton County, Tennessee, was begun and held at the regular meeting place of said County at the Hamilton County, Tennessee, Court House in Chattanooga, Hamilton County, Tennessee, on the 15th day of April, 1935, pursuant to the following call and the following acknowledgment and attestation thereof;

"TO THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE. AND THE MEMBERS THEREOF:

By virtue of the authority vested in me by Section 10195 of the Code of Tennessee, I, Will Cummings, Judge of the County Court of Hamilton County, Tennessee, being of the opinion that the public necessities require the convening of the Quarterly County Court of said County in special session, do hereby call such special session to be held at 10 o'clock A.M. Monday, April 15, 1935, at the Hamilton County Court House in Chattanooga, Tennessee, at the usual meeting place of the said Quarterly County Court to consider and act upon the matter of amending the resolution passed by the said Quarterly County Court on January 7, 1935, Entitled "A resolution authorizing the issuance of \$800,000.00 funding bonds of Hamilton County, Tennessee, and providing for a levy of a tax to pay said Bonds so as to conform with the terms and provision of a validating act passed by the General Assembly of the State of Tennessee, on April 3, 1935, and approved by the Governor of the State of Tennessee on April 4, 1935, being Senate Bill 488, Chapter 262 of the Private Acts of 1935, This 9th day of April, 1935.

Will Cummings, Judge of the County Court of Hamilton County, Tennessee.

We, the undersigned members of the Quarterly County Court of Hamilton County, Tennessee, constituting full membership of said court, acknowledge personal service of the above and foregoing notice issued and served on April 9, 1935:

- |                   |                |               |
|-------------------|----------------|---------------|
| G. Russell Brown. | J. B. Bayless. | Luther Hamby. |
| H. F. Lawrence.   | Mack Fryar.    | Kelso Rice.   |
| C. E. Camp.       | W.T. Thrasher. | Ed Rbbinson.  |
|                   | M.L. Mulkey.   |               |

I, the undersigned T. W. Killough, Clerk of the County Court of Hamilton County, Tennessee, hereby certify that the above and foregoing is a true, full and correct copy of personal notice sent by me as Clerk of the County Court in accordance with Section 10196 of the Code of Tennessee to each and all of the members of the Quarterly County Court of said County; that the signatures of the members of said Court appearing above are the true signatures of all of the members of said Quarterly County Court, as the same is now constituted and was constituted on the date of the issuance of said notice.

T. W. Killough. Clerk of the County Court of Hamilton County, Tennessee."

There was present and presiding, the Honorable Will Cummings, County Judge, There was also present, T. W. Killough, County Court Clerk and the following named Justices of the Peace, constituting the full membership of the Quarterly County Court of said County. W. T. Thrasher, H. F. Lawrence, C E. Camp, Kelso Rice, J. B. Bayless, Mack Fryar, Luther Hamby, M. L. Mulkey, Ed. Robinson and G. Russell Brown.

A quorum being present, Court was opened in due form of law, and the following resolution was introduced for consideration by the Court:

"A RESOLUTION TO AMEND THE RESOLUTION PASSED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE\_ ON JANUARY 7, 1935, ENTITLED "RESOLUTION AUTHORIZING THE ISSUANCE OF \$800,000.00 FUNDING BONDS OF HAMILTON COUNTY. TENNESSEE, and PROVIDING FOR THE LEVY OF A TAX TO PAY SAID BONDS", SO AS TO CONFORM WITH THE TERMS AND PROVISIONS OF AN ACT PASSED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE ON APRIL 3, 1935, AND APPROVED BY THE GOVERNOR OF THE STATE OF TENNESSEE ON APRIL 4, 1935, BEING SENATE BILL 488, CHAPTER 263, OF THE PRIVATE ACTS OF 1935.

"Whereas, on January 7, 1935, at a regular session of the Quarterly County Court of Hamilton County, Tennessee, a certain resolution was passed entitled "RESOLUTION AUTHORIZING THE ISSUANCE OF \$800,000.00 FUNDING BONDS OF HAMILTON COUNTY. TENNESSEE, AND PROVIDING FOR THE LEVY OF A TAX TO PAY SAID BONDS", and



Whereas, thereafter on April 3, 1935, the General Assembly of the State of Tennessee passed an act entitled "AN ACT ENTITLED 'AN ACT TO VALIDATE EIGHT HUNDRED THOUSAND (\$800,000.00) DOLLARS OF HAMILTON COUNTY, TENNESSEE. FUNDING BONDS, DATED FEBRUARY 1, 1935, AND THE PROCEEDINGS OF THE QUARTERLY COUNTY COURT AUTHORIZING SAID BONDS AND PROVIDING FOR THE LEVY AND COLLECTION OF A TAX ON ALL TAXABLE PROPERTY IN SAID COUNTY FOR THE PURPOSE OF PAYING PRINCIPAL AND INTEREST ON SAID BONDS, AND TO PROVIDE FOR A CHANGE IN MATURITY, date and interest rate of said bonds and pledge of certain PAST-DUE TAXES FOR PAYMENT THEREOF" which act was approved by the Governor of the State of Tennessee on April 4, 1935, and

Whereas, the said act contains certain changes as to maturities and rates of interest of the said bonds authorized by said resolution of January 7, 1935, and further contains a provision that "all taxes which have been assessed and are now due and unpaid for the year 1933, and all prior years, shall be expressly pledged for the payment of said bonds, and used for no other purpose or purposes except such uncollected taxes as have been levied for special purposes or pledged for special purposes which shall be used for such purposes", and

WHEREAS, it is the judgment of the Quarterly County Court of Hamilton County, Tennessee, that it is necessary and proper in the public interest that bonds be issued embodying the changes, stipulations and conditions set forth in said act hereinabove referred to.

Now, Therefore, Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, that the said resolution of January 7, 1935, entitled as above set forth, be and the same is hereby amended so as to read as follows, to-wit:

" A resolution to authorize the issuance of \$800,000.00 funding bonds of Hamilton County, Tennessee, to fix the date of issuance and dates of maturities of said bonds and the rates of interest to be paid thereon; to provide for the levy of a tax to pay said bonds and to provide for the pledge of certain uncollected taxes as security for the payment of said bonds.

"Whereas, it has been found by this Court that there is now outstanding the following indebtedness represented by warrants and notes:

Notes aggregating \$666,110.00  
Warrants aggregating \$133,900.00 and

WHEREAS, this indebtedness represents full obligations of the County and bears interest as the rate of 6% per annum, and

Whereas, it has been determined and found by this court that Funding Bonds can be issued by this County bearing interest at rates of 2% to 3 1/2% per annum and sold at price of par and accrued interest, and by selling these Funding Bonds and retiring and paying off the above indebtedness this County can effect a substantial saving in the interest requirements on the outstanding indebtedness of the County and also place itself on a cash basis, which from an economic standpoint is considered advisable by this Court,

Now, therefore:

Sec. 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that the issuance of \$800,000.00 funding bonds for the purpose of retiring the indebtedness set out above, be and the same is hereby authorized and directed.

Sec. 2. BE IT FURTHER RESOLVED that the said Funding Bonds shall be dated the first day of April 1935, shall be issued in denominations of \$1,000.00 each, numbered 1 to 800 inclusive, shall bear interest at the following rates and shall mature on the following dates, to-wit:

\$150,000.00 to mature April 1, 1936,	interest rate	2%
\$150,000.00 to mature April 1, 1937	" "	2 1/2%
\$150,000.00 to mature April 1, 1938	" "	3%
\$150,000.00 to mature April 1, 1939	" "	3 1/2%
\$200,000.00 to mature April 1, 1940	" "	3 1/2%

Sec. 3. BE IT FURTHER RESOLVED that the interest at the rates above set forth shall be payable semi-annually on the first days of April, and October of each year, and shall be evidenced by interest coupons, as hereinafter set forth.

Sec. 4. BE IT FURTHER RESOLVED, that the said bonds herein authorized shall be signed by the County Judge and countersigned by the County Court Clerk under the seal of his office. There shall be attached to each of said bonds interest coupons, evidencing the interest to be paid thereon, which coupons shall mature at the proper dates as above provided, and each shall bear the number of the bond to which it is attached. The said coupons shall be signed by the County Judge and the County Court Clerk; provided, however, that said county officials may sign said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, New York.

Sec. 5. BE IT FURTHER RESOLVED that the said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE  
COUNTY OF HAMILTON  
FUNDING BOND.

No. \_\_\_\_\_

\$1,000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1000.00) Dollars lawful money of the United States

of America on the first day of April, 19\_\_\_, with interest thereon at the rate of \_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of April and October of each year on the presentation and surrender of the annexed interest coupons as they severally become due. Both principal hereof and interest thereon are hereby made payable  $\frac{1}{8}$  at the National City Bank, New York, City, N. Y. For the prompt payment of this bond, both principal and interest at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of 900 bonds, aggregating the principal sum of \$800,000.00 of like date, tenor and effect, except as to maturity and rate of interest, and is issued by said County for the purpose of funding at a lower rate of interest the outstanding indebtedness of said County represented by interest bearing notes and warrants; which outstanding indebtedness has been determined to be the legal and valid indebtedness of said County. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special session assembled.

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts and things Required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the annual levy and collection of a direct tax on all taxable property in said County for the purpose of paying interest thereon and creating a sinking fund for the payment of the principal hereof when the same shall fall due.

The principal and interest of this bond shall not be taxed by the State of Tennessee or by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures their respective lithographed signatures appearing on said coupons, all this first day OF April, 1935.

COUNTERSIGNED.

\_\_\_\_\_  
COUNTY JUDGE.

\_\_\_\_\_  
COUNTY COURT CLERK.

(FORM OF COUPON )

No. \_\_\_\_\_

\$ \_\_\_\_\_

ON THE FIRST DAY OF \_\_\_\_\_ 19\_\_\_ the County of Hamilton in the State of Tennessee, will pay to bearer, \_\_\_\_\_ at the National City Bank, New York, N. Y. for semi-annual interest due that day on its Funding Bond, dated April 1, 1935, Number \_\_\_\_\_

\_\_\_\_\_  
County Judge.

COUNTERSIGNED:

\_\_\_\_\_  
County Court Clerk.

Sec. 6. BE IT FURTHER RESOLVED that said bonds, when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

Sec. 7. BE IT FURTHER RESOLVED that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of creating a sinking fund with which to pay off said bonds at their respective maturities there shall be, and is hereby levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the years 1935 through 1939 inclusive, sufficient for said purposes.

Sec. 8. BE IT FURTHER RESOLVED that the principal and interest due at any time when there be insufficient funds from the foregoing tax levy on hand, shall be paid promptly from the current funds of said County and reimbursement therefor shall be made out of the levy herein provided for, when the same shall have been collected.

Sec.9. BE IT FURTHER RESOLVED that all Hamilton County taxes which have been assessed and are now due and unpaid for the year 1933, and all prior years, be and the same are hereby expressly pledged for the payment of said bonds, and the same shall be used for no other purposes or purposes, except such uncollected taxes as have been levied for special purposes or pledged for special purposes, which shall be used for such purposes."

Thereupon, it was moved by Justice G. Russell Brown and seconded by Justice Kelso Rice, that the foregoing resolution be adopted. Upon a roll call vote the following named Justices voted in favor of the said resolution.

G Russell Brown.	J. B. Bayless.	Luther Hamby.
H. F. Lawrence.	Mack Fryar.	Kelso Rice.
C. E. Camp.	M. L. Mulkey.	Ed. Robinson.

The following voted in opposition to said resolution;

None.

The following was present, but did not vote.

Thrasher.

It was thereupon found, held and adjudged by the presiding Judge, Hon. Will Cummings, County Judge, that the said resolution has been adopted, and the County Court Clerk was ordered to spread same upon the Minutes of the Court.

RESOLUTION ON THE DEATH OF ADOLPH S. OCHS.

TO THE HONORABLE COUNTY COURT.

IN THE LOSS OF MY FRIEND ADOLPH S. OCHS\_ This County and City lost its First Citizen.

I knew him for over fifty years. He was always ready to advise me, and whatever I may have accomplished in public life, I owe to his advice.

His philosophy of life was to live clean and apply the golden rule in all your dealings with your fellow Man.

He was a real Man---Association with him gave one a broader vision of his faith in the future development of this County and City.

He appreciated the beauties of nature of our section and without any show and at great expense to himself in the development of the Chattanooga and Lookout Mountain Park he built a monument that will forever perpetuate his memory.

I want to recall to the attention of this court that when this County needed \$350,000.00 to finish the Market Street Bridge, and had no authority to borrow, I went to New York and explained the situation to him. He gave me a letter addressed: "TO WHOM IT MAY CONCERN" and it was through his influence that I was successful in placing the loan.

At another time, when this County was about to default on a \$300,000.00 Loan, I appealed to him to save the credit of the County, and he arranged to have the Loan extended by personally guaranteeing its payment. Such was his faith in Hamilton County and the people of this County should know it.

AS A PUBLIC OFFICIAL, AND HIS FRIEND, I REALIZE THAT HIS LOSS TO THIS COMMUNITY AND TO THE PEOPLE OF THIS COUNTY AND SECTION CANNOT BE REPLACED IN A GENERATION.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, Court adjourned Sine Die.



COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. MAY 13th, 1935.

BE IT REMEMBERED\_ That on this the 13th day of May, 1935, a Session of the Quarterly County Court of Hamilton County, Tennessee, was held at the Court House in the City of Chattanooga, Tennessee, pursuant to the following Notice or Call.

STATE OF TENNESSEE )

COUNTY OF HAMILTON.

TO THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY TENNESSEE AND THE MEMBERS THEREOF:

By virtue of the authority vested in me by Section 10196 of the Code of Tennessee, I, Will Cummings, Judge of the County Court of Hamilton County, Tenn., being of the opinion that the public necessities require the convening of the Quarterly County Court of said County in special session, do hereby call such special session to be held at 10:00 o'clock A.M. Monday, May 13th, 1935, in the Chancery Court Room in the Hamilton County Court House in Chattanooga, Tennessee, for the following purposes:

(1) To consider the ratification, approval or rejection of a certain contract for the auditing of the books of Hamilton County, made by the auditing committee appointed and acting in accordance with Chapter 340 of the Private Acts of 1935.

2. To consider the passage of a resolution to provide for the payment and collection of county taxes as authorized by Chapter 768 of the Private Acts of 1935.

This 7th day of May, 1935.

Will Cummings.

County Judge.

ATTEST.

T. W. Killough.

CCC

Present and presiding, the Honorable Will Cummings, Judge of the County Court.

The County Court Clerk called the Roll of the Justices of the Peace of the County and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher and Hamby. Total 9. Esquire Robinson being absent:

PAYMENT TO PROVIDE FOR THE PAYMENT AND COLLECTION OF COUNTY TAXES IN QUARTERLY INSTALLMENTS AS AUTHORIZED BY CHAPTER 768 OF THE PRIVATE ACTS OF 1935.

SEC. 1. Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, that the payment and collection of taxes due and to become due to this county, in quarter-annual instalments be and it is hereby authorized, in accordance with Chapter 768 of the Private Acts of 1935 of the General Assembly of the State of Tennessee.

Sec. 2. Be It further resolved that in order to carry out the purpose of this resolution the County Trustee of Hamilton County be and he is hereby authorized to receive quarterly instalments of county taxes tendered by any tax payer or tax payers and issue a receipt or receipts therefor; provided, that any such receipt so issued shall clearly show on its face that it is an instalment receipt, and shall show the instalment or instalments covered by it.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

A RESOLUTION ACCEPTING THE PROPOSAL OF THE UNIVERSITY OF CHATTANOOGA TO ACCEPT AS MANY AS TEN STUDENTS FROM THE PUBLIC SCHOOLS OF HAMILTON COUNTY, TENNESSEE, FREE OF TUITION CHARGE, FOR A PERIOD OF FIVE YEARS IN CONSIDERATION OF HAMILTON COUNTY PAYING TO THE UNIVERSITY OF CHATTANOOGA, THE SUM OF THIRTY THOUSAND (\$30,000.00), TO BE PAID IN FIVE ANNUAL INSTALLMENTS SAID SUM TO CONSTITUTE A PERPETUAL LOAN FUND FOR THE PURPOSE OF AIDING WORTHY STUDENTS OF HAMILTON COUNTY, IN SECURING AN EDUCATION AT THE UNIVERSITY OF CHATTANOOGA.

WHEREAS\_ on the 4th day of May, 1935, the Executive Committee of the Board of Directors of the University of Chattanooga adopted the following Resolutions:

Resolved: "That if Hamilton County shall agree to pay to the University of Chattanooga the sum of \$30,000.00, in five annual installments, and if a resolution shall be passed by the County Court authorizing such payment, then the University of Chattanooga agrees, in consideration of the said payment of \$30,000.00, that Hamilton County shall be entitled to have for the period of five years, beginning with the college year of 1935-36, in the University of Chattanooga, located at Chattanooga, Tennessee, in Hamilton County, as many as ten students, who shall be educated free of tuition charge and who shall be selected from the public schools within the limits and under the control of Hamilton County, for merit and proficiency in their studies, and, in further consideration of the said payment of \$30,000.00, the University agrees that such part of that sum as shall not be utilized for the tuition charge of the ten students selected in the manner above described, shall constitute a perpetual loan fund, under the control of and administered by the President of the University of Chattanooga, for the purpose of aiding worthy students of Hamilton County in securing an education at the University of Chattanooga."

and;

Whereas, the Quarterly County Court of Hamilton County, being desirous of furnishing higher education to students of the public schools of Hamilton County, are of opinion that the proposal made therein should be accepted:

NOW, THEREFORE,

SEC. 1: BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, That the proposal made in the Resolution adopted by the Executive Committee of the Board of Directors of the University of Chattanooga proposing to permit the college year of 1935-36, in the University of Chattanooga, as many as ten students who shall be educated free of tuition charge, and who shall be selected from the public schools within the territorial limits and under the control of the County of Hamilton for merit and proficiency in their studies, be accepted, said students to be selected by the Hamilton County Board of Education. The said Thirty Thousand Dollars shall be paid in five annual installment of Six Thousand Dollars each, the first installment to be paid on or before January, 1st, 1936, and the remaining installments on or before the first day of January each year thereafter during the five year period. Said fund shall constitute a perpetual loan fund, and be under the control of and administered and by the President of the University of Chattanooga for the purpose of making loans to and of aiding worthy students of Hamilton County, in securing an education at the University of Chattanooga.

ON MOTION of Esquire Lawrence, seconded by Esquire Thrasher, the foregoing resolution was referred to the Finance Committee to report back to County Court.

ON MOTION of Esquire Bayless, seconded by Esquire Camp, Court adjourned subject to call of County Judge.

  
COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. JUNE 3rd, 1935.

BE IT REMEMBERED, That on this the 3rd day of June, 1935, a Session of the Quarterly County Court of Hamilton County, Tennessee, was held at the Court House in the City of Chattanooga, Tennessee, pursuant to adjournment,

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered their names. Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

*Start*  
RESOLUTION TO RATIFY AND ACCEPT A CERTAIN CONTRACT EXECUTED ON THE 2nd DAY OF MAY, 1935, BETWEEN GRIFFENHAGEN & ASSOCIATES AND HAMILTON COUNTY AUDITING COMMITTEE ACTING UNDER CHAPTER 340, OF THE PRIVATE ACTS OF 1935, SUBJECT TO CERTAIN STIPULATIONS, INTERPRETATIONS AND RESERVATIONS.

WHEREAS, on the 2nd day of May, 1935, the Hamilton County Auditing Committee, acting in accordance with Chapter 340 of the Private Acts of 1935, entered into with Griffenhagen & Associates a certain contracts in words and figures as follows, to-wit:

Contract for an AUDIT of the Affairs of

HAMILTON COUNTY

BETWEEN

Griffenhagen & Associates. &

Hamilton County Auditing Committee.

THIS AGREEMENT between Griffenhagen and Associates, Specialists in Public Administration and Finance, a partnership with its principal office at 321 N. LaSalle Street, Chicago, Ill. party of the first part, and Hamilton County Auditing Committee, Agent of the County Court of Hamilton County, State of Tennessee, under the provisions of Chapter 340 of the Laws of 1935, of Tennessee, party of the second part, Witnesseth:

1. That, for the consideration hereinafter stated, the party of the first part undertakes and agrees:

(a) to determine the actual financial condition of Hamilton County, including its debts, both funded and floating, and its receivable and all obligations owing and due to it.

(b) to determine the methods of book keeping and the condition of the books of all the officers and agencies of said county;

(c) to prepare and submit an audit report embodying a balance sheet reflecting the true financial condition of the County, County officers and agencies and recommendations as to ways and means of solving the financial the financial problems of said county;

(d) to study the entire organization and procedures of said county, for financial administration, including budget marking, bookkeeping, budgetary control of spending, current auditing, financial reporting and post-auditing, and to prepare and submit a report thereon with recommendations designed to bring about effective fiscal control and the keeping of accounts accurately reflecting the financial condition and operations.

2. That it is hereby understood and agreed (a) that for the services of the party of the first part hereunder, Hamilton County will compensate said party at hourly rates of pay as follows:

For services of principals of the firm	\$4.50	an hour
" " " Supervisint accountant.	3.50	"
" " " a Senior Accountant.	2.50	"
" " " an Assistant Accountant.	2.00	"
" " " a secretarial stenog.	75	"

(b) That said hourly rates include traveling and subsistence expenses and that no additional charge to Hamilton County shall be made by the party of the first part for such expenses



(c) That the work will be done under the general direction of a partner of Griffenhagen and Associates, and under the resident supervision and direction of a supervising accountant

(d) That a separate accounting shall be made for the time given by the party of the first part in rendering the services described in subdivision (d) of section 1. hereof and that, irrespective of the number of hours of service, the compensation to be paid therefor by Hamilton County shall not exceed the sum of Five Hundred Dollars (\$500.00)

(e) That in the event that extensive clerical work shall be required, in order to keep the total compensation as low as possible, the party of the first part will employ and compensate the needed clerical assistants at rates not to exceed sixty cents an hour, and the party of the second part will reimburse the party of the first part for the amounts paid for such assistants by the party of the first part.

(f) That the party of the first part estimates that, assuming no extraordinary conditions, the total compensation payable hereunder for the services described in subdivision a.b.c. and section 1 hereof, should not exceed the sum of forty five hundred dollars (\$4500.00, and agrees to submit a special report on any extraordinary conditions encountered, and to request authorization of such additional services and of such compensation therefor as may be required by reason of any such conditions, before rendering any service involving any charge to Hamilton County in excess of forty five hundred dollars (4500.00) for the carrying out of the work described in subdivision a, b. and c. of section 1 hereof.

(g) That the party of the second part will furnish the necessary office quarters and facilities for the accommodation of the staff of the party of the first part in carrying out the work provided for hereunder.

H. That the party of the first part will furnish six (6) copies of each of its reports hereunder, and will furnish additional copies, if required at cost.

3. That the compensation provided for hereunder shall be payable semi-annually on invoices submitted by the party of the first part and approved by the party of the second part, provided that payment of fifteen (15%) per cent of the amount of each invoice shall be withheld until the final report of the party of the first part shall have been filed with the party of the second part, and that then the balance of the full amount of the compensation billed hereunder by the party of the first part shall be due and will be paid upon an invoice approved by the party of the second part.

4. That the work provided for hereunder shall be commenced on or before May 10, 1935, and shall be continued without delay until completed.

5. That this agreement shall be of no force or effect unless and until ratified and approved by the County Court of Hamilton county,

Signed this second day of May, 1935, at Chattanooga, Hamilton County, Tennessee,

Griffenhagen & Associates.

By James C. Robinson.

Hamilton County Auditing Committee.

By Frank Spurlock. Chairman.

George Forbes. Secretary.

AND WHEREAS, the said contract has been submitted to this court in accordance with the said Chapter 340 of the Private Acts of 1935.

And Whereas, it is the opinion of this court that the said contract should be approved, ratified and accepted, but only subject to the conditions, stipulations, interpretations and reservations hereinafter set out.

NOW. THEREFORE:

Section 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, that the said contract be and the same is hereby

approved, ratified and accepted in behalf of Hamilton County, Tennessee, subject to the following stipulations, interpretations and reservations.

(a) That the term "Books" as used in sub-paragraph (b) of paragraph 1 of said contract be interpreted and understood as including all accounts and records of any and every kind appertaining to or connected with the exercise of the official functions of the officers and agencies of Hamilton County, Tennessee.

(b) That the respective rights, duties and obligations of the parties under sub-paragraph (f) of paragraph 2 of said contract are understood and agreed to be the following:

(1) That Hamilton County shall not be obligated to Griffenhagen & Associates in any amount or to any extent for compensation or expenses including reimbursement for clerk hire under sub-paragraph (e) of paragraph 2 of said contract) in excess of \$4500.00 for the work to be done by Griffenhagen & Associates under sub-paragraphs (a), (b) and (c) of paragraph 1 of said contract, unless by subsequent resolution of this court additional work shall be directed and additional compensation and expenses authorized.

(2) That in the event Hamilton County shall not by resolution of this court as aforesaid direct such additional work and authorize such additional compensation and expense, then Griffenhagen & Associates shall be obligated to submit to Hamilton County a detailed report upon upon items (a,) (b) and (c) of paragraph 1 of said contract.

(3) That in submitting such report Griffenhagen & Associates shall certify either (a) that it is a true, correct and complete report without exceptions, limitations or reservations or (b) that insofar as it may not be complete, such incompleteness is due to extraordinary conditions arising during the course of the audit.

(4) That the term "extraordinary conditions" shall be understood and agreed to mean the discovery of irregularities evidence of shortage or defalcation, or similar matters requiring an examination and audit of books and records covering a period prior to the beginning of the current fiscal year.

(5) That Griffenhagen and Associates shall not await the incurring or expenditure of a total of \$4500.00 set forth in the said subparagraph (f) of paragraph 2 of said contract before reporting on any extraordinary conditions, but shall in the event of encountering any such conditions, but shall in the event of encountering any such conditions as above interpreted, immediately submit a report thereto the County Court so that the officials of Hamilton County may promptly determine what action shall be taken on such conditions.

(6) That any and all reports of any and all extraordinary conditions encountered as above interpreted shall be submitted by Griffenhagen & Associates prior to the beginning of the next fiscal year on July 1, 1935, so that in making up the budget for such fiscal year, this court may know what further sums if any, in addition to the sums of \$4500.00 and \$500.00 set out in said contract, it may be necessary to appropriate and include in the budget for the said fiscal year.

Sec. 2. BE IT FURTHER RESOLVED that no funds of Hamilton County shall be paid over to the said Griffenhagen & Associates until they shall have signified in writing their acceptance of and assent to the terms and provisions of this resolution.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

X *step*  
RESOLUTION APPOINTING A COMMITTEE TO BE KNOWN AS THE HOSPITAL COMMITTEE AND SHALL BE EMPOWERED TO MAKE PROPER APPLICATION TO THE FEDERAL AGENCY APPROVING PUBLIC WORKS PROJECTS FOR A LOAN OF PUBLIC FUNDS FOR THE CONSTRUCTION OF A NEW GENERAL HOSPITAL.

WHEREAS the Honorable County Court of Hamilton County has approved the construction of a new General Hospital as a Public works project for which application will be made for the loan of Federal funds for the construction of the same, and

WHEREAS the construction of said new General Hospital is the joint project of the County of Hamilton and the City of Chattanooga, the liability for the cost of the same being joint and equal, and,

WHEREAS certain preliminary architects plans and cost of construction of said Hospital are necessary and will be required to be furnished to the Federal Agencies having the authority to approve public works projects and make loans or grants therefor, and,

WHEREAS immediate action is necessary and delay in furnishing said preliminary plans and specification may prove injurious to the approval of said project.

Be it therefore Resolved:

1. That this Honorable County Court appoint a committee of two, one of whom shall be the County Judge and the other member of said committee to be a member of the County Court, the same to be appointed by the County Judge or elected by the court, which committee shall be known as the Hospital Committee and shall be empowered to make proper application to the Federal Agency approving public projects for a loan or public funds for the construction of said Hospital and to act in conjunction with the committee or representatives of the Mayor and Board of Commissioners of the City of Chattanooga in making said application.

2. That the Board of Trustees of Erlanger and Children's Hospital be and are hereby authorized to negotiate and execute a contract with an Architect or architects for the drafting of preliminary plans and estimate of cost of construction of said Hospital subject only to the approval of said Hospital Committee above mentioned.

3. That this resolution shall become effective only when a like resolution is adopted by the Mayor and Board of Commissioners of the City of Chattanooga.

ON MOTION of Esquire Camp, seconded by Esquire Mulkey, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

A RESOLUTION TO REQUEST THE BOARD OF ELECTION COMMISSIONERS OF HAMILTON COUNTY TO CALL AND HOLD AN ELECTION AS PROVIDED IN CHAPTER 769 and CHAPTER 796, OF THE PRIVATE ACTS OF 1935.

BE IT RESOLVED That the Board of Election Commissioners in Hamilton County, Tennessee, be, and they are hereby requested to call and hold an election in Hamilton County, Tennessee, in accordance with the terms and provisions of Chapter 769 and Chapter 796, of the Private Acts of 1935.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Mulkey, Lawrence, Hamby, Fryar, Thrasher and Robinson. Total 10.

AMENDMENT TO THE FOREGOING RESOLUTION.

A RESOLUTION TO REQUEST THE BOARD OF ELECTION COMMISSIONERS OF HAMILTON COUNTY TO CALL AND HOLD AN ELECTION AS PROVIDED IN CHP. 769 and Ch. 796 of THE PRIVATE ACT, TO PREPARE AND ISSUE BALLOTS ON THE PROJECTS COVERED BY SAID ACTS SEPARATELY AND ALSO TO PREPARE AND ISSUE BALLOTS ON WHICH THE VOTERS MAY EXPRESS THEIR WILL UPON THE ACQUISITION OF FEDERAL FUNDS FOR SCHOOL CONSTRUCTION AND IMPROVEMENTS AND OTHER PROJECTS, EACH SEPARATELY

section 1. BE It Resolved by the Quarterly County Court of Hamilton County, Tennessee

That the Board of Election Commissioners of this County be and they are hereby requested to call and hold an election as provided by Ch. 769 and Ch. 796 of the Private Acts of 1935, and to prepare and issue ballots on which the voters may express their will upon each of the projects covered by said acts separately.

Sec. 2. Be It Further resolved, that the said Board of Election Commissioners be and they are hereby requested to prepare and issue ballots on which the voters at said election may express their will upon the acquisition of federal funds for school buildings and improvements and any and all other projects approved by this court, listing separately on said ballots each project and the amount proposed to be devoted to each,

ON MOTION of Esquire Fryar, seconded by Esquire Brown, the foregoing amendment was adopted.  
RESOLUTION DECLARING A HALF HOLIDAY FOR MONDAY. JUNE 17, 1935,

WHEREAS, Joe Engel, President of the Chattanooga Base Ball Club, has announced that the ball game to be played between Chattanooga and Birmingham on June 17th, 1935, has been designated as JOHNNY DOBBS MEMORIAL BENEFIT GAME\_ the proceeds of the game to be used in paying off a mortgage on the farm of the late Johnny Dobbs; and

WHEREAS, Johnny Dobbs was for many years a citizen of Hamilton County, and was Manager of the Chattanooga Base Ball Club, and was very popular not only with base ball fans but the public in general.

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that Monday June 17, 1935, be declared a half holiday and in order that the officials and employees may attend said memorial benefit game the Court House shall be closed at noon on said date.

ON MOTION of Esquire Fryar, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO REQUEST THE GENERAL ASSEMBLY TO ENACT THE BILL HERETOFORE SUBMITTED, AUTHORIZING HAMILTON COUNTY TO ACQUIRE FUNDS FROM THE FEDERAL GOVERNMENT FOR THE CONSTRUCTION OF SCHOOL BUILDINGS AND IMPROVEMENTS, WITH CERTAIN AMENDMENTS AND ADDITIONS TO SAID BILL.

SECTION 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, that the General Assembly of the State of Tennessee be, and it is hereby requested to enact the Bill heretofore drawn and submitted and to be submitted to the General Assembly through the Hamilton County delegation, authorizing Hamilton County to acquire funds from the Federal Government for the purpose of school buildings and improvements in the form in which the said bill was drawn and submitted, except as hereinafter set forth.

SECTION 2. BE IT FURTHER RESOLVED That the General Assembly be and it is hereby requested to amend said Bill so as to provide for the granting of authority to hamilton County to acquire Federal funds for the additional items of construction and improvements set forth on the schedule hereto annexed and marked "Exhibit A", and made a part hereof.

P. W. A. PROJECTS.

(Submitted to State Engineer)

Sub-Project.  
Number.

	Amount.
1. Addition to Anna B. Lacey School.	\$25,202.04
2. Court House Additions & Improvements.	100,258.23
3. New Hixson High School.	125,027.90
4. Addition to White Oak School	24,031.66
5. New Red Bank Junior High School.	139,799.42
6. New Building for Colored Insane.	99,049.42
7. New Soddy-Daisy High School.	127,049.42
8. Addition, East Dale Grammar School.	69,819.01
9. Tyner-Silverdale Consolidated School.	51,672.10
10. Addition to Central High School.	300,063.20

11.	New Fairmount Grammer School.	39,234.85
12.	Ganns-Middle Valley Grammer School.	40,234.85
13.	New Pineville Grammer School.	<u>39,234.85</u>
	Total.	\$ 1,181,775.75

## CONTEMPLATED P.W.A. PROJECTS.

## HAMILTON COUNTY. TENNESSEE

Falling Water Addition.	3,500.00
Daisy School Addition.	50,000.00
Mountain Creek Addition.	25,000.00
Ooltewah Elementary )	28,000.00
Ooltewah High Auditorium)	
Red Bank Elementary Addition.	20,000.00
Sale Creek Auditorium & Gym.	25,000.00
Apison School Auditorium.	7,500.00
Birchwood School Addition.	15,000.00
East Brainerd School Addition.	25,000.00
Tyner High School (New Building)	100,000.00
Equipment for all new schools and additions.	75,000.00
Daisy Barn at Bork Memorial Hospital.	15,000.00
Chapel at Bork Memorial Hospital.	7,500.00
Overhaul and repair Bork Memorial Hospital	
building and Superintendent's Residence.	10,750.00
Chapels at Work Houses, Numbers 1 and 2 (\$5,000 each)	10,000.00
Recreation Rooms and Chapel at County Jail;	
Overhaul plumbing.	15,000.00
Bonny Oaks Industrial School.	75,000.00
Addition to Girl's Dormitory	
Recondition all buildings.	
New building and grounds for negro boys.	
Country Women's Club House with Roadside Market,	
Lunchroom, Auditorium and Dormitory.	25,000.00
2 Rural Parks (\$50,000 each with \$10,000 each for land)	100,000.00
Ooltewah Park (Incomplete C.W.A. Project.	1,500.00
Birchwood Community House (Incomplete C.W.A. Project)	1,000.00
Signal Mountain Public Park & Playground.	4,500.00
Negro Park Grounds and improvement)	20,000.00
New Workhouse Building.	50,000.00
County Work Shop.	<u>5,000.00</u>

Exhibit "A" \$ 700,750.00  
3,500.00

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the foregoing 704,250.00

resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

## RESOLUTION TO ISSUE BONDS TO MATCH THE P. W. A. FUNDS FOR A PUBLIC LIBRARY.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Special Session Assembled;

That the matter brought to the Court's attention by T. C. Thompson, Jr., that Hamilton County issue bonds to match the P.W.A. funds for a Public Library in Chattanooga Hamilton County, Tennessee. Upon motion by M. L. Mulkey, a member of the County Court, this matter was referred to the Finance Committee with Power to Act.

ON MOTION of Esquire Mulkey, seconded by Esquire Bayless, the foregoing resolution was referred to the Finance Committee with Power to Act.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the Court adopted the amendments to the revenue bill.

RESOLUTION THAT ALL COUNTY TAXES FOR THE YEARS 1932, 1933 and 1934, ON VALUATIONS IN EXCESS

OF TWO THOUSAND FIVE HUNDRED (\$2.500.00) DOLLARS BE AND THE SAME ARE REMITTED TO THE DURHAM LAND COMPANY ON WHAT IS KNOWN AS THE MILLSAPS' TRACT LAND IN THE THIRD CIVIL DISTRICT OF HAMILTON COUNTY.

To remit, release and discharge certain excessive county taxes assessed for the years, 1932, 1933 and 1934, against the Durham Land Company on what is known as the Millsaps' Tract of land in the Third (3rd) Civil District of Hamilton County, more particularly described in the resolution.

WHEREAS heretofore for the years 1932 and 1933 the property hereinafter described, known as the Millsaps' Tract was erroneously assessed at a valuation of Seven Thousand (\$7.000.00) Dollars and for the year 1934 at Three Thousand (\$3.000.00) Dollars, when it has been made to appear to the satisfaction of this Court that the true value of said property, more particularly described below, was during the years 1932, 1933 and 1934, Two Thousand five hundred (\$2.500.00) and that the cause of Justice requires that the County Taxes on said property should be assessed and paid on a valuation only of Two Thousand five hundred (\$2.500.00) Dollars; Now, Therefore,

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Special Session Assembled, That all county taxes for the years 1932, 1933 and 1934 on valuations in excess of Two Thousand five hundred (\$2.500.00) Dollars be and the same are remitted, released and discharged, upon the following described Real Estate in the Third (3rd) Civil District of Hamilton County, Tennessee.

Beginning on a stone, with two white oak stumps as pointers, the north corner of Rogers Entry No. 14, Grant No. 11.301. on Wadden's Ridge, thence south 44°-50' East 2.077.9 feet to a stone, the North corner of Johnson Entry No. 19, and the East corner of Hatfield 4 acre Reservation, thence south 40°-40' East 1.268.7, feet to a stone, the East corner of Entry No. 19, thence south 49°-56 West 251.6 feet to a stone in center Old Poe Road, thence with Old Poe Road South 68°-0 East 1.080.8 feet to a stone in same, thence with old Poe Road North 72°-27 East 726.3 feet to a stone in same, thence south 36°-48' West 1.638.3 feet to a stone on East Brow of Mountain, thence down the Mountain south 39°-29° East 1.689.8 feet to a stone with Chestnut Oak Pointer, thence South 36° 48' west 192 feet to a stake in center Daisy-Mowbray Road, thence down the mountain South 39°-29' East 833.2 feet to a stone, thence south 49°-09' West 1.068.5 feet to a stone with Chestnut Oak Pointer, thence North 62°-08' West 4.285.1 feet to a stone near the old coal mine, thence north 53°-21' West 3.512.7 feet to a stone in west line of entry No. 20, thence North 41°-56' East 711.9 feet to a stake with two Black gum pointers, thence north 44°35' East 463.8 feet to a stone, Poley Carlyle corner, thence North 42°-50' East 419.7 feet to a stone, Poley Carlyle corner thence South 48°-11 East 264 feet to a stone, Poley Carlyle corner, thence North 44°-26' East crossing Old Poe Road at 841.5 feet in all 2.573 feet to a stone, the beginning containing five hundred thirty-eight and 40/100 (538.40) acres, more or less. Included within this boundary but not transferred in this deed is the surface reservation of Entry No. 19 belonging to Headrick consisting of about 82 acres, and in Entry No. 14. all that surface lying East of Bluff consisting of about 8 acres belonging to Headrick and 4 acres belonging to Hatfield, also about 40 acres of surface only lying North of Old Poe Road in the North corner of Entry No. 14, belonging to Mrs. J. H. Hatfield, W. J. Crow, Miller Hatfield, H. R. Skyles, Will Smith, Bowers Heirs, Mrs. J. H. Pascoe, John Haney and Jasper Bowers; also surface of 2 acres on top of bluff and south of Poe Road in Entry No. 14, belonging to Headrick; the Durham Land Company transfers in this deed all its interest in the above described boundary as its interest may appear:-

BE IT FURTHER RESOLVED, that this resolution take effect as of this date, the Public Welfare requiring it.

BE IT FURTHER RESOLVED, That the Clerk of this Court furnish a copy, fully certified, of this resolution to the County Trustee of Hamilton County, Tennessee, and the Back Tax Collector and attorneys having this matter in hand; and that they act accordingly.

G. Russell Brown.

Member of the County Court.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was referred to the Finance Committee with power to act.

RESOLUTION TO REQUEST ALL OFFICES OF THE COURT HOUSE TO CLOSE AT 4.00 P. M. DURING THE MONTHS OF JUNE. JULY AND AUGUST.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Special Session Assembled:



That all officials be and are hereby requested to close their offices in the Court House at 4.00 P. M. during the hot summer months of June, July and August.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, the following Notaries Public were elected.

Elizabeth H. Dobbs  
Jewell Burns.  
W. A. Broyles.  
I. M. Burris.  
E. H. Cook.  
Howard Dome.  
R. B. Fouts.  
Peggy Garner.  
H. P. Graw.  
J. T. Haswell.  
Chas. F. Hood.  
Foster Johnson.  
W. Ray Meyers.  
Dorothy Murphy.  
Mrs. Reece E. Musgrove.  
J. Frank Mosier.  
N. J. Pardue.  
S. M. Peace.  
Virginia Lee Roberts.  
Philip A. Rubin.  
Joe A. Roddy.  
Bonita E. Trimble.  
Eva Timberlake.  
Robert Allen Thurman.  
C. C. Shackelford.  
Lyle C. Stovall.  
E. B. Shadden, Jr.  
F. Carlton Wright.

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, the Court adjourned  
Sine Die.

*W. C. C. C.*  
\_\_\_\_\_  
COUNTY JUDGE.

STATE OF TENNESSEE      )

COUNTY OF HAMILTON.      )      MONDAY. JULY 1, 1935.

BE IT REMEMBERED, That on this the 1st day of July, 1935, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County; The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

The minutes of the April Term, 1935, April Call Meeting, May, 13, 1935, Call Meeting and June 3rd Special Session were read by the Clerk.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, the minutes were adopted as read. The Court then went into the election of the Health Director.

Member of School Board.

Public Administrator & Guardian Constable.

ON MOTION of Esquire Robinson, seconded by Esquire Fryar, Dr. J. C. Eldridge was elected Health Director for four years on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

ON MOTION of Esquire Bayless, seconded by Esquire Thrasher, E. Y. Chapin was elected member of the School Board, on a roll call vote, The following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Hamby, Thrasher and Robinson. Total 10.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, Benjamin Cash was elected Public Administrator and Guardian on roll call vote. The following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

ON MOTION of Esquire Thrasher, Seconded by Esquire brown, Mrs. Jim Riddle was elected Constable of the Third District, on a roll call vote, the following members of the Court being present and voting Aye: Esquirea, Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9. Esquire Lawrence passed.

RESOLUTION TO PROVIDE FOR THE ESTABLISHMENT AND MAINTENANCE OF A COUNTY CLINIC TO BE OPERATED UNDER THE DIRECTION AND CONTROL OF THE COUNTY BOARD OF HEALTH.

SECTION 1. Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, that there be, and is hereby established a County Clinic for Hamilton County, the same to be maintained and operated under the direction and control of the County Board of Health of this County.

SECTION 2. Be It Further Resolved that the Finance and Advisory Committee be and they are hereby authorized to make adequate provision for the cost and expense of maintaining the said clinic, in the County's budget for the fiscal year, 1935-1936.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the foregoing resolution was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Lawrence, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

## REPORT OF FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The Finance Committee Recommends:

That refund of \$900.00 be made to the Atlantic Ice & Coal Company, said amount being the County's part of erroneous over collections of privilege tax on the cold storage business of said company, for four years @ \$225.00.

Respectfully submitted,

H. F. Lawrence.  
Chairman.  
Luther Hamby.  
Kelso Rice.  
M. L. Mulkey.  
W. T. Thrasher.

ON MOTION of Esquire Lawrence, seconded by Esquire Hamby, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote. The Following members of the Court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

## RESOLUTION TO APPOINT A CO-OPERATIVE EXTENSION COMMITTEE.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That a committee of five be appointed to carry out the Co-operative Extension Work in conformity with Section 2545, 1932 Code of Tennessee, the public welfare requiring it.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation and Esquires Brown, Camp and Robinson and Mrs. Champion and Mrs. Shackelford were appointed.

## RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO EMPLOY CLERKS TO ASSIST COUNTY AUDITOR PETERSON IN THE AUDIT OF THE CLERK &amp; MASTER'S OFFICE.

ON MOTION of esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote. the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Camp, Rice, Lawrence, Fryar, Brown, Thrasher, Hamby and Robinson, Total 10.

## RESOLUTION TO REFUND THIRTY SEVEN DOLLARS &amp; FIFTY CENTS TO THE AMERICAN SERVICE COMPANY INC. ERRONEOUSLY COLLECTED.

Be it resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

Whereas on September 1, 1934, The American Service Company paid to the Hamilton County Court Clerk license for State and County license the sum of State Tax Privilege.

	\$37.50
County Tax Privilage.	<u>37.50</u>
Total	\$ 75.00
County Court Clerk's Fee.	1.00
Circuit Court Clerk's fee.	<u>50</u>
Total Tax and Fees.	\$ 76.50

AND WHEREAS it has been discovered by the County Court Clerk and parties interested herein that under the acts namely, public and private acts of Tennessee for 1931 and amendments thereto under Item 48 Subject; Manufacturers & Dealers.

Each person manufacturing or importing ice and selling it from an ice factory, and/or

storage place shall pay the following tax;

In counties of 100,000 inhabitants, or over, each per annum.	\$150.00
" " " from 50,000 to 100,00 inhabitants.	75.00

(b) Each person selling ice at retail, by whatever manner delivery is made, including manufacturers or importers taxed in (a) above, shall pay tax of one-fourth the amount assessed therein.

AND WHEREAS The American Service Co., has paid by mistake the sum of \$76.50 it having already and heretofore paid the above tax. of \$151.50 for manufacturing and selling ice by license No. 4912.

AND WHEREAS further the County Court Clerk has given credit to the American Service Company the sum of \$9.00 for license No. 4774 on June 22, 1935, for the privilege of Ice Branch Dealer at 1632 East 3rd Street under the above section of Public and Private Acts of Tennessee of '31 and Amendments thereto which amount to 1/10 of the original tax which now leaves owing and due to the American Service Company \$76.50 less \$9.00 credit making the sum of \$67.50 credit due to the American Service Company by reason of the above facts, and payments made and received by the Clerk by mistake. For which the American Service Company herein petitions the County Court Clerk to reimburse to the American Service Company.

And: that protest was made at the time license made.

ON MOTION of Esquire Mulkey, seconded by Esquire Rice, the foregoing resolution was referred to the Finance Committee with power to act.

PETITION TO REMIT TAXES ON CERTAIN PROPERTY IN HAMILTON COUNTY TO BE USED BY THE TENNESSEE EMERGENCY RELIEF ADMINISTRATION FOR COMMUNITY GARDENS.

Will Cummings, County Judge.  
Court House.  
Chattanooga, Tenn

Dear Sir:

Relative to a previous conversation with you concerning the remission of taxes on certain property in Hamilton County to be used by the Tennessee Emergency Relief Administration for community gardens, we are submitting for your approval the following property on which community gardens will be operated during this season:

Joe Shipp Estate. Alton Park. County Taxes.	63.19
Montague Estate, Holtzclaw & 23rd St. formerly known as Motordome Tract-- County taxes.	64.00

We would appreciate it if you would take matter up with the County Court when it is next in session and advise us of their action concerning the remission of taxes on this property for the current year. We are very anxious to have this matter cleared up as quickly as possible as we anticipate work on this property in the immediate future.

Your consideration in this matter will be greatly appreciated.

Yours very truly,

H.L. Brown. Resident Engineer.

ON MOTION of Esquire Mulkey, seconded by Esquire brown, the foregoing petition was referred to the Finance Committee with power to act.

RESOLUTION TO RELIEVE THE COLORED ELKS CLUB LOCATED AT 919 PINE STREET OF ALL COUNTY TAXES HERE OFORE ACCRUED.

BE IT RESOLVED, by the County Court of Hamilton County, Tennessee, in Quarterly Session assembled, that the colored Elks Club of Chattanooga, tennessee, located at 919 Pine Street, be relieved of all County taxes from and including the year 1931, and that all such taxes heretofore accrued to the County of Hamilton be and the same are hereby released and discharged, the said colored Elks Club being a charitable organization operated without profit and entirely for charitable purposes.

ON MOTION of Esquire Lawrence, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee with Power to Act.

RESOLUTION THAT THE COURT IMMEDIATELY COMMUNICATE WITH OUR NATIONAL LEGISLATURE IN WASHINGTON D. C. URGING THEM TO SECURE THE NECESSARY LEGISLATION OR CHANGE IN RULES TO INSURE THE ISSUING OF THE SPECIAL LOOKOUT MOUNTAIN POSTAGE STAMPS.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That this Court go on record as indorsing the move to secure the printing and issuing of special LOOKOUT MOUNTAIN Postage Stamps by the U.S. Post Office Department in behalf of the National Military Park located on said Mountain, said move having already been initiated by the CHATTANOOGA-CHICKAMAUGA-LOOKOUT MT. NATIONAL MEMORIAL ASSOCIATION, an organization founded for the purpose of advancing the interest of all National Military Parks located in Chattanooga and vicinity, and

Be it further resolved that this Court immediately communicate with our National legislators in Washington, D. C. urging them to secure the necessary legislation, or change in rules to insure the issuing of said special Postage Stamps during the present session of the National Congress for distribution in connection with commemorating the Seventy-Second (72nd) anniversary of the battle of Lookout Mountain which anniversary of the battle Mountain falls on November 24th of this year, 1935, And--

Be it further resolved that this Court go on record as indorsing the CHATTANOOGA CHICKAMAUGA-LOOKOUT MT. NATIONAL MEMORIAL ASSOCIATION IN ITS ENDEAVORS FOR THE ADVANCEMENT of the National Military Parks located in Chattanooga and vicinity, such indorsement not to place any financial obligation upon the court.

ON MOTION of Esquire Mulkey, seconded by Esquire Brown, the foregoing resolution was passed by acclamation.

RESOLUTION TO RECONSTRUCT CERTAIN ROADS IN THE SECOND CIVIL DISTRICT WITH P.W.A. FUNDS.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Highway Commission be instructed to reconstruct the following roads in the Second Civil District with P.W.A. funds when available.

Tyner Road, Hickory Valley Road; Lightfoot Mill Road, Tunnell Boulevard, John Ross Road, Hoyt St., Overt St. South Seminole Drive, Clayton Ave., Oakwood Drive, Turkey Foot Road; Harrison-Silverdale Road, Gunbarrell Road, Julian Davidson Road and Franklin Ave., the public welfare requiring it.

ON MOTION of Esquire Fryar, Seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DESIGNATE SOUTH GERMANTOWN ROAD A DISTRICT ROAD IN THE SECOND CIVIL DISTRICT.

Be it Resolved, by the Quarterly County Court of hamilton County, tennessee, in Quarterly Session Assembled:

That the South Germantown Road, beginning at the Old Ringgold road and running south to John Ross Road be designated a district road, the public welfare requiring it.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DESIGNATE GREENBRIAR ROAD A DISTRICT ROAD A DISTRICT IN THE SECOND CIVIL DISTRICT.

Be it resolved by the Quarterly County Court of Hamilton County. Tennessee. in Quarterly

Session Assembled:

That the Greenbriar Road, from Tombras Ave. to the McBrien road be designated a district road, the public welfare demanding it.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DESIGNATE BASS ROAD A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Bass Road from the intersection of the Brainerd Road and the Chattanooga Road to Chickamauga Creek be declared a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

REPORT OF WM. BORK HOSPITAL.

REPORT FROM JULY 1, 1934 to JUNE 30, 1935.

To The Honorable Will Cummings, County Judge, Hospital Commissioners and County Court of Hamilton County,

I respectfully submit for your consideration the annual report of the work done at the Wm. L. Bork Memorial Hospital from July 1, 1934 to June 30, 1935.

On July 1, 1934 we had on roll.

	MALE	FEMALE.	TOTAL.
Patients.	119.	79	198.
Admitted during year.	66	46	112
Total under treatment during year.	185	125	310

GENERAL INFORMATION.

	MALE.	FEMALE	TOTAL.
1. Officers and employees actually in service at end of year.	6	5	11
2. Census of patients population at the end of year			
White.	75	57	132
Colored.	49	26	75
			207
3. Patients employed in industrial classes or in general hospital work on date of report	39	16	55
4. AVERAGE daily number of all patients actually in institution during year	126	77	203
FURLOUGHES.			
On furloughs.	2	18	2

We had thirty-six deaths during the year.

The chief causes of deaths were as follows:

Angina Pectoris.	3.	Chronic parenchymatous nephritis.	4
Apolpexy.	5	Died in convulsion.	1
Arterio Sclerosis	4	Epithelioma of face	1
Brain tumor.	1	General paralysis of insane	5
Cardio Nephritis	3	Pulmonary T.B.	2
Carcinoma of uterus	2	Senile Dementia.	1
Cerebral Hemorrhage.	4		

The ages of deaths are as follows:

Between thirty (30) and forty (40)	4
" forty (40) and fifty (50)	3
" fifty (50) and sixty (60)	5
" sixty (60) and seventy (70)	6
" seventy (70) and eighty (80)	13
" eighty (80) and ninety (90)	5

The following report includes all patients admitted who are on books of institution regardless of the method of admission, whether voluntary committed or otherwise.

	MALE.	FEMALE.	TOTAL.
1. Patients on books of institution beginning of institution year.	119	79	198



( Includes patients away from institution on parole, but still on books.)				
2.	Admitted during the year.	67.	47	114
3	Total on books during year. (includes total of items 1 and 2.	186.	126	312
4.	Discharged from books during year. (does not include patients away on parole.)	34	27	61
5.	Transferred to other institutions for mental disease. (includes all insane patients sent directly to any other institution for mental disease.	2	6	8
6.	Died during year.	24	12	36
7.	Total discharged, transferred and died during year.	60	45	105
8	Patients remaining on books of institution at the end of institution year. (includes patients away from institution on parole.	128	81	209

It probably will be of interest to you to know how much the Institution has grown in the past six years.

On January 1, 1929 we had 33 patients confined in the Alms House and 80 patients in the Hospital for mental disease, making a total of 113 patients in the Institution.

Since January 1, 1929, there has been 562 patients admitted in the Hospital 146 patients died; 331 patients discharged; restored or improved; 11 transferred to Alms House; 38 transferred to other institutions for mental disease; 54 readmitted. On June 30, 1935, we have 116 patients present in the Hospital, making a total of 642 patients treated in the hospital since Jan. 1, 1929.

Increase in percentage of population is 40%

Since January, 1. 1929, there has been 322 patients admitted in the Alms House 85 patients died; 157 patients discharged; 13 transferred to hospital for mental disease; 9 transferred to other institutions; 29 readmitted. On June 30, 1935 we have 91 patients present in the Alms House, making a total of 355 patients cared for in the Alms House since Jan. 1, 1929.

Increase in percentage of population is 170%.

#### FARM & DAIRY PRODUCTS.

##### Field Products.

123 tons of Hay.	@ \$14.00 ton.	\$1.722.00
334 bu of Irish potatoes.	@ 75 bu	250.00
1800 bu sweet potatoes.	50 "	900.00
80 bu of corn	85 "	68.00
145 tons of insilage.	14.00 ton.	<u>2.030.00</u>
		\$ 4.970.00

##### Vegatables.

3646 pounds of butnip greens	03 lb.	190.38
420 pd. of squash.	02 "	8.40
6732 " of cabbage.	02	124.60
1691 doz roasting corn.	15 doz.	253.65
100 gal. graut.	10 gal.	10.00
7680 doz radishes.	05 doz.	384.00
242½ bu okra	25 bu.	60.63
29 bu beans.	60 "	17.40
4945 doz green onions	10 doz.	494.50
10 bu dried onions.	75 bu	7.50
139 bu tomatoes.	40 "	55.60
1219 pounds of lettuce.	02 lb.	24.38
118 bu of turnips.	40 bu	47.60
27½ bu of beets.	75 "	20.63
27 bu of cucumbers.	50 "	13.50
110 doz carrots.	15 doz.	16.50

\$ 1.648.27

##### Fruits.

62 gallons of berries.	40 gal.	24.80
23 bushels of pears.	75 bu.	<u>17.25</u>
		42.05

##### Canned Goods.

3228 gallons beans.	40 gal.	1.291.20
2955 " apples.	40 "	1.172.00
497 " tomatoes.	40 "	198.80
187 " peaches.	40 "	78.80
107 " kraut.	40 "	<u>42.80</u>
		2.783.60

Meats.

19.054	pounds of pork.	@ 16¢ pound.	3.048.64
1.539	" veal.	12 "	184.68
1.583	" lard.	15 "	237.45
273	" kid.	10 "	27.50
770	" sausage.	16 "	123.20
			<u>3.621.27</u>

Dairy Products.

9.640	gallons of butter milk.	20 gal.	1.928.00
3.202.	pounds of butter.	30 "	960.60
950	gallons of sweet milk.	40 "	380.00
			<u>3.268.60</u>

Live Stock.

83	heads of hogs.	@ 15.00 per head.	1.245.00
16	" of heifers.	15.00 "	240.00
19	" cows.	30.00 "	570.00
32	" goats.	2.00 "	64.00
5	" calves.	5.00 "	25.00
1.	" bull.	50.00	50.00
1 pr	mules.	200.00 per pair.	200.00
			<u>2.394.00</u>

Grand Total. \$18.727.79.

Respectfully,  
J. B. Swafford, M.D.  
Superintendent.

ON MOTION of Esquire Brown, seconded by Esquire Camp, the foregoing report was adopted, and ordered to be filed and made a matter of record.

RESOLUTION TO DECLARE TIMEVILLE ROAD (better known as Smoky Road) A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the road leading from Gordon Keith Store to Cherokee Mines be designated a District Road and be known as Timesville Road.

There are twenty four families living on this road. Which it serves. The mines which this road serves are giving employment to one hundred and forty men and are using approximately twenty-five trucks hauling over this road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

REPORT OF SCHOOL SUPERINTENDENT.

TO The Honorable Judge and Members of the Court of Hamilton County:

Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent for the quarter ending June 30, 1935.

The amounts set forth in our Budget for 1934-35 and expenditures throug June 30, 1935, against same as shown by VOUCHERS issued by the superintendent's office are as follows:

	BUDGET.	EXPENDITURES.
General Control.	6.400.00	4.132.30
Instructional Service.	456.990.12	419.346.52
Operation School plant.	20.845.00	19.529.16
Auxiliary Agencies.	66.450.00	62.999.81
Capital Outlay.	6.000.00	
	<u>\$° 556.685.12</u>	<u>\$ 506.007.79</u>

° This total includes contribution of teachers, school bus drivers, janitors, and other employees which amounts to approximately \$27.300.00. (Refer to County Court Report dated April 2, 1934.

The amount of money received and deposited with the Trustee of Hamilton County during the quarter was \$101.05.

The enrollment and average daily attendance for the 1934-35 scholastic term as shown in the report to the State department are as follows:

	Enrollment.	AVERAGE DAILY ATTENDANCE.
Elementary White.	8.625	6.800
" Colored.	755	637
High School White.	2.794.	2.297
" Colored.	<u>52</u>	<u>34</u>
	12.226	9.758.

## RATING OF APPLICANTS FOR SCHOOL TEACHING POSITIONS.

At the March meeting of the Hamilton County Schools Board a plan was adopted at the recommendation of the superintendent that sought to evaluate more adequately the qualifications of the teachers who applied for positions. A copy of this plan was mailed to each Justice of the Peace. Suffice it to say that this was devised in an attempt to select the most competent individual for the particular work that we had to do. We wished to take advantage of special fitness, scholarship, aptitudes, and professional training that the applicant might have to offer. Through this special program we were able to secure a teacher for an isolated rural situation who was especially schooled in sociology with particular emphasis upon rural life. Through the transcript of credits as well as reports from college instructors the superintendent is able to judge as to the quality of preparation work done. Through references sent to superintendents, school board members, professors of education, or others who may have observed work of applicant either in regular or practice teaching classes, we secure estimates of the applicants skill in the school room. Through parts of questionnaires we also secure personality and character estimates that are necessary to know in determining the worth of a teacher. While we have had practically no vacancies to fill yet we feel that the plan, if followed closely, will be effective in selecting the best teaching material for our schools. Our children deserve the best that can be bought with the money we have to spend. The superintendent hopes at all times to keep this fact uppermost in his mind in making his selection of teachers.

The following is a list showing classification of our teachers as per preparation and how many of each class have been added within a five-year period:

LESS THAN 1 year COLLEGE.			
Elementary	----	10.	
High School.		0	
1 YEAR COLLEGE TRAINING.			
Elementary		28	
High School.		0	
2 YEARS COLLEGE TRAINING.			
Elementary	114	(40 added in past 5 years)	
High School.	2		
	116		
3 YEARS COLLEGE TRAINING.			
Elementary	45	(6 added in past 5 years.)	
High School.	3		
	48		
4 YEARS COLLEGE TRAINING.			
Elementary.	59	(35 added in past 5 years.)	
High School.	97	29 added in past 5 years)	
	156		
HOLDING MASTERS DEGREES.			
Elementary	3	(1 added in past 5 years.)	
High Schools.	22		
	25		

## BOOKER T. WASHINGTON SCHOOL.

The Booker T. Washington has finally been completed. If any of you are interested in seeing a work of art and at the same time a building devised for great service to the negro race, you would do well to make an inspection of this building. In connection with the regular classroom work we have built a cottage and the girls are taught as part of their Home Economics course, how to properly care for a home. We shall give four years of training in such as the following.

1. Training for a housemaid.
2. " for infant nursing.
3. " home cooking (Both boys and girls.)
4. " for institutional cooking (both boys and girls)
5. " in mechanical arts (boys.)
6. " in landscape gardening (boys)
7. " in truck gardening (boys)

Other courses may be added as the institution grows in usefulness.

We have started the first enterprise of its kind in the south and we are hoping that this school will prove to be of great service to this community in supplying an abundance of trained material from which those who employ may select. We have been told many times that a lady employing a maid about the house has to spend a long time in properly training her. This we are trying to take care of by giving very definite, specialized, practical training along this line.

## FREE SCHOOL BOOKS.

The 1935 Legislature enacted a general free textbook law for counties in Tennessee. It is a permissive law and any county wishing to take advantage of the opportunity afforded may do so by an appropriate resolution.

There are many arguments in favor of such a move for in the end it is really an economy move. It is somewhat of a paradox to furnish buildings and employ teachers, then have the children without textbooks to learn. That has been particularly noticeable during the depression

years. Very few, if any, of our children have been adequately supplied with textbooks. The parents have done well but they simply have not had the money to put up the first cost. This condition has imposed progress of the students and as a result the work of the school as a whole has been retarded. It has caused many children to stay out of school. The free books that we have offered have been inadequate. We sought to furnish work books in many cases in place of textbooks because we felt that if the student could get only one the workbook would be of greater service. The fact of the business is that he needs both. Our funds were limited and we could not furnish both.

If this county decided to furnish free textbooks to its school children it is advisable to set up the administration unit sometime during this school year. The bill requires that a complete list of pupils be furnished the court with the list of books each is to use. This cannot possibly be obtained until schools are again in session. It will be too late than to set up the necessary machinery in time for use in that term of school. There is also another matter which would cause us to feel that next year would be better than this. The five year adoption period ends with the next school year, that is the school term beginning this fall. We do not know how many of these texts will be retained on the approved list. It would, therefore, be unwise to spend money on books for one year's service, after which, some of them at least, would be off the list.

If the court wishes to furnish free textbooks, and I hope they do, then appropriate sufficient funds to set up all of the administrative details before the books are actually purchased. We shall have to find quarters adequate to care for more than 50,000 volumes set up shelves, racks, devise record cards, other blanks, filing cabinet etc., to care for quite a large undertaking. It will require one person full time for twelve months. in the year to properly keep tracks of those books. This person should be selected with the following qualifications:

1. Should know how to keep accurate records.
2. Should know something about the teachers problems.
3. Should know how to repair and supervise repairing of books.
4. Should be an agreeable personality with lots of diplomacy and aggravating situations.
5. Should be acquainted with textbooks, both as to content and mechanical fitness, so that he or she may assist in making up adoption lists.

I feel confident that it would take the entire of the last half year of 1935-36 school term to get this plan properly set up.

TEACHER RETIREMENT FUND.

One definite need in this county as in every other county is a Teacher Retirement Plan. This plan may be devised with teachers paying their pro rata of the cost. The county should meet the teachers half-way based on salary schedule and in addition retire outright those in our system who are sixty years of age or more and others who have spent at least thirty years in the service of the county where the type of service that they are rendering shows a lot down in their work.

An adequate retirement system can be established by teachers and county each contributing 4% of total salary budget to such a fund. \$10,000.00 additional from the county will carry those who have to be retired at once. This \$10,000.00 will eventually be eliminated as those older teachers gradually drop out of the picture.

Again wishing to express to you my appreciation for the fine way in which you have always stood by the program of the department of education, I am.

Yours very cordially.

Arthur L. Rankin.

Superintendent.

ON MOTION of Esquire brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered filed and made a matter of record.

REPORT OF COUNTY ENGINEER.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENN.

During the past quarter this office has settled the following right-of-way claims:

Dorsey Leather Co., State Highway #27.	400.00
J. C. Shearman " 29	150.00
Total.	\$ 550.00

In the case of Rufus Sharp vs. Hamilton County for right-of-way on State Highway #2, a judgment of \$1000.00 was secured against the Court. but both sides have asked for a new trial, so this case is as yet unsettled.

Respectfully submitted,

E. G. Murrell.

County Engineer.

ON MOTION of Esquire Camp, seconded by Esquire Rice, the foregoing report was adopted and ordered to be filed and made a matter of record.

## REPORT OF CHAIRMAN OF BOARD OF EDUCATION.

TO THE HONORABLE COUNTY JUDGE AND COUNTY COURT OF HAMILTON COUNTY. TENN.

Gentlemen:

I am herewith submitting to you my report for six months, January 1, 1935 to June 29, 1935.

During this time, I have attended all teachers meetings and conferences; presided over all board meetings, attended community meetings; visited practically all of the schools, a great deal of time has been spent in going over prospective school sites; made monthly reports to the Buildings and Grounds Committee, as to condition of school buildings and repairs needed; requisitioned all school supplies and equipment; prepared and requisitioned all school supplies and equipment; prepared and requisitioned the needed equipment for 1935-36, which is as follows:

50 Teachers Desks.	1 Combination Science Table.
60 " Chairs.	8 Manuel Training Work Benches (Double)
63 Supply Cabinets.	1 Cot
41 Bulletin Boards.	40 Typewriters.
9 Sand Tables.	10 Typewriter Tables.
12 Classroom Library Tables.	Student Desks.
202 Tablet Arm Chairs.	100 -- #1
143 Steel Folding Chairs.	86 "2
20 Stools.	41 #3
250 Auditorium Seats.	41 #4
78 Primary Chairs.	41 #5.
2 Filing Cabinets.	13 sets Elementary Maps.
2 Small Tables.	7 sets Junior High Maps.
	10 Globes.

I have helped with the compiling of government information on 32 projects which have been submitted to the P.W.A. The following school projects, amounting to \$1,432,822.86 were submitted to the P.W.A. office in Nashville, for government approval-- the county's share of this large building program would only be \$788,000.00.

Anna B. Lacey School Addition.  
 New Hixson High School  
 White Oak School Addition.  
 New Red Bank Junior High School.  
 New Soddy-Daisy High School.  
 East Dale Grammar School Addition.  
 New Tyner-Silverdale Consolidated School  
 Central High School Addition & grounds.  
 New Fairmount Grammar School.  
 New Ganns-Middle Valley Grammar School.  
 New Fairmount Grammar School.  
 Falling Water School Addition  
 Daisy School Addition.  
 Mountain Creek School Addition.  
 Ooltewah Elementary & High School Addition.  
 Red Bank Elementary Addition.  
 Sale Creek School Auditorium & Gymnasium.  
 Apison School Auditorium.  
 Birchwood School Addition.  
 East Brainerd School Addition.  
 Tyner High School ( New Building)

I am giving below a report on the T.E.R.A. School Projects. Some have been completed while others are being carried on at the present time.

Hixson School building is being completely overhauled. The auditorium has been condemned by the architect. Steel Girders and columns are being used for reinforcing the building; proper lighting is being installed; as the building was formerly wired for a "Delco" system, the ceilings are being replastered and the exterior of the building repainted; and loose brick reset.

Booker T. Washington High School (Colored) is finished and Hamilton County has received many fine compliments from those connected with the State Department. It is considered the finest colored school of its kind in the State and equal to any in the south.

Edward(s Point School is completed and will be ready for occupancy at the opening of the fall term. It is built of native stone and has one large class room and a library.

A Grounds Improvement Project for the Washington (Colored) and Edwards' Point School are approved, and grounds at both places have been put in first class condition.

Tyner Athletic Field has been finished and will be ready for use at the beginning of the next school term.

We have put thru a project for the Lookout Mountain (Colored) School for building walks, walls and drainage. This work will be completed very soon.

A project for completing the Ooltewah School Grounds has been approved and work will start at an early date.

T.E.R.A. Projects have also been submitted for repairs to the Birchwood School and work on the Hixson School grounds, but as yet these have not been approved.

The following report on necessary repairs on school buildings and equipment, with replacements that are needed, had been submitted to the Buildings and Grounds Commission.

Amnicola.

Students Desks -- Bolts -22. Shelves --16.

Apison.

Electrical Repairs.

Walls, ceilings need painting, Students Desks -Varnish-139--Bolts-44; Shelves--6. Backs--8; Seats--18- Tops--43- Irons. 3.

Bakewell.

Toilets need repairs.

Students Desks --Varnish--74- Bolts-22; Shelves--12--Seats--1. Tops. 13..Irons--1  
22 primary chairs need repairs.

Bakewell (Col)

Lock to primary door closet.

2 gutters for porch corners; 3 toilet seats. Students Desk-Varnish--41;Backs--3;  
Seats--1; Irons--3.

Birchwood.

Roof leaks--dome should be taken down and replaced with large ventilator.

2 windows broken.

Floors sunk in 2 rooms. Plaster broken in several places.

Central High.

26 window panes broken. Electrical repairs needed. Door and partition broken in toilets. Roof to be painted.

Chickamauga.

Pump broken, Toilets need repairs. Students desks--Varnish 21; Bolts;6;, Shelves--10.  
22 Primary Chairs repairs and varnished.

Chickamauga (Col.)

2 window panes broken. Need a new coal house. Need a new toilet pits. Students desks--  
Bolts 21-- Shelves--7.

Daisy.

Roof leaks over Study Hall. Plaster broken. Students Desks--Varnish 452; Bolts-22;  
Shelves--44; Backs--3; Seats--10; Tops--4; Irons --8- General Repairs & refinish  
tops on study hall desks.

2 Teachers Desks and 1 chair. Primary Chairs--55 varnished.

East Brainerd.

Roof leaking badly--need new roof on old part. New new heating plant. Fountain  
need more bulbs. Students Desks--Varnish--158--Backs-2. Seats. 3, Tops 3.  
18 Library tables varnished.

East Dale.

Locks poor. Students Desks--Varnish 167--- Bolts--30; Shelves-28--Seats--3-  
Tops -11; Irons--2; Tops refinished--43. 61 tables varnished; 50 primary chairs  
varnished and glued.

East Dale (Col)

Students Desks --Shelves--11; Seats--9- Tops--3- Irons-1.

East Ridge.

Blackboards need to be replaced. Building needs painting; Students Desks-- Varnish--67-  
Shelves--9-- Backs-1. 1 Teachers desk repaired and varnished. 1 teachers chair repaired.  
8 primary tables varnished.

Fairmount.

Need 1 window pane and 7 cords. 3 inside and 1 outside door needs work. Plastering  
off in three rooms. Interior of building needs painting. Students desks--  
Bolts--9-- Shelves--13- Tops refinished--16. 1 primary table needs repairs.

Fairview.

2 Window panes broken. Students desks--Varnish 102- Bolts--12; Shelves-- 5, Backs--1.  
Tops 1; Irons;1.

Falling Water.

Toilets Bad, need new ones. Students Desks--Varnish--73; Bolts--7; Shelves--13;  
tops refinished--49.

Flat Top.

1 leak in roof. Toilets insanitary.

Friendship.

1 toilet needs repairs. Students Desk--Varnish--67- Shelves--3; Backs--1.Seats--1.  
Tops--1; Tops refinished--29.

Ganns.

Roof should be painted. Toilets need painting. Entire building needs painting.



Entire building needs painting. Students Desks--Varnish--70; Shelves--10; Irons; 1; General Repairs--5. 1 Teachers desk needs varnish.

Gold Point.

Grounds need improvement. Students Desks-- Bolts--12; Tops 5.

Georgetown (Col)

Needs a new roof. 2 window panes and 10 window shades needed. Crayon trough needed in classrooms New steps needed at entrance of building. Toilets in unsanitary condition and door needed for 1 toilet. All student desks need some repairs and varnishing.

Harrison.

Need new roof on new part of building. Furnace needs lining. Need 6 window shades; 4 window shades, 4 window locks. Need electric bell. Need new floors in 1 room. Walls, ceiling needs painting. Students desks--Varnish--84--Bolts--19--Shelves--27 Backs--2, Seats --9. Tops--4; Iron--5. 59 Primary tables to be varnished.

Harrison (Col)

1 toilet needs repair--seat top broken. Building needs painting; Students Desks--Varnish--27-- Seats.1.

Roland Hayes (Col)

Interior of building needs painting. Students Desks--Bolts--26; Shelves--7- Backs--5- Seats-22.

Hixson.

Students Desks--Varnish 318. Bolts--22.. Shelves--50. Backs..1; Seats.4;.Tops.15; Refinish tops. 2 Teachers desks need repairs. 21 primary chairs. 29 benches, and 19 tablet arm chairs need repairs:

Hixson (Col)

Roof bad, needs repair. 21 primary chairs, 29 benches and 19 tablet arm chairs need repair.

Hixson (Col)

Roof bad, needs painting. Need new coal house. Students Desks--Varnish--30-- Shelves--5; Backs--3; Seats--1; 1 teachers chair needs repair.

Jersey.

Sliding doors need repair. Grounds back of building need work. Repairs needed on toilets. Some plastering off. Students Desks--Varnished --57; Shelves--8. Backs--4 ; Seats--2. Tops. 7; Irons.1.

King's Point.

Students Desk---Shelves--6.

Anna B. Lacey:

Grate bars burned out. Indoor toilets need repairs; Raditor in north hall disconnected-- need 3 raditors handles. 9 cracked window panes. 1 bad lock on outside door. Floors buckled in 1 room. Drain in basement stopped. Walls, ceilings cracked and falling; Students Desks--Varnish--5- Bolts-33, 26 primary tables varnished.

Lookout Mountain.

Need some plumbing work. Students desk--Varnish 73; Bolts--7; General repairs--16; Repair--1 Primary table and few primary chairs: Varnish 22 tables arm chairs.

Lookout Mountain (Col)

Roof needs to be painted. 1 window pane broken.

Lupton City.

6 window panes broken. Ceiling broken in 1 room. Students desks--Varnish--90- Bolts--2; Shelves--18. Repair 1 teachers desk.

Maddux.

2 window panes broken. Students Desks---Varnish--37.

Meadow View.

Students Desk---Varnish--38- Bolts--39; Shelves--12- Seats--1. Repair 6 Primary Chairs;

Miller's Grove.

Toilets need recovered. 2 window panes broken. Building inside should be painted; Students Desks---Varnish--129-- Bolts--8- Shelves--32.. Seats--5. Tops 2. General Repairs on a few.

Mountain Creek.

2 Window panes broken. Floors bad. Toilets bad. Interior of building bad-- walls, ceilings, Students Desks--Varnish--174; Bolts--6; Shelves--17; Backs--4. Seats--1; Tops.3.

Mowbray.

2 window panes broken. Need 2 padlocks and lock on library door. Most of blackboards need replacing. Interior of building needs painting. Students desks--Varnish--122; Bolts--30; Shelves--4; Seats--2; Tops--2; Irons--2.

New providence.

1 window lock and cord needed. Students desks. Bolts..6.

Oak Hill.

1 broken window pane. Some plastering fallen. Students desk..Varnish--21. Shelves--18. 1 book cabinet needs repair.

## Ooltewah.

Students desks---Varnish--30; Bolts--13; Shelves--20; refinish tops;;79.  
1 teachers desk, 3 primary chairs repaired; 69 tablet arm bhairs:

## Pineville.

Roof of main building leaks. Window panes broken. Students desks--Varnish--65;  
Seats--3; ops--6; Irons; 1, Tops refinished--41.

## Red Bank Elementary.

Roof leaks in portable (older part)  
Rain blows under windows to inside in brick building. Students desks--Varnish--75;  
Shelves--41--tops--2; Irons. 3. Repair 1 teachers chair and varnish 1 teachers desk.

## Red Bank Junior High.

Students Desks---Shelves--7; Seats;;3; Irons--7; Repair 1 library table. Tablet Arm  
Chairs--Plane & varnish 68-- Bolts--41.

## Riverside.

1 bad window---1 glass out of door. Students Desks--Varnish--19.

## Sale Creek.

Roof should be painted. 3 leaks in steam line. Need 10 lower and 5 upper window sash  
Toilets needs and 8 stools. Building needs painting inside and out; Students Desk--  
Varnish 223; Shelves--24; Backs--58- Seats--65; Tops--8; Irons--3;  
1 teachers desk and 41 tablet arm chairs varnished. 6 benches repairs.

## Salem.

Students Desks---Varnish--15--Shelves--7.

## Shady Grove.

Toilets need repair. Students desks--bolts--6-

## Sawyer.

Need window cords, glass and shades. Doors and locks in bad repair. Toilets  
need new pits. Building needs painting.

## Signal Mountain.

Students Desks--Varnish--72--Bolts--2; Shelves--8. Tops refinished--25. 1 teachers desk  
varnished.

## Silverdale.

1 broken door pane. Students desks--bolts--8; shelves--5; seats;;3. Tops.2.

## Snow Hill.

Roof has 1 leak. Need window locks and locks ~~xxx~~ for toilet doors.  
New window locks and locks for doors. Need plaster patched and some painting done.  
Students desks--Varnish--104-- Bolts--15-- Shelves--7. Irons--1. Students Desk--  
Varnish--104-- 5 teachers desks, 1 chair; 1 primary & 8 primary chairs varnished.

## Soddy.

Students Desks...Varnish-364--Bolts;;2;; Shelves;;7; seats. 14; tops, 14. Irons. 10  
Tightened--10. Tablet Arm Seats--Varnish--30. Repair--4. Repair 1 teachers desk, 51  
primary chairs and 49 benches.

## Soddy (col)

Students desks--Varnish--37--Bolts--4- Shelves--4. backs..1; Seats--5.Tops--2. Irons--1.

## Summit. Col.

4 broken window panes. Well dry. Students desks in principal's room need tightened  
2 teachers desks and 2 teachers chairs need repairs.

## Tyner Elementary.

4 squares of roof needs renewing walls, ceilings. need painting. Students desks--  
Varnish--8; Shelves--4- Seats--2; Tops--2.

## Tyner High.

Roof should be inspected. Window cords and few panes should be replaced. Doors and  
locks in bad state of repair. Raditors need overhauling--Heat is inadequate.  
Raditors need overhauling--- Some plastering and painting needed. Floors should be over-  
hauled. Repair work needed on toilets. Students desks--Varnish--178--Shelves --14.  
Backs--2. tops--1. Irons.5- tops refinished--9.  
1 teachers desk and several tablet arm chairs need repairs.

## West View.

2 window panes and 2 window locks broken. Students desks...Varnish--21. Irons. .2

## White Oak.

Portable building needs new roof.. Students desks--Varnish--85; Shelves;5; Seats--1.  
tops--2. Irons--1. refinish tops.6.  
Varnish 1 teachers desk and 40 primary tables.

I would not like to close this report without thanking the members of the Hamilton  
County Court, Judge Cummings and Mr. Frawley, or the wonderful support given the Department  
of Education. You have made it possible for this department to lead with others in educational  
work.

Mrs. Anna B. Lacey.  
Chairman. Board of Education.

ON MOTION of Esquire Camp, seconded by Esquire Rice the foregoing report was adopted

to be filed and made a matter of record

REPORT OF HIGHWAY COMMISSION.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENN.

GENTLEMEN:

During the past quarter the Commission has kept all of the roads of the county in fairly good condition and very few complaints have been received from the traveling public concerning them.

T. E. R. A. PROJECTS.

The Commission has supervised the relief workers assigned to work on the various county roads, and their work has been of inestimable value in the improvements of the road on which they have been worked. The projects on which they have worked during the quarter, have been.

Birchwood Pike.	Hotwater Road.
Mahan Gap Road.	Browntown Road.
Lightfoot Mill Road	Signal Mt., Boulevard.
Handcock Road.	Edwards Point Road.
John Ross Road.	Lupton City Drive.
Morris Hill Road.	Green Pond Road.
N. Moore Road.	Boy Scout Road.
Snow Hill Road.	Anderson Pike.
	Coulterville Pike.

The principal work done on these projects has been widening of road- and shoulders, cherting, draining and preparing the road-bed to receive an asphaltic oil treatment. On the Boy Scout road the work done was chiefly the improvement of the grade crossing at the C.N.O.&T.P. Ry.

**BRAINERD ROAD:** This road was graded and oiled in 1928-29. During the past month a seal coat was placed over this surface from the Lee Highway to the Ooltewah-Ringgold Road, a distance of 7;3. miles.

**GRANDVIEW AVE:** This street was cherted and oiled from the old Wauhatchie Pike to W. 38th St., a distance of 0:15 miles.

**HUGHES STREET:** This is a new stretch in Red Bank, which the Commission opened up, graded and cherted from the Dayton Pike to Easton Ave., a distance of 0:45 miles.

WORKS PROGRESS ADMINISTRATION PROJECTS.

Effective July 15, 1935, the W.P.A. will take over the work of the T.E.R.A. and all new road projects receiving Federal aid, will be done with their approval. It is not yet known just how much aid the Highway Department will receive under this plan, but the Commission is planning on obtaining as much road work as their limited funds will allow them to participate in under the plan.

WORKHOUSES.

Both the White Oak and Silverdale workhouses have been maintained in excellent condition. The prisoners, as a whole, have behaved in a creditable manner, and their health and morale has been good. The average number of prisoners maintained during the quarter at---

White Oak was	49
Silverdale.	84

Respectfully submitted,  
Board of Highway Commission.  
T. W. Wilcox. Chairman.  
S. A. Robertson.  
J. F. Goodson.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

REPORT OF THE CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, your CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be order paid.

M. L. MULKEY.	COUNTY JUDGE PRO TEM.		
Jas. C. Blevins.	Horace Edmondson.	William Carlisle.	
Viola Hall.	Maggie Taylor.		
Ida May Hallmark.	A. O. Moore.		
Luther Baker.	Joe E. Prestwood.	17 cases @ \$5.00.	\$85.00
Nora Hillas.	Rebecca Friedman.		
Mamie Parks.	Lydia Rulkotter.		
Fred Sperry.	Horace Edmondson.		
James Martin.	Elbert T. Wright.		

B. WILSON.	D.S.	
Thomas A. Radcliff.		
Lex Thomas.		
G. R. Bell.	3 cases @ \$3.00	9.00
G. E. TATE.		
Viola Hall.	one case @ 3.00.	3.00
ED. LAWSON.	D.S.	
Luther Baker.	One case @ 3.00	3.00
J. H. LOWRY.	D.S.	
James Martin.	one case @ 3.00	<u>3.00</u>
		\$ 103.00

HAMILTON COUNTY.

T. W. KILLOUGH.

FOR SERVICES RENDERED FOR QUARTER ENDING JUNE 30, 1935.

For making Quarterly Record, 15.750 @ 10¢ per 100.	15.75
Entering Orders of the court 36 @ 25¢	9.00
Filing petitions for exemptions, 28 @ 25¢	7.00
Supplying certificates with seals attached 28 @ 75¢	21.00
Opening and closing records, 79 days @ 50¢	39.50
Filing, docketing and entering lunacy cases, 17 cases @ 3.85	65.45
Jacketing County Bills, of expenses 4 @ 15¢	60
Elections by the Court 4 @ 50¢	2.00
Filing report of County School Superintendent.	25
County Trustee	25
Claims Committee.	25
Ex-Officio fees for quarter ending June 30. 1935.	50.00
For Registering Circuit Court Bills of cost 88 @ 15¢	<u>13.20</u>
	\$ 224.25

I certify that the foregoing to be correct to the best of my knowledge, and belief.

T. W. Killough. CCC

Sworn to and subscribed before me this 1st day of July, 1935.

Margaret Orrell. D.C.

Ed Rbbinson.

Chairman.

G. Russell Brown.

Mack Fryar.

ON MOTION of Esquire Robinson, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the following Notaries Public were elected.

E. Y. Chapin. Jr.

J. Hamilton Cunningham.

L. E. Carter.

A. P. Gratzler.

Frank Morast.

Mrs. Curtis V. Moore.

C. P. Neal.

Mance Smith.

Page H. E.

L. S. Trotter.

F. B. Taylor

W. H. Williams.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following exemptions that are properly filled out are granted.

Gal Burgess.	Privilege Tax.
Dan Beavers.	"
Joe Bruce.	"
Paul W. Blankenship.	"
Walter Clements.	"
Claudie Lee Coleman.	"
P. G. Cantrell.	"

J. E. Cook.	Privilege Tax.
A. C. Call.	"
W. C. Call.	"
Fred Deaton.	Peddler
Walter Ellison.	"
T. W. Finsh	"
E. L. Gordy.	"
Homer Gasaway.	"
Beecher Holland.	"
S. A. Horton.	"
Geo. W. Johnson.	"
Lawrence King.	"
W. A. Long.	"
W. B. Lyles.	"
Mack Lowe.	"
Jess Lamb.	"
Helen Lauderbach.	"
King Lawrence.	"
J. J. Moore.	"
Glen Metcalf.	"
Mary A. McCarson.	"
John McDonaal.	"
John Nelson.	"
Mrs. Northup.	"
Wilson Poole.	"
Jim Pierce.	"
Chas. Pickle.	"
A. C. Pettitt.	"
Jim Pearce.	"
W. R. Rowan.	"
J. M. Raney.	"
Byrlon L. Robertson.	"
Geo. Stephenson.	"
Charles Simpson.	"
R. R. Shedd.	Poll Tax.
Luther Scoggins.	Peddler Tax.
Geo. Turner.	"
Mack Thomas.	"
G. W. Wooten	"
T. J. Wallace.	
Frank Underwood.	Poll Tax.

ON MOTION of Esquire Camp, seconded by Esquire Rice, Court adjourned to meet Monday,

July 29th, 1935.



COUNTY JUDGE.

J U L Y   A D J O U R N E D   T E R M .   1 9 3 5 .

STATE OF TENNESSEE    )

COUNTY OF HAMILTON.    )           MONDAY. JULY 29th, 1935.

BE IT REMEMBERED, That on this the 29th day of July, 1935, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, An Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace, of said County, and the following answered to their names: Esquires Mulkey, Bayless, Lawrence, Camp, Fryar, Thrasher, Hamby and Robinson, Total 8. Esquires Rice and Brown being absent.

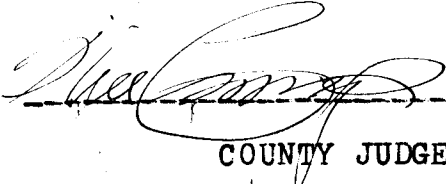
ON MOTION of Esquire Thrasher seconded by Esquire Camp, the following Notaries Public were elected.

Evelyn Anderson.  
M. O. Cates.  
John S. Carriger.  
Mrs. Elizabeth Dobbs.  
Chas. M. Fain.  
A. P. Gratzner.  
Margaret Lanham.  
C. L. Walker.

ON MOTION of Esquire Thrasher. seconded by Esquire Mulkey, the following exemptions were granted.

Will Cofer.  
Len Dunn.  
Lee Gober.  
Will Hale.  
W. J. Hoyle.  
J. L. Hill.  
Clyde Jackson.  
Jeff Jordon.  
J. D. McAllister.  
Ralph Newman.  
Wm. L. Siveley.  
H. Y. Thompson.  
S. L. Welch.  
J. P. Womack.

ON MOTION of Esquire Thrasher, seconded by Esquire Mulkey, Court adjourned until Wednesday morning at 10 o'clock.

  
COUNTY JUDGE.



STATE OF TENNESSEE     )

COUNTY OF HAMILTON.    )

WEDNESDAY. JULY 31, 1935.

BE IT REMEMBERED, That on this the 31st day of July, 1935, before the Honorable Will Cummings, County Judge of Hamilton County, Tennessee, an Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Rice, Lawrence, Camp, Fryar, Thrasher, and Hamby; Total 7. Esquires Bayless, Brown and Robinson being absent.

RESOLUTION TO REQUEST THE BOARD OF ELECTION COMMISSIONERS OF HAMILTON COUNTY, TENNESSEE TO CANCEL AND REVOKE THE NOTICES OF ELECTION HERETOFORE ISSUED AND PUBLISHED BY SAID BOARD FOR A COUNTY ELECTION OR ELECTIONS TO BE HELD ON AUGUST 8th, 1935, AND NOT TO HOLD THE SAID ELECTION OR ELECTIONS ON SAID DATE.

WHEREAS, in accordance with a resolution adopted by this court on the 3rd day of June, 1935, Notices were issued and published by the Board of Election Commissioners of this County for a County election or elections to be held on the 8th day of August, 1935, on the issuance of certain bonds, some of which have heretofore been authorized by acts of the Legislature and some of which have not been so authorized (a copy of each of said notices being hereto attached, marked Exh. 1 and 2 respectively, and made a part hereof); and

WHEREAS\_ since the issuance and publication of said notices, the legislature has passed a general act providing a more satisfactory method for the issuance of bonds for public works, and affording ample opportunity for the people to express their will thereon; and

WHEREAS, it is the judgment of this Court that in order to avoid confusion, uncertainty and unnecessary expense, and facilitate the carrying on of a proper public works program in an orderly and economical manner, all proceedings in connection with the issuance of bonds for public works should be under and in accordance with said general act;

NOW, THEREFORE:

SECTION 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that the Board of Election Commissioners be and they are hereby requested to cancel and revoke the notices of election referred to in the preamble hereof, and not to hold the said election or elections on said date.

ON MOTION of Esquire Camp, seconded by Esquire Rice, the foregoing resolution was adopted by acclamation.

ON MOTION OF Esquire Thrasher, seconded by Esquire Bayless, Court adjourned until 10' o'clock Monday, August 12th, 1935.

  
 COUNTY JUDGE.

STATE OF TENNESSEE. )

COUNTY OF HAMILTON. ) MONDAY. AUGUST 12th. 1935

BE IT REMEMBERED\_ That on this the 12th day of August, 1935, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Thrasher, Hamby and Robinson, Total 9, Esquire Brown being absent.

## REPORT OF THE FINANCE COMMITTEE AND ADVISORY COMMITTEE.

TO THE HONORABLE COUNTY COURT.

The Finance Committee begs to make the following report:

The following matters referred to the Finance Committee with power to act were disposed of as follows:

It was moved, seconded and unanimously carried:

That the County Judge be authorized to issue the county's payable warrants, out of funds not otherwise appropriated, to the Stone Fort Land Company's for rent of 1140-42 Market Street for offices for the Tennessee Emergency Relief Administration, in the amounts of \$120.00 per month for twelve months beginning April, 1, 1935, or such part there as the said buildings are thus occupied, said amount being the county's part (40%) of \$3,600.00 per annum, the remaining part to be paid by the City of Chattanooga, the division between the city and county being based on respective tax rates.

That a resolution to issuance of Hamilton County bonds to match P.W.A. funds for a public library in Chattanooga, Hamilton County, Tennessee be approved.

That refund of \$23.25 be made to J. W. Cox, said amount being the county's part of licenses erroneously collected.

That petition of the Morris Plan Bank of Chattanooga, seeking refund of \$150.00 for alleged erroneous collection of privilege tax be disallowed on advice of the county attorney.

That the tax assessor be authorized to issue errors and releasements to reduce the 1932, 1933 and 1934 tax on Millsaps Tract in the 3rd Civil District, assessed to Durham Land Company, to \$2,500.00 for each of the said three years, on account of erroneous assessments.

That refund of \$37.50 be made to the American Service Co., Inc., being the county's part of privilege tax erroneously collected.

The Finance Committee recommends:

That duplicate payable warrants be issued in lieu of certain others, purported by L. Newman, Silverdale, to have been cashed by him and then lost, upon verification by the County auditor, and upon security equal to the aggregate amount involved, so that the county may be held harmless against loss.

That the tax assessor be authorized to issue error and releasement covering the \$500.00 personalty assessment against Mrs. L. B. Wertheimer for 1934 on account of erroneous assessments.

That the tax assessor be authorized to issue error and releasement for \$1300.00 valuation for 1933 on lot 6, block 20, Missionary Heights, assessed to Stella and Katherine Rogers, on account of the said property being used for church purposes.

That refund of \$22.14 be made to Mrs. Nannie M. Norman, being the county's part of the 1933 tax on lot 9, block 10, Sherman Park, erroneously collected from her, receipt No. 9060, and that the delinquent tax attorney be authorized to file suit for the said tax against the rightful owner of the above property.

That the tax assessor be authorized to issue error and releasement covering the 1934 tax against lot 12, block 28, Missionary Heights Addition, assessed to Jacob Rich and wife, and by them deeded to the B'Nai B'Rith Home for the Aged in Memphis, Tennessee, on May 22, 1933, said home being a charitable and benevolent institution; and that that part of the petition seeking release from the 1933 tax on the same property be disallowed.

That the tax assessor be authorized to issue error and releasement covering the 1930 assessment against the part of lot 15, block 8, Dodds Addition, assessed to W. L. Dodds, and sold by him on August 22, 1929, to Ridgedale Lodge No. 660, Free and Accepted Mason's and described as follows:

"Beginning on the southwest corner of the lot now owned by Ridgedale Lodge, running thence along the west side of Dodds Avenue 25 feet; thence east of uniform width 90 feet; thence north 25 feet to the southeast corner of said

lot owned by Ridgedale Lodge; thence west along the line of said lot to the beginning".

on account of the said property being exempt from taxation, but assessed by the tax assessor for that year on account of the deed not having been recorded until August, 4, 1930.

That the Chattanooga Colored Community Center be paid \$25.00 per month out of the General Miscellaneous appropriation, for such part of the current year as funds may be available without overdrawing the appropriation.

That refund of \$27.95 be made to C. M. Preston, Trustee, said amount being the county's part of the 1930, 1931, and 1932 and 1933 tax on block 7, Tiftonia, in the 3rd Civil District assessed to C. M. Preston, Trustee, erroneously assessed and collected.

That a rising vote of thanks be tendered the Advisory Committee in recognition of the earnest efforts put forth by its members to aid the Finance Committee in the making of the 1935-36 general budget.

Respectfully submitted,  
 H. F. Lawrence.  
 Chairman.  
 M. L. Mulkey.  
 Luther Hamby.  
 W. T. Thrasher.  
 Kelso Rice

ON MOTION of Esquire Mulkey, seconded by Esquire Lawrence, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Thrasher, Hamby and Robinson. Total 9, Esquires brown being absent.

#### REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Your Finance Committee and Advisory Committee, appointed by the County Judge, having carefully estimated the receipts and expenses of the County for the Budget Year beginning July 1, 1935, and ending June 30, 1936, same to be provided for by tax levy on the assessments for the year 1935, and the receipts from all other sources, beg leave to report as follows:

#### FIRST.

In the absence of the exact official tax aggregate, which has not been finally compiled, the following is based on an assessed valuation of \$136,000,000.00, which we are informed will be substantially correct.

#### SECOND.

We estimate the receipts based upon a levy of \$1.61 (one dollar and sixty-one cents) on each one hundred dollars of all property subject to taxation in the county, and from all other sources to be as follows:

Property tax, by Trustee.	\$1,910,368.00
County Court Clerk, (including Excess Fees)	100,000.00
Circuit Court Clerk, (including Excess Fees)	7,500.00
Criminal Court Clerk, (including Excess Fees)	7,500.00
Clerk & Master of the Chancery Court:	
Delinquent Property Tax and Penalties.	5,000.00
Other---including Excess Fees.	10,000.00
Justices of the Peace.	1,000.00
County Register--Excess Fees.	1,500.00
County Trustee--Excess Fees.	30,000.00
Sheriff---Excess Fees.	5,000.00
Schools from State.	161,000.00
Poll Tax, including penalties.	30,000.00
State Hwy. Reimbursement Board.	30,000.00
All other sources.	<u>34,802.00</u>
	\$ 2,333,670.00

#### THIRD.

#### ESTIMATED EXPENSES.

Buildings and Grounds--General.	20,800.00
Buildings and Grounds--Schools.	41,500.00
Board of Health.	19,500.00
Chancery Court.	2,300.00
Circuit Court	20,300.00
Criminal Court.	52,000.00
County Court Per Diem	200.00
Elections.	6,500.00
Lunatics	3,000.00
Office Expense.	11,500.00

Pauper Burials.	5.500.00
County Hospital.	37.000.00
Public & Charitable Institutions (Ehb. No. 1.	162.690.00
Salaries. (Ehb. No. 2).	44.535.00
Sheriff & Jail.	40.000.00
Elementary Schools (Exh. No. 3).	296.728.00
High Schools (Exhibit No. 4.	228.454.00
Interest on bonds. (Exhibit No. 5)	383.561.89
Addition to Sinking Fund.	107.000.00
Fire Insurance Fund.	25.000.00
Int. on Loan and Discount on Taxes.	35.000.00
Trustee's Commission.	42.000.00
Miscellaneous General.	33.601.11
Miscellaneous --Rural Relief.	<u>15.000.00</u>
	\$ 1.633.670.00
Total for County Purposes.	1.633.670.00
For City of Chattanooga,	<u>700.000.00</u>
	\$ 2.333.670.00

Includes \$5,000.00 (only) for Griffenhagen & Associates, Auditors.  
FOURTH.

To comply with Chapter 75 of the Acts of 1932, which provides for a tax for elementary schools and for high schools, to be retained by the county wherein assessed and collected. a levy of ten cents is made for elementary schools and a levy of five cents for high schools, both of which are embodied in and made a part of the county levy for elementary and high schools.

FIFTH.

To provide for the expenses set forth on page three, we recommend the following tax levy for 1935-36.

County Purposes.	\$ 0.1669
Interest and Sinking Fund.	.4346
Elementary Schools.	.67
County High Schools.	.175
Bonny Oaks Industrial Schools	.0135 x
Hospitals, Sanitariums and other Public & Charitable Institutions.	.13.
Fire Insurance Fund.	<u>.02</u>
	\$ 1.61

SIXTH.

We also recommend that a privilege tax for county purposes be levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

We further recommend an assessment of one dollar (\$1.00) for school purposes on each person liable for a Poll Tax in the county, in addition to the one dollar (\$1.00) already provided for by the State.

We further recommend that a pike tax of five cents be levied on each one hundred dollars (\$100.00) of all property subject to taxation in the county, the same to be applied on the pike roads of the county, as now provided by law.

We further recommend that a tax of ten cents be levied on each one hundred dollars (\$100.00) of property located outside the corporate limits of the city of Chattanooga, subject to taxation, same to be applied on the district roads, as now provided by law.

We further recommend that all merchants shall pay an ad-valorem tax, upon the average capital invested by them in their business, of one dollar and sixty-six (\$1.66) for those inside the corporate limits of the City of Chattanooga, and one dollar and seventy-six cents (\$1.76) for those outside, which is equal to the property tax rate, and is to be distributed in the same manner.

EXHIBIT NO. 1.

PUBLIC AND CHARITABLE INSTITUTIONS.

Pine Breeze Sanitarium.	41.500.00
Erlanger Hospital.	47.500.00
Bonny Oaks Industrial Schools.	15.250.00
Chattanooga Public Library.	14.000.00
Vine Street Orphans Home.	2.880.00
Humane Educational Society.	2.400.00
Florence Crittenton Home.	1.200.00
Old Ladies Home.	960.00
Children's Refuge.	800.00
Anti-Tuberculosis Association (Bovine)	900.00
Children's Hospital.	28.000.00
University of Chattanooga.	6.000.00
American Legion for Crippled Children.	1.000.00
Blackford Street Colored Orphanage.	<u>300.00</u>
	\$ 162.690.00

## EXHIBIT NO. 2.

## Salaries.

County Judge.	5.000.00
'Chief Clerk & Purchasing	4.200.00
Clerk to County Judge.	1.440.00
Chairman Board of Education.	2.250.00
Superintendent of Education.	2.550.00
County Attorney.	3.000.00
Clerk to Superintendent of Education.	1.125.00
County Physicians	1.800.00
Tax Assessor & Clerks.	20.130.00
License Inspector.	2.050.00
Chairman Finance Committee.	180.00
Four Members Finance Committee.	360.00
Three Members Poor House Commission.	270.00
Two Members Claims Committee.	180.00
Total.	\$ 44.535.00

' Includes the salary of a Budget Clerk.

## EXHIBIT NO. 3.

## ELEMENTARY SCHOOLS.

Estimated Receipts.	
Property Tax.	802.728.00
From State Of Tennessee.	142.000.00
From Poll Tax.	30.000.00
From Clerks of various Courts.	22.000.00
	\$ 996.728.00
Less City of Chattanooga Schools.	<u>700.000.00</u>
Balance for County Elementary Schools.	\$ 296.728.00

## EXHIBIT NO. 4.

## COUNTY HIGH SCHOOLS.

Estimated Receipts.	
Property Tax.	206.454.00
From State of Tennessee.	19.000.00
From Clerks of various Courts.	3.000.00
Total for County High Schools.	\$ 228.454.00

## EXHIBIT NO. 5.

## Bond Interest Payable Budget Year 1935.36

Title of Bonds.	Date.	Maturities	Amounts	Rates%	Interest.
Rossville Road.	10.1.1909	10.1.1939	50.000	4 $\frac{1}{2}$	2.250.00
Road.	4.1.1911	4.1.1941	500.000	4 $\frac{1}{2}$	22.500.00
Rossville Road.	6.1.1911	6.1.1941	100.000	4 $\frac{1}{2}$	4.500.00
School	6.1.1911	6.1.1941	135.000	4 $\frac{1}{2}$	6.075.00
Court House	4.1.1912	4.1.1942	350.000	4 $\frac{1}{2}$	15.750.00
Jail	4.1.1912	4.1.1942	75.000	4 $\frac{1}{2}$	3.375.00
Hamilton County. (Floating Debt	7.1.1913.	7.1.1943.	550.000	4 $\frac{1}{2}$	24.750.00
Main Avenue	7.1.1913.	7.1.1943	25.000	4 $\frac{1}{2}$	1.125.00
Jail	4.1.1913	4.1.1943	25.000	4 $\frac{1}{2}$	1.125.00
Lauderdale & Glass St. Road.	2.1.1914.	4.1.1944	25.000	5	1.250.00
Bridge.	4.1.1914	4.1.1944	500.000	5	25.000.00
Walnut Str. Bridge Repairs.	4.1.1914	4.1.1944	100.000	5	5.000.00
Wauhatchie Road.	4.1.1915	4.1.1945	125.000	5	6.250.00
Erlanger Hospital	4.1.1915	4.1.1945	100.000	5	5.000.00
Boyce Highway.	5.1.1915	5.1.1945	25.000	5	1.250.00
James County Highway (assumed)	7.1.1916	Serial	44.000	5	2.100.00
Market Street Bridge.	4.1.1917	4.1.1947	550.000	4 $\frac{1}{2}$	24.750.00
Funding School	4.1.1917	4.1.1947	100.000	4 $\frac{1}{2}$	4.500.00
Suck Creek Road.	4.1.1917	4.1.1947	80.000	4 $\frac{1}{2}$	3.600.00
Mission Ridge Tunnel	11.1.1926	11.1.1956	600.000	4 $\frac{1}{2}$	27.000.00
Children's Hospital	11.1.1926	11.1.1946	125.000	4 $\frac{1}{2}$	5.625.00
Refunding	4.1.1927	4.1.1957	200.000	4 $\frac{1}{2}$	9.000.00
Funding	6.1.1927	6.1.1957	760.000	4 $\frac{1}{2}$	34.200.00
Building.	6.1.1927	6.1.1957	250.000	4 $\frac{1}{2}$	10.125.00
Highway Bonds of 1927	8.1.1927	8.1.1957	250.000	4 $\frac{1}{2}$	11.250.00
Highway Bonds 1928	4.1.1928	4.1.1958	500.000	4 $\frac{1}{2}$	22.500.00
School	2.1.1930	2.1.1960	961.500	4 $\frac{1}{2}$	45.671.25
Alton Park School	2.1.1930	2.1.1970	95.000	4 $\frac{1}{2}$	4.512.50
Tunnel	2.1.1930	2.1.1960	500.000	4 $\frac{3}{4}$	23.750.00
Bridge	2.1.1930	2.1.1960	100.000	4 $\frac{3}{4}$	4.750.00
Funding	4.1.1935	4.1.1936	150.000	2	3.000.00
Funding	4.1.1935	4.1.1937	150.00	2 $\frac{1}{2}$	3.750.00
Funding.	4.1.1935	4.1.1938	150.00	3	4.500.00

Funding	4.1.1935.	4.1.1940	250.000	$\frac{3}{2}$	5.250.00
Funding.	4.1.1935	4.1.1940	<u>200.000</u>	$\frac{3}{2}$	<u>7.000.00</u>
			\$ 8.575.500		\$ 82.033.75
Commission on paying coupons, etc., \$4.00 per \$1.000.00					1.528.14
					\$ 383.561.89

We recommend, on advice of the County Attorney, that no appropriation be made for the expenses of the Chattanooga Flood Protection District.

In view of the present financial condition of the county, the taxes raised to the legal limit and at a new high rate for Hamilton County, it is necessary for all the services of the county to operate on as economical a basis as possible.

We recommend that the County Judge be authorized and directed to enter into a contract with the Mayor of the city of Chattanooga, Tennessee, for the payment of the sum of \$700,000.00 by Hamilton County to the City of Chattanooga, for the operation of the city's schools, in accordance with Chapter 202 of the Private Acts of 1929, embodying in such contract a provision for pro-rata division of certain collections of taxes allocated to school purposes, in excess of anticipated revenues.

We recommend that the estimates and the tax levy as specified in the foregoing be adopted and ratified by the Court.

This the 12th day of August, 1935.

H. F. Lawrence.  
Chairman.  
M. L. Mulkey.  
Luther Hamby.  
Kelso Rice.  
W. T. Thrasher.

We, the undersigned taxpayers of Hamilton County, Tennessee, appointed by the County Judge as provided by Chapter 424 of the Acts of 1917, do hereby certify that we have attended and participated in the meetings of the Finance Committee in the consideration of the matters set out in the above report, and that we concur in same.

This the 12th day of August, 1935.

C. S. Steward.  
Chairman.  
Bradley Currey.  
D. B. Harris.  
Gordon Nichols.  
T. E. Downey.

ON MOTION of Esquire Mulkey, seconded by Esquire Lawrence, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Thrasher, Hamby and Robinson, Total 9, Esquire Brown being absent.

RESOLUTION TO RATIFY AND CONFIRM THE ACTION OF THE COUNTY JUDGE OF HAMILTON COUNTY, TENNESSEE IN SUBMITTING FOR THE CONSIDERATION OF THE FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS CERTAIN PROPOSED PUBLIC WORKS PROJECTS FOR HAMILTON COUNTY.

WHEREAS, on the 31st day of May, 1935, and again on the 25th day of June, 1935, certain proposed public works projects were submitted by the County Judge of Hamilton County, Tennessee, to the Federal Emergency Administration of Public works for consideration; and,

WHEREAS\_ this action was taken in order that preliminary consideration might be given to such projects by said Federal Emergency Administration of Public Works thereby minimizing delay in the event this court should finally decide to undertake said projects in the event of same being authorized by legislative action, and

WHEREAS\_ it is the judgment of this court that the action of the County Judge in submitting



said projects for consideration are in every way proper and in the public interest, now, therefore:

Section 1. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, that the action of the County Judge of Hamilton County, Tenn., in submitting to the Federal Emergency Administration of Public Works on 31st day of May and again on the 25th day of June certain proposed projects for public works for Hamilton County, Tenn. and the same is hereby in all things ratified, approved and confirmed.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Thrasher, Hamby and Robinson, Total 9, Esquire Brown being absent.

RESOLUTION TO PROVIDE FOR THE PAYMENT ON INTEREST IN CERTAIN COUNTY WARRANTS.

Sec. 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that interest at the legal rate be and it is hereby allowed and directed to be paid on all county warrants of this county heretofore and hereafter issued for the payment of which there have been and may hereafter be no funds available in the hands of the County Trustee, in consideration of the forbearance of the holders of said warrants to institute legal proceedings on said warrants.

Sec. 2. Be it further resolved that interest as above provided be allowed from the date of registration of each of the warrants above referred to.

ON MOTION of Esquire Hamby, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Bayless, Rice, Camp, Lawrence, Mulkey, Fryar, Thrasher, ~~Lawrence~~, Hamby and Robinson, Total #9. Esquire Brown being absent.

RESOLUTION TO FIX JAILOR'S AND TURNKEY FEES.

WHEREAS it appears from the report of the committee heretofore appointed by this court, in accordance with Section 2, of Chapter 139 or the acts of 1933, that the Sheriff of Hamilton County, as jailor of the county jail of said county, has, in all respects, complied with the provisions of Chapter 139 of the Acts of 1933 in reference to food, water and bedding.

NOW, THEREFORE:

Section 1. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, Tenn., that the jailor's fees to be allow the sheriff of Hamilton County, as jailor of the county jail of said county, for the current fiscal year be and the said are hereby fixed at 75¢ per day for keeping and feeding each prisoner in the county jail.

Section. 2. BE IT FURTHER RESOLVED that the said sheriff, as jailor of the county jail of Hamilton County, be and he is hereby allowed a turnkey fee of \$1.00 for each turnkey, provided that there shall be two turnkeys for each prisoner.

Section 3. BE IT FURTHER RESOLVED that the clerk of this court be and he is hereby directed to promptly transmit to the State Comptroller a certified copy of this resolution.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Thrasher, Hamby, Mulkey, Rice, Lawrence, Camp, Fryar, Bayless, Robinson, Total 9, Esquire Brown being absent.

A RESOLUTION TO AUTHORIZE AND EMPOWER THE COUNTY JUDGE OF HAMILTON COUNTY TO ENTER INTO A CONTRACT WITH THE MAYOR OF THE CITY OF CHATTANOOGA, TENNESSEE, FOR THE PAYMENT OF A DEFINITE SUM BY THE COUNTY TO THE SAID CITY FOR SCHOOL PURPOSES, IN ACCORDANCE WITH CH. 202, PRIVATE ACTS OF 1929

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, that the County Judge of this County be and he is hereby authorized and empowered to enter into the following contract with the Mayor of the City of Chattanooga, Tennessee, in accordance with Ch. 202 of the Private Acts of 1929.

THIS CONTRACT entered into by and between the CITY OF CHATTANOOGA, TENNESSEE, a Municipal Corporation, through E. D. Bass, Mayor, hereinafter referred to as the City of Hamilton County, Tennessee, through Will Cummings, County Judge, hereinafter referred to as the County, under and by virtue of the authority conferred by Chapter 202 of the Private Acts of the General Assembly of the State of Tennessee for the year 1929.

WITNESSETH:

1. The County agrees to pay, and the City agrees to accept from the County for the operation of elementary schools of said City for the year beginning July 1st, 1935, and ending June 30, 1936, the sum of SEVEN HUNDRED THOUSAND (\$700,000.00) Dollars in lieu of the amount said City would be entitled to under the general law, based on an average daily attendance basis.

2. The County shall pay to the City 71-3/10% of all funds collected by said County from all sources, except delinquent taxes, on its elementary school fund during the fiscal year from and after July 1st, 1935, until the total of \$700,000.00, herein above fixed, shall have been paid. The City's part of the collections for each month shall be paid by the County to the City on or before the fifteenth (15th) day of the next succeeding month after collection.

3. The County shall make a levy for elementary school purposes sufficient, if collected, to pay the said City the above stipulated sum of \$700,000.00 in addition to the amount appropriated for the operation of the elementary schools of said County.

4. In event the County shall collect during the fiscal year beginning July 1st, 1935, and ending June 30th, 1936, from its 1935 tax levy and all other sources, except delinquent taxes, accruing to the County's elementary school fund an amount of which 71-3/10% exceeds \$700,000.00 then the City's pro-rata part, being 71.3% of such excess, shall be paid by the County to the City until said City has been paid by the County the sum of Seven Hundred and Fifty Thousand (\$750,000.00) Dollars if such excess on the above basis should amount to this sum; Provided, however, that the County of uncollected taxes for the year 1934 and all prior years until the City has been paid the amount due it under all former contracts made pursuant to the provisions of said Chapter 202 of the Private Acts of Tennessee for the year 1929, the payments to be made as provided in said contracts.

IN WITNESS WHEREOF, this contract has been executed in duplicate by E. D. BASS, Mayor of the City of Chattanooga, Tennessee, for and in behalf of said City, and BY WILL CUMMINGS, County Judge of Hamilton County, Tennessee, for and in behalf of said County, on this the \_\_\_\_\_ day of August, 1935.

Attest.  
F.K. Rosamond.  
Auditor.

THE CITY OF CHATTANOOGA, TENNESSEE.

By E. D. Bass. Mayor

HAMILTON COUNTY, TENNESSEE.

By Will Cummings  
County Judge.

\_\_\_\_\_  
County Court clerk.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting

Ave. Esquires Bayless, Rice, Lawrence, Camp, Evers, Thrasher, Hamby and Robinson & Mulkey

Total 9. Esquire Brown, being absent.

RESOLUTION OF THE ILLNESS OF ESQUIRE BROWN.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled,

That we, the members of the Hamilton County Court, express our sincere regrets at the illness of our fellow members, Esquire R. Russell Brown, and extend our hope for a speedy recovery.

Be it further resolved that a copy of this resolution be furnished to his family and to both of the daily newspapers.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote the following members of the court being present and voting Aye: Esquires, Bayless, Rice, Camp, Lawrence, Fryar, Thrasher, Hamby and Robinson, Total 8, Esquire Brown, being absent.

PETITION OF R. M. MARSHALL TREASURER OF THE FRYE INSTITUTE SEEKING RELEASE FROM 1933 and 1934 TAXES.

AFFIDAVIT OF R. M. MARSHALL.

Comes R. M. Marshall, who, being first duly sworn, makes oath and says:

That he is Treasurer of the Frye Institute, and has been since January 17, 1933; that he handles all the financial affairs of The Frye Institute.

That at the time he was elected Treasurer, he was advised that The Frye Institute, being an eleemosynary institute, devoted to the benefiting of mankind through its charitable, scientific and educational activities, was not subject to taxation; that none of the property which it held was liable for taxes; that, knowing said The Frye Institute to be such an institution, and knowing such institutions to be exempt from taxation, affiant made no inquiry relative to taxes.

That just in the last few days it has come to affiant's attention that taxes have been assessed against The Frye Institute for the years 1933 and 1934; that these taxes total a substantial amount; that all of the real estate owned by The Frye Institute is described as follows:

- 1-- The north 25 feet of the south 60 feet of Lot 55, Market Street, Original Plan of the Town of Chattanooga. Said part of lot 55 makes one lot fronting 25 feet on the west side of Market Street, and running back westwardly, of uniform width, 200 feet to Broad Street (formerly Railroad Avenue).  
  
The north 25 feet of what is known as the 1st of Commercial National bank is located on said lot, and the lot itself is under leases now held by said Bank as lessee which expire on July 1, 2012.
2. The south 137 feet of the east 25 feet of the west 60 feet of Lot 25, Oak Street, in Block E. Long's Addition, fronting 25 feet on the north side of Oak Street, and extending back northwardly along the west side on an alley. The house on said lot is known as 545 Oak Street.
3. Lot No. 4, Shipp's Subdivision, as shown in Register's office of Hamilton County, Tennessee, in Plat Book 4, page 20. Said lot fronts 33 feet on the east side of Douglas (formerly D. Street, and extends back eastwardly of uniform width along the north line of an alley known as Lott Street, 90 feet to an alley.
4. A lot fronting 160 feet on the north side of East 8th St. (formerly Gilmer Street, described as follows: Beginning on the northeast corner of East 8th and Douglas (formerly D) Streets, thence eastwardly along the north side of East 8th Street 160 feet; thence northwardly, parallel with said Douglas Street, 140 feet, more or less, to an alley known as Lott Street; thence westwardly

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along the south side of said Lott Street 160 feet to the east line of said Douglas Street; thence southwardly 140 feet, more or less, to the point of beginning.

That this property was conveyed to the said The Frye Institute by deed dated June 23, 1932, and placed of record June 27, 1932; that since said date of June 23, 1932, no person, firm or corporation has had any interest in or to the real estate above described; and it, and the entire income therefrom has been devoted to the uses of The Frye Institute, an eleemosynary institution, and that said property is not subject to taxation, and was not liable for taxes for the years 1933 and 1934; that through error assessments have been made against the said property for these two said years;

That the said property hereinbefore described as fronting 25 feet on Market Street and running back to Broad Street is under a long-time lease, under the terms of which the lessee has to pay taxes; that so long as said lessee pays these taxes, neither this affiant nor The Frye Institute will insist upon the release of this particular property from taxation.

Wherefore, affiant prays that the County Court of Hamilton County, and its duly constituted officers, release the assessments for the years 1933 and 1934 against said property and relieve the same from all taxation for said years and all future years, so long as said property is held by said The Frye Institute for the purposes above stated.

R. M. Marshall.

Subscribed and sworn to before me this

9th day of October, 1934.

John W. Dineen. N.P.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the foregoing petition was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Lawrence, Camp, Fryar, Thrasher, Hamby, and Robinson, Total 9, Esquire brown being absent.

RESOLUTION TO REQUEST THE BUILDING AND GROUNDS COMMITTEE TO PURCHASE LOCAL MANUFACTURE PRODUCTS FOR ALL NEW BUILDINGS PRICE AND QUALITY BEING EQUAL.

Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Building and Grounds Committee be and are hereby requested to purchase material manufactured locally provided the price and quality be equal.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Bayless, Rice, Camp, Lawrence, Fryar, Thrasher, Hamby and Robinson and Mulkey, Total 9, Esquire Brown being absent.

RESOLUTION TO REQUIRE THE BUILDING AND GROUNDS COMMITTEE TO LET ALL WORK THAT IS STRICTLY MINOR REPAIR WORK TO LOCAL CONTRACTORS UPON THE LOWEST BID.

BE IT RESOLVED BY THE Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:- That the Building and Grounds Committee be and are hereby required to let all work not strictly minor repair work to local contractors upon the lowest best bid.

ON MOTION of Esquire Thrasher, seconded by Esquire Mulkey, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Lawrence, Fryar, Hamby, Robinson, Thrasher, Total 9. Esquire Brown being absent.

RESOLUTION TO DECLARE THE SHIPLEY CEMETERY ROAD A DISTRICT ROAD.

BE IT RESOLVED BY THE Quarterly County Court of Hamilton County, Tennessee, in Quarterly

## Session Assembled:-

That the Shipley Cemetery road heading from the Shipley Hollow to the Shipley Cemetery a distance of about 200 yards be and the same is hereby declared a district road. The same being in the 3rd Civil District near Sale Creek.

ON MOTION of Esquire Thrasher, seconded by Esquire Mulkey, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO DECLARE MERRIMAN ROAD A DISTRICT ROAD.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the road to be known as Merriman Road, located South of the Tennessee Electric Power Company's Substation in Midvale Park, and extending from the Dayton Pike eastward to Ashmore Avenue, a distance of about 700 feet, with right of way of 40 feet through Smartt-Edmondson tract of Chattanooga Estates Company, be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

## RESOLUTION THAT THE McCALLIE FERRY ROAD BE INCLUDED AS ONE OF THE W.P.A. PROJECTS BY THE BOARD OF HIGHWAY COMMISSIONERS OF HAMILTON COUNTY.

Be It resolved By the County Court of Hamilton County, Tennessee, in AdJourned Session Assembled:

That the Board of Highway Commissioners be and are hereby instructed to have the McCallie Ferry Road included as one of the W.P.A. Projects for the purpose of widening said road.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO PUBLICLY EXPRESS TO THE HONORABLE FRANKLIN D. ROOSEVELT, JAS P. BUCHANAN, KENNETH D. MCKELLAR, NATHAN L. BACHMAN AND S. D. McREYNOLDS FOR THEIR SPLENDID PUBLIC SERVICE IN MAKING AVAILABLE FUNDS FOR THE EARLY CONSTRUCTION OF CHICKAMAUGA DAM BY THE TENNESSEE VALLEY AUTHORITY.

1. The County Court of Hamilton County, Tennessee, consists of ten citizens directly elected by the people of the several Civil Districts of the County. Its membership is subject to election and re-election by the qualified voters of the County. The Court therefore holds that as a governing body it faithfully represents the Democratic process. The Court further holds that its individual members know and understand and appreciate the sentiments of the people of the several Civil Districts of Chattanooga and Hamilton County.

2. This court believes sincerely that it voices the overwhelming majority sentiment of the people of Chattanooga and Hamilton County when it declares that the sentiment endorses and approves, without qualification, the great program of president Roosevelt and the Congress contemplated in the creation of the Tennessee Valley Authority.

3. The Court further believes that it expresses the overwhelming sentiment of the people of Chattanooga and Hamilton County when it states that they approve the manner in which the program of the Tennessee Valley Authority is being carried forward by the Authority's Directors.

4. The Court further believes that it voices the sentiments of an overwhelming majority of the people of Chattanooga and Hamilton County when it expresses its gratitude to President Roosevelt; to Chairman Buchanan, of the House Appropriations Committee; to Representative S. D. McReynolds and to Senators McKellar and Bachman for their deep interest in the program

of the T.V.A. and for their splendid public service to the people of Chattanooga and Hamilton County and to the nation in making possible the early construction of Chickamauga Dam by the Tennessee Valley Authority.

Therefore, on behalf of the people of Chattanooga and Hamilton County, this court desires to publicly express to the Hon. Franklin D. Roosevelt, President of the United States; to the Hon. Jas. P. Buchanan, Chairman, House Appropriations Committee; to the Hon. Kenneth D. McKellar, Senator from Tennessee; to the Hon. Nathan L. Bachman, Senator from Tennessee and to the Hon. S. D. McReynolds, representative in Congress from Tennessee, and to the colleagues who co-operated with them, its deep appreciation for their splendid public service in making available, funds for the early construction of Chickamauga Dam by the Tennessee Authority.

THEREFORE, be IT RESOLVED by the County Court of Hamilton County, in session at the Court House in Chattanooga, Tennessee, on Monday, August 12th. 1935, that the foregoing statement be, and is hereby approved, and.

BE IT FURTHER RESOLVED that copies be transmitted to the Honorable gentlemen referred to therein, and copies to the press.

ON MOTION OF Esquire Mullet, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

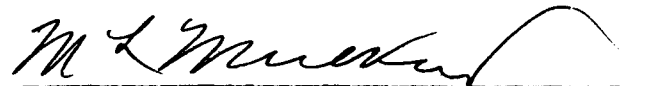
ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the following Notaries Public were elected.

Fred B. Ballard.  
Imogene Blake.  
Aubrey Folts.  
D. P. De Friese.  
W. P. Gruetter.  
Ivan Krauth.  
John T. Mahoney.  
C. P. Neal.  
Wilkes T. Thrasher.  
John S. Wrinkle.

ON MOTION of Esquire Bayless, seconded by Esquire Mulkey, the following exemptions that are properly filled out were passed.

Claud Ballen.	Peddler's Tax.
Polly Rice,	Merchants Tax.
C. W. Evatt.	Peddler's & Poll Tax.
W. O. Foote.	"
G. F. Harrison.	"
W. B. McCulley.	"
James Morgan.	"

ON MOTION OF Esquire Thrasher, seconded by Esquire Camp, Court adjourned Sine Die.



COUNTY JUDGE.



STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

MONDAY, OCTOBER 7th, 1935.

**BE IT REMEMBERED,** That on this the 7th day of October, 1935, before the Honorable M. L. *Mulkey* COUNTY JUDGE PRO TEM OF HAMILTON COUNTY, TENNESSEE, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable M. L. Mulkey, Judge pro Tem of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9, Esquire Lawrence being absent.

The Minutes of July Adjourned terms and the August Terms were read by the Clerk.

ON MOTION of Esquire Camp, seconded by Esquire Rice, the minutes were adopted as read.

RESOLUTION ON THE ILLNESS OF ESQUIRE LAWRENCE.

**BE IT Resolved,** by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That we, the members of the Hamilton County Court express our sincere regrets at the illness of our fellow member Esquire H. F. Lawrence, and extend our hope for a speedy recovery.

Be it further resolved that a copy of this resolution be furnished his family and to both of the daily papers.

ON MOTION of Esquire Thrasher, seconded by Esquire Rice, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Bayless, Rice, Camp, Fryar, Thrasher, Brown, Hamby and Robinson. Total 9, Esquire Lawrence being absent.

RESOLUTION ON THE ILLNESS OF T. W. KILLOUGH. COUNTY COURT CLERK.

**Be It resolved,** by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That we, the members of the Hamilton County Court express our sincere regret at the illness of T. W. Killough, County Court Clerk, and extend our hope for a speedy recovery.

Be it further resolved that a copy of this resolution be furnished to his family and to both of the daily newspapers.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Bayless, Rice, Camp, Fryar, Thrasher, Brown, Hamby and Robinson, Total 9. Esquire Lawrence being absent.

PETITION OF W. C. APPERSON AND JOHN W. MASON.

IN RE PETITION OF  
W. C. APPERSON AND JOHN W. MASON.

This petition was presented to the court and a portion of the same was read by the Clerk of the Court, when he was interrupted by the Honorable Wilkes T. Thrasher, a member of the Court, who moved that the petition be tabled; this motion was duly seconded and by unanimous vote of the entire Court, the motion of the Honorable W. T. Thrasher prevailed, and the petition was tabled.

Court then went in the Election of Poor House Commissioner

ON MOTION of Esquire Brown, seconded by Esquire Bayless, Esquire Camp, was elected Poor

House Commissioner by acclamation.

RESOLUTION TO APPROPRIATE AN ADDITIONAL FUND FOR TEXT BOOKS AND WORK BOOKS TO BE USED BY THE HAMILTON COUNTY BOARD OF EDUCATION.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the need for additional text books and work books for county schools as revealed in the superintendent's report of October 7, 1935, to this court is recognized and the necessary fund \$400.00 be and the same is hereby appropriated out of the miscellaneous fund of the county to cover expense incurred in meeting this need.

That this fund be made available at once the welfare of the county requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Thrasher, Hamby, Brown and Robinson, Total 9; Esquire Lawrence being absent.

REPORT OF THE AGRICULTURAL DEPARTMENT.

Chattanooga, Tenn.

Gentlemen:

We give you a brief outline of the work of the Agricultural Extension Service in Hamilton County, together with a partial summary of results for the period from November 15th, 1934 to October 1st, 1935.

In carrying on the program of the Agricultural Extension Service, County Agricultural Agents are held responsible to cooperate with certain agencies in the administration of their duties, as well as to be given the full responsibilities of administering projects of the Government's "New Deal" program together with a regular program of the Agricultural Extension Service, as in previous years.

For your information we will mention briefly some of the lines of work which we have assisted with in a co-operative way, as follows:

I. EMERGENCY WORK:

Early in last year's work and all through the year, we have assisted the Rehabilitation Administration under the supervision of the T.E.R.A. to develop and carry out the program of work that has been done with the seventy clients which are on the roll of the Rehabilitation Farm Supervision and Home Supervisor, and now that there is no more on the T. E. R. A. this work of the Rehabilitation Administration has all been transferred to be administered under supervision of the Agricultural Extension Service.

In administering the work of the Crop Production Loans, to farmers to buy seeds and fertilizers, we have assisted in every way possible. For the crop year, in cooperation with Mr. Joe Walker, Field Supervisor for Crop Production Loan Office for the district, sixty-six farmers secured loans which enabled them to buy their seeds and fertilizers, and to pay cash. These loans were made to farmers who could not secure credit elsewhere.

In the past few weeks, in cooperation with the Government in its program of providing work for the unemployed, by the sigging out of peach trees in "thrown-out" orchards, we have listed the names of thirty-seven farmers having a total of 56,000 trees in approximately 560 acres of abandoned peach orchards. This will provide work for quite a few unemployed for several weeks, and will eliminate badly diseased and infested trees that are serving as breeding places for disease and insect pests. This will be a big help to peach growers who are caring for commercial orchards.

II. FARM FINANCING.

All through the year, we have advised with inquiring farmers, as to sources of financing their needs. Many, we have advised to apply for credit through the Production Credit Association, and in most such cases their needs have been supplied.

Many who have needed to have their farms refinanced, we have referred to the Federal Farm Loan, where such needs in quite a few instances have been supplied.

9. In cooperation with the Committee on Farm Debt Adjustment, we have assisted some worthy farmers in need, to get extensions and ~~we~~ favors that have aided them such that they have been able to carry out their years' farm plans.

III. RURAL ELECTRIFICATION:

We have co-operated with the Committee on Rural Electrification, to acquaint rural communities with plans for securing a system of rural electrification to reach in all communities of the county.

#### IV. LIVESTOCK AND DISEASE CONTROL:

Numerous requests have come for advice on poultry disease, trouble. We have made examination and held consultations in such cases, and in most instances find troubles to be either colds, intestinal worms or coccidiosis or a complication of these troubles, and in such cases, we can make recommendations which and when followed, give relief.

Numerous calls, from over the county have come for cattle to be inoculated against Black Leg Disease. Through the co-operation of our local veterinarians we have secured the agramin for immunizing cattle against said disease, with the farmers co-operating to get this work done we have assisted such farmers to inoculate some 700 head of cattle.

#### V. THE C.C.C. CAMP AND SOIL EROSION.

In co-operation with the Soil Erosion work of the Soil Erosion CCC camp located at Sale Creek, we have secured the application of 24 farmers for soil erosion work by their camp. Some of these applications have been approved by camp officials and the work is going forward.

#### VI. THE AGRICULTURAL ADJUSTMENT ADMINISTRATION:

In administering the Agricultural Adjustment Act with the assistance of committeemen, County Agents have been held responsible to carry on this program:

The program of this work in Hamilton County has been offered to our cotton farmers, our wheat growers and to the tobacco growers.

For your information, we quote you the following figures to let you know how the AAA has directly aided farmers.

In 1934 there were a total of 210 AAA contracts which brought to these farmers a total cash in benefit payments of \$17,415.18.

In 1935 there are a total of 314 contracts which will pay to these farmers approximately \$15,223.12. This makes a total of 555 individual families to be benefitted by these AAA contracts, or a benefit average payment of \$27.43 per family.

#### VII. OUR AGRICULTURAL EXTENSION SERVICES:

In administering the program of the Agricultural Extension Service, we have majored and are now majoring on the following:

##### (a) BOYS 4-H CLUBS:

Number of Boys 4-H Clubs organized.	30
Total Number of Individual Club Members.	604
Total Number of Projects.	964.

Seventeen community clubs were represented by 48 boys with exhibits at the recent fair at Knoxville and won in premiums \$45.00.

Twenty-seven Community Clubs are represented by 152 club members of Boys Clubs and have won in premiums a total of \$158.25 at the recent Chattanooga Fair.

##### SAWYER SCHOOL EXHIBITED 100%

##### (b) FARM MANAGEMENT.

During the year we have stressed soil erosion control and soil use and the keeping of farm accounts:

Early in the year, in co-operation with the AAA program for keeping farm accounts, we secured the names of 163 farmers and High school boys who have agreed to keep farm accounts for the year.

Early in the year we ran lines for side hill drain ditches on 14 farms, providing protection from erosion of 400 acres.

In carrying out a definite plan for soil erosion control and soil use, through the co-operation of the T.V.A. we secured the services of an Assistant County Agent in Soil Erosion, and with this program in process we now have the applications of 26 farmers for demonstrations, comprizing 4.253 acres. These farmers are planning a regular program for soil use and erosion control.

(c) In administering the program as outlined above we give you the following figures compiled from our reports for the period from November 15th, 1934 to Oct. 1. 1935.

Farm Visits.	492
Number of Meetings attended	234
Attendance at these meetings.	28,947
Days spent in the fields	215
Days spent in the office	265
New Items prepared for the papers.	59
Bulletins Distributed.	2,132
Miles traveled	16,041
No. of official consultations.	2,115
Telephone calls.	1,155
Individual Letters	1,206
Circular letters.	64
Number of copies sent out	5,098

In giving you this report you will please understand it covers the work of the County Agent and Assistant County Agent for the period November 15th, 1934 to Oct. 1st, 1935, as follows

Chas. L. Doughty, County Agent from 11/15/34 to 8/1/35

W. J. Forbess. Ass't. " " " 11/15.34 to 8.1.35

W. J. Forbess. County Agent from 8.1.35 to 10.1.35

W. F. Carpenter. Ass't Co. Agent 9.1.35 to 10.1.35

Yours very truly,

W. J. Forbess.

W. J. Forbess.

County Agricultural Agent.

W. F. Carpenter.

Ass't County Agr. Agent.

ON MOTION of Esquire Camp, seconded by Esquire Brown, the foregoing report was ordered to be filed and made a matter of record.

RESOLUTION TO APPOINT COLONEL HAROLD C. FISKE\_ JUDGE WILL CUMMINGS. W. E. BROCK. O. B.

ANDREWS AND T. R. PRESTON TO INVESTIGATE THE POSSIBILITIES AND METHODS FOR CONTROLLING FLOODS IN HAMILTON COUNTY AND THE CITY OF CHATTANOOGA.

In view of the renewed public discussion of proposals of the Chattanooga Flood Protection District, and of the claim being made that this community can secure flood protection with much less local expense than was originally thought, and the denial of these claims, be it resolved, that the Quarterly County Court hereby be authorized to appoint a Committee of Five Citizens, namely: Colonel Harold C. Fiske, Judge Will Cummings, W. E. Brock, O. B. Andrews and T. R. Preston, who shall be authorized, without expense to the County, to investigate the possibilities and methods for controlling floods in Hamilton County and the City of Chattanooga, and also with particular reference to the plans of the Chattanooga Flood Protection District, and who shall report back their findings and recommendations to the County Court.

ON MOTION OF Esquire Camp, seconded by Esquire Bayless, the foregoing resolution was adopted by acclamation.

RESOLUTION DESIGNATING GREENWAY AVENUE FROM HICKORY VALLEY ROAD TO WOFFORD STREET, CORNELL STREET FROM MCBRYAN ROAD, EAST THREE BLOCKS AND MARION AVENUE FROM MCBRIEN ROAD THREE BLOCKS DISTRICT ROADS.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the following roads in the second civil district be and are hereby designated district roads:

Greenway Avenue from Hickory Valley Road to Wofford Street. Cornell Street from McBryan road, East three blocks. Marion Avenue from McBrien road three blocks.

ON MOTION of Esquire Camp, seconded by Esquire Robinson, the foregoing resolution was adopted by acclamation.

RESOLUTION REQUESTING THE HIGHWAY COMMISSION TO GRADE AND OIL KEEBLE STREET. WATERHOUSE AVENUE AND CLEMONS STREET.

Be it resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Highway Commission be requested to grade and oil the following district roads in the second civil district: Keeble Street, Waterhouse Avenue and Clemons Street.

ON MOTION of Esquire Camp, seconded by Esquire Robinson, the foregoing resolution was adopted by acclamation.

PETITION TO START A ROAD FROM THE FOWLIN PIKE THROUGH TO THE SAND SWITCH ROAD.

We, the undersigned do hereby file petition for a road starting from the Dowlin Pike through to the Sand Switch Road for which the endorsers will convey to Hamilton County a Deed for the land to build said road.

Mrs. Lillie Dennis Sliger. J.W. Massey, Minnie Sherdath. Paul J. Perdms.

ON MOTION of Esquire brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE WILDER ROAD A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County, Tenn., in Quarterly Session Assembled:

That the road turning off from Dowlin Road at Sliger's place and running in a North easterly direction, through the property of Paul J. Perkins, Mrs. Lillie Dennis Sliger, J. W. Massey and Minnie Sherharth and C. J. Wilder and Joe Rogers and intersecting with Sandwitch road said road being about  $\frac{3}{4}$  miles in length. The same be declared a district road the public welfare requiring it.

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

REPORT OF THE WILLIAM BORK MEMORIAL HOSPITAL.

QUARTERLY REPORT FOR THE WM. L. BORK MEMORIAL HOSPITAL FOR JULY, AUG. & SEPT. 1935.  
TO THE HON. COUNTY COURT OF HAMILTON COUNTY.

We, as your Commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of July, August and September, 1935, listing the number of patients received, discharged, died and remaining on hand at the end of the quarter ending September 30, 1935.

	MALE.	FEMALE.	TOTAL.
1. Patients on books of institution beginning of Institutional qr. (Including patients away on furlough).	128.	81	209
2. Admissions during quarter.	17	12	29
3. Discharged from books during quarter (Does not include patients away on furlough)	7	5	12
4. Total on books during the quarter	145.	93	238.
5. Died during quarter.	7	2	9
6. Transferred to other institutions for mental disease.	2		2
7. Total discharged, died and transferred during quarter.	16	7	23
8. Patients remaining on books of institution end of qr. (Includes patients away on furlough)	129.	86	215
9. Number of patients away on furlough.	3	2	5
9. Number of employees on hand.	7	5	12

Respectfully.

G. Russell Brown.  
Chairman.

J. B. Bayless.  
Secretary

C. E. Camp.  
Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

RESOLUTION TO DECLARE THE SWAFFORD ROAD A DISTRICT ROAD.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled:

That the Swafford Road leading from the Dayton Pike to the Springfield Road be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION APPROVING AND RATIFYING THE ACTION OF THE TOWN OF LOOKOUT MOUNTAIN, THE BOARD OF HIGHWAY COMMISSIONERS AND OTHER AUTHORITIES IN CLOSING AND ABANDONING DEPOT STREET IN THE TOWN OF LOOKOUT MOUNTAIN.

Whereas, the municipality, Town of Lookout Mountain, and the Board of Highway Commissioners of Hamilton County, in the State of Tennessee, have taken formal action in closing and have closed as a street or roadway or thoroughfare what is known as Depot Street according to plat of Lookout Mountain Company's Subdivision, No. 1, of record in the office of the Register of Hamilton County, Tennessee, in Plat Book No. 2, Page 42, and according to an unrecorded plat of "Crest Place", in the Town of Lookout Mountain, Hamilton County, Tennessee, and

WHEREAS, in the judgment of the Commissioners of said Town, the Superintendent of Roads of Hamilton County, and County Engineer of Hamilton County and the Board of Highway Commissioners of Hamilton County, Tennessee, said roadway or street should be closed and abandoned as such  
Now, Therefore, Be it.

Resolved, by this the County Court of Hamilton County, Tennessee, in regular quarterly session convened, a quorum being present, that said court do hereby approve and ratify the action of said Town of Lookout Mountain, said Board of Highway Commissioners of Hamilton County, Tennessee, and other authorities, in closing and abandoning said roadway or street as such, being Depot Street in the Town of Lookout Mountain, and join in their action in closing and abandoning the same.

ON MOTION of esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acciamtion.

RESOLUTION APPROVING AND RATIFYING THE ACTION OF THE TOWN OF LOOKOUT MOUNTAIN, THE BOARD OF HIGHWAY COMMISSIONERS AND OTHER AUTHORITIES IN CLOSING AND ABANDONING CERTAIN STREETS ALLEY-WAYS AND PORTIONS THEREOF WITHIN THE BOUNDARIES OF CREST PLACE.

WHEREAS, certain owners of lands within the Subdivision known as Crest Place in the Town of lookout Mountain, Hamilton County, Tennessee, petitioned the Superintendent of Roads of Hamilton County, Tennessee, to close and abandon certain streets, alleys-ways and portions thereof within the boundaries of said Crest Place, to which petition is attached a composite showing the particular streets, alley-ways and portions thereof which petitioners sought to have closed; and

WHEREAS, the Superintendent of Roads of hamilton County, Tennessee, granted the petition and recommended to the Board of Highway Commissioners of Hamilton County, Tennessee, that they ratify and approve the same; and

WHEREAS, the County Engineer of Hamilton County, Tennessee, approve the action of the Superintendent of Roads in granting the relief sought in said petition; and

WHEREAS\_ The Board of Highway Commissioners of Hamilton County, Tennessee, have granted the prayer of said petition, have ratified and confirmed the action of the Superintendent of Roads and have abandoned and closed the streets, alley-ways and portions thereof as petitioned. and

WHEREAS, the municipality, Town of Lookout Mountain, have likewise taken formal action in closing the abandoning said streets, alleys-ways and portions thereof, according to said plat; and



Whereas, in the judgment of (1) the Commissioners of the Town of Lookout Mountain, (2) The superintendent of Roads of Hamilton County, Tennessee, (3) the County Engineer of Hamilton County, and (4) The Board of Highway Commissioners of Hamilton County, Tennessee, said streets, alleys-ways and portions thereof, as petitioned, should be closed and abandoned as such, NOW, THEREFORE be it

Resolved, by this the County Court of Hamilton County, Tennessee, in regular quarterly session convened, a quorum being present, that said Court does hereby approve and ratify the action of said Town of Lookout Mountain, said Board of Highway Commissioners of Hamilton County, Tennessee, and other authorities in closing and abandoning said streets, alley-ways, and portions thereof, all as set forth in said petition and as shown on said plat, Exhibit "A" thereto, and join in their action in closing and abandoning the same.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE BOARD OF BUILDING AND GROUND COMMISSIONERS TO ACCEPT THE PROPOSITION SUBMITTED BY THE R. H. HUNT CO., for THE PREPARATION OF DRAWINGS AND SPECIFICATIONS FOR WORK IN CONNECTION WITH CERTAIN SCHOOL BUILDINGS.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, that the Board of Buildings and Grounds Commissioners of this County be and they are hereby authorized to accept the proposition submitted by the R. H. Hunt Co., architects under date of Oct, 5th, 1935, for the preparation of drawings and specifications for the excavation, footing and foundations for the new high school buildings to be erected at Red Bank, Hixson, and Soddy-Daisy, and for the four new elementary school buildings proposed to be erected under the present county public works program.

ON MOTION OF Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Thrasher, Hamby and Robinson, Total 9. Esquire Lawrence being absent.

RESOLUTION TO RELEASE TAXES, INTEREST AND PENALTIES FOR THE YEARS 1931, 1932, 1933 and 1934 ASSESSED TO J. C. THAYOL WHEN AS A MATTER OF FACT THEY SHOULD HAVE BEEN ASSESSED TO J.C. THAYOL, TRUSTEE FOR THE COLORED ELKS.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

WHEREAS, the taxes for the property located at 919 Pine Street, for the years 1931, 32, 33 and 34 are assessed to J. C. THAYOL when as a matter of fact, they should have been assessed to J. C. THAYOL, Trustee for the Colored Elks' Club, because this property was originally assessed to the Elks' Club when the First National Bank foreclosed on the same, and it was bought in by J. C. Thayol, for the use and benefit of the Elks' Club, but, inadvertently the word "Trustee" was left off of said deed; but during all of this time it was the property of the Colored Elks' Club.

The City taxes against the same have been released for the above reason, and the same now shows on the Tax Assessors' Books that it is the property of the Colored Elks' Club.

Therefore, be it resolved at the Quarterly County Court of Hamilton County, Tennessee, that said taxes, interest, and penalties, for the above years, 1931, 32, 33, and 34 be released as against said property.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee with power to Act.

RESOLUTION TO RELEASE TAXES, INTEREST AND PENALTIES FOR THE YEARS 1933 and 1934, ON THE ELEVENTH STREET REALTY COMPANY PROPERTY WHICH IS USED AS A WHOLESALE CURB MARKET.

Hamilton County Finance Committee.  
Chattanooga, Tenn.

As has been explained to Mr. Scott Swafford in person, we find that his office failed to make a deduction in the taxes on the Eleventh Street Realty Company property which is used as a wholesale curb market, for the years 1933 and 1934 and, therefore, a balance on taxes for these years is held against us on his books.

The agreed value of the property used for the curb market was \$6,600. and we should have credit for the taxes on this valuation for these two years, just as was allowed in 1932.

Mr. Swafford fully understands the situation and is willing to enter a proper credit but we understand it is necessary that he be so authorized by your Committee.

For your further information we might state that it was by agreement between Hamilton County and the City of Chattanooga that such a credit should be allowed as part of the consideration for the use of this land for the curb market.

We would greatly appreciate your authorizing this adjustment and remain

Your very truly,  
Eleventh Realty Street Company.  
Henry King, President.

ON MOTION OF Esquire Thrasher, seconded by Esquire brown, the foregoing resolution was referred to the Finance Committee with power to act.

RESOLUTION TO RECOMMEND TO CONGRESS THAT THE CHICKAMAUGA DAM BE NAMED AND DESIGNATED THE GENERAL FORREST DAM, IN MEMORY OF THE GREAT CONFEDERATE GENERAL, NATHAN BEDFORD FORREST.

WHEREAS, It has always been the policy of the Southern States, and especially those in the Tennessee Valley, to properly and adequately honor its statesmen and its heroes; and,

WHEREAS, In pursuance of this policy, one of the great dams in the Tennessee Valley has been named "Wilson Dam" in memory of the immortal Woodrow Wilson; another the "Wheeler Dam" in memory of the great Confederate leader, General Joe Wheeler; and another "Norris Dam" in recognition of and in honor of the farseeing vision, the courage, determination and great ability of the great statesman, and who has made possible the development of the Tennessee Valley, the great citizen and the great Senator from the State of Nebraska, George W. Norris, and,

WHEREAS, The County Court of Hamilton County, Tennessee, in regular session convened, believes it fitting and proper that the people of the Tennessee Valley should further commemorate the memory of another great Confederate leader, the greatest of all the cavalry leaders, General Nathan Bedford Forrest, who was born in the Tennessee Valley, and in the State of Tennessee, and who rendered such conspicuous service in behalf of all of the States in the Tennessee Valley.

Now, therefore, Be it resolved By the County Court of Hamilton County, Tennessee, That we recommend to the Congress that the Chickamauga Dam be named and designated, the "General Forrest Dam", in memory of the great confederate General, Nathan Bedford Forrest.

Be it further resolved, That the Clerk of this Court, be and he hereby is, directed to send certified copies of this resolution to Honorable Nathan L. Bachman, United States Senator, and to Honorable Sam D. McReynolds, Representative in Congress, and a copy to each of the camps of Confederate Veterans, sons of Confederate Veterans, and to the Chapters of the Daughters of the Confederacy in Chattanooga, and that copies be given to the press.

ON MOTION of Esquire Camp, seconded by Esquire Bayless, the foregoing resolution was tabled, The following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar and Robinson, Total 6, Esquires brown, Thrasher, and Hamby voting Naye:

RESOLUTION REMITTING, RELEASING AND DISCHARGING THE COUNTY TAXES FOR THE YEARS 1932, 1933, 1934 and 1935, ON VALUATION IN EXCESS OF ONE THOUSAND DOLLARS AGAINST THE DURHAM LAND CO. ON WHAT IS KNOWN AS THE H. R. SKILES AND G. T. CROW TRACT OF LAND IN THE THIRD DISTRICT.

TO THE COUNTY COURT OF HAMILTON COUNTY, TENN.

To remit, release and discharge certain excessive taxes assessed for the years 1932, 1933, 1934 and 1935 against the Durham Land Company on what is known as the H. R. SKILES and G. T. CROW Tract of land in the Third (3rd) Civil District of Hamilton County, more particularly described in the resolution.

Whereas, heretofore for the year 1932 the property hereinafter described, known as the H. R. Skiles and G. T. Crow Tract, was erroneously assessed at a valuation of Two Thousand five hundred (\$2,500.00) Dollars and for the years 1933, 1934 and 1935 at One Thousand five hundred (\$1,500.00) Dollars, when it has been made to appear to the satisfaction of this Court that the true value of said property, more particularly described below, was during the years 1932, 1934 and 1935, One Thousand (\$1,000) Dollars; and that the cause of Justice requires that the County taxes on said property should be assessed and paid on a valuation only of One Thousand (\$1,000.00) Dollars; Now, therefore,

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled; That all county taxes for the years 1932, 1933 and 1934 ~~and~~ 1935

on valuation in excess of One Thousand (\$1,000.00) Dollars, be and the same are remitted, released and discharged, upon the following described Real Estate in the Third (3rd) Civil District of Hamilton County, Tennessee; said described property under assessed valuation of 1932, 1933, 1934 and 1935 being described as Two Hundred fifty (250A) acres when the true and correct acreage is and was during 1932, 1933, 1934 1935 Two Hundred one and one-half (201½) acres:

Beginning on a stone, southeast corner of 538.4 Acre tract sold to Lester G. Millsaps, Willard N. Millsaps, Winfield R. Millsaps, and Charles H. Millsaps, thence North 62°-08' West 4.285.1 feet to stone in Millsaps south line, thence with Millsaps line against North 53°-21' thence South 41°-56' West 992.4 feet to stone corner, thence south 53°-21' east 7.510' feet to stone corner in commissioner's line on east slope of Waldens Ridge, thence north 49°-09' East 1.682.5 feet to corner of beginning, containing Two Hundred one and one-half (201½A) acres, more or less, bearings on true meridian:

BE IT FURTHER RESOLVED\_ That this Resolution take effect as of this date, the public welfare requiring it.

BE IT FURTHER RESOLVED, That the clerk of this court furnish a copy, fully certified, of this resolution to the County Trustee of Hamilton County, Tennessee, and the Back Tax Collector and attorneys having this matter in hand; and that they act accordingly.

G. Russell Brown.

ON MOTION of Esquire Brown, seconded by esquire Rice, the foregoing resolution was referred to the Finance Committee with power to act.

RESOLUTION TO GRANT A FRANCHISE TO MEIGS COUNTY ELECTRIC MEMBERSHIP CORPORATION FOR RURAL TRANSMISSION POWER LINES IN THE BIRCHWOOD VICINITY OF HAMILTON COUNTY. TENN.

BE IT RESOLVED, By the County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

Be It resolved by the County Court of Hamilton County, Tenn., that permission be granted the Meigs County Electric Membership Corporation, to erect a Transmission Power Line for Rural Service in Birchwood community and vicinity.

Said Meigs County Electrical membership Corporation has the right to erect their poles and lines along the highways in the Birchwood Community, and are hereby granted a franchise This is for the purpose of furnishing Electric current to the people living in the above named sections.

ON MOTION of Esquire Hamby, seconded by Esquire Robinson, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting aye: Esquires Mulkey, Bayless, Rice, Fryar, Thrasher, Hamby and Robinson\_ Esquire Camp not voting, and Esquire Lawrence being absent.

RESOLUTION REQUESTING THE HIGHWAY DEPARTMENT TO TAKE NECESSARY STEPS TO GRADE AND OPEN A ROAD LEADING FROM BIRCHWOOD ROAD TO THE MADDOX CEMETERY ABOUT FOUR MILES NORTH OF HARRISON, TENNESSEE AND THE LENGTH OF PROPOSED ROAD IS ABOUT THREE FOURTHS OF A MILE.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled; That the Hamilton County, Tenn. Highway Department take the necessary steps to grade and open a road leading from the Birchwood Road to the Maddox Cemetery, about four miles north of Harrison, Tenn. length of proposed road is about three fourths of a mile.

Road is to be located on the line of the Maddox and Sim Long Farms of which both parties have agreed to donate the right of way.

ON MOTION of Esquire Hamby, seconded by Esquire Robinson, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Camp, Fryar, Thrasher, Hamby and Robinson, Esquire Lawrence being absent.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, YOUR CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they by order paid

M. L. MULKEY.	JUDGE PRO TEM.		
Beeman, Charles.	Bella Johnson.	Nancy Parker Henderson.	
Elrod, Sarah L.	Lula A. Daniel.	Joe Paradiso.	
Daniel, Kitty Ann.	Clifford Knight.	Elizabeth Davis.	
Everett. Henry.	J.C. Bonner.		
Julian, John.	Manie Parks.		
Townsend. R.O	Bert Thompson.	25 cases @ \$5.00.	\$125.00
Handy, Maude.	Mrs. Jessie R. Parks.		
Chas. S. Whitcomb.	Clyde W. Turner.		
Johnson, Frank.	Mrs. John L. Hall.		
Lewis Cora Louise.	Marie Farley.		
	Helen Louise Giffa.		

25 cases @		\$125.00	
WILKES T. THRASHER.	J.P.		
Henry Everett.	Committed to jail.	1.00	
John Julian	2 cases @ 50 cents each.		\$126.00

## HAMILTON COUNTY.

T. W. KILLOUGH.

FOR SERVICES RENDERED FOR QUARTER ENDING SEPTEMBER 30, 1935.

For making Quarterly Record, 14.000 @ 10¢ per 100.	14.00
Entering Orders of the Court 48 @ 25¢	12.00
Filing petitions for exemptions. 69 @ 25¢	17.25
Supplying certificates with seals attached 69 @ 75¢	51.75
Opening and closed records, 79 days @ 50¢	39.50
Filing, docketing and entering Lunacy cases 16 cases @ 3.95	61.60
Jacketing County Bills of expenses 3 @ 15¢	45
Filing report of the Wm. Bork Hospital.	1.50
School Superintendent.	25
Highway Commission	25
Claims Committee.	25
Finance Committee & Advisory Committee.	25
Finance Committee.	25
Ex Officio fees for quarter ending Sept. 30, 1935.	50.00
	<u>\$ 249.80</u>

I certify the foregoing to be correct to the best of my knowledge and belief.

Ed Robins on. Chairman.

Mack Fryar.

G. Russell Brown.

I certify the foregoing to be correct to the best of my knowledge and belief.

T. W. Killough. CCC

Sworn to and subscribed before me this 1st day of oct. 1935.

Margaret orrell. D.C.

ON MOTION of Esquire Brown, seconded by Esquire Robinson, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, Mr. Petersen is allowed to continue with the audit in the Clerk and Master's Office.

**RESOLUTION TO AUTHORIZE A DISCOUNT OF TWO (2%) PER CENT ON ALL 1935 COUNTY TAXES PAID**

PRIOR TO OCTOBER 31, 1935.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that a discount of two (2%) per cent be and it is hereby authorized and allowed on all property taxes due Hamilton county for the year 1935, provided that such taxes be paid prior to October 31, 1935, and that the County Trustee be and he is hereby authorized and directed to accept payment of all such taxes tendered prior to said date, less the said discount of two (2%) per cent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on roll call vote, the following members of the Court being present and voting Aye: Esquire, Mulkey, Rice, Bayless, Camp, Fryar, Thrasher, Hamby and Robinson, Total 9, Esquire Lawrence being absent.

A RESOLUTION ENTITLED "INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF BONDS OF HAMILTON COUNTY, TENNESSEE, IN THE MAXIMUM AMOUNT OF \$700,000.00 FOR THE PURPOSE OF DEFRAYING HAMILTON COUNTY'S PART OF THE COST OF CERTAIN PUBLIC WORKS AUTHORIZED BY CHAPTER 11 OF THE PUBLIC ACTS OF THE EXTRAORDINARY SESSION OF THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE FOR THE YEAR 1935."

WHEREAS, the Federal Emergency Administration of Public Works has heretofore approved the following projects for public Works to be undertaken and constructed in Hamilton County, Tennessee, under the present Federal public works program: (1) School Grounds and buildings, additions and improvements, (2) Additions to and improvements in the Hamilton County Court House, and (3) Additions to and improvements in William L. Bork Memorial Hospital, at Silverdale, involving a total cost of \$1,270,973.75; and

WHEREAS, in order to secure federal funds equal to forty five (45%) per cent of the cost of said public works, as above set forth, it is necessary that Hamilton County provide funds equal to the remaining fifty-five (55%) per cent. of such cost; which will require the issuance and sale of bonds in amounts not exceeding the maximum hereinafter set forth; and

WHEREAS, it is the opinion of this Court that it is to the best interest of the people of Hamilton County that such bonds be issued, under and in accordance with the authority granted by Chapter 11 of the Acts of the Extraordinary Session of the General Assembly of the State of Tennessee for the year 1935;

NOW, THEREFORE,

SECTION 1. Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, that the issuance of bonds of this county be and is hereby authorized, under and in accordance

with said act, and subject to the terms and conditions thereof, in the following maximum amounts and for the following purposes:

- (a) For the acquisition and improvement of necessary land, and the construction of school buildings, additions and improvements, bonds not to exceed 584.000.00
  - (b) For additions to and improvements in the Hamilton County Court House, bonds not to exceed. 58.000.00
  - (c) For additions to and improvements in William L. Bork Memorial Hospital at Silverdale, bonds not to exceed 58.000.00
- Total bonds not to exceed. \$ 700.000.00

SECTION 2. BE IT FURTHER RESOLVED, that said bonds shall bear interest at a rate not exceeding four (4%) per-cent, per annum, and shall be payable from ad valorem taxes, levied on all taxable property in Hamilton County, Tennessee. They shall be issued in form and substance to be fixed by subsequent resolution of this court within and in accordance with the terms and provisions of Section 10 of the Act of the General Assembly of this State hereinabove referred to.

SECTION 3. BE IT FURTHER RESOLVED, That a full, true and correct copy of this resolution shall be forthwith published once in a newspaper published in this county with the following notice appended thereto:

NOTICE.

"The foregoing Resolution has been adopted. Unless within ten (10) days from the date of the publication hereof a petition signed by at least five per cent of the qualified electors of the county shall have been filed with the clerk protesting the issuance of the bonds, such bonds will be the adoption of this resolution by a vote of three-fourths (3/4ths) of the membership of this court, no bonds shall be issued under the authority hereof for any of the purposes above stated (except upon an election to be held as provided in the Act above referred to, )if within ten days from publication of this resolution, as above provided a petition signed by at least five (5%) per cent. of the qualified electors of this county be filed with the clerk of this county protesting the issuance of said bonds for said purpose or purposes. In the event of the filing of such petition within said time, provision shall be made by subsequent resolution of this court, as provided by the act above referred to, to ascertain the will of the qualified electors of this county upon the issuance of such bonds.

SECTION 5. BE IT FURTHER RESOLVED, That this resolution shall take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Thrasher, Hamby and Robinson, Total 9. Esquire Lawrence being absent.

REPORT OF THE SCHOOL SUPERINTENDENT.

TO THE HON. WILL CUMMINGS. COUNTY JUDGE AND MEMBERS OF THE COURT OF HAMILTON COUNTY:

In compliance with the law I herewith presenting the report of the county superintendent for the quarter ending Sept. 30, 1935.

The amounts set forth in our budget for 1935-36 and expenditures through Sept. 30, 1935, against same as shown by VOUCHERS issued by the superintendent's office are as follows;

	BUDGET.	EXPENDITURES.
General Control	6.400.00	1.438.75
Instructional Service	417.339.00	38.032.79
Operation School Plant.	21.345.00	3.620.24
Auxiliary Agencies	69.952.00	7.404.56
Capital Outlay.	10.146.00	
	<u>525.182.00</u>	<u>50.496.34</u>

The amount of money received from tuition and other sources and deposited with the Trustee of Hamilton County during during the quarter was \$59.51.

SEPTEMBER ENROLLMENT OVER SIX YEAR PERIOD.

	Elementary.		High School		Total.
	White.	Colored.	White	Colored.	
Sept. 19. 1930	7320	640	2411	23	10.294
" 11 1931	7586	652	2340	46	10.624
16. 1932	7646	654	2391	37	10.728
15 1933	7771	651	2535	58	11.015
14 1934	7926	664	2587	40	11.218
13 1935.	7882	625	2734	97	11.328

AVERAGE DAILY ATTENDANCE.

	Elementary.	High School	Total.
	White.	Colored.	
Sept. 19. 1930	6727	589	9.572
11. 1931	7057	602	9.947
16 1932	7110	606	10.041
15. 1933	7268	611	10.366
14. 1934	7320	612	10.452
13 1935	7553	615	10.920



You will notice a very unusual thing in the above report. Total enrollment shows an increase of 107 yet the average attendance shows an increase of 468 over figures for same time last year. I do not know how much of this is due to the fact that suburban schools had been in session but one week. It usually takes schools about 30 days to settle down and the average daily attendance to become more or less fixed; at least to such an extent that teachers will know how many students they will have to deal with on an average during the year. The suburban schools carry rather heavy loads and it may be that the second month's report will be a better figure for comparisons. At any rate we have some rather seriously crowded conditions in the county although our general county increase amounts to about one student per teacher employed. The following schools show rather large pupil-teacher load based on average daily attendance.

Daisy (Grades-1-6)	Average No. pupils per teacher.	
East Brainard 1-6)	#	36
Falling Water. 1-8)	"	33
Ganns. 1-6)		36
Harrison. 1-8)		38
Anna B. Lacey. 1.8)		40
Ooltewah. 1.6)		33
Sale Creek 1-8)		35
Sawyer. 1-8)		36
Tyner. Elem. 1-6)		40
Washington. Col. 1-12)		35
		33

During the summer this department has produced three manuals for its teachers. They are as follows:

1. The Home Service Bulletin for Negro Schools.
2. A Social Science Manual for all schools to be used in Grades from seven through twelve.
3. Hamilton County Year Book.

The home service sets forth somewhat in detail the work of a committee that labored throughout the whole of last year collecting materials for teaching the colored children how to do the things that most of them are going to have to do any way through their adult years. This bulletin lays the ground work even in the elementary schools for more specialized courses that are provided in the high school. Ladies of the community who employ servants were consulted and made their contribution. Negro women and men who had served in such positions for many years were glad to make their contribution. Institutions of learning both white and colored gave freely of their counsel and experience.

In this bulletin are set forth somewhat in detail the attitudes, traits of character traits of personality, and skills that must be a part of the qualifications of those who would succeed, as:

1. Maids.
2. Infant Nurses.
3. Private cooks.
4. Institutional cooks.
5. House boys.
6. Yard Man, etc.,

In the social science manual we have sought to follow the movement that is now given front place in educational thinking. We have sought to present social science in such a way as to give it a vital place in the curriculum. In fact it is hoped that this year's efforts in curriculum revision will successfully place as the core of our curriculum building.

The Hamilton County Year Book (Grades-1-6) we have sought to map out the year's work to take the place of the many bulletins that have heretofore been issued. There has also been included in this the results of last year's work among the elementary grade teachers in curriculum revision.

Our teachers' meeting this year have been organized with a view to making a thorough study of the curriculum. The elementary grade teachers have followed such a plan for about two years and now the teachers in the upper grades are joining them in this study. We are looking forward to a very interesting year's work in this field.

#### TEXT BOOKS.

We have had an unusual demand for text books and work books. We did not have a sufficient amount in our budget to cover this demand. We feel that with a little more money placed in work books we will be able to care for this need. With that in view we have estimated what is the very least figure that will care for our present demands on the basis we have been issuing free material in the past. The amount will be \$401.12. May I explain here the system we have been following so that you may know how to advise those who come to you with requests.

#### The use of text books:

Text books are loaned and the teachers are responsible for their return.

We try to place in the hands of the children the necessary readers after investigation shows the family to be actually in need.

We give to the teacher a desk copy or two of other text books, the work from which can be written on the board. The children are given work books that cover the subject matter included in this particular text. This, of course, places a bit more work upon the teacher but students are able to progress where they could not otherwise. Work books are given to the indigent children only.



Most of the problems like the one above, will be solved when we can furnish free text books to all children in the county. Personally I hope this may be done as soon as possible.

#### AGRICULTURE TEACHERS.

We received a notice from the state department of a new basis of pay for agricultural teachers in our high schools. The minimum was placed at \$90.00 per month for nine months on part of local budget and the state assume the balance. This will mean added expenditures not provided for in our budget of \$1257.00.

#### TRANSPORTATION.

Added transportation at Sale Creek, Daisy, and Mountain Creek recently authorized by the finance committee of the county court will amount to \$1200.00.

This will total \$2,858.12, that will have to be cared for out of funds not allotted to us for our budget.

Thanking each member of the court individually for his consistent attention given to the needs of the schools and for his thoughtful, courteous consideration of our problems when presented, I am

Yours very cordially.

Arthur L. Rankin.

Superintendent.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, the foregoing report was adopted and ordered to be filed and made a matter of record.

#### REPORT OF THE COUNTY JUDGE.

TO THE HONORABLE COUNTY COURT:

I submit the following statement below showing appropriations (less trustee's commission) for the budget year 1935-36 and warrants issued by the County Judge for the three months ending September 30, 1935, and balances of appropriations Sept. 30, 1935.

	Appropriations. 1935-36.	Warrants issued. for the three months ending Sept. 30, 1935.	Balances of appropriations Sept. 30, 1935
Buildings and Grounds-General)	20.800.00	3.019.58	17.780.42
Buildings and Grounds-Schools)			
Elementary Schools. )	566.682.00	62.709.52	503.972.48
High Schools. )			
Board of Health.	19.500.00	4.543.08	14.956.92
Chancery Court.	2.300.00	0.424.56	1.875.50
Circuit Court.	20.300.00	3.249.36	17.050.64
Criminal Court.	52.000.00	7.244.99	44.755.01
County Court Per Diem.	200.00	112.64	87.35
Elections.	6.500.00	4.971.38	1.528.62
Lunatics.	3.000.00	126.40	2.873.60
Office expense	11.500.00	4.064.51	7.435.49
Pauper Burials.	5.500.00	1.762.77	3.737.23
County Hospital	37.000.00	9.008.31	27.991.69
Public & Charitable Ins.	162.690.00	37.137.42	125.552.58
Salaries	44.535.00	11.867.73	32.667.27
Sheriff and Jail	40.000.00	7.293.05	32.706.95
Interest on bonds.	383.561.89	133.172.45	250.389.44
Addition to Sinking Fund.	107.000.00	. . . . .	107.000.00
Int. on Loans & Disc on Taxes.	35.000.00	2.790.14	32.209.86
Miscellaneous.	48.601.11	20.588.30	28.012.81
Oil Dept. (to be partly reimbursed .. . . .)		4.688.84	4.688.84 0/D
Store Room Supplies (to be partly reimbursed. i: ::: ::)		1.242.47	1.242.47 0/D
Fire Insurance Funds.	25.000.00	. . . . .	25.000.00
City of Chattanooga Schools.	700.000.00	28.715.18	671.284.82
<b>Total</b>	<b>2.291.670.00</b>	<b>348.732.62</b>	<b>\$ 1942.937.38</b>

The following other warrants have been issued during the three months ending Sept. 30, 1935:

City of Chattanooga Schools--Bal. due from 1934-35 Collections.	13.422.21
" " " from collections of delinquent Taxes.	33.206.75
District Road Fund.	1.211.82
Pike Fund (including workhouses)	46.901.90
Right-of-way Fund.	82.00
Highway Bond Int. fund.	16.302.27
Addition to funding bonds Sinking Fund.	44.691.18
<b>Total warrants issued during the first three months of year 1935-36.</b>	<b>\$ 504.550.75</b>

Respectfully submitted,

M. L. Mulkey.

County Judge Pro Tem.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, the foregoing report was adopted and ordered to be filed and made a matter of record.

**RESOLUTION TO REFUND D. B. LOVEMAN COMPANY \$18.75.**

Be it Resolved by the County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

Refund to D. B. Loveman Company \$18.75, which represents County's part of amount due them on account of over payment on Electrical Appliance privilege license.

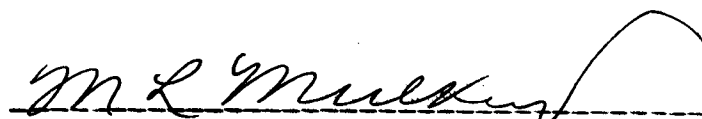
ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee with power to act.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, the following Notaries Public were elected.

Gladys Bolton.	Vaden C. Shadden.
Edna Ruth Bowman.	C. H. Schenck
Claudia Carter.	Murphy Stewart.
Geo. W. Chamlee. Sr.	N. S. Sloan.
Geo. W. Chamlee, Jr.	J. Early Smith.
Crain, Ruth.	E. M. Shelton.
Fox, Myrtle	W. L. Tillett.
Farrar, L.D. Jr.	John S. Wrinkle.
L. H. Gammon.	Weaver, Maurice.
Chas. D. Goins.	W. A. Weatherford.
W. D. Hill.	
D. L. Lewis.	
Mrs. Lillian Miller.	
Mrs. Reese E. Musgrove.	
T. R. Preston, Jr.	
Herbert Parker.	
D. M. Raulston.	
L. H. Runyan.	

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, the following exemptions were referred to the Claims Committee with power to act.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, Court adjourned until the first Monday in November, at 10 O'clock.

  
County Judge Pro Tem.

OCTOBER ADJOURNED TERM.  
CALL MEETING.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) TUESDAY. OCTOBER 15, 1935.

Be IT REMEMBERED\_ That on this the 15th day of October, 1935, before the Honorable M. L. Mulkey, county judge pro tem of Hamilton county, Tennessee, a session of the quarterly county court of Hamilton County, Tennessee, was held in the Court House of Chattanooga, Tennessee, pursuant to the following Notice or Call, which is in the words and figures following to-wit:

TO ALL MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENN.

BY Virtue of authority vested in me by law, I, M. L. Mulkey, Judge Pro Tempore of the County Court of Hamilton County, Tennessee, being of the opinion that the public necessities require the convening of said Court in special session, do hereby call such special session to be held at ten o'clock A. M. October, 15th, 1935, at the usual meeting place of said Court in Hamilton County Court House, Hamilton County, Tennessee, for the purpose of taking such action as may be deemed necessary or advisable in connection with the issuance of bonds for certain public works projects and the calling of an election in connection therewith.

This October 10, 1935.

M. L. Mulkey.  
Judge Pro Tempore.

We, the undersigned members of the County Court of Hamilton County, Tennessee, acknowledge service of the above and foregoing notice, on this 10th day of October, 1935.

Signed by all members of the Court.

Present and presiding, the Honorable M. L. Mulkey, County Judge pro tem of the County Court.

The County Court Clerk call the roll of the Justices of the Peace, of the County and the following answered to their names, Esquires, Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Hamby. Total 8, Esquires Robinson and Lawrence being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the Court offered their thanks to Mr. Wilhoit for his interest and talk in the matter of P.W.A.

FIRST AMENDMENT OF THE RESOLUTION PASSED ON OCTOBER 7th, 1935, ENTITLED "INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF BONDS OF HAMILTON COUNTY, TENNESSEE. IN THE MAXIMUM AMOUNT OF SEVEN HUNDRED THOUSAND (\$700,000.00) DOLLARS FOR THE PURPOSE OF DEFRAYING HAMILTON COUNTY'S PART OF THE COST OF CERTAIN PUBLIC WORKS AUTHORIZED BY CHAPTER 11 OF THE PUBLIC ACTS OF THE EXTRAORDINARY SESSION OF THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE FOR THE YEAR 1935.

SECTION 1. BE IT RESOLVED by the Quarterly County Court in special session assembled that the issuance of bonds of this County be and is hereby authorized under and in accordance with Chapter 11 Public Acts General Assembly, 1935, in the following maximum amounts and for the following purposes:

COUNTY SCHOOL IMPROVEMENTS.	\$792,544.34
BORK MEMORIAL HOSPITAL IMPROVEMENTS.	66,386.97
COURT HOUSE IMPROVEMENTS.	11,000.00
BONNY OAKS INDUSTRIAL SCHOOL IMPROVEMENTS.	72,005.00
NEW WORK HOUSE- WHITE OAK.	27,850.90
NEW CITY-COUNTY GENERAL HOSPITAL.	300,000.00
COUNTY JAIL IMPROVEMENTS.	8,894.60
TOTAL.	\$ 1,278,681.81

SECTION 11. BE IT FURTHER RESOLVED that an election be and it is hereby on the issuance of the above bonds as provided by Section 7, of Chapter 11, Senate Bill No. 6, of the Public Acts of 1935 of the General Assembly of Tennessee; to ascertain the will of the qualified electors with respect to the issuance thereof.

SECTION 111. BE IT FURTHER RESOLVED that said bonds shall bear interest at a rate not exceeding 4 per cent per annum and shall be payable from advalorem taxes levied on all taxable property in Hamilton County, Tennessee; they shall be issued in form and substance to be fixed by subsequent resolution to conform with the terms and provisions of the Act of the General Assembly of this State here in referred to.

Section 1V. BE IT FURTHER RESOLVED that this resolution shall take effect from and after its passage the Public Welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Rice, Bayless, Camp, Fryar, Brown, Thrasher and Hamby, Total 8. Esquires Lawrence and Robinson, being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned to meet again at two o'clock.

COURT MET at two o'clock and adjourned to meet again at four o'clock.

ON MOTION OF ESQUIRE Thrasher, seconded by Esquire Brown, Court adjourned to meet Thursday morning at 10 o'clock October, 17th, 1935.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) THURSDAY. OCTOBER 17th, 1935.

BE IT REMEMBERED\_ That on this the 17th day of october, 1935, before the Honorable M. L. Mulkey, Judge Pro Tem of the County Court of Hamilton County, Tennessee, An Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names; Esquires Mulkey, Bayless, Camp, Fryar, Brown, Thrasher and Hamby, Total 7. Esquires Lawrence, Rice and Robinson being absent.

RESOLUTION TO PROVIDE FOR THE ISSUANCE OF BONDS TO DEFRAY HAMILTON COUNTY'S PART OF THE COST OF CERTAIN PUBLIC WORKS PROJECTS, SUBJECT TO THE APPROVAL OF A MAJORITY OF THE QUALIFIED ELECTORS OF SAID COUNTY, AND TO PROVIDE FOR AN ELECTION TO ASCERTAIN THE WILL OF THE QUALIFIED ELECTORS\_ IN ACCORDANCE WITH THE COUNTY PUBLIC WORKS ACT OF 1935.

WHEREAS, The Federal Emergency Administration of Public works has heretofore approved Hamilton County's application for a grant of federal funds in an amount equal to forty-five (45%) per centum of the cost of certain public works projects, and an application for a similar grant in connection with similar projects is now pending, and

WHEREAS, in order to obtain the said grant heretofore approved, and the additional grant for which application has been made, it is necessary that Hamilton County provide funds equal to fifty-five (55%) per centum of the cost of the said projects, which will necessitate the issuance of bonds in amounts not exceeding the maximum hereinafter set forth; and

WHEREAS, it is the opinion of this court that it is to the best interest of the people of this county that such bonds be issued under and in accordance with the Act of the General Assembly of this State known as the "County Public" Works Act of 1935", provided that the issuance there of be approved by a majority of the votes cast by the qualified voters of this county voting in an election to be held as hereinafter provided in accordance with the said Act of the General Assembly:

NOW, THEREFORE,

SECTION 1. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, that the issuance of bonds of this County be and it is hereby authorized, under and in accordance with said Act, and subject to the terms and conditions thereof (and subject also to the referendum to be held as hereinafter provided) in the following maximum amounts and for the following purposes:

- |   |              |
|---|--------------|
| a. For school grounds and buildings, additions and improvements, bonds not to exceed.         | \$793.000.00 |
| b. For William L. Bork (Silverdale) Hospital improvements and additions, bonds not to exceed. | 67.000.00    |
| c. For Bonny Oaks Industrial School improvements and additions bonds not to exceed            | 73.000.00    |
| d. For Hamilton County Court House improvements, bonds not to exceed.                         | 11.000.00    |
| e. For a new work house in the vicinity of White Oak, bonds not to exceed.                    | 28.000.00    |
| f. For a new City-County general hospital, bonds not to exceed                                | 300.000.00   |
| g. For county jail improvements, bonds not to exceed.   | 9.000.00     |

SECTION 2. BE IT FURTHER RESOLVED\_ that said bonds shall bear interest at a rate of not exceeding four (4%) per centum per annum, and shall be payable from ad valorem taxes levied on all taxable property in Hamilton County, Tennessee. They shall be issued in one or more series, in form and substance to be fixed by subsequent resolution of this court in accordance with the terms and provisions of the County Public Works Act of 1935, and shall mature serially, beginning not less than three years and ending not more than forty years from date of issuance, as provided in said Act.

SECTION 3. BE IT FURTHER RESOLVED that notwithstanding the passage of this resolution, no bonds shall be issued under the authority hereof until or unless a majority of the qualified electors of this county (as the term "qualified electors" is defined in the Act of the General Assembly above referred to) voting in an election to be held as hereinafter provided shall express their assent thereto.

SECTION 4. BE IT FURTHER RESOLVED that in accordance with the provisions of the last paragraph of Section 6 and the provisions of Section 7 of the Act of the General Assembly above referred to, an election is hereby called, to be held on Tuesday, November 12, 1935, at all the following voting places in this county, and to be conducted by the following officials:

FIRST DISTRICT.

1st. Ward, 1st. Precinct.

Place: Court House.

Officer. J. N. McCutcheon.  
 Judge P. J. Wilcox.  
 Judge J. S. Hunt.  
 Clerk Harry Hite.  
 Clerk Mrs. Mamie Tucker.  
 Registrar. Ralph M. Hodge.  
 Registrar. Mrs. Fred Eichorn.  
 Asst. Registrar. Mrs. Hugh J. Lancaster.  
 Mrs. Robt. Carraway.

Court House.  
 Court House.  
 13 Bluff View.  
 Temple Court Building.  
 305 High St.,  
 616 Houston St.  
 208 Walnut St.  
 409. E. 4th St.  
 417 Houston St.

1st. Ward. 2nd Precinct.

Place. Court House.

Officer. Fred Fox.  
 Judge. C. P. Embrey  
 Judge. M. Coplin.  
 Judge. J. E. Watkins.  
 Clerk. J. C. Bunn.  
 Clerk. Mrs. L. M. Burkhart.  
 Registrar. Mrs. J. C. Beason.  
 Registrar. Mrs. Tom J. Davis.  
 Ass't Registrar. Mrs. W. P. Hunter.

717 Battery Place.  
 509 Vine St.  
 308 Houston St.  
 512 Temple Court Bldg.  
 516 Vine St.  
 405 Douglas St.  
 516 Vine Street.  
 513 James Building.  
 828 Riverside Drive.

2nd Ward.

Place, 119 W. 6th St.

Officer. Frank Stewart.  
 Judge. Robert Ivans.  
 Judge. Gordon Street.  
 Judge. E. M. Prigmors.  
 Clerk. C. Adair Rawlings.  
 Clerk. Willis Henry.  
 Registrar. Miss Frances Brannan.  
 Registrar. Mrs. Margaret Merminges  
 Asst. Registrar. Mrs. D. D. Allen.

309 W. 6th St.  
 217 W. 6th St.  
 519 Arcadia Ave.  
 601 Chestnut St.  
 632 E. Terrace.  
 Cedar St.  
 414 W. 3rd St.  
 403 W. 6th St.  
 621 E. Terrace.

FIRST DISTRICT..

3rd. Ward.

Place No. 1. Fire Hall.

Officer. John McMahon.  
 Judge. J. M. Alper.  
 Judge. J. B. Hambright.  
 Judge. Luke Breed.  
 Clerk. Sarah Gordon.  
 Clerk. Lee M. Hogue.  
 Registrar. T. J. Jefferson.  
 Registrar. Pearl Center.  
 Asst. Registrar. N. Plonsky

1/2 Spencers--E. 9th St.  
 305 James Bldd.  
 Lookout Hotel.  
 508 Georgia Ave.  
 W. 9th St.  
 407 W. 10th St.  
 1210 College St.  
 908 Cedar St.  
 908 Cedar St.

4th. Ward.

Place. Normal School.

Officer. Ben Cash.  
 Judge. H. A. Winer.  
 Judge. Raleigh Hickman.  
 Judge. Morrow Chamberlain.  
 Clerk. Miss Sema Sugerman.  
 Clerk. Andrew Smith.  
 Registrar. Joe Cash  
 Registrar. James Irvin.  
 Asst. Registrar. Sadie Frumin.

Hamilton Bank Bldg.  
 618 Carlisle Place.  
 624 E. Terrace  
 42 Chamberlain Bldg.  
 1101 W. 12th St.  
 1157 W. Terrace.  
 1120 E. Terrace.  
 1157 W. Terrace St.  
 602 Carlisle Place.

5th Ward.

Place: No. 2. Fire Hall.

Officer. J. H. Landis.  
 Judge. J. P. Nolan.  
 Judge. Mrs. Edith Worthy.  
 Judge. Geo. McPherson.  
 Clerk. Neal Lynch.  
 Clerk. A. D. Inscho.  
 Registrar. Miss Annie Nolan.  
 Registrar. Mrs. C. R. Sively.  
 Asst. Registrar. Mrs. J. H. Landis.

1605 Mitchell Ave.  
 1801 Williams St.  
 1620 Road Ave.  
 1463 Market St.  
 1801 Williams St.  
 2201 Long Street.  
 1801 Long St.  
 2003 Williams St.  
 1605 Mitchell Ave.

6th Ward.

Place. City Hall.

Officer. Matt. J. Robinson.  
 Judge. John Campbell.  
 Judge. Frank Long.  
 Judge. McKinley Hays.  
 Clerk. J. H. Ross.  
 Clerk. Joe Roddy.  
 Registrar. Harriet F. Crowe.  
 Registrar. John Childress.  
 Asst. Registrar. Mrs. Lila B. Kelly.

Main St. & Rossville Ave.  
 815 Houston St.  
 833 Houston St.  
 City Hall.  
 816 1/2 Lingsay St.  
 Hamilton Nat'l Bank Bldg.  
 414 E. 8th St.  
 724 Georgia Ave.  
 814 Houston St.



7th Ward.	1st Precinct.	Place. 739 McCallie Ave.
Officer.	W. A. Meyer.	912 Oak St.
Judge	J. P. Winn.	916 Oak St.
Judge	Geo. W. Chamlee.	498 Central Ave.
Judge	S. C. Weber.	833 McCallie Ave.
Clerk	J. C. Padgett, Jr.	900 McCallie Ave.
Clerk	Jane Henderson Joyce.	821 McCallie Ave.
Registrar	Mrs. Clarissa Voss.	922 McCallie Ave.
Registrar.	Miss Rachel Wassman.	Graystone Apts.
Asst. Registrar.	Mrs. J. J. Ivans.	831 McCallie Ave.
7th. Ward.	2nd Precinct.	Place. Cor. 9th & Palmetto Sts.
Officer.	G. T. Haney.	807 Fairview Ave.
Judge	Mrs. C. E. Daniels.	1023 E. 9th St.
Judge	Jack Rodman.	821 Central Ave.
Judge	Gus A. Wood, Sr.	805 E. 9th St.
Clerk	Miss Maud Barrett.	1001 E. 9th St.
Clerk	Mrs. Inez Martin.	1033 E. 9th St.
Registrar	Mrs. M. H. Joyce.	815 E. 9th St.
Registrar	Mrs. Geo. E. Gresham.	7 P.O. Bldg.
Asst. Registrar.	Mrs. A. J. Wolfe.	929 E 11th St.
8th. Ward.	First District.	Place : 2414 S. Broad St.
Officer.	Frank L. Dorsey.	101 E. 28th St.
Judge	C. C. Cummings.	2643 Broad St.
Judge	T. W. Dorsey.	2731 Williams St.
Judge.	W. G. Slaten	2706 Long St.
Clerk	Mrs. Bessie Cummings.	2643 Broad St.
Clerk	Andrew Lee.	S. Broad St.
Registrar.	Mrs. Herbert Dillard.	2636 Broad St.
Registrar.	Mrs. Mary E. Benedict.	2611 S. Broad St.
Asst. Registrar.	Otto A. Powell.	2428 Cowart St.
9th. Ward. First Precinct.	First District.	Place. Cor. Hickory & Chamberlains
Officer.	Junius B. French.	1314 Duncan Ave.
Judge.	J. Early Smith	2114 Chamberlain Ave.
Judge	M. M. Morris.	2011 Bailey Ave.
Judge.	Ray E. Lusk.	2014 Oak St.
Clerk	Miss Etta Rankin.	1915 Bailey Ave.
Clerk	Mrs. Mary Bressler.	2200 Duncan Ave.
Registrar	Mrs. Cora Penny.	2110 Kirby Ave.
Registrar	Mrs. Mary Lowry.	1810 McCallie
Ass. Registrar.	Mrs. John J. O'Brien.	1913 Bailey Ave.
9th Ward. 2nd. Precinct.		Place. #5 Fire Hall.
Officer.	V. E. DeGeorgis.	Highland Park Sta.
Judge	Frank Wells.	1920 Kirby Ave.
Judge	O. D. Pruett.	1904 Kirby Ave.
Judge	Chas. Peacock.	1500 Bailey Ave.
Clerk	Mrs. Mabel Willis.	1903 Vance Ave.
Clerk	Mrs. Howard Rennick	1815 Union Ave.
Registrar	J. E. Baker.	1803 Union Ave.
Registrar	Miss Harriett Marshall.	1503 Vance Ave.
Asst. Registrar.	Mrs. T. M. Marrett.	901 Willow St.
10th Ward.		Place. No. 7 Fire Hall.
Officer	Raymond Dobbs.	3710 Lerch St.
Judge	E. R. Axmacher.	1126 E. 14th St.
Judge	J. H. Harrell.	2206 Dorris St.
Judge	John S. Kirby.	604 E. 16th St.
Clerk	Mrs. M. E. Hallmark.	1707 Jefferson St.
Clerk	Ed. Lovell.	1711 Rossville Ave.
Registrar	Mrs. K. Wyatt.	2303 Lindberg Ave.
Registrar	Mrs. Mildred Richey.	1702 Jefferson St.
Asst. Registrar.	Mrs. Geo. W. Fletcher.	2317 Lindberg Ave.
11th Ward. 1st Precinct.		Place: 1408 Dodds Ave.
Officer.	J. A. Clark.	1509 Ronggold Rd.
Judge	Roy Richie.	2605 E. 16th St.
Judge	W. W. Gray.	2414 Vance Ave.
Judge	H. H. Spitler	309 S. Crest Rd.
Clerk	Mrs. N. B. Hargraves.	806 Lewis St.
Clerk	Ben Sparks.	2616 E. 12th St.
Registrar	Mrs. Roy Clinton.	1320 Dodds Ave.
Registrar	Miss Bessie White.	2609 E. 12th St.
Asst. Registrar.	Mrs. Carl Wilson.	2610 E. 16th St.
11th Ward. 2nd Precinct.		Place: Cor. #. 14th St & Willow
Officer.	Geo D. Laws.	2013 E. 14th St.
Judge	J. A. Alsbrook.	2006 E. 13th St.
Judge	W. M. Sutherland.	2002 E. 12th St.
Judge	W. S. Weatherford.	1407 Kelly St.
Clerk	Mrs. Ed. Lowe.	1608 S. Hawthorne

11th. Ward. 2nd Precinct.		Place. Cor. E. 14th & Willow.
Clerk.	R. M. Tillery.	808 Kyle St.
Registrar	Carl Stage.	2009 E. 14th St.
Registrar	Mrs. L. L. Mueller.	1511 E. L4th St.
Asst Registrar.	Mrs. J. L. O'Rear.	1609 Mulberry St.
12th. Ward. 1st Precinct.		Place. Old P.O. Bldg.
Officer.	C. A. Epperson.	Bryan Funeral ParlOr
Judge	John Burns.	Taylor St.
Judge	John Bohannon	N. Chamberlain Ave.
Judge	Jim Kelley.	2300 Glass St.
Clerk	Mrs. L. D. Farrar	Wilder St
Clerk	Geo. Singleton.	E. Chattanooga
Registrar	Mrs. J. W. Bender.	Elmdorf St.
Registrar	Mrs. John Richards.	2515 Stewart St.
Asst. Registrar.	Mrs. C. L. Bradford.	N. Chamberlain Ave.
12th Ward. 2nd Precinct.		Place: 3021 Dodson Ave.
Officer.	E. E. Chambliss.	3700 Dods on Ave.
Judge	J. W. Royal.	3710 Dodson Ave.
Judge	Jack McDonald.	3500 Dodson Ave.
Judge	C. Z. Taylor.	3120 Dodson Ave.
Clerk	Mrs. Walter Cain.	2505 Dodson Ave.
Clerk	Willard L. Moore.	3003 Wheeler Ave.
Registrar	Mrs. Chas. Sturgill.	3300 Wheeler Ave.
Registrar	Jack Wolfe.	3019 <sup>1</sup> / <sub>2</sub> Dodds Ave.
Asst. Registrar.	Arthur Scealf.	2914 Roanoke Ave.
12th ward. 3rd precinct.		Place. Pryor Cates Store.
Officer.	Lee Burns.	1300 N. Chamberlain
Judge	C. W. Heard.	Bradt St.
Judge	P. L. Cateran.	Dodson Ave.
Judge	T. E. Thurman.	1313 Roanoke St.
Clerk	Fred Eider.	1325 Roanoke Ave.
Clerk	Mrs. R. R. Deenal.	1211 Wheeler Ave.
Registrar	Mrs. J. P. O'Neal.	1108 Webb St.
Registrar	Mrs. Guy W. Carden.	1060 N. Orchard Ave.
Asst. Registrar.	Mrs. Barney Strickland.	2818 Ocoee St.
12th Ward. 4th Precinct.		Place: 1814 E. Third St.
Officer	Sam M. Hudlow.	% Home Plate.
Judge	Bob Ivins.	Ringgold Rd.
Judge	W. H. Wheeler.	% County Jail
Judge	Sid Byers.	406 N. Holly St.
Clerk	R. C. O'Rear.	% H.O.L.C.
Clerk	Horace Webb.	
Registrar	Etta Harrington.	2205 Blackford St.
Registrar	Wolf Shinbaum.	1800 E. 3rd St.
Asst. Registrar.	Mrs. Freda Phillips.	1600 E. 3rd St.
12th Ward. 5th Precinct.		Place: 156 Glenwood Drive.
Officer.	Clarence T. Jones.	210 Glenwood Dr.
Judge	H. L. Cravens.	2506 Ivy St.
Judge	P. Marus.	Derby Circle. ? 3rd St.
Judge	W. C. Adams.	City Hall.
Clerk	Mrs. Pearl Chivington.	N. Chamberlain Ave.
Clerk	Mrs. W. D. McCahill.	2511 Oak St.
Registrar	Mrs. May W. Banks.	156 Glenwood Dr.
Registrar	Mrs. R. L. Ridge.	410 Glenwood Dr.
Asst. Registrar.	Clarence T. Jones, Jr.	210 Glenwood Drive.
13th Ward. 1st. Precinct.		Place: Maxwell's Store.
Officer.	Lewis Maxwell.	2005 E. 26th St.
Judge	Paul Caruthers.	1700 Foust St.
Judge	J. D. McAmis.	1807 E. 27th St.
Judge	Will Delaney.	1800 29th St.
Clerk	Mrs. Jaunita Oler	2102 E. 28th St.
Clerk	Lawrence Dodd	3503 2nd Ave.
Registrar	Mrs. L. C. Maxwell.	2005 E. 26th St.
Registrar	Jim Duggan	2612 Arno St.
Asst. Registrar.	Mrs. Geo. Cooper.	2010 E. 28th St.
13th Ward. 2nd Precinct.		Place Street Building.
Officer.	Wheland Palmer.	2811 E. 26th St.
Judge	Thos. E. Burns.	3116 13th Ave.
Judge	Walter Steel.	3609 6th Ave.
Judge	F. H. Gregg.	3008 13th Ave.
Clerk	Mrs. D. F. Simpson.	3407 4th Ave.
Clerk.	Fred Adams.	East Lake.
Registrar	W. B. Cummings.	East Lake.
Registrar	Mrs. F. C. Fricks.	3207 14th Ave.
Asst. registrar.	Mrs. E. K. Hollingsworth.	3013 12th Ave.

13th Ward. . 3rd Precinct.		Place: Clarks Elec. Shop.
Officer.	J. M. Henley.	1506 48th St
Judge	T. A. Murray	2808 E. 44th St
Judge	C. R. Wallace.	E. 44th St.
Judge	H. H. Cooke.	4601 14th Ave.
Clerk	Mrs. J. E. McClain.	2711 E. 45th St.
Clerk	Mrs. Geo. R. Cochrane.	3107 E. 44th St.
Registrar	Mrs. Roy Thomas.	2804 E. 44th St.
Registrar	Mrs. O. E. Toby.	3211 E. 44th St.
Asst. Registrar.	Mrs. C. W. Clarke.	4912 15th Ave.
14th. Ward. .		Place Fire Hall. #13.
Officer.	M. L. Dillard.	1900 Ridgewood Dr.
Judge	R. C. Ewans.	3114 Rose Terrace.
Judge	Russ Meyers	79 Shallowford Rd.
Judge	H. L. McFarland.	119 So. Crest Rd.
Clerk	Jane Dillard.	1900 Ridgewood Dr.
Clerk	Mrs. P. H. Sweet.	2115 Ringgold. Rd.
Registrar	Mrs. R. C. Melton.	No. 2. S. Crest Rd.
Registrar	Mrs. Chas. Valentine.	2021 Ridgewood Drive.
Asst. Registrar.	Mrs. F. W. Johnson.	202 Ridge Ave.
15th Ward.		Place. 117 Brainerd Road.
Officer	Robert Davis	City.
Judge	J. H. Templeton.	3812 S. Terrace.
Judge	C. H. Weigel	3819 S. Terrace.
Judge	Ben H. Story.	43 Tunnel Bld.
Clerk	Mrs. S. R. Roddy.	Germantown Road.
Clerk	Mrs. Wm. Mitchell.	206 Hill Crest Drive.
Registrar	Mrs. Rush Mabry	Brainerd Road.
Registrar	Mrs. Helen Walker.	514 Oak St.
Asst. Registrar.	Mrs. Ida Gillespie.	Brainerd Rd.
16th Ward.		Place: 1418 Hixson Pike.
Officer	E. B. Thomasson.	1344 Falmouth St.
Judge	Grant Martin.	Sunset Road.
Judge	Ed. Crownover.	1414 Hixson Rd.
Judge	Lupton Patten	Falmouth Road.
Clerk	Mrs. May Eldridge.	1410 Hixson Pike.
Clerk	Mrs. C. H. Marr.	1418 Hixson Road.
Registrar	Mrs. O. B. Steffy.	2410 Ewton Ave.
Registrar	Mrs. John Tipton.	1408 Riverview Rd.
Asst. Registrar.	Mrs. May Buford.	2410 Ewton Road.
17th Ward. 1st. Precinct.		Place: Frazier & Forrest Ave.
Officer.	John H. Allen	512 Forrest Ave.
Judge	W. Earle Manning.	500 Graham St.
Judge	Joe Hunter	722 Elinor St.
Judge	Henry Longley.	906 Tremont St.
Clerk	Mrs. W. L. Gordon.	701 Forrest Ave.
Clerk	Mrs. Ed. Conner.	601 Orr St.
Registrar	Mrs. C. R. Kincaid.	511 Graham St.
Registrar	Mrs. J. W. Wheeler.	241 Jarnigan Ave.
Asst. Registrar.	Mrs. John R. Sweets.	247 Jarnigan Ave.
17th Ward. 2nd. Precinct.		Place: Lawson Electric Co.
Officer	T. W. McDonell	
Judge	J. N. Lyles.	
Judge	Bill Zeigler.	
Judge	C. R. Cunningham.	
Clerk	Mrs. T. W. McDowell.	
Clerk	Mrs. L. J. Martin.	
Registrar	Mrs. Annie Keef.	
Registrar	Mrs. W. L. Wergin.	
Asst. Registrar.	Mrs. Frank Dugger.	
17th Ward. 3rd Precinct.		Place Riverview Service St.
Officer.	Geo. Gardenhire.	1165 Highland Drive.
Judge	C. O. Stephens.	904 Avon Place.
Judge	C. E. Becker.	1001 Hixson Pike.
Judge	Harry Hays.	909 Mt. Vernon Drive.
Clerk	Mrs. C. A. Smith.	1226 Hanover St.
Clerk	C. W. Elmore.	1238 Hanover St.
Registrar	Mrs. T. J. Tullos.	1265 Duane Rd.
Registrar	Mrs. E. E. Farris.	1221 Hanover St.
Asst. Registrar.	Mrs. Fred Schneider.	1163 Highland Drive.
18th Ward. 1st. Precinct.		Place: Prater Building.
Officer.	T. F. Fowler.	1502 W. 54th St.
Judge	Jim Holder.	
Judge	J. B. Billingsley.	4710 St. Elmo Ave.
Judge	John S. Saddler.	W 48th St.
Clerk	Mrs. G. L. Freeman.	4725 Florida Ave.
Clerk	Horace Humphreys.	4700 Tennessee Ave.
Registrar.	Mrs. J. M. Byers.	4601 Florida Ave.

18th Ward. 1st Precinct.  
Registrar.  
Asst. Registrar.

Mrs. O. L. Hayes.  
Mrs. J. F. Lowry.

Place. Prater Building.  
4601 Florida Ave  
4510 Alabama Ave.

18th Ward. 2nd Precinct.  
Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar.  
Asst. Registrar.

A. M. Rollons.  
W. A. Ashburn.  
J. D. Coperhaven.  
Foster Johnson.  
Mrs. Burt Elliott.  
Tom Turner.  
Mrs. D. L. Coffee.  
Mrs. J. P. Hester.  
Mrs. L. S. Greenwood.

Place: Fire Hall.  
  
4408 St. Elmo Ave.  
4408 Ala. Ave.  
4401 Tenn. Ave.  
James Building.  
4212 St. Elmo Ave.  
4302 Michigan Ave.  
4000 St Elmo Ave.  
107 Everett St.  
300 Johnson Pike.  
Place: Gymnasium Bldg.

19th Ward. 1st Precinct.  
Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

H. M. Camp.  
William Sills.  
Carl Bearden.  
John McGraw.  
Mrs. O. T. Alexander.  
Mrs. Lela McCabe.  
Mrs. Ruby Scoggins.  
Mrs. N. C. Keown.  
Mrs. L. A. Green.

4601 Kirkland Ave.  
Highland Ave.  
4312 Ohls Ave.  
208 W. 45th St.  
4309 Ohls Ave.  
113 W. 45th St.  
4001 Kirland Ave.  
710 W. 42nd St.  
4529 Highland Ave.

19th Ward. 2nd Precinct.  
Officer.  
Judge  
Judge  
Judge.  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Shelby Rogers.  
W. O. Canfield.  
Geo. W. Jackson.  
J. W. Wheeler.  
Mrs. E. W. Spears.  
James F. Searcy  
Mrs. Bernie Benson.  
James W. Searcy.  
Mrs. Joe F. Shipp.

Place. 1016 West 33rd St.  
3209 Broad St.  
3404 Tarlton Ave.  
14 E. 28th St.  
Alton Park Blvd.  
3405 Tariton Ave.  
1014 1/2 W. 33rd St.  
2902 S. Market St.  
3002 Alton Park Blvd.  
E. 28th St.

SECOND DISTRICT.

AMNICOLA.  
Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Joe Delzell.  
Tom DeSha.  
J. D. Morris.  
Joe Cope.  
Mrs. Tom DeSha.  
Nellie Davis.  
Tom Blake.  
Thankful Ogleby  
Mrs. W. M. Delzell.

Place. School House.  
% H. L. Judd co.,  
Rt. 2. Chattanooga.  
% H. L. Judd Co.  
Rt. 2. E. Chattanooga.  
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% H. L. Judd Co.,

BARTELBAUGH.  
Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar.  
Registrar.  
Asst. Registrar.

Frank Conner.  
W. C. Champion.  
Tom Shirley.  
Sam Miller.  
Edgar Brewster  
Daisy Holder.  
D. W. Lamon.  
Mrs. Luther Leamon.  
Mrs. D. T. Davis.

Place. Champion's Store.  
Rt. 2. Chattanooga.  
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Harrisnn, Tenn  
E. Chatta., Rt. 2.  
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CHICKAMAUGA.  
Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

O. P. Worley.  
Benton White  
M. P. Cusick.  
L. H. Quarles.  
Mrs. Pearl Netherland  
Bill Price.  
Miss Minnie Hawley.  
Will Ray  
Mrs. Clifford Fryar.

Place. Depot.  
Rt. 6 Chattanooga.

EASTDALE.  
Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

S. N. Varnell.  
R. W. Ward.  
Bernie McDowell.  
F. A. Ganung  
Mrs. L. B. Adams.  
D. C. Johnson.  
Velma Haggard.  
Georgia Caruthers.  
Mrs. Sarah Elrod.

Shackleford Road.  
Tunnel Blvd.  
Host St.  
Rt. 1. Highland Park.  
Tunnel Blvd. Rt. 1.  
  
Midland Pike.  
Tunnel Blvd.

EAST RIDGE.  
Officer  
Judge.

C. B. Dowling.  
W. H. Schmidt.

Place: Town Hall.  
Ringgold Road.  
Bennett Rd. H.P. Rt. 1.

## EAST RIDGE.

Judge.  
Judge  
Clerk  
Clerk  
Registrar.  
Registrar  
Asst. Registrar.

R. B. Allen  
Milo Merrill  
Mrs. John Fryar.  
Mrs. J. R. Dunson.  
Mrs. J. T. Wolfe.  
R. B. Allen, Jr.

Place: Town Hall.

John Ross Road, Rossville.  
H. P. Rt. 1.  
McBrien Park, Rt. 1.  
Ringgold Rd. H.P. Tr. 1  
Highland Pk. Rt. 1.  
John Ross Road.

## KING'S POINT.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Lee Lightfoot  
J. M. Poe  
T. F. Sively.  
W. A. Roy  
Mrs. E. H. Patten.  
Mrs. Henry Millsaps.  
Fred O'Neal.  
A. L. Gamble.  
J. P. Webb.

Place. Potter's Store.

Rt. 6. Chattanooga.  
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Rt. 2. "  
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## TYNER.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar.  
Registrar  
Asst. Registrar.

R. E. Holbert.  
L. S. Roberson.  
C. Durham.  
Geo. Wilson.  
Mrs. Mary Cooper.  
Mrs. C. D. Clark.  
Mrs. Nettie Johnston.  
Mrs. G. W. Wilson.  
Mrs. Richard Moore.

Place. Hundley's Store.

Rt. 2. Chattanooga.  
" "  
" 1. Ooltewah.  
Tyner, Tenn  
" "  
Ooltewah. Rt. 1.  
E. Chatta., Rt. 2.  
" "  
Rt. 1. Ooltewah.

## WORLEY.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Sam Julian.  
Joe Bork  
Miss Mabel Worley.  
William Carmichael  
Frank Gray.  
Mrs. Dennis Corbly  
Miss Ruby Boyd.  
Mrs. W. C. Carmichael  
A. J. DeWald.

Place. East Brainerd School.

Rt. 6. Chattanooga.  
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## BAKEWELL.

Officer.  
Judge.  
Judge  
Judge.  
Clerk  
Clerk  
Registrar  
Registrar  
Asst Registrar.

M. J. Lee.  
James Varner.  
James Lee  
Wm. N. McGill  
Waldo Card.  
B. W. Gray  
Miss Blanche Clift.  
J. A. Green.  
T. L. Varner.

Place. Bakewell Service Sta.

Rt. 1. Soddy  
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" "  
Bakewell.  
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Rt. 1. Soddy.  
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## DAISY.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Porter Poe  
W. T. Winham,  
Claude Martin.  
Geo. Hensley.  
Miss Almeda Anderson.  
Elizabeth Carden.  
Creed Cox.  
Roy Millsaps  
Mrs. Ernest Eldridge.

Daisy. Tenn.

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## FAIRMOUNT.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

T. J. Hartman.  
J. A. Brymer.  
W. M. Shannon  
Cyrus Smith  
Mrs. Elsie Marie Brown  
M. K. Hollister  
Nettie H. Conner.  
Mrs. Ethel Lusk.  
T. C. Conner.

Place. Old Academy.

R.F.D. Signal Mt.  
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## FALLING WATER.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk

J. R. Selcer.  
J. C. Smith.  
E. H. Barker.  
Al. Brown.  
Jim Pitts.  
Albert Johnson.

Rt. 2. Hixson. Tenn.

" "  
" "  
Rt. 5, Chattanooga.  
Rt. 2. Hixson.  
" "

## FALLING WATER.

Registrar  
Registrar  
Asst. Registrar.

Mary Adams.  
Mrs. Geo. Taylor.  
Bertha Barker.

R.F.D. N. Chatta.  
Rt. 5.  
Rt. 2. Hixson. Tenn.  
Place: Young's Store.

## FLAT TOP.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

J. F. Young.  
Franklin Welch  
Bill Young  
Gilbert McWilliams.  
Kitty Hendon.  
Arthur Bowman.  
Osco Young.  
Mrs. Harrison Smith.  
Edgar Manning.

R.F.D. Soddy.  
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Flat Top  
Place: Community House.

## GANNS.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

J. F. Hixson.  
W. S. Hixson.  
Walter Coffelt.  
W. A. Bonine.  
Alta Rogers.  
Henkey Shannon.  
Osela Hart.  
Mrs. Nancy Raulston  
Mrs. Cox.

R.F.D. #2. Hixson.  
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831 Volunteer Bldg.  
Rt. 2. Hixson.

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" Rt. 1.

Place: Roberson Store.

## GOLD POINT.

Officer  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Z. T. Rawston.  
I. H. Bailey.  
Sidney Allison.  
Geo. Varner.  
Miss Maud Bailey.  
Frank Penny.  
Sam Bean.  
Earle Salvage  
Miss Callie Smith.

Rt. 1. Hixson. Tenn.  
Rt. 1. Hixson. Tenn.

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## GRANDVIEW.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Mrs. Ora Banks.  
C. H. Hicks.  
B. H. Phillips.  
Silas Williams.  
Miss Rosa Meeks.  
F. E. Gunn  
Mrs. Ora Rolston.  
Mrs. F. E. Gunn.  
Mrs. Sallie Light.

Place. 1840 Wauhatchie Pike.  
3712 Grandview Ave.  
110 "  
Rt. 4. Chatta.,  
James Building.  
3712 Grandview Ave.  
Lookout Mt. Blvd.  
Rt. 4. Chattanooga.  
Lookout Mtn. Blvd.  
1921 Wauhatchie Pike.

## HIXSON.

Officer  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Clarence Barker.  
Clark Roberts.  
Henry Lee.  
Geo. Ashley.  
Mrs. Blanche Gadd.  
Perry Phipps.  
Mrs. Harry Gooden.  
Mrs. Rebecca Wilson.  
Mrs. Pearl Bradford.

Place; Hixson Restaurant.

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## JONES STORE.

Officer.  
Judge  
Judge  
Judge.  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

W. S. Jones.  
Joe Masterson  
Walter Clift.  
J. W. Horne  
Corbett Clift  
Oscar Nelson.  
Mrs. Geo Hixon.  
Lon Gann.  
Joe Davidson.

Place. Jones Store.  
Rt. 2. Soddy. Tenn.

## LOOKOUT MOUNTAIN.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registart  
Asst. Registrar.

C. C. Brand.  
Tom Perrin  
C. E. Whaley.  
Dyer Butterfield.  
Mrs. H. M. Caldwell.  
Mrs. Alf. Waters  
Miss Alice Gibson.  
Mrs. Gus A. Wood. Jr.  
Miss Agnes Robinson.

Incline Station.  
Lookout Mountain.



		Place Company Store.
<b>LUPTON CITY.</b>		
Officer.	J. G. Gentry.	Lupton City.
Judge	J. W. Sisk	
Judge	W A. Baggett.	
Judge	L H. Weatherford.	
Clerk	Mrs. B. W. Hill	
Clerk	Lucile Weatherford.	
Registrar	Mrs. H. O. Sebastian	
Registrar	Gussie Mae Weatherford.	
Asst. Registrar.	Mrs. J. D. Miller.	
<b>MIDVALE PARK.</b>		Place. Cox Store.
Officer	J. C. Farris.	Temple Court Bldg.
Judge	Joe F. Goodson.	P.O. Box. 373 City.
Judge	J. C. Bradley.	2222 Lyndon Ave. N. Chatta
Judge	Frank Mosier.	R.F.D #2 Chattanooga.
Clerk	Miss Bess Hixon.	2620 Lyndon Ave. Chattanog
Clerk	Lonnie Battles.	R.F.D. #5. Chattanooga.
Registrar	Mrs. E. R. Patty.	Woodfin Ave. "
Registrar	Mrs. J. A. Lewis.	R.F.D. #5. "
Asst. Registrar.	Mrs. Emma Lingerfelter.	2218 Lyndon Ave.
<b>MOBRAY.</b>		Place. School House.
Officer	Wayne Headrick	Rt. 2. Soddy. Tenn.
Judge	J. S. Johnson.	"
Judge	L. F. Johnson.	"
Judge	Russ Davis	"
Clerk	L. H. Hatfield.	"
Clerk	Frank Porter.	"
Registrar	Forrest Worley.	"
Registrar	Lester Lewis	"
Asst. Registrar.	Gordon Hatfield.	"
<b>RED BANK.</b>		Place: Peng Building.
Officer	S. S. Gilbert	3806 Redding Bldg. Rt.5.
Judge	Ed Moore.	3800 " "
Judge	Walter Mabry.	Rt. 5. Chattanooga.
Judge	Robert Vandergriff	"
Clerk	Mrs. Webb Addington	3416 Dayton Pike. R 5.
Clerk	J. H. Crighton	Rt. 5. N. Chatta.,
Registrar	Mrs. H. D. Porter.	"
Registrar	Mrs. S. S. Gilbert.	3806 Redding Rd. Rt. 5
Asst. Registrar.	Mrs C. V. Hunt.	2611 Barkley Drive.
<b>SALE CREEK.</b>		Place: I.O.O.F. Hall.
Officer.	Sam Hutcheson.	Sale Creek, Tenn.
Judge	Dan Davis	
Judge	Jack Martin	
Judge	S. E. Gann	
Clerk	Arnold Elsea	
Clerk	Luther Coppinger	
Registrar	Nevada Gentry	
Registrar	Drewry Crawley.	
Asst. Registrar.	Florence Coulter.	
<b>SIGNAL MOUNTAIN.</b>		Place: Palisades
Officer.	Sam Behm.	Signal Mountain.
Judge	M. S. Dickert.	
Judge	J. P. Dyer.	
Judge	Mrs. P. H. Thach.	
Clerk	Mrs. J. E. Donovan.	
Clerk	Mrs. Donald Early	
Registrar	Mrs. M. S. Dickert.	
Registrar	Davye Walker.	
Asst. Registrar.	Mrs. O. B. Adams.	
<b>SIVLEY.</b>		Place: Sivley Store.
Officer	D. W. Brown.	R.F.D. 5. N. Chatta.
Judge	S. A. Coulter.	"
Judge	J. W. Outlaw.	"
Judge	Col. H. J. Weeks.	Signal Mountain, Tenn
Clerk	Mrs. Minnie Standifer.	R.F.D. Rt. r. N. Chatta.
Clerk	Arthur Howard.	" "
Registrar	Mrs. Mollie Brown.	" "
Registrar	Miss Roxie Barker.	" "
Asst. Registrar.	L. H. Sivley.	" "
<b>SODDY.</b>		Place. Mose Clift Bldg.
Officer.	Joe McClure.	Soddy. Tenn
Judge	C. C. Cross.	"
Judge	Bob Levi.	"
Judge	Fred Clift.	"
Clerk	Mrs. Alf. Martin	"
Clerk.	Lewis Armour.	"

Registrar  
Registrar.  
Asst. Registrar.

Mrs. Jim Card.  
Mrs. Llewellyn Jones..  
Tom Levi.

Soddy, Tenn.  
"  
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WAUHATCHIE.

Officer  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar

J. B. Collins.  
J. E. Arrant.  
Joe Thmpson.  
Harold Humphries  
Tom Dover.  
Mrs. Carry Barnes.  
Mrs. Ed. Boydston.  
Mrs. H. B. Massey.  
Howard Fryar.

Place. Boydston's Garage  
Chattanooga. Rt. 4.

WOODLAND STATION.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

W. H. Dyche  
A. F. Cook  
Mrs. Jennie Wilder.  
Will Reece.  
Mrs. J. A. Hicks.  
Mrs. E. B. Pendergrass.  
Mrs. W. D. Dyche.  
Mrs. W. H. Martin.  
May Durham.

Place. Wilder's Store.

FOURTH DISTRICT.

APISON.  
Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Robert Bell.  
W. C. Hill.  
J. G. Johnson.  
D. A. Goins.  
Arthur Parkerson.  
W L. Sims.  
Mrs. Sam McGhee.  
Miss Cecil Wilson.  
Mrs. Lizzie Stephens.

Place. Wilson Store.  
Apison Tenn.  
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BIRCHWOOD.

Officer  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

John Jenkins.  
B. V. Martin.  
Geo. Farmer.  
W. R. Randolph  
Mrs. John Parker.  
Hart Murray.  
J. H. Conner.  
T. A. Selvidge  
Mrs. Frank Roakk.

Place. DeFriese Store  
Birchwood. Tenn.  
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HOWARDVILLE.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

W. A. Crutchfield.  
A. L. Howard.  
J. A. Tankersley.  
J. S. Marshall.  
Ralph M Howell.  
Mrs. H. E. Smedley.  
O. N. Wilhoite.  
J. Sam Marshall.  
Mrs. Sarah Tankersley.

Place. Howardville Store.  
Apison. Tenn.  
"  
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MADDOX.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Avery Little.  
Ben Crox.  
Emmett Dill  
Champ Ramsey.  
Mrs. Chassie Lowe  
G. O. McDaniels.  
Tom Wilson.  
Link McDaniels.  
Mrs. Avery Little.

Place: Lowe's Store.  
R.F.D. Harrison. Tenn.

NEW UNION.

Officer.  
Judge  
Judge  
Judge  
Clerk  
Clerk  
Registrar  
Registrar  
Asst. Registrar.

Will Hale.  
R. E. Stevenson.  
E. K. Brown.  
Roscoe Anderson.  
Herbert Holder.  
Fred Bacon.  
John Holt.  
Ed Gamble.  
Mrs Joe Goodner.

Place: School House.  
R.F.D. Georgetown. Tenn.

OOLETEWAH.		Place. Old Court House.
Officer.	J. H. Poe.	Ooltewah, Tenn.
Judge	W. W. Brewster	
Judge	Oscar Acuff.	
Judge	Geo. Robinson.	
Clerk	Mrs. Frew Knowlen.	
Clerk	Mrs. May Furches.	
Registrar	Mrs. H. L. Harper.	
Registrar	Drew Hunter.	
Asst. Registrar.	Miss Minnie Henson.	
SALEM.		Place: Salem Church.
Officer.	J. W. Roark.	R.F.B. Georgetown, Tenn.
Judge	C. H. Hixson.	
Judge	G. O. Fridell.	
Judge	L. T. Barger.	
Clerk	Mrs. Mattie Roark.	
Clerk	D. L. McCallie.	Birchwood. Tenn.
Registrar	Miss Maude Smith	
Registrar	J.F. Dungan	
Asst. Registrar.	J. W. Tally.	
SNOW HILL.		Place. Lee Bros. Store.
Officer.	Will Burns.	R.F.D. Ooltewah, Tenn.
Judge	J. B. Shirley.	
Judge	Albert Davis.	Harrison. Tenn.
Judge	Arthur Henry.	Ooltewah, Tenn.
Clerk	Mrs. Lott. Holder.	R.F.D. Ooltewah,
Clerk	Tom Lee.	"
Registrar	J. H. Scoggins.	" Harrison.
Registrar	M. P. Lewis.	" Ooltewah.
Asst. Registrar.	Bruce Hall.	
SUMMITT.		Place: Felton's Store.
Officer.	E. M. Felton.	Rt. 1. Ooltewah. Tenn.
Judge	Mitt Webb.	
Judge	Frank Owansby	
Judge	Leonard Henderson.	
Clerk	Mrs. H. M. Long.	
Clerk.	Molly Henderson.	
Registrar	Sheridan Green.	
Registrar	Lillie Awtry.	
Asst. Registrar.	Fate Wolfe.	
WHITE OAK. (WEST VIEW).		Place: School House.
Officer.	Joe Morris.	Rt. 6. Chattanooga. Tenn.
Judge.	Hugh Julian.	Rt. 6. "
Judge	J. E. McSpadden.	Rt. 4. Ringgold. Georgia.
Judge	William Miller.	Rt. 6. Chattanooga. Tenn.
Clerk	Mrs. Leonard Heaton.	"
Clerk	Mrs. H. B. Knauff.	"
Registrar	Mrs. Oliver McSpadden.	"
Registrar	H. H. Murphy.	"
Asst. Registrar.	Mrs. Geo. Liner.	"
WORK:.		Place: Friendship School House
Officer	J. W. Davis.	R.F.D. Harrison. Tenn.
Judge	A. G. Moon.	"
Judge	G. F. Friddell.	"
Judge	T. F. Stump.	"
Clerk	Mrs. J. W. Davis.	"
Clerk	C. C. Stulce.	"
Registrar	Eva M. Thatch.	"
Registrar	Clay Roark.	"
Asst. Registrar.	Mr. W. T. Moon.	

Respectfully submitted,

HAMILTON COUNTY ELECTION COMMISSION.

I. B. Merriam. Chairman.

J. Mitt Payne. Secretary.

Foster. Johnson.

All voting place shall be open between the hours of 9.00 a.m. and 7.00 p.m. on said date of election.

SECTION 5. BE IT FURTHER RESOLVED that the Board of Election Commissioners of Hamilton County shall furnish ballots to be used at said election, on each of which ballots there shall be printed the following:

(1) For school grounds and buildings, additions and improvements, bonds not to exceed \$793,000.00.

FOR THE BONDS.

AGAINST THE BONDS.

(2) For William L. Bork Memorial (Silverdale) Hospital improvements and additions, bonds not to exceed \$67,000.00.

FOR BONDS.

AGAINST THE BONDS.

(3) For Bonny Oaks Industrial School improvements and additions, bonds not to exceed \$73,000.00

FOR THE BONDS.

AGAINST THE BONDS.

(4) For Hamilton County Court House improvements, bonds not to exceed \$11,000.00

FOR THE BONDS.

AGAINST THE BONDS.

(5) For a new Work House in the vicinity of White Oak, Bonds not to exceed \$28,000.00.

FOR THE BONDS.

AGAINST THE BONDS.

(6) For a new City County General Hospital, bonds not to exceed \$300,000.00

FOR THE BONDS.

AGAINST THE BONDS.

(7) For the County Jail Improvements, bonds not to exceed \$9,000.00

FOR THE BONDS.

AGAINST THE BONDS.

Opposite each of the phrases "For the Bonds" and "Against the Bonds" there shall be a hollow square and each voter shall indicate his vote "For the Bonds" or "Against the Bonds" by inserting a mark in the square opposite such phrase.

SECTION 6. BE IT FURTHER RESOLVED that the returns of such election shall be canvassed and the results declared in accordance with Section 7 of the Act of the General Assembly above referred to.

SECTION 7. BE IT FURTHER RESOLVED that in the event a majority of the votes cast at said election be cast in favor of the issuance of bonds for any one or more of the purposes set forth in Section 1 and 5 hereof, then bonds shall be issued for such purpose or purposes, notwithstanding a majority of the votes be cast against the issuance of bonds for any other or others of said purposes.

SECTION 8. BE IT FURTHER RESOLVED that the Board of Election Commissioners of Hamilton County be and they are hereby directed to open and hold a supplemental registration, in accordance with Section 2008 of the Code of Tennessee, in all the wards and voting precincts of this county on the 21st, 22nd and 23rd days of October, 1935, in which supplemental registration all persons otherwise qualified to vote in the election hereinabove called, but who have not registered as provided by law, may register.

SECTION 9. BE IT FURTHER RESOLVED that this resolution, in accordance with Section 7, of the Acts of the General Assembly above referred to, shall be published in full at least once in the newspaper or newspapers of this county not less than ten days not more than twenty days prior to November 12th, 1935, and no other notice of such selection need be published or given.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting aye: Esquires, Mulkey, Bayless, Camp, Fryar, Brown, Thrasher, and Hamby, Total 7, Esquires Lawrence, Rice and Robinson being absent.

RESOLUTION TO DIRECT THE BUILDINGS AND GROUNDS COMMITTEE TO BE REQUIRED TO PAY THE WAGE SCALE OF THE CENTRAL TRADES AND LABOR COUNSEL AND THAT 98% LOCAL PEOPLE BE EMPLOYED.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Building and Ground Commission be and are hereby directed that the commissioner require contractors awarded county work pay the wage scale recommended by the trades and labor counsel and that 98% of the people employed be local people.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned until Friday at 10 o'clock. October 25th, 1935.



COUNTY JUDGE PRO TEM.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

FRIDAY. OCTOBER 25th, 1935.

Court met pursuant to adjournment, the Honorable Will Cummings, County Judge, present and presiding, associated with the following Justices of the Peace, Esquires Mulkey, Camp, Bayless, Fryar, Brown, Thrasher, Hamby and Robinson, Total 8, Esquires Lawrence and Rice being absent.

RESOLUTION TO REQUEST THE AID AND CO-OPERATION OF THE HAMILTON COUNTY BOARD OF ELECTION COMMISSIONERS IN ALL MATTERS INCIDENT TO THE ELECTION HERETOFORE CALLED FOR NOVEMBER 12, 1935, UNDER THE PUBLIC WORKS ACT OF 1935.

WHEREAS, under the terms and provisions of Sec. 7. of the County Public Works Act of 1935 the duty of calling an election on the issuance of bonds and of canvassing the returns, and determining and declaring the result of said election is imposed in mandatory terms upon the Quarterly County Court, but

WHEREAS\_ the said Section further provides that in all other respects, and as far as may be reasonable, such election shall be conducted in the usual and ordinary manner provided by the general laws of the State; and

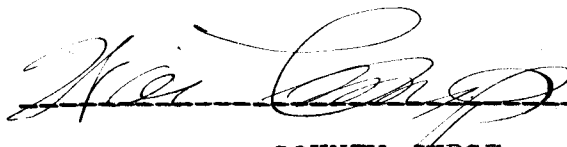
WHEREAS\_ it is the desire of this court (1) that the said election on November 12, 1935, be conducted in every possible way in accordance with the general laws of the State, so far as may be permitted by the provisions of the County Public Works Act of 1935, and (2) that this court have the benefit of the aid and co-operation of the Board of Election Commissioners of this County in the discharge of all duties imposed upon this court by the said Act.

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County that the Board of Election Commissioners of this county be and they are hereby requested to hold and conduct the said election on November, 12th, 1935, and do all things not expressly required to be done by this court, in connection with said election, in all respects in accordance with the general laws of the State, and that the said Board of Election Commissioners be and they are hereby further requested to aid and co-operate with this court in the canvassing of the returns of such election and in determining the results thereof.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 8. Esquires Lawrence and Rice being absent.

A MOTION by Esquire Thrasher, seconded by Esquire Bayless, was made to appoint a Committee to have the County Health Board to confer with the City Health Board to take over the City Clinic.

ON MOTION OF Esquire Brown, seconded by Esquire Bayless, Court adjourned to meet Monday morning November 4th, 1935 at 10:00 o'clock.

  
COUNTY JUDGE.



STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. NOVEMBER 4th, 1935.

Court met pursuant to adjournment, the Hon. Will Cummings, County Judge, present and presiding.

The County Court Clerk called the roll and the following answered to their names; Esquires Mulkey, Rice Camp, Fryar, Brown, Thrasher and Hamby, Total Esquires Lawrence, Bayless and Robinson, being absent.

ON MOTION of Esquire Brown, seconded by Esquire Rice, the Finance Committee will remain the same with the exception of Esquire Thrasher, Chairman in the place of Esquire Lawrence, by acclamation.

REPORT OF FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report;

The following matters referred to the Finance Committee with power to act were disposed of as follows:

It was moved, seconded and unanimously carried;

That the Tax assessor be authorized to issue errors and releases covering the 1931, 32, 33 and 34 assessments on N. 20ft of lot 1 and S. 20 ft. of lot 2, Block 6, Whiteside's Addition, 3rd Ward, said parcels being the property of the Colored Elks Club, a charitable institution.

That the Tax assessor be authorized to issue errors and releases covering the part of the property of the Eleventh Street Realty Company being used for the curb market for the years 1933, 1934 and 1935, and to exempt it for all subsequent years as long as it is being used for that purpose, at an agreed valuation of \$6,600.00 annually.

The Finance Committee recommends:

That a refund of \$21.90 be made to Lavens M. Thomas, Attorney for the Fairyland Company, said amount being the 1931 county tax on lot 610 Fairyland, collected twice.

Respectfully submitted,

Wilkes T. Thrasher.  
 Chairman.

Kelso Rice.

M. L. Mulkey.  
 Luther Hamby.

ON MOTION OF Esquire Thrasher, seconded by Esquire Rice, the foregoing report was adopted. on a roll call vote, the following members of the Court being present and voting Aye. Esquires, Mulkey, Rice, Camp, Fryar, Brown, Thrasher and Hamby. Total 7. Esquires Lawrence, Bayless and Robinson. being absent.

A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES OF AMERICA TO HAMILTON COUNTY, TENNESSEE. TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF CERTAIN PUBLIC WORKS PROJECTS

SECTION 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that the offer of the United States of America to Hamilton County, Tenn., to aid by way of grant in financing the construction of certain works projects, a copy of which offer reads as follows:

"P.W. 43296-81

FEDERAL EMERGENCY ADMINISTRATION OF  
 PUBLIC WORKS.

Washington, D.C.

October 19, 1935.

State File No. Tenn. 1008.

Hamilton County.

Chattanooga, Tenn

Subject to the Rules and regulations (PWA Form No. 179, July 22, 1935, as amended to date) which are made a part hereof, the United States of America hereby offers to aid in financing the construction of (a) additions and improvements to Court House, (b) a hospital building, (c) seven new school buildings and (d) additions and improvements to four school buildings (herein called the "Project") by making a grant to Hamilton County in the amount of 45 percent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$572,727.

United States of America.  
Federal Emergency Administrator of  
Public Works.

By Horatio B. Hackett.  
Assistant Administrator".

be and the same is hereby in all respects accepted,

SECTION 2. BE IT FURTHER RESOLVED that this County agrees to abide by all the rules and regulations relating to such loan and grant, a copy of which rules and regulations were annexed to the Government's offer and made a part thereof.

SECTION 3. BE IT FURTHER RESOLVED that the Clerk of this court be and he is authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three certified copies of this Resolution and three certified copies of the proceedings of this court in connection with the adoption of this Resolution and such further documents or proofs in connection with the acceptance of said offer as may be requested by the Federal Emergency Administration of Public Works.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Rice, Camp, Fryar, Brown, Thrasher and Hamby, Total 7. Esquire Lawrence, Bayless and Robinson being absent.

RESOLUTION TO REQUEST THREE CITIZENS TO SERVE WITH THE BOARD OF BUILDINGS AND GROUNDS COMMISSIONERS IN CONNECTION WITH HAMILTON COUNTY'S PUBLIC WORKS PROGRAM.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, that a committee composed of three citizens of this County, to-wit: L. J. Wilhoite, Roy McKenzie and C. S. Steward be and they are hereby requested to serve with the Board of Buildings and Grounds Commissioners, and to advise and co-operate with said Board, in all matters incident to Hamilton County's public works program.

ON MOTION of Esquire Camp, seconded by Esquire Rice, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the Court moved to invite President Roosevelt to attend the opening of the Dam.

ON MOTION OF Esquire Mulkey, seconded by Esquire Camp, that the County Court be a Committee to assist in counting and tabulating the Election returns. Adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, that the election commissioners be notified that the County Court authorized this election to be held. Adopted by acclamation.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, the following Notaries Public were elected.

Chas. Brown.  
E. Blaine Buchanan.  
Conda Coppinger.  
Anne Hixson.  
H. S. Kimsey.

Cartter Lynch.  
D. M. Raulston.  
Horace B. Toliver.  
Sam F. Wheeler.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, that the Court House be closed November 11th, 1935, for ARMISTICE DAY. Adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, Court adjourned until Monday, November 18th, 1935.

  
\_\_\_\_\_  
COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

MONDAY. NOVEMBER 18, 1935.

Court met pursuant to adjournment, The Honorable Will Cummings, County Judge, present and presiding, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace of said County and the following answered to their names: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Hamby. Total 8. Esquire Lawrence and Robinson being absent.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, the Minutes of the October Term 1935, October 15, 1935, October 17, 1935 and October 25, 1935 were adopted as read by acclamation.

REPORT OF ELECTION COMMISSION ON THE ELECTION FOR THE ISSUANCE OF P.W.A. BONDS.

November 16, 1935.

Mr. T. W. Killough.

County Court Clerk.

Hamilton County, Chattanooga, Tenn.

Dear Sir:

The Hamilton County Election Commission in due session has polled the votes for or against the Bonds in the election held November 12th, 1935, and certify the following to be correct:

	Votes for Bonds.	Votes Against Bonds.
SCHOOL BONDS.	4.607.	2.264
BORK HOSPITAL BONDS	4.175	2.436
BONNY OAKS BONDS	4.588	2.153
COURT HOUSE BONDS.	3.356	2.983
WORK HOUSE BONDS.	3.451	2.852
GENERAL HOSPITAL BONDS.	4.382	2.284
COUNTY JAIL BONDS.	3.541	2.802

A total of 7.096 votes were cast in this election, and all issues carried, as shown above.

Respectfully submitted,

HAMILTON COUNTY ELECTION COMMISSION.

I. B. Merriam.  
Chairman.

I. B. MERRIAM.

J. MITT PAYNE. Secretary.

E. R. SLOAN.

ON MOTION OF Esquire Brown, seconded by Esquire Rice, the foregoing report was adopted.

RESOLUTION ON THE PROPOSAL OF THE DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE STATE OF TENNESSEE, UNDER THE DIRECTION OF THE COMMISSIONER OF HIGHWAYS AND PUBLIC WORKS, TO HAMILTON COUNTY, TENNESSEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

WHEREAS, The Department of Highways and Public Works of the State of Tennessee, hereinafter called "Department" has certain funds received from the Federal Government to be used in the improvement and construction of Highways in the State, but has no money with which to acquire the rights-of-way necessary for the improvement and construction of said highways.

NOW, THEREFORE, Said Department hereby proposes to Hamilton County, Tennessee, that:

1. If Hamilton County will furnish to said Department, without cost, now or hereafter, to said department or to the State of Tennessee, the rights-of-way described in the list hereto attached and made a part of this Proposal and shown on the blue prints hereto attached and made

a part of this Proposal, said rights-of-way to be free of obstructions, buildings and improvements; and,

2. If Hamilton County will agree to save said Department and the State of Tennessee harmless from any and all suits which may be brought by reason of the Department going upon said rights-of-way and taking the same for the purpose of constructing the hereinafter described highways, and by reason of the Department changing the grade and widening the existing highways, and,

3. If Hamilton County will waive any and all rights that it may have under the provisions of Chapter 57 of the Public Acts of 1931, or any subsequent Act or Acts which may be passed relative to the payment of rights-of-way by said Department or by the State, or relative to the reimbursement of the counties of the State by said Department or by the State for the costs of rights-of-way, and will waive the estimating by said Department of the approximate damages and cost of the rights of way described in the attached list;

The Department will, when deemed advisable by the Commissioner of Highways and Public Works, construct the following described project in Hamilton County, Tennessee, known and designated as Project W.P.M.H. 2-C, Hamilton County.

The construction of a 30 foot bituminous concrete base, with an asphalt top, on that portion of State Highway No. 27, between Glendale and Valdeau, a distance of 1.993 miles.

The location and routing of said highway as shown on the blue prints hereto attached and made a part of this Proposal, a list of the land owners and their respective properties in areas and improvements affected by the construction of said project is hereto attached, and made a part of this Proposal as fully as if copied herein, and said rights-of-way and improvements described in said attached list are shown in detail on said blue prints attached hereto and made a part hereof.

It is required of Hamilton County that this Proposal be accepted, by proper resolution of the Quarterly County Court of Hamilton County, on or before the 21st day of October, 1935; otherwise the same shall become null and void.

ENTERED OF RECORD AND EFFECTIVE AS OF THE 2nd DAY OF OCTOBER, 1935.

DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS  
OF THE STATE OF TENNESSEE.  
By Briggs Smith. OSP.  
COMMISSIONER.

CHATTANOOGA ESTATES COMPANY:

A strip of land extending from Station 264 X 00 to Station 266 X 200 feet long and 20 feet wide; bounded on the Northwest by a line radial to the center line of said highway as heretofore constructed at Station 264 X 00, on the Southeast by a line radial to said center line at Station 266 x 00, on the Southwest by the Northeast right-of-way line of said highway, the same being 40 feet from said center line, and on the Northeast by a line parallel to and at all points 60 feet distant from the center line of said highway as heretofore constructed.

Containing approximately 0.09 acre.  
No improvements affected.

On Motion of Esquire Brown, seconded by Esquire Rice, the foregoing resolution was adopted on a roll call vote; the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby. Total 8. Esquires Lawrence and Robins on being absent.

RESOLUTION ON THE PROPOSAL OF THE DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE STATE OF TENNESSEE, UNDER THE DIRECTION OF THE COMMISSIONER OF HIGHWAYS AND PUBLIC WORKS, TO HAMILTON COUNTY, TENNESSEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.

WHEREAS, The Department of Highways and Public Works of the State of Tennessee, hereinafter called "Department", has certain funds received from the Federal Government to be used in the construction of highways in the State, but has no money with which to acquire the rights-of-way necessary for the construction of said highways.

NOW, THEREFORE, Said Department hereby proposes to Hamilton County, Tennessee, that:

1. If Hamilton County will furnish to said Department, without cost, now or hereafter, to said Department or to the State of Tennessee, the rights-of-way and borrow pits described in the list hereto attached and made a part of this Proposal and shown on the blue prints hereto attached and made a part of this Proposal, said rights-of-way to be free of obstructions, buildings and improvements; and,

2. If Hamilton County will agree to save said Department and the State of Tennessee harmless from any and all suits which may be brought by reason of the Department going upon said rights-of-way and taking the same for the purpose of constructing the hereinafter described highway, and by reason of the Department changing the grade and widening the existing highways; and,

3. If Hamilton County will agree to remove, or have the owners of the same remove all telephone, light and power poles which may be encountered in the construction of said section of highway without cost, now or hereafter, to the State of Tennessee or to said Department; and,

4. If Hamilton County will waive any and all rights that it may have under the provisions of Chapter 57 of the Public Acts of 1931, or any subsequent Act or Acts which may be passed relative to the payment of rights-of-way by said Department or by the State, or relative to the reimbursement of the counties of the State by said Department or by the State for the costs of right-of ways, and will waive the estimating ~~of~~ by said Department of the approximate damages and costs of the rights-of-way described in the attached list.

The Department will, when deemed advisable by the Commissioner of Highways and Public Works, construct the following described project in Hamilton County, Tennessee, known and designated as Project W.P.G.H. 269-I, Hamilton County.

The construction of a new overhead on State Highway No. 2, across the tracks of the N. C. and St. L. Railway, and the approaches thereto, beginning at the West end of the pavement on Project F.A.P. 269-G and extending to the East end of the bridge across Lookout Mountain Creek.

The location and routing of said highway are shown on the blue prints hereto attached and made a part of this proposal, a list of the land owners and their respective properties in areas and improvements affected by the construction of said project is hereto attached and made a part of this Proposal as fully as if copied herein, and said rights-of-way and improvements described in said attached list are shown in detail on said blue prints attached hereto and made a part hereof.

It is required of hamilton County that this proposal be accepted by proper Resolution of the Quarterly County Court of hamilton County, on or before the 21st day of october, 1935, otherwise the same shall become null and void.

ENTERED OF RECORD AND EFFECTIVE AS OF THE 3rd day of OCTOBER, 1935.

DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS  
OF THE STATE OF TENNESSEE.

By Briggs Smith. OSP  
COMMISSIONER.



## RIGHTS-OF-WAY.

## RUFUS SHARP:

A strip of land extending from Station 147 X 46 to Station 148 X 46, 100 feet long and 10 feet wide; bounded on the Southeast by the lands of Johnson, on the Northwest by a road, on the Northeast by the Southwest edge of the gravel surface of Highway No. 2, and on the Southwest by a line parallel to and at all points 40 feet distant from the center line of said highway as heretofore graded.

Containing approximately 0.022 acre.

Gas pumps and filling station roof and supports must be removed.

This strip of land may have been heretofore acquired by Hamilton County. If it has been acquired, it will only be necessary for the County to turn the same over to the Department, without cost now or hereafter to the Department or to the State of Tennessee, and to remove said pumps, roof and supports.

## J. GRANT:

A strip of land extending from Station 152 X 55 to Station 153 X 50, 83.4 feet long and 10 feet wide; bounded on the East by a line at right angles to the center line of Highway No. 2 as staked out at Station 152 X 55, on the West by a line at right angles to said center line at Station 153 X 50, on the South by the North right-of-way line of said highway, the same being 70 feet from said center line, and on the North by a line parallel to and at all points 80 feet distant from the center line of said proposed highway as staked out.

Equation Station 152 X 96.5 equals Station 153 X 08.1 (-11.6')

Containing approximately 0.019 acre.

No improvements affected.

## HAMILTON COUNTY:

A triangular strip of land 200 feet long and having an average width of 12.5 feet; bounded on the North by the present South right-of-way line of Highway No. 2, on the Southeast by the North west right-of-way line of the N. C. and St. L. Railway, on the Southwest by a line parallel to and at all points 70 feet distant from the center line of said proposed highway as staked out.

Containing approximately 0.05 acre.

No improvements affected.

## BORROW PITS.

It will be necessary to secure permission to borrow road material from the following property:

## C. E. JOHNSON.

A lot located on the South side of Highway No. 2, between Station 142 X 05 and Station 142 X 90, 85 feet long and 104 feet deep; bounded on the North by Highway No. 2, on the South by an alley, on the East by \_\_\_\_\_, on the West by the lands of Preston, Trustee.

Containing approximately 0.20 acre.

No improvements affected.

## HAMILTON COUNTY SINKING FUND\_ T. R. PRESTON. TRUSTEE:

A tract of land located on the South side of Highway No. 2, 180 feet long, the East 90 feet of the same being 104 feet wide and the West 90 feet being 114 feet wide; bounded on the North by Highway No. 2, on the South by an alley, on the East by the lands of Johnson, and on the West by the lands of Berkovitz.

Containing approximately 0.45 acre.

No improvements affected.

## I. BERKOVITZ. ER ALS. :

Two lots located on the South side of Highway No. 2, each being 60 feet wide and 114 feet deep; bounded on the North by Highway No. 2, on the West by the lands of Johnson, on the East by the lands of Preton, Trustee, and on the South by an alley.

Containing approximately 0.31 acre.

No improvements affected.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Robinson. Total 8. Esquires Lawrence, and Robinson, being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the request of the Scenic Loop for One Thousand (\$1,000.00) Dollars was referred to the Finance Committee with power to act

## REPORT OF THE COUNTY TRUSTEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

ANNUAL REPORT OF WILEY COUCH. TRUSTEE  
FROM SEPTEMBER 1, 1934 THROUGH AUGUST 31, 1935.

## Debits:

Cash balance, September 1, 1934.	\$ 224,280.62
General levy for year 1934	1471,660.67
Public utilities for year 1934	346,758.32
Pick up Taxes for year 1934.	1,180.45
Interest and penalty for year 1934.	4,246.45
Double collections for 1934.	4.64
Discount refunds for 1934	1.04
Personalty pickup taxes for 1934.	17.31
Delinquent collections for 1933	111,035.32
Interest and penalty on collections of 1933 taxes.	8,018.31
Personalty Pick up Taxes for 1933	56.28
"    "    "    1932	129.05
"    "    "    1931	229.27
"    "    "    1930	67.47
15% Penalty on Personalty Pickups	74.87
1933 Personalty Tax collections.	170.30
1932    "    "    "	1194.04
Interest and penalty on 1932 Taxes	149.85
1931 Personalty tax collections	204.00
1930    "    "    "	243.20
1934 Poll Tax Collections	34,470.05
1933    "    "	617.20
1932    "    "	18.94
1931    "    "	2.00
Municipal collections.	3,274.27
GENERAL RECEIPTS.	\$3,389,779.65
County Court Clerk.	134,254.73
Circuit Court Clerk	1,884.96
Criminal    "	6,467.32
Clerk & Master.	174,241.12
Justices of the Peace.	1,051.05
Miscellaneous.	3,218.05
Insurance refunds	3,379.46
Fire insurance receipt on Book T. Washington school	9,500.00
Pike Receipts.	1,638.64
Sheriff's excess fees	14,583.07
Trustee's    "    "    turned in.	26,584.83
Lucy Manufacturing Co., payment on 1932 personalty tax.	1,000.00
Tenn. Elec. Power Co., prepayment on taxes.	120,000.00
Temporary loans.	500,000.00
Interest refunded on temporary loans.	2,629.42
Transfer receipts.	980,608.02
Interest on county funds	527.18
County Register	4,272.40
1935 Funding bonds.	800,000.00
Refund of partial payment on temporary loans.	281,400.00
Tuition Elementary schools.	123.78
"    from High Schools.	220.23
Interest from Highway Bonds.	1,600.00
"    "    Hamilton National Bank on interest & sinking fund.	1,697.17
From State of Tennessee for Elementary schools.	145,491.90
"    "    "    for High Schools.	18,569.71
"    "    "    Gas tax for pikes.	97,484.15

From State of Tennessee Highway reimbursement sinking fund	10.106.84
" " " Bond Interest fund.	36.040.61
" " " Right-of-Way fund.	6.632.67
" " " Income tax for 1931, 1932 and 1933	4.482.34
" " " For Mrs. Zucacello Industrial school.	90.00
TOTAL TO ACCOUNT FOR.	\$ 5.597.883.57

## CREDITS.

Delinquent 1934 Taxes.	395.244.20
Payments to Municipalities.	1.144.34
Trustee's Excess fees turned in.	26.584.83
" Office Salaries.	14.769.41
Errors & releasements.	2.137.66
Total County warrants paid.	4923.787.17
Discount allowed on 1934 taxes.	13.500.19
Cash balance August 31, 1935.	220.712.93
State 15% Penalty on Personal Pickups paid to Back Tax Attorney.	2.84
	\$ 5.597.883.57

## STATEMENT 1934 LEVY.

HAMILTON COUNTY. TENNESSEE--- WILEY COUCH. TRUSTEE.

## DEBITS.

General Levy.	\$1,471.660.67
Public Utilities.	346.758.32
Pick Up Tax 1934 Levy.	1.180.45
Personalty Pick Up Tax.	499.38
Double Collections.	4.64
	1.820.103.46

## CREDITS.

Monthly collections on 1934 levy.			
	Personalty Tax.	Real Estate.	
Sept. 1934.	67.22		
Oct. 1934.	10.58	448.152.12	
Nov. 1934		123.258.07	
Dec. 1934.		16.764.15	
Jan. 1935.	256.05	188.964.91	
Feb. 1935.		406.843.49	
Mar. 1935.		43.174.89	
Apl. 1935.	51.31	41.742.86	
May 1935.	80.91	82.320.08	
June 1935.	24.04	32.554.10	
July 1935	9.27	17.474.13	
August 1935.		20.973.42	

TOTAL COLLECTIONS.	499.38	1422.222.22	1.422.721.60
Errors & Releasements.			2.137.66
Delinquent 1934 levy.			395.244.20
TOTAL.			\$ 1.820.103.46

## STATE OF TENNESSEE

HAMILTON COUNTY. WILEY COUCH. TRUSTEE. CHATTANOOGA. TENN.

For Year September 1, 1934 to and including August 31, 1935.

## DEBITS.

Balance due State Sept. 1. 1934.	1.258.33
1934 Levy.	88.737.65
1934 Pick Ups.	70.76
Interest on 1934 Levy.	254.91
Collected 1934 Personalty Pickups.	1.06
" 1933 Levy.	6.172.59
" 1933 Interest & Penalty.	450.56
" 1932 Levy.	119.85
" 1932 Interest and penalty.	18.03
" 1933 Personalty Pickups.	3.48
" 1932	7.57
" 1930	8.33
" 1930 Levy	32.00
" 15% Penalty on personalty Pickups.	3.06
	97.138.18

## CREDITS

Delinquent 1934 Taxes Aug. 31, 1934.	22.962.78
Payments to State.	71.257.12
" " Back-Tax Atty.	2.84
Commission retained on state collections.	1.491.82
Errors & releasements on 1934 levy.	128.44
Total.	\$ 95.843.07
Balance due State, Sept. 1, 1935.	\$ 97.138.18

COUNTY FUND.

DEBITS.

1934.	Levy.	290.971.88
1934	Pickups.	185.75
1934	Interest and Penalty.	681.66
1934	Personalty Pickups.	2.77
1933	Levy Collections.	18.446.53
1933	Interest and penalty.	1.389.92
		<u>9.41</u>
1933	Personalty Pickups.	179.28
1932	Levy	21.49
1932	Interest and Penalty.	21.27
1932	Personalty Pickups.	41.85
1931	Levy.	46.48
1931	Personalty Pickup	48.32
1930	Levy.	12.58
1930	Personalty Pickups.	13.88
15%	Penalty on Personalty Pickups.	1.29
	Refund on 1934 Discount	
	Transfer acct. errors in warrants for year ending June 30. 1934.	38.313.66
	1934 Double collections.	63
	General Receipts.	\$740.549.09

County Court Clerk.	70.593.78
Circuit Court Clerk.	1.884.96
Criminal Court Clerk.	6.467.32
Clerk & Master.	31.625.05
Justices of the Peace.	1.051.05
Miscellaneous.	145.305.71
Excess fees.	61.762.07
Transfer funds by County Auditor.	421.859.15
	<u>1.100.937.74</u>
Overdraft August 31, 1935.	170.472.18
	\$ 1.261.409.92

CREDITS.

Overdraft Sept. 1. 1934.	478.082.64
Delinquent 1934 Levy.	62.468.53
Discount 1934 Levy.	2.275.72
Warrants paid	711.604.29
Error & Releasements 1934 Taxes.	337.16
Commission earned	6.639.58
Transfer acct. errors in warrants	2.00
	<u>1.261.409.92</u>
	\$ 1.261.409.92

ELEMENTARY SCHOOL FUND.

DEBITS.

1934	Levy.	762.069.21
1934	Pickups.	486.48
1934	Interest and penalty.	1.754.93
1934	Personalty Pickups.	7.27
1933	Levy collections.	46.115.97
1933	Interest and penalty.	3.296.14
	Personalty Pickups.	23.62
1932	Levy.	434.56
1932	Interest and penalty.	51.58
1932	Personalty Pickups.	51.12
1931	Levy.	82.95
1931	Personalty pickups.	92.15
1930	Levy.	83.20
1930	Personalty Pickups.	21.67
1930	Interest on Personalty Pickups.	29.38
1934	Poll Tax.	34.470.05
1933	"	617.20
1932	"	18.94
1931	"	2.00
1930	"	
1934	Double collections.	1.05
	GENERAL RECEIPTS.	\$435.183.46

County Court Clerk.	20942.48
Funding Bond Fund.	200.000.00
Clerk & Master.	68625.30
Miscellaneous.	123.78
State of Tennessee.	145.491.90
	<u>1.284.892.93</u>
Balance September 1, 1935.	2.031.67
	\$ 1.286.924.60

CREDITS.

Delinquent 1934 Levy.	163.612.68
Errors & Releasements 1934 Levy.	883.03
Warrants paid.	881.085.58
Commissions earned.	16.283.93

Transfer acct. errors in warrants ending year

June 30, 1935.

13,000.42

Discount 1934 Levy.

5,964.98

1,080,830.62

206,093.98

Balance August 31, 1935.

\$ 1,286,924.60

## HIGH SCHOOL FUND.

## DEBITS.

1934.	Levy.	166,269.65
1934	Pickup	106.14
1934	Interest and penalty.	373.66
1934	Personalty Pickups.	1.59
1933	Levy collections.	9,223.19
1933	Interest and penalty.	658.81
1933	Personalty Pickups.	4.75
1932	Levy collections.	91.60
1932	Interest and penalty.	10.99
1932	Personalty Pickups.	10.89
1931	Levy collections.	19.20
1931	Personalty pickups.	21.37
1930	Levy collections.	19.20
1930	Personalty pickups.	5.00
15%	Interest and penalty on Personalty Pickups.	6.52
1934	Double collections.	42
	General Receipts.	\$86,780.43
	County Court Clerk.	3196.87
	Clerk & Master.	14,793.62
	Mircellaneous.	220.23
	Funding Bond Fund.	50,000.00
	State of Tennessee.	18,569.71
		263,602.89

## CREDITS.

Overdraft. Sept. 1. 1934.	922.52
Delinquent 1934 levy.	35,695.65
Discount 1934 Levy.	1,301.45
Errors and releasements.	192.66
Warrants paid.	213,059.48
Commissions earned.	3,223.89
Transfer acct. errors in warrants.	<u>1,640.18</u>
	256,035.83
Balance August 31, 1935.	7,567.06
	\$ 263,602.89

## INTEREST AND SINKING FUND.

## DEBITS.

1934 Levy	415,674.11
1934 Pickups	265.35
1934 Interest and penalty	958.55
1934 Personalty pickups.	3.96
1933 Levy collections.	25,154.16
1933 Interest and penalty.	1,797.89
1933 Personalty pickups.	12.89
1932 Levy collections.	238.99
1932 Interest and penalty.	28.66
1932 Personalty pickups.	28.39
1931 Levy collections.	45.00
1931 Personalty Pickups collections.	49.97
1930 Levy collections.	44.48
1930 Personalty pickups and collections.	11.58
15% interest and penalty on Personalty Pickups	16.00
1934 Double collections.	1.05
Transfer acct. errors in warrants.	31,408.41
General Receipts.	230,908.57
County Court Clerk.	8,736.25
Clerk & Master.	37,705.01
Transfer of funds.	32,770.14
Refund of interest from Hamilton Nat'l Bk.	1,697.17
Funding Bond Fund.	150,000.00
	\$ 706,648.01

## CREDITS.

Overdraft Sept. 1. 1934.	2,186.60
Delinquent 1933 Levy.	89,238.36
Errors & releasements.	481.65
Discount.	3,253.62
Warrants paid.	555,954.06
Commissions earned.	<u>7,681.05</u>
Balance August 31, 1935.	658,795.34
	47,852.67
	\$ 706,648.01

## DEBITS.

1934. Levy.	25,417.45
1934 Pickups.	21.75
1934. Interest and penalty.	62.59

1934.	Personalty Pickups.		
1933	Levy collections.		1.900.82
1933	Interest and penalty.		125.34
1933	Personalty Pickups.	0	
1932.	Levy collections.		54.50
1932	Interest and penalty.		9.55
1932	Personalty Pickups.		34
1931.	Levy collections.		
1931	Personalty pickups.		2.64
1930	Levy collections.		
1930	Personalty Pickups collections.		4.16
15%	Interest and penalty on Personalty Pickups.		1.07
1934	Double collections.		03

General Receipts. \$2.556.08

County Court Clerk.	35.50
Clerk & Master.	2520.58
	30.156.32
Balance Sept. 1. 1934	12.519.39
	\$ 42.675.71

CREDITS.

Delinquent 1934 Levy.	6.400.84
Discount " "	162.15
Errors and reaselements.	34.44
Warrants paid.	28.110.87
Commission earned.	453.76
Transfer acct. errors.	779.45
	\$ 35.941.51
Balance. August 31, 1935.	6.734.20
	\$ 42.675.71

PIKES.

DEBITS.

Balance. Sept. 1. 1934.	66.322.27
1934 Levy	69.279.04
1934 Pickups	44.22
1934 Interest and penalty.	159.95
1934 Personalty Pickups.	66
1933 Levy collections.	4.192.36 X
1933 Interest and penalty.	299.65
1933 Personalty Pickups collection	2.15
1932 Levy.	79.66 X
1932 Interest and penalty.	9.55
1932 Personalty pickups collections.	9.47
1931 Levy.	15.00 X
1931 Personalty Pickups collections.	16.66
1930. Levy.	16.00 X
1930 Personalty pickups collections.	4.16
15% Interest and penalty on Personalty Pickups.	4.96
Transfer acct. errors in warrants.	18

GENERAL RECEIPTS. \$153.883.62

County Court Clerk.	22.226.09
Clerk and Master.	11.173.55
Miscellaneous.	196.37
Transfer from the other funds.	22.803.46
State of Tennessee.	97.484.15

294.339.56

CREDITS.

Delinquent 1934 levy.	14.871.14
Errors & reaselements.	80.28
Warrants paid	148.049.72
Commissions earned	2.512.24
Transfer acct. errors in warrants.	49.996.17
Discount 1934 levy.	542.27

216.051.82

Balance August 31, 1935.

78.287.74

\$ 294.339.56

RIGHTS OF WAY. FUND.

DEBITS.

From State.	6.632.67
Overdraft August 31, 1935.	55.080.05
	\$ 61.712.72

CREDITS.

Overdraft Sept. 1. 1934.	57.408.87
Transfer of funds.	4.303.85
	\$ 61.712.72

WILCOX TUNNEL.

DEBITS.

Transfer from temporary fund.	30.000.00
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CREDITS.

Warrants paid.	19.313.26
Overdraft Sept. 1. 1934.	7.196.61

\$ 26.509.87



Balance August 31, 1935.	26,509.87	
	<u>3,409.13</u>	30,000.00

## TOWN OF EAST RIDGE.

## DEBITS.

Balance Sept. 1, 1934.	985.79
Tax collections for year	1664.19
	<u>2649.98</u>

## CREDITS.

Warrants paid.	1696.26
Commission earned.	30.90
	<u>1727.16</u>
Balance August 31, 1935.	922.82
	<u>2649.98</u>

## RIDGESIDE.

## DEBITS.

Balance Sept. 1, 1934.	138.92
Tax collections for year	1610.08
	<u>1749.00</u>

## CREDITS.

Payment to City of Ridgeside.	1144.34
Commission retained.	31.56
	<u>1175.90</u>
Balance August 31, 1935.	573.10
	<u>\$ 1749.00</u>

## STATE HIGHWAY REIMBURSEMENT FUND.

## DEBITS.

Balance Sept. 1934.	3666.75
Interest from banks.	55.20
	<u>3721.95</u>

## CREDITS.

Warrants paid.	748.09
Balance August 31, 1935.	2973.86
	<u>3721.95</u>

## HIGHWAY BOND INTEREST FUND.

## DEBITS.

Balance Sept. 1, 1934	7367.23
Interest from banks.	137.09
" " County bonds.	1600.00
From State of Tennessee.	<u>36,040.61</u>
	<u>45,144.93</u>

## CREDITS.

Warrants paid.	32,770.14
Balance August 31, 1935.	12,374.79
	<u>45,144.93</u>

## JOHNSON PIKE FUND.

## DEBITS.

Balance Sept. 1, 1934.	950.27
Interest from banks.	12.68
Transfer from Temporary loans.	18,000.00
	<u>\$ 18,962.95</u>

## CREDITS.

Warrants paid.	18,738.30
Balance August 31, 1935.	224.65
	<u>18,962.95</u>

## LIBRARY FUND.

## DEBITS.

Balance Sept. 1, 1934.	12.42
Interest from banks.	27
	<u>12.69</u>

## CREDITS.

Balance August 31, 1935.	12.69
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## HIGHWAY REIMBURSEMENT SINKING FUND.

## DEBITS.

Balance Sept. 1, 1934.	12,008.92
Transfer from State Highway reimbursement fund	748.09
Interest from banks.	177.77
From State.	<u>10,106.84</u>
	<u>\$ 23,041.62</u>

## CREDITS.

Balance August 31, 1935.	\$ 23,041.62
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## TEMPORARY LOANS FUND.

## DEBITS.

Balance Sept. 1, 1934.	660,000.00
General Receipts.	<u>781,400.00</u>
	<u>\$ 1,441,400.00</u>
Warrants Paid.	\$ 1,441,400.00

## FUNDING BOND FUND.

## DEBITS.

From Clerk & Master.	55,007.18.
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## CREDITS.

Balance August 31, 1935.	55.007.19
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## COMMISSION ACCOUNT.

## DEBITS.

Balance Sept. 1. 1934.	2.815.90
Total Commission earned.	38.351.80
	41.167.70
Overdraft August 31, 1934.	186.54
	41.354.24

## CREDITS.

Trustee's office salaries.	14.769.41
Excess Fees turned in.	26.584.83
	\$ 41.354.24

Respectfully submitted to the County Court

Wiley O. Couch.  
Trustee.

X ON MOTION of Esquire Camp, seconded by Esquire Mulkey, the foregoing report was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE COUNTY'S WOMEN'S CLUB TO CONSTRUCT A BUILDING ON THE COUNTIES PROPERTY WHERE THE BOILER ROOM IS LOCATED ON CHERRY STREET.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Women's County Club be and they are hereby authorized to construct a building on the Counties property on Cherry Street near the Boiler Room.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Hamby. Total 8. Esquires Lawrence and Robinson being absent.

RESOLUTION AUTHORIZING THE COUNTY JUDGE TO PAY TO THE CITY OF CHATTANOOGA FOUR THOUSAND (\$4,000.00) DOLLARS WHICH IS THE COUNTY'S PART OF THE OLD CLINIC.

BE IT RESOLVED, by THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, IN QUARTERLY SESSION ASSEMBLED:

That the County Judge be and is hereby authorized to pay to the City of Chattanooga \$4000.00 which is the County's part of the old Clinic.

ON MOTION of Esquire Thrasher, seconded by Esquire Bayless, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Hamby. Total 8 Esquires Lawrence and Robinson being absent.

RESOLUTION TO DECLARE THE ROAD ALONG THE TOP OF BIG RIDGE, A DISTRICT ROAD.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, IN QUARTERLY SESSION ASSEMBLED:

That the road beginning at Fairview School House and running northwardly along top of big ridge and intersecting with Harrison Ferry road be declared a District Road, Said road being approximately two miles in length.

On MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Mulkey, accepting the dinner invitation of Bonny Oaks School, Sunday, November 24th, 1935, for the County Court and their wives.

ON MOTION of Esquire Brown, seconded by Esquire Rice, Court adjourned to meet at Four o'clock.

At four o'clock the Court again met to complete any unfinished business.

The County Court Clerk called the roll of the Justices of the Peace of the County and the following answered to their names: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown,

Thrasher, Hamby and Robinson. Total 9. Esquire Lawrence being absent.

A RESOLUTION TO DETERMINE AND DECLARE THE RESULTS OF THE ELECTION HELD ON NOVEMBER 12, 1935, UNDER THE ISSUANCE OF BONDS FOR PUBLIC WORKS.

WHEREAS, in accordance with the resolution adopted by this Court on the 17th day of October, 1935, an election was held at all voting places in this county on the 12th day of November 1935, upon the issuance of bonds for certain public works projects; and,

WHEREAS, the returns of said election have been canvassed as provided by Section 7 of the County Public Works Act of 1935, and found to show the results hereinafter set forth:

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that the results of the said election November 12, 1935, be and they are hereby determined and declared to be as follows:

1. On the proposal to issue bonds not to exceed \$793,000.00 for school grounds and buildings, additions and improvements, 4607 votes were cast in favor of the proposal and 2264 votes against, the majority in favor of the proposal being 2343.

2. On the proposal to issue bonds not to exceed \$67,000.00 for William L. Berk Memorial (Silverdale) Hospital improvements and additions. 4175 votes were cast in favor of the proposal and 2436 votes against, the majority in favor of the proposal being 1739.

3. On the proposal to issue bonds not to exceed \$73,000.00 for Bonny Oaks Industrial School improvements and additions, 4580 votes were cast in favor of the proposal and 2153 votes against, the majority in favor of the proposal being 2427.

4. On the proposal to issue bonds not to exceed \$11,000.00 for Hamilton County Court House improvements, 3356 votes were cast in favor of the proposal and 2983 votes against, the majority in favor of the proposal being 373.

5. On the proposal to issue bonds not to exceed \$28,000.00 for a new work house in the vicinity of White Oak 3451 votes were cast in favor of the proposal and 2852 votes against, the majority in favor of the proposal being 599.

6. On the proposal to issue bonds not to exceed \$300,000.00 for a new City-County general hospital, 4382 votes were cast in favor of the proposal and 2284 votes against, the majority in favor of the proposal being 2098.

7. On the proposal to issue bonds not to exceed \$9,000.00 for county jail improvements, 3541 votes were cast in favor of the proposal and 2802 votes against, the majority in favor of the proposal being 739.

Wilkes T. Thrasher.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9. Esquires Lawrence being absent.

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED PURSUANT TO THE RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE ON OCTOBER 17, 1935, AND THE REFERENDUM HELD IN ACCORDANCE WITH SAID RESOLUTION: TO PROVIDE FOR THE ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS, AND TO PROVIDE FOR THE ADVERTISEMENT AND SALE OF SAID BONDS.

WHEREAS, by resolution adopted by this court on October, 17, 1935, and the referendum held on November 12, 1935, in accordance with said resolution, the issuance of bonds of this county has been authorized for the following purposes and in the following amounts;

a. For school grounds and buildings, additions and improvements, bonds not to exceed.	\$793.000.00
b. For William L. Bork Memorial (Silverdale) Hospital improvements and additions, bonds not to exceed.	67.000.00
c. For Bonny Oaks Industrial School, improvements and additions, bonds not to exceed.	73.000.00
d. For Hamilton County Court House, improvements, bonds not to exceed	11.000.00
e. For a new work house in the vicinity of White Oak, bonds not to exceed	28.000.00
fe. For a new City County General Hospital, bonds not to exceed	300.000.00
g. For county jail improvements, bonds not to exceed	9.000.00

AND, WHEREAS, it is to the public interest that there now be issued and sold a sufficient number and amount of the bonds authorized as hereinabove set forth as are necessary to defray this county's part of the costs of projects which have been heretofore approved by the Federal Emergency Administration of Public Works and for which funds have heretofore been granted.

AND, THEREFORE,

Sec. 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that there be forthwith issued and sold as hereinafter provided, the following numbers and amount of bonds authorized as above set forth for the following purposes:

1. For school grounds and buildings, additions and improvements, bonds in the amount of \$ 590.000.00 ✓
2. For Wm. L. Bork Memorial (Silverdale) Hospital improvements and additions, bonds in the amount of 55.000.00
3. For Hamilton County Court House improvements, bonds in the amount 11.000.00

Sec. 2. BE IT FURTHER RESOLVED that the said bonds shall be dated the 1st day of January, 1936, shall be issued in denominations of \$1.000.00 each and shall bear interest at the rate not to exceed 4% per annum, payable semi-annually on the first days of July and January of each year, the said interest to be evidenced by coupons as hereinafter provided.

SEC. 3. BE IT FURTHER RESOLVED that said bonds shall be signed by the county judge and countersigned by the county court clerk under his seal of office, There shall be attached to each of said bonds interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the days above set forth and each coupon shall bear the number of the bond to which it is attached. The said coupons shall be signed by the county judge and the county court clerk; provided, however, that the said county officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York City, N. Y.

SEC. 4. BE IT FURTHER RESOLVED that the bonds herein above authorized to be issued for school purposes shall be styled "Public Works (School) Bonds, 1st series" numbered from 1 to 590, inclusive, and shall mature serially, as follows:

15 of said bonds of the par value of \$15.000.00 shall mature on January 1, 1939, and the same number and amount shall mature on January, 1st of each odd year thereafter up to and including January 1st, 1975. 16 of said bonds of the par value of \$16.000.00 shall mature on January 1, 1940, and the same number and amount shall mature on January 1st of each even year thereafter up to and including January 1st, 1974. 17 of said bonds of the par value of \$17.000.00 shall mature on January 1st, 1976.

SEC. 5. BE IT FURTHER RESOLVED that the bonds heretofore authorized to be issued for the William L. Bork (Silverdale) Hospital improvements and additions shall be styled "Public Works (Silverdale Hospital) Bonds, 1st series", shall be numbered from 1 to 55 inclusive, and shall mature serially as follows:

2. of said bonds of the par value of \$2.000.00 shall mature on January 1, 1939,

and an equal number and amount thereof shall mature on January 1st of each year thereafter, up to and including January 1, 1964. 3 of said bonds of the par value of \$3,000.00 shall mature on January 1st, 1965.

Sec. 6. BE IT FURTHER RESOLVED that the bonds hereinabove authorized to be issued for court house improvements shall be styled "Public Works (Courthouse) bonds" shall be numbered 1 to 11 inclusive and shall mature serially as follows: The first of said bonds in the amount of \$1,000.00 each shall mature on January 1, 1939, and one of said bonds in said amount shall mature on January 1st of each year thereafter up to and inclusive January 1st, 1949.

Sec. 7. BE IT FURTHER RESOLVED that the said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF HAMILTON.

(Style of Bond)

No. \_\_\_\_\_ \$1,000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars lawful money of the United States of America on the first day of January, 19\_\_\_\_. with interest thereon at the rate of \_\_\_\_\_ per annum from the date hereof until paid, payable semi-annually on the first days of July and January of each year on presentation and surrender of the annexed interest coupons as they severally become due. Both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said county are hereby irrevocably pledged

This bond is one of a series of \_\_\_\_\_ bonds, aggregating the principal sum of \_\_\_\_\_ of like date, tenor and effect, except as to the maturity, and is issued by said county for the purpose of obtaining funds for public improvements, under the authority of the Act of the General Assembly of the State of Tennessee, known as the "County Public Works Act of 1935". This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular session assembled.

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, having happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the annual levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court has caused this bond to be signed by its Judge and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this first day of January, 1936.

COUNTERSIGNED

County Judge.

County Court Clerk.

## (FORM OF COUPON)

No. \_\_\_\_\_

\$ \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_, the County of Hamilton in the State of Tennessee, will pay to bearer, \_\_\_\_\_, at the National City Bank, New York, N.Y. for semi-annual interest due that day on its Bond, dated \_\_\_\_\_ 1936, Number \_\_\_\_\_.

\_\_\_\_\_  
COUNTY JUDGE.

Countersigned.

\_\_\_\_\_  
County Court Clerk.

Sec. 9. BE IT FURTHER RESOLVED that said bonds when they shall have been executed by the proper officials, as hereinabove designated, and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

Sec. 9. BE IT FURTHER RESOLVED that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities, there shall be annually levied, in addition to all other taxes, on all taxable property in Hamilton County, Tennessee, a tax for the year 1936 through 1976 inclusive, sufficient for said purposes.

Sec. 10. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds, in the manner prescribed by Sec. 3707 of the Code of Tennessee, and Sec. 10. of the County Public Works Act of 1935.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9. Esquire Lawrence being absent.

**RESOLUTION TO WIDEN RINGGOLD ROAD FROM BACHMAN TUBES TO THE GEORGIA STATE LINE.**

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the County Judge and the Highway Commission be authorized to negotiate with the Highway officials and the W.P.A. officials of the State of Tennessee relative to widening the Ringgold road to a width of thirty-six feet, from the Bachman Tubes to the Georgia State Line.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, and Robinson. Total 8. Esquires Lawrence, and Robinson being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the request of the Scenic Lopp for One Thousand (\$1,000.00) Dollars was referred to the Finance Committee with power to act.

ON MOTION of Esquire Thrasher, seconded by Esquire brown, the following Notaries Public were elected.

G. A. Johnson.

Miss Gladys B. Ferguson.

THE FOLLOWING EXEMPTIONS HAVE BEEN APPROVED BY THE CLAIMS COMMITTEE.

John Austin.

J. W. Barnes.

B. C. Clark.

John S. Clark.

Peddler.

"

"

"



Arlie Davis.	Peddler.
C. W. Evitt.	" & Poll Tax.
Lee Gober.	"
Anderson Hicks.	"
J. L. Hill.	"
Luke Hubbard.	"
W. A. McMurray.	Poll Tax.
J. D. McAllister.	Peddler.
Ralph Newman.	Poll Tax.
B. O. Ripley.	"
John Smith.	Peddler
William L. Siveley.	Poll Tax.
H. Y. Thompson.	"
J. P. Womack.	Peddler
Mark Wilkey.	"
R. L. Welch.	"

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned Sine Die.

  
\_\_\_\_\_  
COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. JANUARY 6, 1936.

BE IT REMEMBERED, That on this the 6th day of January, 1936, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was held at the Court House, in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9, Esquire Lawrence being absent.

THE MINUTES OF November 18th, 1935, were read by the Clerk.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the minutes were adopted as read.

REPORT OF THE SINKING FUND COMMISSION.

SINKING FUND--CASH ACCOUNT.

FROM December 23, 1928, to December 31, 1935.

Cash on hand, December 23, 1938.		\$14.404.26	
RECEIPTS.			
Deposits by Hamilton Co., Tenn.		618.000.00	
Total amount of interest collected.		27.769.91	
Rents collected.		4.723.45	
Money borrowed to pay maturing bonds.		129.000.00	
Old investments collected as per Exh. A. attached hereto.	122.790.13		
Collection new investments.	64.793.26	187.583.39	
RECEIPTS, foreclosed property sold:			
Oler foreclosure.	2.188.79		
Newman foreclosure.	15.394.69		
Ward & Ashby foreclosure.	1.110.97		
Criswell "	321.96	19.016.41	
TOTAL RECEIPTS AND BALANCE.			\$1,000.497.42
DISBURSEMENTS:			
Hamilton Co., Bonds paid and retired.	567.000.00		
Expenses paid - exh. "B"	1.602.21		
Real Estate taken over under foreclosure	58.677.37		
Payment of borrowed money.	129.000.00		
New investments.	81.500.00		
Interest paid out on temporary loans.	2.868.33		
TOTAL DISBURSEMENTS.			840.647.91
Balance on Hand.			\$ 159.849.51
Represented by			
Cash in Bank.	89.849.51		
Unpaid County warrant.	70.000.00		\$ 159.849.51
ASSETS ON HAND. December 23, 1938: (at the time the present commission took charge)			
Cash.	14.404.26		
Real Est. foreclosed. G.C. Scott	1.756.15		
W. E. Crosby.	6.569.50		
J. E. Oler.	4.656.10	12.981.75	
Mortgage Loans & Securities.	139.702.04		
Total Assets on Hand Dec. 23, 1938.	167.088.05		
Discovered asset - mtg note.			
J. E. Arrant.	73.10		\$ 167.161.15
RECEIPTS:			
Deposits made by Hamilton Co. Tenn.		618.000.00	
Total amount of interest collected		27.769.91	
Rents collected.		4.723.45	
Collection of old assets as shown on list attached hereto and marked Exh. "A"	122.790.13		
Collection of new investment made	64.793.26		
Receipts on foreclosed property sold	19.016.41		
TOTAL COLLECTION OF ASSETS			206.599.80
(See Cash Statement)			

Money borrowed.	129,000.00
New investments (contra)	81,500.00
Real Estate taken over under foreclosure.	58,677.37
	\$ 1,293,431.68

## DISBURSEMENTS:

Hamilton County Bonds retired.	567,000.00	
Expenses paid.	1,602.21	
Real Estate taken over under foreclosure.	58,677.37	
Payment borrowed money.	129,000.00	
New investments.	81,500.00	
Interest paid on temporary loans.	2,868.33	
Collection of Assets (contra)	206,599.80	\$ 1,047,247.71
Balance of funds on hand. Dec. 31, 1935. as below.		246,183.97

ASSETS HAMILTON COUNTY SINKING FUND at the close of business.  
December 31, 1935:

Cash.	89,849.51	
County warrants unpaid.	70,000.00	
Real Estate loans--See Exhibit "C"	37,501.75	
"                  "          "D"	48,832.71.	\$ 246,183.97.

STATEMENT MORTGAGE LOANS AND SECURITIES.  
ON HAND DECEMBER 23, 1938.&  
COLLECTION AND DISPOSITION THEREOF.

NAME.	NOTE.	ORIGINAL	NOW.	COLLECTED.	REAL ESTATE BOOK VALUE
J. E. Arrant.	"	73.10	0	73.10	Pick Up
Ike Benkovitz.		225.00		225.00	0
Ike Benkovitz.		230.62		230.62	0
E. B. Bergin.		190.64		190.64	0
Ed. Boydston.		50.62		50.62	0
Ed. Boydston.		56.25		56.25	0
G. William Briggs.		1100.00		25.00	3,172.09 Foreclosed
Robert M. Bridgeforth.		3000.00		3000.00	0
Lee J. Carter.		37.00		37.00	
Benj. J. Chitwood.		1080.00		1080.00	
Chas. S. Colbur. (Kropp)		815.00		815.00	
W. O. Criswell.		206.25		206.25	
W. H. Crosby.		750.00		750.00	
"		591.00		591.00	
J. W. Cummings.		804.38		804.38	
C. L. Eddington.		191.25		191.25	
C. L. Eddington. (Sharp)		303.75		303.75	
A. E. Elliott.		765.75		765.75	
E. M. Elliott.		6700.00	4,700.00	2000.00	
T. M. Ellis.		2080.00	0	2080.00	
John R. Evans.		150.00		150.00	
J. H. Gillespie.		67.50		67.50	
"		140.62		140.62	
S. C. Greggs. (Tittle)		230.00		230.00	
J. H. Haley. (Saylor)		995.00		152.52	2,798.94 foreclosed
W. B. Henderson.		1480.00		80.00	3,348.21 "
H. C. Hines.		56.25		56.25	0
H. L. Hoover. (Gossett) (Sanders)		3125.00		124.09	3,634.25 foreclosed
J. W. Ivey. (Woodhead)		202.50.		202.50	0
Chas. E. Johnson.		315.00		315.00	0
Chas. E. Johnson.		258.75		258.75	
F. H. Keeney.		1530.00		1530.00	
W. T. Keith.		400.00		400.00	
J. B. Kirkpatrick.		1125.00		1125.00	
Forrest B. Lowry.		230.62 )			
Do		236.25 )			
Do		337.50 )	0	0	980.10 Foreclosed
R. D. Lowry.		2575.00		2575.00	0
C. H. Madaris. (Gossett)		2295.00		15.00	2971.23 Foreclosed
B. L. Millican		200.00		200.00	
W. A. Moore.		232.50		232.50	
W. E. Harvey. (Nimitz)		765.00		765.00	
C. D. Newman		14,617.02		14,617.02	
J. F. Owens.		78.75		78.75	
J. F. Owens.		67.50		67.50	
P. C. Pennybacker.		350.00		0	439.59 Foreclosed
R. C. Phillips.		500.00		500.00	
Nettie B. Plant.		223.70		223.70	0
Leonard Ransom. (Stiles)		1975.00		1975.00	
E. W. Shankle.		1500.00		1500.00	
Rufus Sharp.		421.87		421.87	
W. W. Henry. (Pardue.		746.50		746.50	
Wallace Sims.		3000.00	2,531.75	468.25	
Z. H. Sims.		450.00		450.00	
C. W. Smith.		1100.00		1100.00	
			<u>7,231.75</u>		

NAME.	Note.	ORIGINAL	COLLECTED.	REAL ESTATE. BOOK VALUE
R. P. Smith.	0	350.00	350.00	0
Mary Thomas. et al.		1300.00	1300.00	0
H. L. Underwood.		406.70	406.70	0
M. H. Warren.		650.00	650.00	0
S.C. Wilhoite.		40.00	40.00	0
J.F. York.		800.00	800.00	0
		<u>64.702.04</u>	<u>47.790.13</u>	<u>17.344.41</u>
Pick Up.		73.10		
		64.775.14		
Part. Cfts.		<u>75.000.00</u>	<u>75.000.00</u>	

139.775.14. 122.790.13

Note marked '' not included in total.

EXHIBIT "A".

GENERAL EXPENSES.

DATE.	ITEM.	AMOUNT.
10.15.30	Filing release Pearl Chivington Reg.	1.50
10.22	Title Gty. & Trust Co., Guaranties.	30.00
7.11.31.	Com. Natl City Bank, New York on bonds paid	2.50
7.25	Title Gty. & Trust Co., Guaranties.	90.00
5.4.32	Com. Natl. City Bank, New York, on bonds paid.	51.25
5.7.	Do	8.75
5.12	Do	7.50
5.12.	Do	2.50
5.16	Do	3.75
5.21	Do	5.00
6.9.	Do	1.25
6.6.	Do	2.50
6.6.	Do	1.25
3.20.33	Spencer & Co., insurance Sims.	12.50
3.23	Do	18.28
3.27	1932 City taxes.	207.39
4.1.	U. S. Check Tax;	04
4.3	1932 State & County taxes.	156.80
7.11	Com. Natl City Bank, New York on bonds paid.	2.50
1.31.34	U. S. Check Tax.	02
1.22	Insurance premium Wallace Sims.	23.57
2.28	U. S. Check tax.	02
3.17	1933 City taxes.	271.56
3.23	1933 State & County Taxes.	191.27
4.2.	U. S. Check Tax.	02
5.21	Recording deed of Trust T.M. Ellis.	2.25
7.2.	Com. Natl. City Bank, New York on bonds paid.	2.50
7.10	Insurance premium Peace property.	28.20
11.1.	U. S. check tax.	10
4.1.35	C. A. Woolfie fee checking taxes Elliott property.	5.00
4.14.	1934 City taxes.	271.56
4.25	1934 State & County taxes.	196.45
12.24.	Cost of recording Cummings & Kirkpatrick. D/T.	5.50
	TOTAL.	\$ 1.603.28
LESS:		
5.17.33.	Refund account of insurance premium.	1.07
		\$ 1.602.21

Exhibit "B"

REAL ESTATE NOTES:

DESCRIPTION.	AMOUNT.	STATUS.
E. M. ELLIOTT, two \$1.000 dated 10.10.28 extended to 12.10.30 one \$2.700.00 note dated 10.10.28 due 10.10.31. Interest paid to 7.10.31 on \$1.000 notes and to 4.10.31 on \$2.700.00	4.700.00	Non-legal.
WALLACE SIMS. One \$200.00 note. twenty-five \$100.00 notes dated 10.10.28 due monthly. First note due 4.19.29, less credit \$168.25. Each note carries own interest.	2.531.75	Legality. doubtful.
J. P. STANFIEL. First Mortgage note dated Sept. 15. 1937. extended to Sept. 15, 1935. Int. paid \$60.00 on interest due Sept. 15. 1935.	5.000.00	Legal.
F. J. TOMLINSON. First Motge. Note <del>paid</del> dated 9.19.30 extended to 9.15.34; \$15.25 paid on int. due 12.17.35.	6.500.00	Legal
W. H. WATKINS. First Mortgage Note dated 9.27.30. extended to 3.27.36. int. paid t.3.26.36.	10.000.00	Legal
O.Z. WISE. First Mortgage note dated 10.16.30 due 10.16.33 paid on interest due 4.16.35.	6.500.00	Legal
L.P. PEACE, 113 notes for \$20.00 each and note for \$10.00 dated 4.27.29 due monthly. First note due 10.27.31. Each note carries own interest. Received as part payment on Oler foreclosure 2.270.00		Non-legal
Total.	37.501.75	

J A N U A R Y T E R M . 1 9 3 6 .

## REAL ESTATE.

NAME.	DESCRIPTION.	AMOUNT.
Kopetouvske.	Foreclosure. 38 E. Main St.	First Mtge. 20.264.78
Crosby.	" 4502 Alabama Ave.	First & second Mortgage. 7.420.88
Scott.	" 915 N. Chamberlain	First & Sec Mortgage. 3.802.64
Madaris.	" 3127 4th Ave.	First & Sec Mortgage. 2.971.23
Briggs.	" 3912 5th Ave.	First & Sec. Mortgage. 3.172.09
Saylor.	" 4613 Michigan Ave.	First & Sec. Mortgage. 2.798.94
Hoover.	" 3129 4th Ave.	First & Sec. Mortgage. 3.634.25
Lowry.	" Vacant lots Wauhatchie Pike.	First Mtg. 980.10
Pennebaker.	" Vacant lots S. Greenwood.	First Mtge. 439.59
Henedars on.	" 1907 S.Orchard Knob.	First & Sec. Mtge. <u>3.348.21</u>
TOTAL.		\$ 48.832.71

Exhibit "D"

ON MOTION of Esquire Thrasher, seconded by Esquire Mulkey, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION OF Esquire Rice, seconded by Esquire Brown, the Court gave the Sinking Fund Commission a vote of thanks.

RESOLUTION REQUESTING SENATORS AND REPRESENTATIVES IN CONGRESS TO ENACT NEUTRALITY LAW IN CONGRESS TO KEEP OUR COUNTRY OUT OF WAR.

BE IT RESOLVED by County Court of Hamilton County, Tennessee, That we respectfully petition and request Senator N. L. Bachman of Chattanooga, Tennessee, Senator K. D. McKellar, of Memphis, Tennessee, and Representative S. D. McReynolds, to use their vote and influence in Congress to enact legislation and neutrality laws that will keep our country out of war; to provide that if citizens insist on going abroad and into the war zone, that they do so at their own risk; that all loans and credits, private or national, in warring nations be prohibited.

BE IT FURTHER RESOLVED

That copies of this resolution be mailed our Senators and Representatives in Congress by the Clerk of the County Court under the seal of the Court, with request that it be inserted in the Congressional Record.

Done in open Court, January 6, 1936.

ON MOTION of Esquire Mulkey, seconded by Esquire Bayless, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, to have a nine month school was referred to the Finance Committee with power to act on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9, Esquire Lawrence being absent.

REPORT OF THE FLOOD PREVENTION COMMITTEE.

TO THE HONORABLE COUNTY COURT:

At a joint meeting of the Hamilton County Court and the Commissioners of the City of Chattanooga on December 10, 1935, a committee was appointed to investigate further the present status of flood prevention matters and to submit a recommendation on such further action as may be to the best interest of the County and City.

This Committee consisted of Judge Will Cummings, Mayor E. D. Bass and Col. Harold C. Fiske. Due to the illness of Mayor Bass he has taken no part in the committee's activities.

After additional investigation and due consideration of all pertinent data your committee finds:

- 1-- The President of the United States has stated that the local Housing Program was rejected because when submitted it was not accompanied by sufficient supporting data.
- 2-- The Chief of Engineers has stated that the flood program for this county as it now stands would have to be rejected because of insufficient data.
- 3-- Senator Bachman has stated that he must have sufficient data available when he and Congressman McReynolds present this matter to Congress.
- 4-- Your Committee appointed last October found that \$75,000.00 is required to assemble such sufficient data.
- 5-- Government aid on a flood prevention program may be hoped for through one or some combination of the following agencies:
  - (a) The corps of Engineers and H.R. bill #8455
  - (b) The P.W.A.
  - (c) The T.V.A.

6-- For the active support of any or all these agencies the acquisition of the preliminary data is an essential prerequisite.

7. Within the past few days it has become certain that \$32,000.00 will be spent on the Chickamauga Dam in Hamilton County.

8. It is clear this will bring a material financial improvement to the taxpayers of the County and City which will justify the recommendation which follows;; it is accordingly recommended that the necessary sum of \$75,000.00 be raised immediately as follows:

- (a) \$12,500.00 by Hamilton County.
- (b) \$12,500.00 by the City of Chattanooga.
- (c) \$50,000.00 by private subscription.

Respectfully submitted,

Will Cummings. County Judge.

Harold C. Fiske.

Chairman Electric Power Board.

Mayor Bass advises as follows:

"Unless Senator Bachman and Congressman McReynolds advise that it is necessary to incur this expense to provide these plans, I am not willing to recommend to the Commission that any further appropriation be made for this proposed survey. ".D. Bass".

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was referred to the Finance Committee with power to act. on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9, Esquire Lawrence being absent.

RESOLUTION AUTHORIZING COUNTY JUDGE TO EMPLOY SPECIAL COUNSEL FOR HAMILTON COUNTY AND TO PROSECUTE SUCH SUIT OR SUITS IN THE NAME OF HAMILTON COUNTY AGAINST EACH OF SAID OFFICIALS AND HIS BONDS, AS MAY BE NECESSARY TO FULLY PROTECT THE INTEREST OF HAMILTON COUNTY IN THE FEES OF SAID OFFICES AND TO THE END THAT A FINAL JUDGMENT BE HAD AGAINST EACH OF SAID OFFICIALS.

WHEREAS, By Chapter 772, Private Acts of 1933, the Legislature fixed the salaries of the County Trustee, the Sheriff, the County Court Clerk, the Circuit Court Clerk, the Register of Deeds, and the Clerk of the Criminal Court of Hamilton County at \$4800.00 each per year; and,

WHEREAS, Each official then holding each of said offices except the Clerk of the Criminal Court, acquiesced in and abided by and complied with said Chapter 772 of the private Acts of 1933; and paid themselves as therein provided, and,

WHEREAS, Each official at present holding each of said offices was elected thereto in the regular August election of 1934, following a campaign in the Democratic Primary on March the 15th, 1934, in which the successful Democratic candidate for County Judge had made a strong issue of economy in the County Government; and had stressed the fact that he had been instrumental in reducing the salaries of said county officials to \$4800.00 per year each, and each of said officials, some weeks preceding the regular August election in 1934, joined the Democratic nominee for County Judge in a common headquarters and conducted a joint campaign with the Democratic candidate for County Judge for said offices under the direction of the County Democratic Chairman and the Democratic campaign managers with the slogan: "ALL FOR ONE AND



ONE FOR ALL", the Democratic candidate for County Judge continuing his advertisements, newspaper stories, radio addresses, and speeches over Hamilton County stressing the fact that he had been instrumental in reducing the salaries incident to said offices by the sum of \$10,000.00 per year; and.

WHEREAS\_ In said campaign for election in August, 1934, each of said officials acquiesced in said campaign and did not at any time question the salaries of \$4800.00 per year then fixed by the law for each of the said offices and by their actions led the voters of Hamilton County to believe that they would abide by said salaries so fixed, and in fact contracted to perform the duties thereof for \$4800.00 per year each, and

WHEREAS, Some of said officials are now claiming \$6000.00 per year, and others are claiming and paying themselves \$6000.00 per year; and,

WHEREAS\_ The County Attorney has declined to prosecute suits in the name of Hamilton County against said officials as directed by the County Judge, to compel each of said officials to accept \$4800.00 per year for his services from and after April the 22nd, 1933; and

Hon. Will Cummings.  
County Judge.  
Chattanooga, Tennessee.

My dear Judge:

Confirming our telephone conversation of yesterday morning, I respectfully decline to institute any suit or suits to contest the right of any or all of the present court of officials affected by the general salary act of 1921 to receive the salaries provided by that act.

Under Chapter 352 of the Acts of 1899, creating the office of County Attorney for Hamilton County, it is the duty of such attorney--

"to transact all the legal business of said county, either in court or otherwise, and to advise the county officials upon legal matters affecting their offices."

As County attorney of Hamilton County I have advised the various officials affected by the salary act of 1921 that they were and are entitled to draw the salaries provided by that act, and I have so advised you as financial agent of Hamilton County. I do not believe that my duty "to transact all the legal business of said county" requires me to take any legal ~~business of said county~~ requires me to take any legal action which, in my honest judgment as a lawyer, could not be successfully maintained; and certainly I cannot and will not be required to stultify myself in suing a county official in an attempt to deny to him a right which, in my official capacity as his legal adviser, I have said belongs to him.

As you will recall, in 1932 all of the county officials then in office (including, incidentally, myself) following a long series of negotiations and some litigation, voluntarily agreed to a reduction in their statutory salaries. No definite period was fixed for the duration of this agreement, but it was generally understood that it was to remain in effect for the fiscal year 1932-1933, and it was being carried out by all concerned when the Hamilton County legislative delegation procured the passage of Ch. 772 of the Private Acts of 1933, on April 21, 1933. Thereafter none of the county officials whose status is now under consideration took any affirmative action or made any commitment one way or the other. However in August, 1934, suit was filed by Hays Clark, who was then approaching the end of his term as clerk of the Criminal Court, challenged the constitutionality of the 1933 act. I deemed it my duty to contest that suit, and the record will show that I did contest it vigorously and did raise every legal defense which, in my judgment, had any tenable basis, including the defense of estoppel. I was unsuccessful. The Chancellor held that the act was void and that the complainant was not estopped to attach it, and this decision was sustained by the Supreme Court of this State, through the court did hold that Clark was bound by his agreement to accept the voluntary reduction in salary up to the end of the fiscal year 1932-33.

On the faith of this decision of the Supreme Court the county officials who were not re-elected in 1934 made their final settlements with the county on the basis of the general salary act of 1921, and these settlements were accepted by the county on this basis. The officials who were re-elected and those who were elected for the first time in 1934 have similarly made their reports and settlements under the said general act.

It is now suggested that the doctrine of estoppel be invoked to resurrect Chapter 772 of the Private Acts of 1933 and to hold the present county officials bound by its terms and limitations notwithstanding the decision of the Supreme Court declaring it dead ab initio and officially interring it in the case of Clark vs. Hamilton County, above referred to. You have asked me to file suit on this theory. You have called to my attention the case of Webb vs Norton, recently decided by the Supreme Court, as authority for such suit.

In my opinion the Webb case has no application to the local situation. In that case the county trustee was elected to office five years after the passage of a special act fixing the salary of the incumbent of that office. He served one full term, drawing the salary fixed by said act, and ran for re-election and was re-elected to another term without raising any question as to the validity of the act. Thereafter he filed a suit to test out the validity of the act. ~~Thereafter he filed a suit to test out the validity of the act.~~ and the court very properly held that he was estopped because the general public had a right to assume that he would be governed by the 1927 act, and having served under that act for two years, he has estopped himself from questioning its validity."

In Hamilton County we have three officials (clerk & master, clerk of the County court and county trustee) affected by the general salary act who were in office when Ch. 772 of the pri-

vate acts of 1933 was passed. The clerk and master has not run for reelection since passage of that act. His is an appointive office, and it is difficult to see how the general public had a right to assume anything in reference to the salary he would expect when he was reappointed. Certainly, unless there was some agreement between him and the Chancellor who was appointed him there would be no basis for an estoppel against him.

As to the Clerk of the criminal court, the clerk of the circuit court, the sheriff and the county register, all of whom were elected for the first time in 1934, the only conceivable basis for submitting themselves one way or the other as to whether or not they would abide by the terms of an unconstitutional Act they bound themselves to accept the salary fixed by that act, notwithstanding the decision of the Supreme Court declaring the act a nullity. The Webb case does not, in my opinion, sustain any such theory.

This leaves the County trustee and the county court clerk whose offices, as you know, involve a heavier financial responsibility than any others in the county. Can the doctrine of estoppel be invoked to require them to discharge the duties of their offices for a lesser salary than is being paid to the holders of less responsible offices. In plain justice it should not be, and in my opinion it cannot be, as a matter of law, for the following reasons.

These officials are not challenging the constitutionality of the act of 1933. They do not have to challenge it. It has already been successfully challenged in the case of Clark v. Hamilton County. These officials are simply taking advantage of the decision of the Court in that case, holding that the said act was utterly void from the beginning. This, in my opinion, they clearly have a right to do. To hold otherwise would be to hold, in effect, that each and every reason affected by an unconstitutional act must bring a separate action to test it out. No court in the United States has ever held that this must be done.

In the case of the Tax Assessor, the doctrine of estoppel could, indeed, be invoked-- by by the assessor himself against the county and not by the county against the assessor.

As you know, the tax assessor is not governed by the general salary act of 1921. The Code of 1932 embodied certain provisions in reference to the salaries of tax assessors, is not governed by the general salary act of 1921. The Code of 1932 embodied certain provisions in reference to the salaries of tax assessors, but over a long period of years various legislative delegations from various counties have procured the enactment of special acts fixing salaries and expenses of tax assessors. These acts have been acquiesced in by all concerned for a long period of years. In 1925 the Hamilton County delegation procured the enactment of Chapter 42 of the Private acts of that year, fixing the salary of the tax assessor of Hamilton County, at \$6,000 a year. Payments were made by Hamilton County and received by its assessors on the basis of said act from the time of its passage up to April 21, 1933, when our delegation procured the passage of Chapter 771 of the private Acts of that year, undertaking to reduce the salary of the assessor from \$6000 to \$4,800 per year. Suit was filed by the present tax assessor to test out the constitutionality of that act, and the chancery court of this county held that the said act was void. In defending that suit I raised the question that if Chapter 771 of the private Acts of 1933 was void, then for the same reason Chapter 42 of the Private Acts of 1925 was void. The Chancellor declined to pass on this question and I feel in frankness bound to say that when I raised the question in the answer which I filed for Hamilton County, I did not feel there was any great merit to it. It was then my opinion as it is now, that Hamilton County, having for years acquiesced in and acted upon and made payments in accordance with the 1925 act, was estopped from attacking it.

To sum up:

1. In my opinion, the decision of the Supreme Court of this State in the case of Clark v. Hamilton County conclusively established the right of the Sheriff, County Court Clerk, County Register, Clerk and Master, Clerk of the Criminal Court Clerk of the Circuit Court to draw the salaries provided for them by the salary act of 1921.

2. The decision of the Chancery Court of Hamilton County in the case of Swafford v. Hamilton County establishes the invalidity of the act which attempted to reduce the salary of the tax assessor; and whatever question there may be as to the validity of Chapter 42 of the Private Acts of 1925, the doctrine of estoppel could be successfully invoked against Hamilton County should the county attempt to contest the validity of that act.

I realize fully that the county's financial condition is such that every cent of available revenue is needed, and if the salaries of the various county official could legally be reduced, this would, of course, result in additional revenue being made available for other county expenses; but I respectfully submit that a reduction of salaries fixed by statute is a matter to be handled by the legislature through appropriate legislation conforming with the provisions of the constitution.

In reply to your inquiry as to whether or not another attorney may be employed to take the action which I decline to take, I call your attention to Section 2, Chapter 352 of the Acts of 1899 which provided that:

"No officer of said County (Hamilton) shall employ any other attorney, save at his own personal expense, unless he shall be first authorized and empowered by by the quarterly county court."

It would seem that this provision, by implication, empowers the quarterly county court to authorize you to employ an attorney in such a case as this and such employment would as you know, be supported by precedent.

I fully realize and appreciate the tremendous difficulties and perplexing problems which you and finance committee and the county court are facing, and the last thing I want to do is to embarrass you in any way in the wonderful work you and the

and the court are doing to keep the county on a sound financial basis. I have tried to cooperate with you to the fullest possible extent and this I shall continue to do; but I am sure you will agree with me that if I am to be of any value at all to the county, as the county's legal adviser and representative, my actions must be governed by no other consideration than the law of the land as I understand it.

Yours very truly,

Carter J. Lynch.

County Attorney

WHEREAS, It is believed that the doctrine of estoppel applies and each of said officials is estopped for claiming more than \$4800.00 per year from and after April the 22nd, 1933, and until the expiration of the present terms of said officials.

NOW THEREFORE BE IT RESOLVED by the Quarterly Court of Hamilton County that the County Judge be, and he hereby is, authorized and directed to employ special counsel for Hamilton County and to prosecute such suit of suits in the name of Hamilton County against each of said officials and his bondsmen, as may be necessary to fully protect the interest of Hamilton County in the fees of said offices and to the end that a final judgment be had against each of said officials that the compensation of each of said officials has been only \$480000 per year since April the 22nd, 1933; and the County Judge is hereby authorized and directed to pay the fees of such special counsel out of the general funds of Hamilton County.

Be it Further Resolved that this resolution take effect from and after its passage, the public welfare requiring it.

GENTLEMEN of the Court;

I feel it is my duty as County Judge and financial agent of the County to express myself on the merits of this resolution. We are the representatives of the public and charged with the responsibility of government and with the duty of an economical and lawful administration in the interest of economy it becomes our duty to reduce expenses of government in every way and in every place possible. If it is the law that our County officials should be paid salaries of \$4,800.00 rather than \$6,000.00 as claimed by them, it is then our duty to insist upon the reduction. The only means of settling this issue is to call upon the courts to pass judgment and declare the law. This action should be desired by all interested parties to the end that the question should be legally and judicially determined.

I have no personal feelings in the matter, nor should there be any on the part of officials affected by an interest in the salaries involved. You, as members of the County Court, and I, as County Judge are performing our official duties in authorizing a test of this question in the courts. I, therefore advise the passage of the resolution.

ON MOTION of Esquire Robinson, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Hamby and Robinson, Total 8. Esquire Thrasher, voting Naye. Esquire Lawrence, being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, all elections of the Court were deferred until April, 1936, by acclamation.

RESOLUTION AUTHORIZING AND DIRECTING THE COUNTY JUDGE TO EMPLOY SPECIAL COUNSEL FOR HAMILTON COUNTY AND TO PROSECUTE IN THE NAME OF HAMILTON COUNTY SUCH SUITS OR APPEALS AS MAY BE NECESSARY TO DETERMINE AND FIX A CORRECT SALARY OF THE TAX ASSESSOR HAMILTON COUNTY, AND THE COUNTY JUDGE WILL PAY SUCH COUNSEL'S FEES FROM THE GENERAL FUNDS OF HAMILTON COUNTY.

WHEREAS, By Chapter 771, Private Acts of 1933, the salary of the Tax Assessor of Hamilton County was reduced and fixed at \$4800.00 per year, and,

WHEREAS, Scott Swafford, the present Tax Assessor of Hamilton County, accepted said salary of \$4800.00 per year from and after the passage of said Act until about March, 1935, without questioning or in any way attacking said Act; and,

WHEREAS, The said Scott Swafford now claims that he is entitled to \$6000.00 per year during all of said period and has filed suit against Hamilton County under the Declaratory Judgment Act, seeking a decree to that effect; and,

WHEREAS, The general law fixed the salary of the Tax Assessor at only \$2500.00 per year; and;

WHEREAS, The County Judge of Hamilton County has considerable doubt as to what the correct salary is, and the County Attorney has declined to prosecute a suit to final judgment in the Supreme Court to determine this QUESTION; and,

WHEREAS, The County Judge of Hamilton County has considerable doubt as to what the correct salary is, and the County Attorney has declined to prosecute a suit to final judgment in the Supreme Court to determine this question; and,

WHEREAS, The County Judge of Hamilton County has considerable doubt as to what the correct salary is, and the County Attorney has declined to prosecute a suit to final judgment in the Supreme Court to determine this question; and,

WHEREAS, It is believed that the doctrine of estoppel may also, apply to the Tax Assessor of Hamilton County, to preclude him from claiming more than \$4800.00 per year, and,

NOW THEREFORE BE IT RESOLVED by the Quarterly Court of Hamilton County that the County Judge be, and he hereby is, authorized and directed to employ special counsel for Hamilton County and to prosecute in the name of Hamilton County such suits or appeals as may be necessary to determine and fix a correct salary of the Tax Assessor of Hamilton County, and the County Judge will pay such special counsel's fees from the general funds of Hamilton County.

BE IT FURTHER RESOLVED That this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Robinson, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Hamby and Robinson, Total 8. Esquires Thrasher voting Naye and Esquire Lawrence being absent.

REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT.

The Finance Committee begs leave to make the following report:

The following matters heretofore referred to the Committee with power to act were disposed of as follows:

It was moved, seconded and unanimously carried:

That refund of \$18.75 be made to the D.B. Loveman Company, being the county's part of over-collection on electrical appliances license.

That expenditure of the sum of One Thousand (\$1,000.00) dollars to defray a part of the cost of placing advertising signs in various parts of the county be authorized; the said sum to be paid on July 5, 1936, out of the county's advertising appropriation for the year, 1936-37.

The Finance Committee recommends:

That the Circuit Court Clerk be authorized to refund \$60.73 to the First Federal Savings & Loan Association of Chattanooga, J. M. Kemp, Secretary, upon surrender of delinquent tax receipt No. 1587, on account of the 1922 tax on the property in question; namely lot 637, Mission Ridge Land Company, being assessed to G. V. Phillips, having been previously paid to the trustee, receipt No. 4690, Feb. 5, 1923.

That the tax assessor be authorized to reduce the personalty assessment of the Tennessee Products Corporation for 1934 to \$62,000.00 said reduction having been made by the State Board of Equalization, but was not given effect at the proper time.

Respectfully submitted,  
 Wilkes T. Thrasher.  
 Chairman.  
 M. L. Mulkey.  
 Luther Hamby.  
 Kelso Rice.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

REPORT OF THE SCHOOL SUPERINTENDENT.

To The Honorable Judge and Members of the Court of Hamilton County:

Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent for the quarter ending Dec. 31, 1935.

The amounts set forth in our budget for 1935-36 and expenditures through December 31, 1935, against same as shown by Vouchers issued by the superintendent's office are as follows;

	BUDGET.	EXPENDITURES.
General Control.	6,400.00	2,358.75
Instructional Service.	417,339.00	182,546.09
Operation School Plant.	21,345.00	10,205.24
Auxiliary Agencies.	69,942.00	30,309.65
Capital Outlay.	10,146.00	
	<u>\$ 525,182.00</u>	<u>\$ 225,419.73.</u>

It has been more than twenty years since Hamilton County has had an elementary school term of less than nine months. This is a record of achievement which is commendable indeed. It has been carried out through much sacrifice. We should continue to carry on this record now, even though finances are in a strained condition. I believe this honorable court can, and will, find a way to do so. With the increase of income due to the Chickamauga Dam construction in our county we should make sure that those new citizens who come to us from other counties and cities do not find us with less school facilities than we have had at any time within the last twenty years. It would prove rather embarrassing to have it said that we were not doing our part when the government is spending so much money in our midst to help us. For \$39,000.00 we can operate our schools nine months. This represents that part of our budget reduction of \$42,764.00 that was allocated to teachers salaries less a small amount saved through adjustments and replacements.

The amount of money received from tuition and other sources and deposited with the Trustee of Hamilton County during the quarter was \$223.47.

The enrollment and average daily attendance for the first four months of school 1935-36 are as follows:

	ENROLLMENT.			
	September.	October.	November.	December.
Elementary, White.	7882	8223	8343	8413
High School. "	2724	2790	2819	2827
Elementary colored.	640	671	679	684
High School. "	82	83	84	85
	11328	11767	11924	12009
	AVERAGE DAILY ATTENDANCE.			
	September.	October.	November.	December.
Elementary, White.	7553	7353	7185	6998
High School, "	2675	2583	2524	2463
Elementary, Colored.	622	591	598	579
High School. "	70	67	67	61
	10920	10594	10374	10101

I am submitting herewith a report showing average teacher load in each school from month to month. These figures are not constant but shift considerably from month to month. The report at the end of the school year would be much more of a trustworthy criteria for measuring average teacher load. I am giving this now for whatever value it may be, Remember that in the lower three groups, one, two, and three teacher schools, the teachers also have a grade load from two to eight in addition to the pupil average daily attendance load. The grade loads are chiefly considered on basis of preparations. It is much easier for a teacher to prepare for teaching one grade with 50 pupils than for another to prepare to teach 25 pupils in 8 grades. The figures are as follows:

#### ONE TEACHER SCHOOL.

##### Pupils Per teacher in Average Daily Attendance.

1. Chickamauga.	20
2. Edward's Point.	31
3. Flat Top.	16
4. Riverside.	17
5. Sawyer.	35
AVERAGE FOR THE GROUP.	24

#### TWO TEACHER SCHOOLS.

1. Fairview.	30
2. Falling Water.	34
3. Friendship.	24
4. New providence.	22
5. Oak Hill.	27
6. Salem.	19
7. Shady Grove.	24
8. West View.	20
Average for the Group.	25

#### THREE TEACHER SCHOOLS.

1. Amnicola	23
2. Bonny Oaks.	45
3. East Ridge.	28
4. Ganns.	35
5. Gold Point.	22
6. Jersey.	25
7. King's Point.	31
8. Miller's Grove.	28
9. Silverdale.	27
10. Tyner Elementary.	35
AVERAGE FOR THE GROUP.	30

#### FOUR TEACHER SCHOOL.

1. Apison.	26	22. Snow Hill.	26
2. Birchwood.	30	23. Soddy.	29
3. Daisy.	34	24. White Oak.	23
4. East Brainerd.	32	AVERAGE FOR THE GROUP.	28
5. East Dale	30		
6. Fairmount.	26		
7. Harrison.	38		
8. Hixson.	29		
9. Anna B. Lacey.	37		
10. Lookout Mountain.	28		
11. Lupton City.	25		
12. Meadowview.	22		
13. Mowbray	26		
14. Mountain Creek.	27		
15. Ooltewah.	33		
16. John A. Patten.	27		
17. Pineville.	26		
18. Red Bank. Elementary.	33		
19. " Junior High.	20		
20. Sale Creek.	29		
21. Signal Mountain.	20		



LIBRARY SERVICE IN THE HAMILTON COUNTY SCHOOLS.

A few years ago Miss Nora Crimmings of the Chattanooga Public Library had a vision for the extension of library service to the rural communities of Hamilton County.

Realizing the importance of this service, the Hamilton County Department of Education through the wonderful co-operation of the Chattanooga Public Library and the Julius Rosenwald Fund, has been able to render a most outstanding service.

The appropriation of 1934-35 for school libraries was \$3,500.00. This small appropriation in our school budget for Hamilton County School Libraries has brought forth marvelous returns.

The following schools have well-equipped libraries:

Amnicola	Oak Hill
Apison.	Ooltewah.
Birchwood.	John A. Patten.
Central	Pineville.
Daisy.	Red Bank
East brainerd.	Sale Creek.
Edward's Point.	Signal Mountain.
Fairmount.	Silverdale.
Harrison.	Snow Hill
Hixson.	Soddy.
Anna B. Lacey.	Tyner Hill
Lookout Mountain.	White Oak.
Lupton City.	Negro Branches.
Meadowview.	Bakewell.
Miller's Grove.	Chickamauga.
Mountain Creek.	Roland Hayes.
Mowbray	Booker T. Washington.
New providence.	

We are serving with the book truck and a traveling librarian the small schools where there are no library facilities at a cost of \$1,260. per year for the operation of the truck and the librarian's salary. These schools are as follows:

Bakewell.	Gold Point
Chickamauga.	Jersey
East Dale.	King's Point
East Ridge.	Riverside
Falling Water	Salem
Fairview	Sawyer.
Flat Top.	Shady Grove
Friendship	West View.
Ganns.	

Our book stock is rather small but it is growing.

The far-reaching effect of this library work for the small amount of money that is expended on it each year can only be realized by those who know the splendid results obtained.

In order that you may see what is the extent of these services, I am submitting to you the following report from Sept. 25, 1934, to Sept. 25, 1935;

Number schools served	58
Circulation.	544787.
Number of books brought.	3656
" " rebound.	2064
Number of gifts.	1191
Cost of new books.	\$3.472.99

I wish to again express my appreciation for the splendid way in which you have faced the problems of the department of education.

May the on-coming year bring to each of you success and happiness.

Respectfully submitted

Arthur L. Rankin.

Superintendent.

ON MOTION of Esquire Rice, seconded by Esquire Mulkey, the foregoing report was adopted and ordered to be filed and made a matter of record. by acclamation.

A RESOLUTION TO REQUEST THAT THE NEW DAM OVER THE TENNESSEE RIVER NEAR NORTH CHICKAMAUGA CREEK BE NAMED "McREYNOLDS DAM", in honor of HON. SAM D. McREYNOLDS, OUR REPRESENTATIVE IN CONGRESS FROM THE THIRD CONGRESSIONAL DISTRICT OF TENNESSEE.

WHEREAS, The Government of the United States is about to enter upon the construction of a new dam across the Tennessee River in Hamilton County, near the mouth of North Chattanooga Creek, at a cost of approximately \$30,000,000.00; and,

WHEREAS, great and almost incalculable benefits will accrue to the people of this county from the construction of this dam; and,

WHEREAS, for the successful inauguration of this great project we are indebted principally to the untiring zealous and whole-hearted efforts of the Honorable Sam D. McReynolds, our representative in Congress from the Third Congressional District, and it is fitting and proper in our judgment that we do all in our power to express our appreciation and to see



that credit is given to the man to whom credit is so justly due;

NOW, THEREFORE BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, That we do recommend and urge that the proper authorities of the Government of the United States choose as a name for the new dam the name of the man most largely responsible for its construction, and that this dam be named in his honor "McReynolds Dam".

Be It Further Resolved, That the County Judge be and is hereby instructed to transmit a copy of this resolution to the proper Government authorities, and a copy to the Honorable Sam D. McReynolds.

ON MOTION of Esquire Thrasher, seconded by Esquire Rice, the foregoing resolution was adopted by acclamation.

RESOLUTION APPROVING AND INDORSING THE SALE OF THAT PORTION OF MOUNTAINOUS FOREST LANDS LYING ON WALDENS RIDGE IN HAMILTON COUNTY, TENNESSEE, TO THE UNITED STATES FOREST RESERVATION COMMISSION FOR THE ESTABLISHMENT OF THE CHATTANOOGA UNIT OF THE CHEROKEE NATIONAL FOREST.

BE IT RESOLVED by the County Court of Hamilton County, Tennessee, in quarterly session assembled on this the first Monday in January, 1936, that we approve and indorse the sale of that portion of mountainous forest lands lying on Waldens Ridge in Hamilton County Tennessee, to the United States Forest Reservation Commission for the establishment of the Chattanooga Unit of the Cherokee National Forest.

BE IT FURTHER RESOLVED that a certified copy of this resolution be sent to the Hon. Hill McAllister, Governor of the State of Tennessee, immediately and that he be requested to authorize without delay the purchase of this land by the National Forest Reservation Commission.

ON MOTION of Esquire Thrasher, seconded by Esquire Rice, the foregoing resolution was adopted by acclamation.

RESOLUTION RE-AFFIRMING ITS STAND AND ENDORSEMENT OF THE MOVEMENT OF THE CHATTANOOGA-CHICKAMAUGA-LOOKOUT MOUNTAIN NATIONAL MEMORIAL ASSOCIATION ENDEAVORING TO SECURE THE PRINTING AND ISSUING OF LOOKOUT MOUNTAIN POSTAGE STAMPS.

WHEREAS, This body in an executive session held during 1935 passed a resolution indorsing the movement of the Chattanooga-Chickamauga-Lookout Mountain National Memorial Association endeavoring to secure the printing and issuing of Lookout Mountain postage stamps, and

WHEREAS, Mrs. W. L. Gordon and Mrs. James L. O'Rear, Vice president and Secretary, respectively of the above stated association called upon Senator Bachman and Congressman Sam D. McReynolds, at their Washington office in regards to this matter, and

WHEREAS, Under the date of April 5th, 1935, and under the date of April the 12th, 1935 Congressman McReynolds and Senator Bachman respectively, addressed letters to Mrs. James L. O'Rear, pledging their support to the movement, and

WHEREAS, Under the date of April the 18th, 1935, the Third Assistant Postmaster General addressed a letter to Senator Bachman who forwarded it to Mrs. O'Rear, which reads in part, "This famous mountain, (Lookout Mountain" is worthy of being recognized on a special issue of stamps because of its historical associations as well as from a scenic standpoint" and concludes "In accordance with the prevailing rules, the approval of a stamp for Lookout Mountain would be contingent on the celebration of some important historical anniversary connected therewith unless provisions was made for another series of pictorial stamps on the order of the National Parks issue of last year in which other natural scenes were depicted so far as known, these conditions will not be met in the near future, which would enable the Department to comply with this request" and therefore, be it

Resolved, that this Court at this time go on record as re-affirming its stand and indorsement of the above stated move, AND BE IT FURTHER

RESOLVED That a copy of this resolution be furnished Senator McKellar, and Bachman, Congressman S. D. McReynolds, as well as all Senators and Congressman bordering states, and other interested parties and citizens, AND BE IT FURTHER-

RESOLVED that a letter accompany the copie, to senators and congressmen urging them to take necessary action so as to enable the post office Department to issue the lookout Mountain stamps to be placed on sale on the 73rd anniversary of the battle of Lookout Mountain which falls on November 24th of the current year 1936, at which time the anniversary will be celebrated by the above stated Memorial Association, with local Military authorities co-operating.

ON MOTION of esquire Mulkey, seconded by Esquire Bayless, the foregoing resolution was adopted by acclamation.

RESOLUTION TO REGULATE THE ESTABLISHMENT AND SUPERVISION OF LOCAL IMPROVEMENTS.

WHEREAS, A regional Planning Commission for Hamilton County, Tennessee, was duly appointed by the State Planning Commission of the State of Tennessee on December 20, 1935, in accordance with the provisions of Chapter 43 of the Public Acts of 1935; and WHEREAS, the said Regional Planning Commission has recommended to this Court the adoption of the regulations hereinafter set forth for the establishment and supervision of local improvements, pending the preparation

improvements, pending the preparation of a comprehensive general plan for the promotion of the orderly growth and development of this County and the protection of the health, safety and general welfare of the people of this County; and.

WHEREAS, it is the judgment of this Court that the public interest requires that this interim regulation be immediately put into force, to remain in effect until the Regional Planning Commission has time to prepare and recommend for adoption a more comprehensive and permanent regulation;

NOW, THEREFORE:

Section 1. Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, that in order to facilitate the accomplishment of the purposes stated in the second paragraph of the preamble hereof, Hamilton County be, and it is hereby, divided into three zones, named and described as follows:

a. The Urban Zone, which shall include all land contained within the corporate limits of the City of Chattanooga, Tennessee, and of all other incorporated municipalities in Hamilton County, Tennessee.

b. The Suburban Zone, which shall include all unincorporated land lying outside of the corporate limits of the City of Chattanooga, Tennessee, and within five miles thereof.

c. The Rural Zone, which shall include all land not included in either of the Urban Zone or the Suburban Zone as described above.

Section 2. Be it further Resolved, that in the Urban Zone the uses of land, buildings, and structures, and the alteration of building and structures, shall be subject to such regulations as may have heretofore been, or may hereafter be, established by the municipalities constituting the said zone.

Section 3. Be It Further resolved, that the Suburban Zone be, and it is hereby divided into three types of districts, named and described as follows:

a. Industrial Districts, which shall be made up of all properties now occupied or used for purposes of manufacturing industry, or for the storage in bulk of materials or supplies, or for railroad tracks, terminals and other appurtenances, or for air-ports or other transportation facilities. Such Districts shall also include all properties now owned in the name of any manufacturing, ware-housing, storage or transportation firm or corporation or in the name of an officer thereof and intended for the expansion of the activities or use of said firm or corporation. Such districts shall also include any properties whose occupancy or use is comparable in character with any of the uses described in this subsection, provided the inclusion of such properties in an Industrial District is approved by the Board of Zoning Appeals hereinafter created. All properties now owned or hereafter acquired by the Tennessee Valley Authority for the purpose of constructing the Chickamauga Dam and its locks, approaches, appurtenances and reservoir shall be construed to be within an Industrial District.

b. Commercial Districts, which shall be made up of all properties now occupied or used for commercial purposes, including stores, offices, gasoline filling stations and other buildings or properties devoted to the sale of goods and services. Where any parcel of land is occupied or used in part for commercial purposes, as defined in this subsection, only the part so occupied or used at the time of passage of this resolution shall be construed to be included within a Commercial District. Any property lying adjacent to a Commercial District as herein defined, but not more than 50 feet therefrom, or any property lying directly across a street or highways from a Commercial District, may be included within a Commercial District by the Board of Zoning Appeals, hereinafter created, whenever, in the opinion of such Board, the intended use of such property and any buildings or structures proposed to be erected or altered thereon will be in keeping with the character of a Commercial District as defined herein.

c. Residential District, which shall be made up of all properties now occupied or used for residential purposes, and including churches, schools, farms, nurseries, clubs, hunting preserves, parks, cemeteries, and all buildings and uses of buildings and lands incidental thereto, but exclusive of buildings, structures and uses of buildings and lands included in Industrial or Commercial Districts as defined in subsections a and b of this section. All vacant or unused land or buildings not included within the boundaries of an Industrial or Commercial District as defined above shall be construed to be within the boundaries of a Residential District.

Sec. 4. Be It further Resolved, that wherever there is doubt as to the proper district classification of any property or use of land, such matter may be brought before the Board of Zoning Appeals, hereinafter created, and such board shall by resolution in writing determine the classification of such property or use.

Sec. 5. Be It further resolved that in an Industrial District land may be occupied or used and buildings and structures may be erected or altered for any purpose which is not noxious or dangerous to surrounding properties or which would not constitute or involve a menace or detriment to the health or welfare of the residents of such district or persons doing business therein.

Section 6. Be it further resolved, that in a Commercial District no buildings or structures shall be erected or altered, nor shall any buildings, structures or lands be used, except for one or more of the uses described in subsections b and c of sec. 3 as defining Commercial or Residential Districts, except that any buildings or structure or use of buildings, structures or land not specifically mentioned in said subsection b and c of sec. 3 but directly comparable in character therewith shall be permitted. Garages for the repair of motor equipment, and other buildings and uses of land of a semi-industrial character may be permitted in a Commercial District by the Board of Zoning Appeals, hereinafter created, provided that in the opinion of said Board such buildings or uses of land will not adversely affect the character or use of said Commercial District for Commercial purposes.

7. Be It Further resolved, that in a Residential District, no building or structure shall be erected or altered, nor shall any buildings, structures or lands be used, except for one or more of the purposes listed in subsection c of Sec. 3. above as defining a Residential District.

Sec. 8. Be It Further Resolved, that in the Rural Zone, the uses of land, buildings and structures, and the erection or alteration of buildings and structures, shall not be regulated by the provisions of Section 2 and 7, inclusive, of this resolution, applicable to the Urban Zone and the Suburban Zone, but shall be subject only to the regulations set forth in Sec. 9. hereof, so far as the same may be applicable.

Sec. 9. Be It Further resolved, (a) that in order that the use of highways may not be obstructed and the safety and welfare of the users of highways impaired, and in order to protect the health, safety and welfare of persons residing on land abutting on highways. no building or structure shall be erected, altered or moved so as to approach nearer than 80 feet to the center line of any thoroughfare, except for bridges, retaining walls and other structure normally incidental to the maintenance or use of said thoroughfares. A thoroughfare shall be any road, street or way designated as a thoroughfare on the major road plan for Hamilton County, prepared by the regional Planning Commission and certified to the County Register. However, in any case where the erection of a building or structure at a distance of 80 feet from the center line of any thoroughfare as specified herein would result in unusual hardship or difficulty, due to the slope of the ground, or to the location of existing buildings or structures at a less distance from said center line, or to other causes, the Board of Zoning Appeals, hereinafter created, may grant such variance from the set-back herein specified as will in its judgment promote a just and satisfactory arrangement.

(b) This section shall also be applicable to any new roads or highways that may be constructed, after the certification of the major road plan to the County register by the Regional Planning Commission.

Sec. 10. Be it further resolved, that a board of Zoning Appeals be, and it is hereby appointed, composed of the following citizens of Hamilton County, who shall serve without compensation and who shall hold office for the terms set opposite their respective names and until the appointment qualification of their successors:

\_\_\_\_\_ for one year.  
 \_\_\_\_\_ for two years.  
 \_\_\_\_\_ for three years  
 \_\_\_\_\_ for four years.  
 \_\_\_\_\_ for five years.

Sec. 11. Be It further resolved that in case of practical difficulties or unnecessary hardships arising from the strict interpretation or enforcement of the provisions of this resolution, said board shall have power to alter or modify the application of any of the provisions hereof in accordance with the general purpose and intent of this resolution, provided that in the opinion of said board a more fair and equitable application of such provisions may be secured thereby.

Sec. 12. Be It further resolved that the Board of Zoning Appeals shall hold regular meetings at a time and place to be specified by the board, for the purpose of hearing and acting upon grievances against the provisions of this resolution or the manner of its enforcement, and at such time and place shall grant a hearing to any one aggrieved. Special hearings or meetings of the board may be called by the chairman thereof at any time upon proper notice to the members. The action of the board with respect to any petition or grievance brought before it shall be by resolution and shall appear upon the minutes of said board. Such minutes shall be open to public inspection at all reasonable times. The affirmative vote of three members of the board shall be required to alter the application of any provision of this resolution, or to over-rule a decision of the County Building Commissioner, or to act upon matters referred to it under Sections, 3, 4, 6, 9, and 11 and 13 hereof.

Sec. 13. Be It further resolved that the County Engineer of Hamilton County be, and he is hereby, appointed County Building Commissioner, to serve as such without additional compensation. It shall be his duty, among other things, to enforce the provisions of this resolution. No building or structure shall hereafter be erected, altered or moved, nor shall the use of any building or structure be changed or expanded, nor shall any use of land be commenced, enlarged or changed within the Suburban Zone, as defined in Sec. 3. of this resolution, until a Zoning Permit shall have been secured from the County Building Commissioner stating that such building or structure or use of land or buildings is in conformity with the provisions of this resolution. It shall be the duty of the County Building Commissioner to issue a Zoning Permit to the owner or occupant of any property or to the duly authorized agent thereof, whenever the operation for which such a permit is requested is in conformity with the provisions of this resolution. But where such operation fails to conform herewith, it shall be the duty of the County Building Commissioner to withhold a Zoning permit. In any case where a Zoning Permit is withheld the County Building Commissioner shall state in writing the reasons therefor, and shall furnish the applicant with a copy of such reasons. Whenever an applicant for a Zoning Permit contends that the reasons for the withholding of a permit are in-applicable or unjust, he may appeal the decision of the County Building Commissioner to the Board of Zoning Appeals. Similarly, the decision of the Commissioner granting and issuing a permit may be appealed to the Board of Zoning Appeals by any person, firm or corporation aggrieved thereby; but such appeal shall not suspend nor supersede the issuance of the Permit unless the appellant give bond, in an amount and with security satisfactory

to the Board, payable to the applicant for the Permit and conditioned to pay all such cost, damage and expense as may accrue to him by reason of the appeal in the event the same be not successfully maintained.

Sec. 14. Be it further resolved, that a Zoning Permit shall not be required for minor structural alterations in buildings not involving a change in use or occupancy, nor for the erection of barns, sheds or other outbuildings customary to the operation of a farm, nor for other incidental buildings and structures purely accessory to a principal building already in use, or for which a Zoning Permit has been secured. However, this provision shall not be construed to permit the erection, without a Zoning permit, of sales stand, lunch stands, or other structures erected for commercial purposes, except that on any farm a stand for the sale of the products produced on such farm may be erected on or adjacent thereto.

Sec. 15. Be it further resolved, that nothing herein contained shall be deemed or construed to require any change in the uses of land, buildings or structures, or any change in construction of buildings and structures, as such may exist at the time of the passage of this resolution.

Submitted this, the 6th day of January, 1936.

ON MOTION of Esquire Camp, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION OF THE T. V. A. ZONING REGULATION.

Hon. Will Cummings.  
& Members of the County Court.  
Hamilton County, Chattanooga, Tenn.

RE: T. V. A. ZONING REGULATION.

GENTLEMEN.

I am attaching hereto a copy of the interim zoning regulation which has been prepared by the Regional Planning Commission in conjunction with the representatives of the Tennessee Valley Authority, Tennessee's State Planning Commission and Carter J. Lynch, Esq. County Attorney.

This resolution is to act only as a temporary stop-gap: that is, to secure orderly development of the region around Chickamauga Lake until a more comprehensive regulation can be prepared.

In the preparation of the permanent and more comprehensive regulation it will be necessary to make a detailed survey of the County in which the Public Works Administration, technical expert of the Tennessee Valley Authority and the State Planning Commission will probably render assistance. It is contemplated that at least by the next session of the County Court the permanent and comprehensive resolution will be ready to submit.

The interim resolution, with the co-operation of the law enforcement agencies of the County and of the County Engineer, who has very generously agreed to render every assistance possible, will, we hope, be effected to prevent unorderly development until the more comprehensive resolution can be prepared. This interim resolution has the approval of representatives of the Tennessee Valley Authority Housing and Planning Division and it fits in with the Chickamauga Dam program of the Tennessee Valley Authority.

Representatives of Tennessee Valley Authority have expressed a keen desire to co-operate in every way possible with the County Court to see that the area around Chickamauga Dam and Lake is developed in an orderly and sane fashion, and that the Lake area be made attractive and scenic, and I am sure that the County Court and the County Enforcement Agencies will have the full co-operation of citizenship of Hamilton County in carrying out this great and worthwhile project.

Carter Lynch, Esq., County Attorney who has been of invaluable assistance in the preparation of this resolution and in the other activities of the Regional Planning Commission, has consented to explain any details of the resolution at the meeting of the County Court on Monday. I regret extremely that on account of a case which I must argue in the Court of Appeals at Knoxville, on Monday that it will be impossible for me to be present at the meeting of the County Court. I have asked Mr. John Crabtree, a member of the Regional Commission to be present and act in my stead.

The Regional Planning Commission feels that in order to secure unanimity of action between it and the Board of Zoning Appeals that the five members of the Board of Zoning Appeals should be selected from the membership of the Regional Commission. It is suggested that the following be appointed to the Board of Zoning Appeals: John F. Crabtree, Chairman, Harry Bickers Secy., Ise Moore, C. E. Camp, and Frank Miller. G. Russell Brown.

Subject to your approval, the Regional Commission has asked C. E. Camp, Esq., to present the resolution.

With best wishes, I am.

Yours truly,

Geo. H. Patten.  
C. E. Camp.  
John F. Crabtree.  
Frank Miller.  
Ise Moore.

Harry Bickers.  
Estes Kefauver.  
REGIONAL PLANNING COMMISSION.  
By Estes Kefauver.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

## REPORT OF BONNY OAKS.

## FINANCIAL STATEMENT.

July 1. 1935 to Dec. 31. 1935.

## INCOME.

Appropriation. Hamilton County.	7.999.98	
" Chattanooga.	6.000.00	
Donation.	275.34	
Cash Discount.	38.83	
Dairy-Sale of Cows and Butter.	501.24	
Farm.	17.77	14.833.16

## EXPENSES.

Salaries.	4.165.00	
Insurance.	214.19	
New Equipment.	458.83	
Upkeep of Uqipment.	356.80	
Dairy.	354.20	
Poultry.	210.10	
Farm.	590.18	
Grounds and buildings.	480.12	
Light and Power.	596.03	
Fuel. Coal	853.12	
Groceries and meats.	3.033.92	
Clothing & Shoes.	1.039.19	
Dormitory expenses and laundry.	903.75	
Miscellaneous.	1.387.11	\$ 14.641.53

Surplus, ending Fiscal Year. June 30. 1935. 386.00

Surplus for Six months, ending Dec. 31, 1935. 191.63

Total surplus. Dec. 31, 1935. \$ 577.63

## SUMMARY OF ENROLLMENT.

	BOYS.	GIRLS.	COL. DEPT.	TOTALS.
Present July 1. 1935.	85	54	48	187
Total entered since July. 1, 35.	29	17	15	61
Total enrollment Jan. 1. 35.	114	71	63	248
Dismissed since July 1st, 1935.	25	12	25	62
Present enrollment Jan. 1st.	89	59	38	186.

## HEALTH.

196 Boys and Girls have been inoculated for Typhoid Fever and have been given the Schick Test for Diphtheria.

1. Operation for appendicitus. Two, a boy and girl had their arms broken. three were taken to the Hospital for pneumonia.

3 cases of pneumonia remained at the school, and were attended by a special registered nurse from the Children's Hospital.

20 were taken to the hospital for treatment of injuries and minor ailments, boils, skin trouble, etc.,

3 were taken to Pine Breeze for Tubercular Test, and proved negative.

1 Colored boy was severely burned and was taken to the Erlanger Hospital.

No deaths.

Dr. E. R. Anderson, gave the Schick Test, and inoculated for Typhoid, and served without compensation.

Miss Florence Jones from the Children's Hospital attended the pneumonia patient at the school.

Both hospitals are always open to the children of Bonny Oaks.

## DENTAL.

Through the kindness of the city, we have our own Dental Equipment at the school.

Dr. B. E. Krug has been coming out for the past three months and has treated and examined 148 boys and Girls. There were 148 Amalgam Fillings, 6 porcelain fillings and 45 extractions.

Dr. Krug, will follow up this work, coming out one half day each month. He is serving the school without compensation.

Respectfully submitted

Judge Will Cummings.

James R. Huff.

Creed F. Bates.

Ise Moore.

L. G. Walker.

Trustees.

Wm. S. Keese.

Wm. S. Keese. Supt.



ON MOTION of Esquire Camp, seconded by Esquire Mukey, the foregoing report was adopted and ordered to be filed and made a matter of record.

REPORT OF THE WILLIAM E. BORK MEMORIAL HOSPITAL.

QUARTERLY REPORT.

MONTHS OF OCT. NOV. AND DECEMBER, 1935.

TO THE HON. COUNTY COURT OF HAMILTON COUNTY.

Gentlemen:

We, as your Commissioner for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of october, November and December, 1935, listing the number of patients received, discharged, died and remaining on hand at the end of the quarter ending Dec. 31, 1935.

	MALE	FEMALE.	TOTAL.
1. Patients on books of institution beginning of institutional quarter. (includes patients away on parole, but still on books.).	129	86	215
2. Admitted on books during year. (includes total of items 1 & 2.	146.	91	237
3. Admitted during quarter.	17	5	22
4. Discharged from books during quarter, (does not include patients away on parole &		4	12
5. Transferred to other institutions for mental disease. (includes all insane patients sent directly to any other institution for mental disease.	0	0	0
6. Died during quarter.	8	2	10
7. Total discharged, transferred and died quarter.	16	6	22
8. Patients remaining on books of institution at the end of institution qt. (includes patients away from institution on parole.)	130.	85	215
9. Number of employees on hand.	7	5	12

Respectfully submitted,

G. Russell Brown.

Chairman.

J. B. Bayless.

Secretary.

C. E. Camp.

Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record, by acclamation.

RESOLUTION TO DECLARE TRENTON STREET A DISTRICT ROAD.

BE IT RESOLVED, by the Quarterly County Court of hamilton County, Tennessee, in Quarterly Session Assembled;

That Trenton Street from Norwood Ave to the Dayton Pike be declared a Dist. Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE BURGER STREET A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Burger St., from Berkley Drive to the Dayton Pike be declared a District Road.

ON MOTION of Esquire brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO REFUND TO JOHNSON TIRE CO. \$67.50.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

Refund to Johnson Tire Company \$67.50 which represents tire dealers license due them on account of overpayment of Tire Dealers Privilege License.

ON MOTION OF Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was referred to the Finance Committe with Power to act.

RE PORT OF THE CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:



We, YOUR CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct and recommend that they be order paid.

M. L. MULKEY.

JUDGE PRO TEM.

Florence Higley McCracken.

James M. Maples.

Elizabeth H. Venable.

Pink Minor.

Virgil Wilson.

Mary E. Lupo

Edward Woodruff.

Jennie Sullivan.

Mattie Richards.

Miss Sue B. Gushert.

Enock McCarnish.

J. E. Whitman.

Ralph Lovelady.

Anes Smith. (Anes Carmen.)

Mathew Doss Allison.

Mrs. Mary Jane McKeel.

Jean Morgan.

Hobart Bowman.

Richard Johnson.

Laura Murray.

Tom Mahon, Jr.

Irene Davis.

Barbara Phillips.

23 cases @ 5.00

\$115.00

B. WILSON.

D.S.

Mrs. Mary Jane McKeel.

one case @ 3.00

3.00

M. L. Price.

D. S.

Hobart Bowman.

one case @ 3.00

3.00

\$ 121.00

HAMILTON COUNTY:

T. W. KILLOUGH.

FOR SERVICES RENDERED FOR QUARTER ENDING DECEMBER 30, 1935.

For making Quarterly Record. 22.500 @ 10¢ per 100. 22.50

Entering orders of the court @ 69 @ 25¢ 17.25

Filing petitions for exemptions. 20 @ 25¢ 5.00

Supplying certificates with seals attached. 15.00

Opening and closing records. 79 days @ 50¢ 39.50

Filing, docketing and entering Lunacy cases 25 @ 3.85 96.25

Jacketing County bills of expenses 3 @ 15¢ 45

Filing report of Agricultural Department. 25

William Bork Memorial Hospital. 25

Claims Committee 25

School Superintendent. 25

County Judge. 25

Finance Committee. 25

Election Commission. 25

County Trustee. 25

Ex Officio fees for quarter ending Dec. 31, 1935. 50.00

For registering Circuit Court Bills of Cost 918 @ 15¢ \$ 247.95

I certify the foregoing to be correct to the best of my knowledge and belief.

Ed Robinson.

Chairman.

T. W. Killough.

CCC

Sworn to and subscribed before me

Mack Fryar.

this 2nd day of Jan. 1936.

G. Russell Brown.

Margaret Orrell, D. C.

ON MOTION of Esquire Robinson, seconded by Esquire Fryar, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected.

R. G. Allison.

R. D. Kellis.

A. J. Sentell.

A. E. Bazemore.

John Lennon.

C. T. Turner.

Mrs. E. W. Brown.

Nell S. Murray.

K. D. Walker.

Marie Browning.

C. P. Mpphew.

Mrs. E. J. Brown.

Wink Milligan.

Righter A. Cogswell.

Grieda Mattil.

J. Earl Drinnon.

Robbie Marsh.

J. L. Emerson.

Shelley McWhorter.

B. M. Gorman.

W. C. Ramsey.

J. R. Griswold.

John W. Ray.

Dorothy Holt.

S. M. Roddy.

N. B. Hargraves.

N. S. Sloan.


J. L. Jenkins.

Dock Street.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the following exemptions were referred to the Claims Committee. The Claims Committee has examined and approved the following:

J. E. Broyles.	Poll Tax.
Preston H. Buquo.	"
John Burns.	"
Ernest V. Billingsley.	"
Emmett Blizzard.	"
James Bare.	"
J. W. Cannon.	"
John W. Cook.	"
Charles Crawford.	"
Albert Cassidy.	"
E. D. Grizzle.	"
J. W. Hunter.	"
Buster Johnson.	"
C. A. Levi.	"
A. M. Miller.	"
W. E. Mabry.	"
M. L. Pearlman.	"
J. G. Phillips.	Peddler's Tax.
Georgia Richey.	Poll Tax.
Alex Donald Richey.	"
Cara Richey.	"
Henry H. Russell.	Peddler's tax.
A. T. Smith.	"
Cromer Shelton.	Poll Tax.
Mance Smith.	"
B. O. Smallwood.	"
John Sivley.	"
George Stephenson.	"
Walter Vandergriff.	"
J. W. Vaughan.	"

ON MOTION of Esquire Robinson, seconded by Esquire Brown, Court adjourned Sine Die.

  
 COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

MONDAY. APRIL 6th, 1936.

BE IT REMEMBERED, That on this the 6th day of April, 1936, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Camp, Brown, Fryar, Thrasher, Hamby and Robinson. Total 9, Esquire Lawrence being absent.

THE MINUTES of the January Term, 1936, were read and adopted.

RESOLUTION ON THE PROPOSAL OF THE DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE STATE OF TENNESSEE UNDER THE DIRECTION OF THE COMMISSIONERS OF HIGHWAYS AND PUBLIC WORKS, TO HAMILTON COUNTY. TENNESSEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENN.

WHEREAS, The Department of Highways and Public Works of the State of Tennessee, herein-after called "Department" has certain funds received from the Federal Government to be used in the construction of roads in the State which are not a part of the State or State and Federal Highway System of Tennessee, but are important County roads;

NOW, THEREFORE\_ Said Department hereby proposes to Hamilton County, Tennessee, that;

1. If Hamilton County will furnish to said Department, without cost now or hereafter to said Department or to the State of Tennessee. the rights-of-way described in the list hereto attached and made a part of this proposal, and shown on the blue prints hereto attached and made a part of this proposal, said rights-of-way to be free of obstructions, buildings and improvements; and,

2. If Hamilton County will agree to save said Department and the State of Tennessee harmless from any and all suits which may be brought by reason of the Department going upon said rights-of-ways and taking the same for the purpose of constructing the hereinafter described road, and by reason of the Department changing the grade and widening the existing highways; and,

3. If Hamilton County will agree to remove, or have the owners of the same remove, all telephone, light and power poles which may be encountered in the construction of said section of road without cost, now or hereafter, to the State of Tennessee or to said Department; and

4. If Hamilton County will waive any and all rights that it may have under the provisions of any existing law or laws or any subsequent Act or Acts which may be passed relative to the payment for rights-of-way by said Department or by the State, or relative to the reimbursement of the counties of the State of said Department or by the State for the costs of rights-of-way, and will waive the estimating of said Department of the approximate damages and cost of the rights-of-way described in the attached list;

The Department will, when deemed advisable by the Commissioner of Highways and Public Works, construct the following described non-system road in Hamilton County, Tennessee known and designated as project W.P.G.S. 477-A Hamilton County:

The construction of an overhead across the tracks of the C.N.O. & T.P. Railroad, and the approaches thereto, near Hixannon a County road known as the Hixon Pike.

The location and routing of said road are shown on the blue prints hereto attached and made a part of this Proposal, a list of the land owners and their respective properties in areas and improvements affected by the construction of said road is hereto attached and made a part of this Proposal as fully as if copied herein, and said rights-of-way and improvements described in said attached list are shown in detail on said blue prints attached hereto and made a part hereof.

It is required of Hamilton County that this Proposal be accepted, by proper resolution of the Quarterly County Court of Hamilton County, on or before the 15th day of April, 1936; otherwise the same shall become null and void.

ENTERED OF RECORD AND EFFECTIVE AS OF THE 2nd DAY OF APRIL, 1936.

DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE  
STATE OF TENNESSEE.

By Briggs Smith.

Commissioner.

WALTER MESSICK:

STRIP No. 1: A triangular strip of land extending from Station 9 + 60 to Station 11 + 10, 150 feet long and having an average width of 40 feet; bounded on the north by the lands of Long, on the West by the County road, and on the Southeast by a line parallel to and at all points 40 feet distant from the center line of a proposed road as staked out.

STRIP No. 2: A triangular strip of land to be used in the construction of a ramp from said proposed road to the County road running parallel to the tracks of the C.N.O. & T.P. Railroad, running to a point at the South end; bounded on the North by Strip No. 1 above described, on the west by the east edge of a County road running parallel to the C.N.O. & T.P. Railroad, on the southeast by a line running from a point in the East edge of said County road to a point at right angles to and Southeast of the center line of said proposed road at Station 9 + 80

Said two strips containing approximately 0.20 acre.

Fill will be constructed on two sides of house. Fence must be removed.

SIM LONG:

Beginning at a point in the Northwest right-of-way line of said proposed highway at Station 15 + 80 and runs North 32° 45' West 32 feet to a point in a fence; thence with said fence South 86° West 470 feet to a point in the East edge of a County road; thence South 4° East 330 feet to a point in the Northwest right-of-way line of said proposed road; thence with said Northwest right-of-way line of said proposed road, North 57° 15' East, 570 feet to the beginning.

Containing approximately 1.8 acre.

Fence must be removed.

The Department is advised by representatives of the County that the County now owns the right-of-way between the fences on each side of said proposed road between Station 0 + 00 to 7 + 14,4, and between the fences across the lands of Sim Long. If this is true it will only be necessary for the County to remove the house from said right-of-way at Station 11 + 50. However, if the County does not own said right-of-way, it will be necessary for the County to acquire an 80 foot right-of-way, 40 feet wide, on each side of the center line between Station 0 + 00 and Station 7 + 64 to Station 18 + 00.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was referred to the Finance Committee with power to act.

PROPOSAL OF THE DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE STATE OF TENNESSEE, UNDER THE DIRECTION OF THE COMMISSIONERS OF HIGHWAYS AND PUBLIC WORKS, TO HAMILTON COUNTY, TENN. TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.

WHEREAS, The Department of Highways and Public Works of the State of Tennessee, hereinafter called "Department" has certain funds received from the Federal Government to be used in the construction of roads in the State which are not a part of the State or State and Federal Highway System of Tennessee, but are important County roads;

NOW, THEREFORE, said department hereby proposes to Hamilton County, Tennessee, that;

1. If Hamilton County will furnish to said Department, without cost now or hereafter to said Department or to the State of Tennessee, the rights-of-way described in the list hereto attached and made a part of this proposal, and shown on the blue prints hereto attached, and made a part of this proposal said rights-of-way to be free of obstructions, buildings, and improvements; and,

2. If Hamilton County will agree to save said Department and the State of Tennessee, harmless from any and all suits which may be brought by reason of the Department going upon said rights-of-way and taking the same for the purpose of constructing the hereinafter described road, and by reason of the Department changing the grade and widening the existing road; and,

3. If Hamilton County will agree to remove, or have the owners of the same remove, all telephone, light and power poles which may be encountered in the construction of said section of road without cost, now or hereafter, to the State of Tennessee, or to said Department, and,

4. If Hamilton County will waive any and all rights that it may have under the provisions of any existing law or laws or any subsequent Act or Acts which may be passed relative to the payment of rights ofway by said Department or by the State, or relative to the reimbursement of the counties of the State by said Department or by the State for the costs of right-of-ways and will waive the estimating by said Department of the approximate damages and cost of the rights-of-way described in the attached list;

The Department will, when deemed advisable by the Commissioner of Highways and Public Works, construct the following described non-system road in Hamilton County, Tennessee;

The construction of an overhead across the tracks of the N.C. & ST.L. Railway and the approaches thereto on the County road between the State Highway No. 2, and Worley.

The location and routing of said road are shown on the blue prints hereto attached and made a part of this proposal, a list of the land owners and their respective properties in areas and improvements affected by the construction of said road is hereto attached and made a part of this proposal as fully as if copied herein, and the said rights-of-way and improvements described in said attached list are shown in detail on said blue prints attached hereto and made a part hereof.

It is required of Hamilton County that this Proposal be accepted by proper resolution of the Quarterly County Court of Hamilton County, on or before the 15th day of January, 1936; otherwise the same shall become null and void.

ENTERED OF RECORD AND EFFECTIVE AS OF THE 3rd day of DECEMBER, 1935.

DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE STATE OF TENN.

By Briggs Smith.  
Commissioner.

MASONIC. LODGE:

A strip of land extending from Station 1 + 37 to Station 3 + 53, 216 feet long, 10 feet wide at the Southwest end and 30 feet wide at the Northeast end, bounded on the Southwest by the lands of White, on the Northeast by the lands of Wrinkle, on the Northwest by a road,

and on the Southeast by a line running North 79° East from a point 20 feet Southeast of the center line of said proposed road as staked out at Station 1 + 37 to a point 42° Southeast of said center line at Station 3 + 53.

Containing approximately 0.099 acre.

Building must be moved back; fill be constructed on right-of-way.

J.O. WRINKLE.

STRIP NO. 1. A strip of land extending from Station 3 + 69, 216 feet long, 30 feet wide; at the Southwest end and 55 feet wide at the Northeast end; bounded on the Southwest by the Masonic Lodge property, on the Northeast by the Southwest right-of-way line of the N.C. St. L. Railway, on the Northwest by a road, and on the Southeast by a line running from a point 42' Southeast of the center line of said proposed road as staked out at Station 3 + 53 to a point 65 feet Southeast of said center line at Station 5 + 55.

Containing approximately 0.21 acre.

Posts and wall must be removed; fill be constructed on right-of-way,

STRIP No. 2. A strip of land extending from Station 1 + 70 to Station 3 + 62.5, 192.5 feet long, 8 feet wide, at the Southwest end and 30 feet wide at the Northeast end; bounded on the Southwest by a line at right angles to the center line of said proposed road as staked out at Station 1 + 70; on the Northeast by the lands of Cook, on the southeast by a road, and on the Northwest by a line running from a point 28 feet Northwest of said centerline at Station 1 + 70 to a point 55 feet Northwest of said center line at Station 3 + 62.5.

Containing approximately 0.08 acre.

Rock wall or fence must be removed; fill will be constructed on right-of-way.

J. C. SCHNEITMAN:

A triangular strip of land extending from Station 6 + 35 to Station 10 + 35, 400 feet long, 42 feet wide, at the Southwest end and running to a point at the Northeast; end, bounded on the west by the east right-of-way line of the N. C. & St. L. Railway, on the Northwest by a road, on the Southeast by a line running from a point 24 feet Southeast of the center line of said proposed road as staked out at Station 10 + 35 to a point 55 feet of said Center line at Station 6 + 22.

Containing approximately 0.19 acre.

Fence must be removed fill will be constructed on right-of-way.

OLLIE HEWITT:

A triangular strip of land extending from Station 6 + 46 to Station 10 + 45, 399 feet long; 42 feet wide at the Southwest end and running to a point at the Northeast end; bounded on the West by the East right-of-way line of the N. C. & St. L. Railway, on the Southeast by a road, and on the North by a line running from a point 28.5 feet Northwest of the center line of said proposed road as staked out at Station 10 + 45 to a point 55 feet Northwest of said center line at Station 6 + 50.

Containing approximately 0.19 acre.

Wall must be removed; fill will be constructed on right-of-way and in front of house.

J. E. COOK:

STRIP NO\_ 1. A strip of land extending from Station 3 + 62.5 to Station 4 + 44.9, 182.4, feet long, 30 feet wide at the West end and 35 feet wide at the East end; bounded on the East by the lands of Perry, on the West by the lands of wrinkle, on the South by a road, on the North by a line running from a point 55 feet Northwest of the center line of said proposed road as staked out to a point 60 feet Northwest of said center line at Station 4 + 44.9.

Containing approximately 0.13 acre.

Fence and house must be removed, fill will be built on right-of-way.



STRIP No. 2:.

A strip of land extending from Station 4 + 94.9 to Station 5 + 46.9, 52 feet long and 52 feet wide; bounded on the East by the lands of Cornelison, on the West by the lands of Perry, on the South by a road, and on the North by a line parallel to and at all points 70 feet distant from the center line of said proposed road as staked out.

Containing approximately 0.06 acre.

Filling station and gas pumps on right of way; fill will be built on right-of-way.

MRS. S. W. PERRY:

A strip of land extending from Station 4 + 44.9 to Station 4 + 94.9, 50 feet long, 35 feet wide at the West end and 42 feet wide at the East end, bounded on the East and West by the lands of Cook, on the South by a road, and on the North by a line running from a point 60 feet Northwest of the center line of said proposed road as staked out at Station 4 + 44.9 to a point 70 feet Northwest of said center line at Station 4 + 94.9.

Containing approximately 0.04 acre.

Store must be removed; fill will be built on right-of-way.

FRANK CORNEILSON OR N.C. & ST. L. RAILWAY.

A strip of land extending from Station 5 + 46.9 to Station 5 + 46.9 to Station 5 + 76.9, 30 feet long and 50 feet wide; bounded on the east and south by a road, on the west by the lands of Cook, and on the North by a line parallel to and at all points 70 feet distant from the center line of said proposed road as staked out.

Fence must be removed; fill will be built on right-of-way.

JIM CRABTREE:

C. M. NETHERLAND:

No right-of-way will be taken from these two property owners, but the grade of the present road will be raised in front of their property.

D. B. VANCE:

Permission must be obtained to construct a borrow pit on the following described land.

Beginning at a point in the North right-of-way line of the present road at Station 25 + 63, said right-of-way line being 37 feet North of the center line of said road, and runs North 23° East 400 feet to a point; thence North 71° 30' West 420 feet to a point; thence South 4° West 375 feet to a point in the right-of-way line of a road; thence with said right-of-way line South 49° East 70 feet to a point; thence continuing with said right-of-way line south 71° 30' East 213 feet to the beginning.

Containing approximately 3.3. acre.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee, County Judge, Highway Commission and County Attorney with power to act.

ON MOTION OF ESQUIRE ROBINSON, SECONDED BY ESQUIRE THRASHER, ASKING THE COUNTY JUDGE TO SELECT A COMMITTEE TO RE-DISTRICT THE THIRTEENTH (13) WARD.

ON MOTION OF ESQUIRE ROBINSON, seconded by Esquire Mulkey, MRS. LYDIA SHELTON WAS ELECTED COUNTY REGISTER on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9. Esquire Lawrence being absent.

RESOLUTION TO RECOMMEND MRS. LYDIA SHELTON TO THE DEMOCRATIC EXECUTIVE COMMITTEE AND TO THE DEMOCRACY OF HAMILTON COUNTY AND TO THE PEOPLE OF HAMILTON COUNTY FOR REGISTER FOR THE REMAINDER OF FOUR YEAR TERM THAT BELONGS TO HER LATE HUSBAND, W. SHEP SHELTON.

WHEREAS, The people of Hamilton County have been grieved by the unfortunat death of the lovable and genteel Shep Shelton, whom they had elected County Register of Hamilton County

for the four year term beginning September 1st, 1934, ending September 1st, 1938; and,

WHEREAS, We have felt that Mr. Shelton had a property right in said office for said full four year term that should go to his widow, Mrs. Lydia Shelton; and,

WHEREAS, Under the law, this Court has jurisdiction only to fill said office until September 1st, 1936, and that for the remainder of the said four year term, the people will have to elect a Register for the unexpired term; and,

WHEREAS, We have just elected Mrs. Shelton for so much of the unexpired term as we have the duty and power to fill;

THEREFORE, BE IT RESOLVED by the County Court of Hamilton County, Tennessee, that we recommend to the Democratic Executive Committee and to the democracy of Hamilton County, and to the people of Hamilton County that Mrs. Shelton be nominated by the Democratic party and be elected by the people of Hamilton County for the remainder of said four year term as Register that belonged to her late husband, W. Shep Shelton, who was loved by every person in Hamilton County who knew him, and who had rendered such conspicuous service to the people of his good citizenship, untiring loyalty to the people, and his genial and happy disposition that was so valuable to all of us.

BE IT FURTHER RESOLVED That a copy of this resolution be given to the Chairman and Vice-Chairman of the Democratic Executive Committee of Hamilton County, and that copies be given to the press.

ON MOTION of Esquire Robinson, seconded by Esquire Mulkey, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the election of County Physician, Coroner, and all other elections were postponed until the July Term.

ON MOTION OF ESQUIRE CAMP, SECONDED by Esquire Fryar, W. J. Springfield was elected on the Board of Equalization.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, J. F. Holbert was elected a member of the Board of Equalization.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Harold W. Weeks, was elected a member of the Board of Equalization on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby, and Robinson, Total 9, Esquire Lawrence being absent.

#### REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT.

The Finance Committee begs leave to make the following report;

The following matters referred to the Finance Committee with power to act were disposed of as follows:

It was moved, seconded and unanimously carried:

The report of the Committee on Flood Prevention, consisting of Judge Will Cummings, Col. Harold C. Fiske, and Mayor E. D. Bass, (the latter having taken no part in the activities of the Committee on account of illness) requesting that \$12,500.00 be provided by Hamilton County, be rejected, the County Attorney, Carter Lynch, advising that the county could not legally provide funds therefor.

That the Elementary school term of the county be extended to nine months, and that the County Judge be authorized to borrow Thirty-nine thousand (\$39,000.00) dollars on a short term note to provide the additional necessary funds.

The Finance Committee recommends:

That \$1200.00 be appropriated, out of available funds not otherwise appropriated, for additional transportation of school pupils from Mountain Creek to Central High School from

Slabtown to Sale Creek, from Miller's Saw Mill to West View and from Walden's Ridge to Daisy. (This was acted upon by the Finance Committee at its Sept. 14th, meeting, but inadvertently left off the previous meeting).

That the Tax Assessor be authorized to issue errors and releases to reduce the 1934 and 1935 personalty assessments of the Franklin Savings and Loan Bank to \$12,700.00 and \$34,600.00, respectively, in accordance with amended schedules for the two years filed in the tax assessor's office on Feb. 29, 1936, the original schedules having been erroneously made out.

That the Tax Assessor be authorized to issue errors and releases to reduce the 1935 assessments on part of lots 5 and 6, Block C.L.C.I.Ry. Add'n. No. 1. assessed to Winifred McRee, from \$400.00 to \$150.00.

That the Tax Assessor be authorized to issue error and release to reduce the 1935 assessment of the Sanders Plow Company to \$23,000.00.

That R. B. Clift, Chief Deputy in the County Register's office and acting as Register since the death of W. Shep Shelton, former County Register, be authorized to deduct from the fees of the office, as his compensation, for the period from the death of the County Register until a successor is qualified, the amount, which under the laws is permitted to be deducted by the Register as salary, provided, however, that said amount shall be at the rate of \$400.00 per month, pending litigation to be instituted by the County, and in the event said legislation is decided against the County, then at the rate of \$500.00 per month.

That petition by a committee of the Parent Teacher's Association seeking an additional appropriation of \$3,360.00 for the current year for the Chattanooga Public Library be referred to the County Judge with power to act.

That refund of \$135.99 be made to Edith Lonas, said amount being the county's part of erroneous collections by the County Trustees of the 1931, 1932, and 1933 taxes, on certain property as evidenced by receipts No. 13379, No. 7676 and No. 8274 respectively, and that the delinquent tax attorney be authorized to waive and set aside the interest and penalty on the tax for the said three years on the property belonging to Mrs. Lonas, namely 112 acres Cleveland Pike--Goss--Cooper--Jenkins, in the Second District.

That refund of \$107.62, be made to Ferger Bros. Agents (for Equitable Life Assurance Society) being the county's part of the 1933 tax on lots 17, 18, 33 and 34 Rickey's Subdivision in the 14th ward, assessed to Ada Wilkerson, and paid in error by Ferger Bros., Agents (Trustees' receipt No. 1134) and that the delinquent tax attorney be authorized to bring suit to recover the said tax from the rightful owner.

That the part of the attorney's fees, or commission, of French Grubb, Delinquent Tax Attorney, on the 1934 delinquent tax collections, which ~~has~~ he has agreed to turn over to the Hamilton County, be applied on the before mentioned note for the extension of the elementary school term.

Respectfully submitted,  
 Wilkes T. Thrasher.  
 Chairman.  
 Luther Hamby.  
 Kelso Rice.  
 M. L. Mulkey.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing report was adopted and ordered to be filed and made a matter of record.

**RESOLUTION PROHIBITING COUNTY SERVICES AND IMPROVEMENTS OF SUBDIVISIONS WHERE THE PLAT HAS NOT BEEN RECORDED.**

WHEREAS, a Regional Planning Commission for Hamilton County was duly appointed by the State Planning Commission of the State of Tennessee on December 20th, 1935; and,

WHEREAS, the said Regional Planning Commission for a thirty day's public notice and a hearing as required by Statute, has adopted a regulation for the controlling of sub-division of land in Hamilton County, said regulation having been adopted by said Planning Commission on March 27th, 1936; and,

WHEREAS, pursuant to the adoption of said regulation the said Commission had adopted a subdividers' manual which contains standards for subdivision design and submission of plats adopted by the Hamilton County Regional Planning Commission; and,

WHEREAS, for the proper development of Hamilton County, it is deemed expedient to cooperate with the work of said Commission and to assist in securing compliance with the regulations adopted by said Commission; and,

WHEREAS, the chief control of said Planning Commission in connection with the subdivision of real estate in Hamilton County is through the mechanics of requiring the approval by the Commission of plats before the same are recorded by the Register of said County, and in order to assist the Commission in requiring the registration of plats, it is deemed expedient to withhold the granting of improvements and services by the County to platted real estate where the plat has not been recorded. Now, therefore,

BE IT RESOLVED, that the said county will not make any improvements to the streets, alleys and other public ways of any subdivision or grant any services to said subdivision unless

plat of said subdivision is duly recorded in the office of the Register of said County.

Submitted this the 6th day of April, 1936.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9, Esquire Lawrence being absent.

Resolution amending the resolution passed at the January term of the county court of Hamilton County, Entitled " A RESOLUTION TO REGULATE THE ESTABLISHMENT AND SUPERVISION OF LOCAL IMPROVEMENTS".

WHEREAS, A Resolution was passed and enacted by the County Court of Hamilton County at its January Term for the establishment and supervision of local improvements; and,

WHEREAS, Section 9a of said resolution provided as follows;

"That in order that the use of highways may not be obstructed and the safety and welfare of the users of highways impaired, and in order to protect the health, safety and welfare of persons residing on land abutting on highways, no building or structure shall be erected, altered or moved so as to approach nearer than 80 feet to the center line of any thoroughfare, except for bridges, retaining walls and other structures normally incidental to the maintenance or use of said thoroughfares. A thoroughfare shall be any road, street or way designated as a thoroughfare on the major road plan for Hamilton County, prepared by the regional Planning Commission and certified to the County register. However, in any case where the erection of a building or structure at a distance of 80 feet from the center line of any thoroughfare as specified herein would result in unusual hardship or difficulty, due to the slope of the ground, or to the location of existing buildings or structures at a less distance from said center line, or to other causes, the Board of Zoning Appeals, hereinafter created, and grant such variance from the set-back herein specified as will in its judgment promote a just and satisfactory arrangement". And,

WHEREAS, it is deemed that said Section 9a of said Resolution is not expedient in that a regulation for the construction of buildings based upon a distance from the center of roads and highways is not scientific. Now, therefore,

BE IT RESOLVED, That section 9a of the said Resolution heretofore referred to be and the same is hereby amended so as to strike out the words and figures "80 feet to the center line of any thoroughfare", which appears in the fifth and sixth line of Section 9a of said Resolution, and by substituting in place thereof the words and figures following, to-wit: "25 feet to the right of way of any thoroughfare", and said Section 9a is further amended by striking out the words and figures "80 feet from the center line of any thoroughfare", which said words and figures appear in line twelve of said section, and by substituting in lieu thereof "25 feet from the right of way of any thoroughfare".

Submitted this the 6th day of April, 1936.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DELARE UMBARGER LANE A DISTRICT ROAD.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in quarterly Session Assembled:

That the Umbarger Lane leading from the Fairmount Road at old Hartman Corner to the Hollister Road at old Hollister Place be declared a District Road.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION EXPRESSING THE APPROVAL OF THE PRINCIPLES OF THE 8-POINT PROGRAM OF THE TENNESSEE EDUCATION ASSOCIATION.

WHEREAS, schools in more than half the counties in Tennessee are either closed, or will close short of normal terms because of inability on the counties to meet current school obligations,

AND WHEREAS, the burden of school taxes has become increasingly heavy upon many counties, and unpaid county warrants are accumulating with little promise of stabilization of school programs for the future,

AND WHEREAS\_ after a state-wide survey and study of conditions by expert school leaders and laymen, a comprehensive and economically sound 8-Point educational program has been formulated and approved by the Tennessee Education Association for assuring every school child in Tennessee an equal minimum educational opportunity, and at the same time lessen the tax burden on the counties.

And, WHEREAS, this 8-Point program proposes that the state assume the financial responsibility for an eight months elementary and nine months high school term in every county in Tennessee; guarantee the payment of a minimum \$60. per month salary to teachers, insure adequate transportation facilities, without encroachment upon local initiative for increasing

~~single program in the New Deal and will do more to furnish jobs to~~

teachers' salaries or extending school terms, or restricting in any way the control and supervision of the schools by local authorities.

BE IT THEREFORE RESOLVED: That the county Court of Hamilton County hereby expresses its approval of the principles of the 8-Point program, and urges upon candidates for the legislature from this county and district the fullest consideration and support of the program before the 1937 General Assembly.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION RECOMMENDING AND URGING OUR CONGRESSMAN\_ THE HON. SAM D. MCREYNOLDS\_ AND OUR UNITED STATES SENATORS, HON. KENNETH S. MCKELLAR AND HON. NATHAN L. BACHMAN TO DO ALL IN THEIR POWER TO PREVENT THE ADJOURNMENT OF CONGRESS UNTIL CONGRESS HAS PASSED THE NEW DEAL RURAL ELECTRIFICATION PROGRAM BILL.

WHEREAS, The rural people of Hamilton County and the Chattanooga district have been for many months vitally interested in the Rural Electrification Program of the New Deal; and,

WHEREAS, It is believed by the masses of the people that the Rural Electrification Program is one of the greatest, if not the greatest, single program in the entire New Deal and will do more to furnish jobs to the people of the United States and will add more comfort, pleasure and happiness to the masses of the people, and especially the rural people, than any other possible piece of legislation; and,

WHEREAS, It has recently been announced through the press of the United States that the members of Congress are so anxious to adjourn the present Congress that the new Deal leaders have decided and determined to abandon the Rural Electrification Program for this session of the Congress; and,

Whereas, we believe that we interpret and express the will and views of the masses of the people of the United States when we say that we deplore the fact that new Deal leaders are attempting to adjourn the present session of the Congress without passing Rural Electrification Bill.

NOW, THEREFORE Be IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY\_ that we recommend and urge that our Congressman, The Hon. Sam D. McReynolds, and our United States Senators, Hon. Kenneth D. McKellar and Hon. Nathan L. Bachman, do all in their power to prevent the adjournment of Congress until the Congress has passed the new deal Rural Electrification Program Bill.

BE IT FURTHER RESOLVED that a copy of this resolution be sent to the Hon. Sam D. McReynolds the Hon. Kenneth D. McKellar and Hon. Nathan L. Bachman, the Hon. Joseph W. Burns, Speaker of the House of representatives, and Hon. John W. Garner, Vice-President of the United States and the Hon. Joe Robinson, Democratic Leader in the Senate, Representative W. B. Bankhead, the Democratic Leader in the House of Representatives, and Senator Geo. W. Norris, and that copies be given to the local press and to the Associated Press.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE THE MONK MILLS ROAD A DISTRICT ROAD.

BE IT RESOLVED\_ By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

That the Monk Mills Road leading from the Shallowford Road just north of South Chickamauga Creek be declared a District Road.

On motion of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE THE LOMINICK ROAD A DISTRICT ROAD.

BE IT RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY TENNESSEE\_ IN REGUAR SESSION ASSEMBLED:

That the Lominick Road leading northwardly from the Ringgold Road in East Ridge be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE MOORE ROAD A DISTRICT ROAD.

BE IT RESOLVED, By the Quarterly County Court in regular session assembled; that The Moore Road running from the Old Cleveland Pike North along Silverdale Cemetery be designated a district road.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.



RESOLUTION AUTHORIZING THE COUNTY JUDGE AND FINANCE COMMITTEE TO PROVIDE \$39,000.00 IN ITS BUDGET FOR 1936-37, THE SAME TO BE USED BY THE HAMILTON COUNTY BOARD OF EDUCATION TO PAY ITS TEACHERS THE SALARIES FOR THE NINTH MONTH OF SCHOOL DURING THE YEAR 1935.36.

WHEREAS, The Hamilton County Court in its session January 6, 1936 authorized by resolution that the county schools be continued a full nine months and instructed the County Judge and the Finance Committee to secure the necessary funds,

AND WHEREAS, the County judge reported that it was impossible to secure such funds within the revenue for 1935-36 budget,

AND WHEREAS, the banks of Chattanooga declined to lend the county the necessary funds since the amount was not included in the in the county budget for 1935-36.

AND WHEREAS\_ the schools are being conducted for the full nine months upon the promise of the county judge that funds will be provided in the county budget for 1936-37 to care for the same,

THEREFORE BE IT RESOLVED: That the county court of Hamilton County, approve thi ,arrange- ment and instruct the county judge and finance committee of the court to provide the said \$39,000.00 in its budget for 1936-37, the same to be used by the Hamilton County Board of Education to pay its teachers' salaries for the ninth month of school during the school year 1935-36.

ON MOTION OF Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9, Esquire Lawrence being absent.

RESOLUTION INSTRUCTING THE COUNTY JUDGE AND THE FINANCE COMMITTEE TO INCLUDE THE NECESSARY SUM OF \$92,406.00 IN ITS BUDGET OF 1936-37, THE SAME TO BE USED BY THE HAMILTON COUNTY BOARD OF EDUCATION TO PAY ITS TEACHERS SALARIES PROVIDED BY LAW FOR THE SCHOOL YEAR 1935.36.

WHEREAS, the legislature of 1935 provided a salary schedule for teachers of Hamilton County

And Whereas, this scale was to be placed in operation during the school year 1935-36. to care for this item.

THEREFORE BE IT RESOLVED: That this county Court instruct the county judge and its finance committee to include the necessary sum \$92,406.00 in its budget of 1936-37 the same to be used by the Hamilton County Board of Education to pay its teachers the salaries provided by law for the school year 1935-36.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was ADOPTED ON A ROLL CALL VOTE\_ THE FOLLOWING MEMBERS OF THE COURT BEING PRESENT AND VOTING Aye: Esquires Mulkey, Rice, Camp, Bayless, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9. Esquire Lawrence being absent.

RESOLUTION THAT THE HIGHWAYS COMMISSION BE REQUESTED TO PURCHASE ONE TO THREE ROCK CRUSHERS FOR THE PURPOSE OF CRUSHING LIMESTONE FOR ROAD CONSTRUCTION.

Be it Resolved, By the Quarterly County Court of hamilton County, Tennessee, in regular session assembled:

The Highway Commission are hereby requested to purchase from one to three rock crushers for the purpose of crushing limestone for road construction in hamilton County.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO REQUEST THE BUILDINGS AND GROUNDS COMMISSION OF HAMILTON COUNTY TO PROVIDE ADEQUATE SPACE IN THE COURT HOUSE FOR THE FIRST DIVISION OF THE CRIMINAL COURT.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE IN QUARTERLY SESSION ASSEMBLED:

That the Buildings and Grounds Commission of Hamilton County be and are hereby requested to furnish adequate space for the First Division of the Criminal Court.



ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE COLEMAN POND ROAD A DISTRICT ROAD.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Coleman Pond Road running from the Lee Road in the Third Civil District to the Coleman Pond be and the same is hereby declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO MAKE SMITH ROAD AT FLAT TOP A DISTRICT ROAD.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the road leaving Flat Top road at Bob Smith's place running south vis Harriassen Smith's place & via Bruce Bowman's place thence last and intersects with Flat Top road, a distance of  $\frac{1}{2}$  mile be declared a district road, the public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO MAKE <sup>Young</sup> SMITH ROAD AT FLAT TOP A DISTRICT ROAD.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the road leading Flat Top road at Frank Young's and running south vis of Osco Young's to Viola Bowman's distance 1 mile place be declared a district road, the public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO BE ENTITLED, " A RESOLUTION TO PROVIDE FOR ADDITIONAL SPACE FOR THE REGISTER OF HAMILTON COUNTY AND TO AUTHORIZE TITLE GUARANTY & TRUST COMPANY, OF CHATTANOOGA, TENNESSEE. TO MAINTAIN PROTOSTAT MACHINE IN THE REGISTER'S OFFICE AND OPERATE THE SAME THEREIN UPON PAYMENT OF CERTAIN RENTAL OF HAMILTON COUNTY."

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

SECTION 1. That, WHEREAS, the space now occupied by the Register of hamilton County, is inadequate and it is desirable to have more space to store and handle the books of the office and serve the public:

The room in the basement immediately under the Register's Office, which is east of the room occupied by the Board of Election Commissioners, and west of the lavatory for colored men, is hereby set apart as a part of the said Register's office, and connected between it and the Register's office shall be made by a door, a dumb waiter, or otherwise:

BE IT FURTHER RESOLVED that for and in consideration of the agreement of the Title Guaranty & Trust Company, of Chattanooga, to do photostatic work for the County not to exceed in value the sum of Three Hundred Dollars (\$300.00) per year, a sufficient space in the said room above referred to underneath the Register's office shall be furnished to the Title Guaranty and Trust Co., to install and operate a photostatic machine, and the County will furnish the necessary water and electricity to operate the machine and develop prints.

BE IT FURTHER RESOLVED, That the Title Guaranty and Trust Co., shall have the right to occupy this space for the period of ten (10) years, and the County will pay during said time for the necessary water and electricity to operate the machine and develop prints, and in consideration of photostatic work to be done by said Title Guaranty and Trust Co., for said County not to exceed the sum of Three Hundred Dollars (\$300.00) per year; it being understood that this shall not be cumulative, and, that if the county does not require this much work in one year, it cannot require more than Three Hundred Dollars (\$300.00) worth of work in any year without paying said Title Guaranty and Trust Co., for the difference.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9, Esquire Lawrence being absent.

REPORT OF WILLIAM E. BORJ MEMORIAL HOSPITAL.

QUARTERLY REPORT FOR THE WM. L. BORK MEMORIAL HOSPITAL FOR Jan. Feb. and March, 1936.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Gentlemen.

We, as your Commissioner for the Wm. L. Berk Memorial Hospital submit our quarterly report covering the months of January, February, and March, 1936, listing the number of patients received, discharged, transferred and died remaining on hand at the end of the quarter ending March 31, 1936.

	MALE.	FEMALE.	TOTAL.
1. Patients on books of institution beginning institutional quarter. (Includes patients away from institution on parole, but still on books)	130.	85.	215.
2 Admitted during the quarter.	13	8	21
3 Total on books during quarter. (includes total of items. 1 & 2)	143	93	236
4. Discharged from books during quarter. (Does not include patients on parole)	10	3	13
5. Transferred to other institution for mental cases. (Includes all insane patients sent directly to any other institution for mental disease.		1	1
6. Died during quarter.	2.	4	6
7. Total discharged, transferred and died during quarter.		8	20
8. Patients remaining on books of institution at the end of institution quarter. (includes patients away from institution on parole).	132	84	216
9. Number of employees on hand.	7	5	12

Respectfully submitted.  
G Russell Brown.  
Chairman.

J. B. Bayless.  
Secretary.  
C. E. Camp.  
Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, the foregoing report was adopted and ordered to be filed and made a matter of record.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, your CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be ordered paid.

M. L. MULKEY.

COUNTY JUDGE PRO TEM.

- Willie Adams.
- Chas. E. (Billy) Smith.
- Nannie Smith.
- Ola Mae Campbell.
- Valine Gladys Hamilton.
- Louise Malone.
- J. C. Walden.
- John Douglas.
- W. M. McCormack.
- Ruby Simons.
- Bridges Howard.
- Annie Massengale.
- L. T. Epperson.
- Frank D. Sutton.
- Frances Atlee.
- R. L. Lynch.
- Woodie W. Cole.
- Lillian J. Hipp.
- Austin Swaggerty.
- J. B. McAllester.
- Mrs. Alice Mosteller Hall.
- Marvin Moses.
- Jaunita Hill.
- Gordon Downey.

24 cases @ \$5.00.

\$120.00

T. R. DOBBS.	D. S.	
L. T. Epperson.	one case @ \$3.00	3.00
B. WILSON.	D. S.	
Chas. E. (Billy) Smith.		
Valine Gladys Hamilton.		
Ruby Simons.	Three cases @ \$3.00	9.00
G. E. TATE.	D. S.	
J. C. Walden.		
W M. McCromack.		
Bridges Howard.	3 cases @ \$3.00	9.00
MACK FRYAR.	J. P.	
John Douglas.	one case @ fifty cents.	50
Herbert Young.	Constable.	3.00
Annie Massengale.	one case @ \$3.00	
		\$ 144.50

## HAMILTON COUNTY.

T. W. KILLOUGH.

FOR SERVICES RENDERED FOR QUARTER ENDING MARCH 31, 1936.

For making Quarterly record, 9.500 @ 10¢ per 100.	9.00
Entering Orders of the Couty 24 @ 25¢	6.00
Filing petitions for exemptions 30 @ 75¢	7.50
Supplying certificates with seals attached 30 @ 75¢	22.50
Opening and closing records, 79 days @ 50¢	39.50
Filing, docketing and entering Lunacy cases, 23 @ \$3.85	88.55
Jacketing County Bills of expenses, 4 @ 15¢	60
Filing report of Sinking Fund Commissioners.	25
Flood Prevention Committee.	25
Finance Committee.	25
School Superintendent.	25
Bonny Oaks.	25
William E. Bork.	25
Claims Committee.	25
Ex-Officio fees for quarter ending March, 31, 1936.	50.00
For registering Circuit Court Bills of cost.	8.70
	\$ 232.60

I certify the foregoing to be correct ro the best of my knowledge and belief.

T. W. Killough. CCC

Sworn to and subscribed before me

this 31st day of March, 1936.

Margaret Orrell. D.C.

Ed. Robinson.

Chairman.

G. Russell Brown.

Mack Fryar.

ON MOTION of Esquire Robinson, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

## RESOLUTION TO DECLARE THE FULLER ROAD A DISTICT ROAD.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Fuller Road leading from the Brainerd Road at Ryall Springs to the Fuller property on top of Fuller Hill be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## REPORT OF SCHOOL SUPERINTENDENT.

To The Hon. Judge and Members of the Court of Hamilton County;

Gentlemen.

In compliance with the law I am herewith presenting the report of the county superintendent including the budget for the Hamilton County Board of Education;

The amounts set forth in the budget for 1935-36 and expenditures as shown by vouchers issued through the office of the superintendent through March 31st are as follows;

	BUDGET.	EXPENDITURES.
General Control	6.400.00	3.470.25
Instructional Service.	417.339.00	325.053.22
Operation School Plant.	21.345.00	16.893.63
Auxiliary Agencies.	69.952.00	51.616.59
Capital Outlay.	10.166.00	
	\$525,182.00	397,033.69

The amount of money received and deposited with the Trustee of Hamilton County during the quarter was \$118.15.

The enrollment and average daily attendance for the past three months are as follows:

		ENROLLMENT.		
		January.	February.	March.
Elementary.	White.	8493	8557	8622
High School.	"	2840	2980	2988
Elementary	Colored.	695.	703.	708.
High School.	"	87	87	87
		12115.	12327	12405
		AVERAGE DAILY ATTENDANCE.		
Elementary.	White.	6729.	5735	6130
High School.	"	2364	2341	2453
Elementary.	Colored.	573	508	532
High School.	"	64	62	65
		<u>9.730</u>	<u>8.646</u>	<u>9.180</u>

The average daily attendance in Hamilton County schools has seriously suffered from weather conditions as well as the ravages of disease. During Christmas season and for considerable time thereafter the weather was very severe. When the thaw came the roads were simply impassable and many could not get to the schools. In fact three schools had to close for a few days until the school busses could make their runs or at least a part of them. Immediately following this condition, we were faced with an epidemic of influenza which reduced our attendance more than 50% in some of our schools. Some scarlet fever as well as a few cases of mumps have also added their bit to the record for attendance.

Library Service.

In my report of January 6th, I mentioned the very splendid work carried on through our county library units during the school year. Since that report my attention has been called to the fact that the summer library service has been discontinued due to lack of funds. This service to the rural communities has been of inestimable value during the summer months. Its discontinuance I fear will also take from the children their opportunity to read during the summer which will reflect itself in the work of the school next fall. The service mentioned above came out of the direct appropriation of the county Chattanooga Public Library, Since their budget was cut, it was necessary that they in turn cut their service. The summer was properly deemed the best service to trim. I am hoping though, for the good of the several communities as well as the schools in those communities, that you will find it possible to restore the library funds in next year's county budget.

The Chattanooga-Hamilton County Public Forum.

We have secured one of the ten Federal experiments in Adult Education in the United States. The Hamilton County Superintendent of schools has been appointed by the position of Local Administrator, without compensation, by the United States Commissioner of Education, John W. Studebaker. I, personally, feel that this section of the state has been signally honored in that we were chosen as one of ten places in the entire United States to carry out this project. In accepting this position as administrator, I do so with the feeling that it is an opportunity for service. I feel that this opportunity also presents a challenge. We are faced with many and serious public problems. The solving of these must be done in the American way, Public discussion. The adult education experiment is set up with this end in view. If, through our public forums, we can lead our citizens to recognize their problems, to study them carefully and intelligently, and to reach a decision based upon the facts revealed by their study, then we shall have rendered a service in pointing out to them a means for effectively solving all their public problems.

In undertaking this task may I ask for the full cooperation of the public officials, the public press, and the citizens of this county that we may indeed have a real, unbiased or unprejudiced Public Forum.

A Detailed Study of the Hamilton County School System.

The superintendent has asked the state department of education to make a study of the Hamilton County school system. It does us good sometimes to have outsiders look us over. We should, of course, be proud of the good things that we are doing and should not be ashamed of our shortcomings unless these shortcomings are the result of our own negligence. As long as we are doing all that we can with what we have to work with we should feel that we are in pretty good shape. Sometimes, too, certain weaknesses are apparent to an outsider when they could not be seen by one who is working in the system.

At any rate this study is designed with a view to measuring our system by certain well defined standards. Such a program probably will help us materially in correcting the weaknesses that may be revealed.

The Booker T. Washington Summer School.

The state department of education has thought so well of our work at the Book T. Washington School that it is planning to conduct a summer school of six weeks at this institution. Dr. Cocking and his staff plan to bring into this school, Negro teachers from the counties around Hamilton County for the purpose of studying the problems in rural education for negro children. Our service courses are attracting attention in many parts of the country.

We are planning also during this summer to farm out those students of the Booker T. Washington High School, who are taking service courses, into the home in and around Chattanooga. We want the students to get practical experience in the thing that they are studying in school. Any person securing this help must pay a nominal sustaining wage and kept a definite record of the type of work done. This record is to be returned to the principal of the school and credit will be given, when the work is satisfactorily done, towards a special service Certificate which will be awarded to the graduates who have completed these courses. This certificate will be in addition to the regular state high school certificate. In this new departure we have no ready-made course of study to use as a guide. There are no other schools trying such a plan. We, therefore, are having to work out our own courses as the need develops. That, of course, is part of the reason why we have hit upon the summer plan mentioned above.

The Hamilton County Board of Education at its meeting held March 25, 1936 adopted the following budget.

## BUDGET FOR SCHOOL YEAR 1936-37

	Elementary .	High School	Total.
<b>GENERAL CONTROL.</b>			
Per Diem Bd. of Education.	120.00	120.00	
Salary. Superintendent.	300.00	300.00	
Salaries. Clerks, Steno.	2008.00	2007.00	
Other expenses. Gen. Control.	950.00	950.00	
	<u>3.378.00</u>	<u>3377.00</u>	6.755.00
<b>INSTRUCTIONAL SERVICE:</b>			
SALARIES OF TEACHERS.	388.224.00	265.163.00	
School Libraries.	3.500.00	2.000.00	
Supplies, Instruc. Service.	3.259.00	1.400.00	
Other Expense. "	225.00	4.215.00	
	<u>395.208.00</u>	<u>272.778.00</u>	667.986.00
<b>OPERATION SCHOOL PLANT.</b>			
Wages of Janitors	12.380.00	8.965.00	21.345.00
<b>AUXILIARY AGENCIES.</b>			
Enforcement School Law.	5.400.00	- - - -	
Transportation.	28.377.00	32.775.00	
Other Auxiliary Agencies.	3.980.00	1.420.00	
	<u>37.757.00</u>	<u>34.195.00</u>	71.952.00
<b>CAPITAL OUTLAY:</b>			
Equipment.	7.146.00	4.854.00	12.000.00
	7.146.00	4.854.00	12.000.00
<b>TOTAL OPERATING BUDGET for</b>			
1936-37 School year.	455.869.00	324.169.00	780.038.00
<b>SPECIAL APPROPRIATIONS to be</b>			
placed in county budget to be paid			
for services rendered during school year			
1935-1936 not provided for in budget			
for 1935.36:			
For nine months of school	27.000.00	12.000.00	39.000.00
Balance for salaries of Teachers			
provided by law for 1935-36.	54.962.00	37.444.00	92.406.00
<b>TOTAL.</b>	<b>537.831.00</b>	<b>373.613.00</b>	<b>911.444.00</b>
If the County Court wishes to provide			
free text books add to the above.	55.000.00	20.000.00	75.000.00
<b>GRAND TOTAL.</b>	<b>592.831.00</b>	<b>393.613.00</b>	<b>986.444.00</b>

The board requests that it be privileged to transfer amounts from one item to another to take care of any emergency that might arise so long as it keeps within the amount of its total budget.

May I again express our very deep appreciation to the County Judge and the several members of this honorable court for the splendid way in which each of you has assisted the department of education in its endeavor to conduct an efficient and progressive school system.

Yours very cordially.

Arthur L. Rankin.

Superintendent.

Hamilton County Schools.

ON MOTION of Esquire Thrasher, seconded by Esquire brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION GRANTING HAMILTON COUNTY ELECTRIC MEMBERSHIP CORPORATION ITS SUCCESSORS AND

ASSIGNS THE RIGHT AND PRIVILEGE TO CONSTRUCT, ERECT, MAINTAIN AND OPERATE ELECTRIC TRANS-

MISSION AND DISTRIBUTION LINES, INCLUDING POLES, LINES WIRES, INSULATORS, TRANSFORMERS, ARMS, BRACES, AND ALL OTHER NECESSARY OR USUAL ATTACHMENTS AND APPURTENANCES ALONG, ACROSS, OVER, UNDER AND ON THE STREETS, LANES, HIGHWAYS, PUBLIC WORKS AND OTHER PUBLIC PLACES IN SAID COUNTY.

WHEREAS Meigs County Electric Membership Corporation has applied to this Court for consent to use the public highways of Hamilton County for the purpose of constructing, erecting, maintaining and operating electric transmission and distribution lines, and

WHEREAS Meigs County Electric Membership Corporation has applied to this Court for its consent to construct, erect, maintain and operate in said County electric transmission and distribution lines.

THEREFORE BE IT RESOLVED by this County Court of Hamilton County that Meigs County Electric Membership Corporation its successors and assigns, is hereby granted the right and privilege to construct, erect, maintain and operate electric transmission and distribution lines, including poles, lines, wires, insulators, transformers, arms, braces, and all other necessary or usual attachments and appurtenances along, across, over, under and on the streets, lanes, highways, public roads and other public places in said County, and to construct, erect, maintain and operate electric transmission and distribution lines, wires, insulators, transformers, arms, braces and all other necessary or usual attachments and appurtenances anywhere in said County.

ON MOTION of Esquire Robinson, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayles, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9, Esquire Lawrence being absent.

ON MOTION of Esquire Robinson, seconded by Esquire Hamby, the following Notaries Public were elected.

- |                    |                            |                      |
|--------------------|----------------------------|----------------------|
| J. G. Andrews.     | E. C. Harrison.            | Margaret Woy.        |
| C. G. Benthien.    | Lena C. Harris             | W B. Wann.           |
| J. B. Bork.        | Dorothy Holt.              | John K. Witherspoon. |
| Bertha B. Beard.   | J. L. Levine.              | Eunice Wise.         |
| Mabel Bonine.      | Geo. P. Jones.             |                      |
| J. F. Bork.        | F. M. Morpew.              |                      |
| Ora Barnes.        | Francis Martin.            |                      |
| W. C. Carter,      | O. G. Morgan.              |                      |
| R. L. Campbell     | Harry H. Michelson.        |                      |
| Nettie Coleman.    | Cora McColman.             |                      |
| W. O. Carter.      | Walter Massey.             |                      |
| E. J. Davis.       | Richard E. Phillips.       |                      |
| W. B. Dyche.       | Fannie L. Raulston.        |                      |
| Felix Diamond.     | G. B. Pierce. G. B. Price. |                      |
| W. E. Eckenrod.    | Mrs. Nell Richie.          |                      |
| L. S. Flemister.   | Eleanor Sandlin.           |                      |
| Sam Goldstein.     | Jos. C. Stagmaier.         |                      |
| Lennie K. Griffin. | Wm. Shannon.               |                      |
| Phil H. Donovan.   | I. D. Strong.              |                      |
| Gus Grisby.        | Ethel B. Smith.            |                      |
| Howard Grisby.     | Shelley Stack.             |                      |
| Leon C. Gerrard.   | Wm. Street.                |                      |
| E. Stuart Gill.    | Wilkes T. Thrasher.        |                      |
| Llewellyn Elsbree. | R. A. Snow.                |                      |
| J. W. Freeman.     | Gabe Walker.               |                      |
| Eva Hill.          | M. A. Whitten.             |                      |
| D. L. Hall.        | Gus A. Wood. Jr.           |                      |
| Chas. Howland.     | W. A. Witt.                |                      |


ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following exemptions that were properly made out were allowed.

- |                        |               |                   |           |
|------------------------|---------------|-------------------|-----------|
| Walter C. Aldridge.    | Poll Tax.     | C.L. Gault.       | Poll Tax. |
| Ray R. Allen.          | "             | Fletcher E. Gadd. | "         |
| C. F. Bell.            | " & Peddler's | Glen Gray.        | "         |
| E. F. Burton.          | "             | W.P. Glasscott.   | Peddler   |
| Arnold A. Burnette,    | "             | A R. Hood.        | "         |
| Fred Bussell.          | "             | Luke Hubbard.     | "         |
| J. C. Blackburn.       | Peddler's     | Joe Hannah.       | Poll      |
| Walter Boyd.           | "             | Robt Hawkins.     | "         |
| James Edward Burnette. | "             | Allen Hatfield.   | Peddler   |
| G. W. Crump.           | Peddler's     | Oscar Howren.     | Poll      |
| Geo. W. Clingan.       | "             | Marvin King.      | "         |
| R. L. Crumley.         | "             | E. D. Kilgore.    | "         |
| John W. Cook.          | "             | T.C. Lunsford.    | Peddler   |
| Willie Cofer.          | Peddler       | Fred Ledford.     | Poll      |
| Roy Dowlin.            | "             | Joe F. Long.      | "         |
| W. H. DeFriese.        | "             | John A. Lawman.   | "         |
| T. R. Davenport.       | "             | "                 | Peddler   |
| Hobart DeLaney.        | "             | Mack Lowe.        | "         |
| J.C. Durham.           | "             | Chas. Lewis.      | Poll      |
| J. H. Day.             | Peddler       | Harry Lawson.     | "         |
| Wm. S. Eady.           | "             | Chas. Langston.   | "         |
| Richard Edwards.       | Poll.         | Sam Moore.        | "         |
| J. M. Gallant.         | "             |                   |           |



L. A. Malone.	Peddler Tax.
E. E. Meadows.	Poll "
Lehan Mooneyhan.	Poll
W. B. Moseley.	Poll & Peddler
L. B. Nichols.	"
Frank Oglesby.	"
J. H. Oliver.	Peddler
R. R. Päckens.	Poll
Wm. W. Ragsdale.	Peddler
Wm. A. Roberts.	Poll
Fred W. Smith.	"
Alden H. Smedley.	"
James Sanford.	Peddler
J. C. Sharp.	"
W. F. Swanson.	Poll & Peddler
Marce Smith.	"
David Shell.	" "
L. C. Short.	" "
Arnold T. Tripp.	" "
James E. Thompson.	"
J. C. Tallent.	" & Peddler.
Luther Teague.	"
James Talley.	"
John Warnick.	"
J. M. Wallace.	"
J. F. Williams.	"
J. C. Widener.	"
H. B. Wingo.	" & Peddler.
Robert Weatherly.	"
L. M. Wolfe.	"
F. P. Young.	" & Peddler.

ON MOTION OF Esquire Camp, seconded by Esquire Robinson, Court adjourned Sine Die.

  
COUNTY JUDGE.

STATE OF TENNESSEE    )

COUNTY OF HAMILTON.    )      MONDAY. JULY 6, 1936.

BE IT REMEMBERED, That on this the 6th day of July, 1936, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace, of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Brown, Thrasher, Hamby, Robinson, Camp, and Fryar. Total 9.

THE MINUTES OF the April Term 1936 were read by the Clerk.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the minutes were adopted as read.

RESOLUTION ON THE DEATH OF ESQUIRE H. F. LAWRENCE.

WHEREAS, since the date of the last meeting of this Court, the hand of death has taken from us our honored and beloved fellow-member, Honorable H. F. Lawrence; and

WHEREAS, during all the years of his long and distinguished public career, Esquire Lawrence was universally and justly acclaimed as a man of unimpeachable integrity, a faithful public servant, a man of great heart and high ideals:

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, and each and all of the surviving members thereof, in regular session assembled, that we do hereby solemnly join in this expression of our deep and lasting regret over the passage of our friend and confrere, and that we do hereby tender to the surviving members of his family our sincere and heartfelt sympathy.

BE IT FURTHER RESOLVED, that this resolution be made a matter of official record, and as such spread upon the minutes of this Court, and that a copy hereof, duly certified under the seal of this Court, be transmitted to each of the surviving members of the family of the deceased.

ON MOTION OF Esquire Mulkey, seconded by Esquire Robinson, the following resolution was adopted on a standing vote.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, all elections were postponed by acclamation.

PROPOSAL OF THE DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE STATE OF TENNESSEE, UNDER THE DIRECTION OF THE COMMISSIONER OF HIGHWAYS AND PUBLIC WORKS, TO HAMILTON COUNTY, TENNESSEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

WHEREAS, The Department of Highways and Public Works of the State of Tennessee, hereinafter called "Department" has certain funds received from the Federal Government to be used in the construction of roads in the State which are not a part of the State or State and Federal Highway System of Tennessee, but are important County roads:

NOW, THEREFORE, Said Department hereby proposes to Hamilton County, Tennessee, that:

1. If Hamilton County will furnish to said Department, without cost now or hereafter to said Department or to the State of Tennessee, the rights-of-way described in the list hereto attached and made a part of this proposal, and shown on the blue prints hereto attached and made a part of this Proposal, said rights-of-way to be free of obstructions, buildings, and improvements; and ,

2. If Hamilton County will agree to save said Department and the State

of Tennessee harmless from any and all suits which may be brought by reason of the Department going upon said right-of-way and taking the same for the purpose of constructing the hereinafter described road, and by reason of the Department changing the grade and widening the existing road; and,

3. If Hamilton County will agree to remove, or have the owners of the same remove, all telephone, light and power poles which may be encountered in the construction of said section of road without cost, now or hereafter, to the State of Tennessee, or to said Department; and,

4. If Hamilton County will waive any and all rights that it may have under the provisions of any existing law or laws or any subsequent Act or Acts which may be passed relative to the payment of rights-of-way by the said Department or by the State, or relative to the reimbursement of the counties of the State by said Department or by the State for the costs of rights-of-way, and will waive the estimating by said Department of the approximate damages and cost of the rights-of-way described in the attached list;

The Department will, when deemed advisable by the Commissioner of Highways and Public Works, construct the following described non-system road in Hamilton County, Tennessee;

The construction of an overhead across the tracks of the N.C. & St. L. Railway and the approaches thereto on the County road between State Highway No. 2 and Worley.

The location and routing of said road are shown on the blue prints hereto attached and made a part of this Proposal, a list of the land owners and their respective properties in areas and improvements affected by the construction of said road is hereto attached and made a part of this Proposal as fully as if copied herein, and said rights -of-way and improvements described in said attached list are shown in detail on said blue prints attached hereto and made a part hereof.

It is required of Hamilton County that this Proposal be accepted, by proper resolution of the Quarterly County Court of Hamilton County, on or before the 15th day of July, 1936; otherwise the same shall become null and void:

ENTERED OF RECORD AND EFFECTIVE AS OF THE 3RD DAY OF DECEMBER, 1935.

DEPARTMENT OF PUBLIC WORKS OF THE STATE OF TENNESSEE.

By Briggs Smith. OSP.  
Commissioner.

MASONIC LODGE:

A strip of land extending from Station 1 + 37 to Station 3 + 53, 216 feet long, 10 feet wide at the Southwest end and 30 feet wide at the Northeast end; bounded on the Southwest by the lands of White, on the Northeast by the lands of Wrinkle, on the Northwest by a road, and on the Southeast by a line running North 79° East from a point 20 feet Southeast of the center line of said proposed road as staked out at Station 1 + 37 to a point 42° Southeast of said center line at Station 3 + 53.

Containing approximately 0.099 acre.

Building must be moved back; fill be constructed on right-of-way.

J. O. WRINKLE:

STRIP NO. 1; A strip of land extending from Station 3 + 53 to Station 5 + 69, 216 feet long, 30 feet wide at the Southwest and 55 feet wide at the Northeast end; bounded on the Southwest by the Masonic Lodge property, on the Northeast by the Southwest right-of-way line of the N.C. & St. L. Railway, on the Northwest by a road, and on the Southeast by a line running from a point 42° Southeast of the center line of said proposed road as staked out at Station 3 + 53 to a point 65 feet Southeast of said Center line at Station 5 + 69.

Containing approximately 0.21 acre.

Posts and wall must be removed; fill will be constructed on right-of-way.

STRIP NO. 2. A strip of land extending from Station 1 + 70 to Station 3 + 62.5, 192.5 feet long, 8 feet wide at the Southwest end and 30 feet wide at the Northeast end; bounded on the Southwest by a line at right angles to the center line of said proposed road as staked out at Station 1 + 70; on the Northeast by the lands of Cook, on the Southeast by a road, and on the Northwest by a line running from a point 28 feet Northwest of said center line at Station 1 + 70 to a point 55 feet Northwest of said center line at Station 3 + 62.5.

Containing approximately 0.08 acre.

Rock wall or fence must be removed, fill will be constructed on right-of-way:

J. C. SCHNEITMAN:

A triangular strip of land extending from Station 6 + 35 to Station 10 + 35, 400 feet long, 42 feet wide at the Southwest end and running to a point at the Northeast end; bounded on the West by the East Right-of-way line of the N.C. & St. L. Railway, on the Northwest by a road, on the Southeast by a line running from a point 24 feet Southeast of the center line of said proposed road as staked out at Station 10 + 35 to a point 55 feet Southeast of said center line at Station 6 + 22.

Containing approximately 0.19 acre.

Fence must be removed, fill will be constructed on right-of-way.

OLLIE HEWETT:

A triangular strip of land extending from Station 6 + 46 to Station 10 + 45, 399 feet long, 42 feet wide at the Southwest end and running to a point at the Northeast end; bounded on the West by the East right-of-way line of the N.C. & St. L. Railway, on the Southeast by a road, and on the North by a line running from a point 28.5 feet Northwest of the center line of said proposed road as staked out at Station 10 + 45 to a point 55 feet Northwest of said center line at Station 6 + 50.

Containing approximately 0.19 acre.

Wall must be removed; fill will be constructed on right-of-way and in front of house.

J. E. COOK:

STRIP No. 1. A strip of land extending from Station 3 + 62.5 to Station 4 + 44.9 feet long, 30 feet wide at the West and 35 feet wide at the East end; bounded on the East by the lands of Perry, on the West by the lands of Wrinkle, on the South by a road, on the North by a line running from a point 55 feet Northwest of the center line of said proposed road as staked out to a point 60 feet Northwest of said center line at Station 4 + 44.9.

Containing approximately 0.13 acre.

Fence and house must be removed; fill will be built on right-of-way.

STRIP NO. 2. A strip of land extending from Station 4 + 94.9 to Station 5 + 46.9, 52 feet long and 52 feet wide; bounded on the East by the lands of Coeneilson, on the West by the lands of Perry, on the South by a road, and on the North by a line parallel to and at all points 70 feet distant from the center line of said proposed road as staked out.

Containing approximately 0.06 acre.

Filling station and gas pumps on right-of-way; fill will be built on right-of-way.

MRS. S. W. PERRY:

A strip of land extending from Station 4 + 44.9 to Station 4 + 94.9, 50 feet long, 35 feet wide at the West end and 42 feet wide at the East end; bounded on the East and West by the lands of Cook, on the South by a road, and on the North by a line running from a point 60 feet Northwest of the center line of said proposed road as staked out at Station 4 + 44.9 to a point 70 feet Northwest of said center line at Station 4 + 94.9.

containing approximately 0.04 acre.

Store must be removed; fill will be built on right-of-way.

FRANK CORNEILSON. OR N. C. & ST. L. RAILWAY.

A strip of land extending from Station 5 + 46.9 to Station 5 + 76.9 feet wide; bounded on the east and South by a road, on the west by the lands of Cook, and on the North by a line parallel to and at all points 70 feet distant from the center line of said proposed road as staked out,

Containing approximately 0.03 acre.

Fence must be removed; fill will be built on right-of-way.

JIM CRABTREE:

C. M. NETHERLAND:

No right-of-way will be taken from these two property owners, but the grade of the present road will be raised in front of their property.

D. B. VANCE.

Permission must be obtained to construct a borrow pit on the following described land.

Beginning at a point in the North right-of-way line of the present road at Station 25 + 63, said right-of-way line being 37 feet North of the center line of said road, and runs North 23° east 400 feet to a point; thence North 71° 30' West 420 feet to a point; thence South 4° West 375 to a point in the right-of-way line of a road; thence with said right-of-way line South 49° 30' East 70 feet to a point; thence continuing with said right of way line South 71° 30' East 213 feet to the beginning.

Containing approximately 3.3. acres.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing proposal was accepted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson.

Total 9.

RESOLUTION ON THE PROPOSAL DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE STATE OF TENNESSEE, UNDER THE DIRECTION OF THE COMMISSIONER OF HIGHWAYS AND PUBLIC WORKS\_ HAMILTON COUNTY. TENNESSEE.

TO THE HON. WILL CUMMINGS. JUDGE OF THE COUNTY COURT OF SAID COUNTY:

WHEREAS\_ The Department of Highways and Public Works of the State of Tennessee, here in- after called "Department" has certain funds received from the Federal Government to be used in the construction of roads in the State which are not a part of the State or State and Federal Highway System of Tennessee, but are important County roads;

NOW, THEREFORE, Said Department hereby proposes to Hamilton County, Tennessee, that;

1. If Hamilton County will furnish to said Department, without cost now or hereafter to said Department or to State of Tennessee, the rights of way described in the list hereto attached and made a part of this proposal, and shown on the blue prints hereto attached and made a part of this Proposal, said rights-of-way to be free of obstructions, buildings and improvements; and,

2. If Hamilton County will agree to save said Department and the State of Tennessee harmless from any and all suits which may be brought by reason of the Department going upon said rights-of-way and taking the same for the purpose of constructing the hereinafter describe road, and by reason of the Department changing the grade and widening the existing highway; and,

3. If Hamilton County will agree to remove, or have the owners of the same remove, all telephone, light and power poles which may be encountered in the construction of said

section of road without cost, now or hereafter, to the State of Tennessee or to said Department, and,

4. If Hamilton County will waive any and all rights that it may have under the provisions of any existing law or laws or any subsequent Act or Acts which may be passed relative to the payment for rights-of-way by said department or by the State, or relative to the reimbursement of the counties of the State by said Department or by the State for the costs of rights-of-way, and will waive the estimating by said department of the approximate damages and cost of the rights-of-way described in the attached list;

The Department will, when deemed advisable by the Commissioner of Highways and Public Works, construct the following described non-system road in Hamilton County, Tennessee, known and designated as Project W.P.G.S. 477-A, Hamilton County:

The construction of an overhead across the tracks of the C.N.O. & T.P. Railroad, and the approaches thereto, near Hixson on a County road known as the Hixson Pike.

The location and routing of said road are shown on the blue prints hereto attached and made a part of this proposal, a list of the land owners and their respective properties in areas and improvements affected by the construction of said road is hereto attached and made a part of this proposal as fully as if copied herein, and said rights-of-way and improvements described in said attached list are shown in detail on said blue prints attached hereto and made a part hereof.

It is required of Hamilton County that this proposal be accepted, by proper resolution of the Quarterly County Court of Hamilton County, on or before the 15th day of April, 1936; otherwise the same shall become null and void.

ENTERED OF RECORD AND EFFECTIVE AS OF THE 2nd day of April, 1936.

DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE  
STATE OF TENNESSEE.

By Briggs Smith  
Commissioner.

WALTER MESSICK:

STRIP NO. 1, A triangular strip of land extending from Station 9 x 60 to Station 11 x 10, 150 feet long and having an average width of 40 feet; bounded on the North by the lands of Long, on the West by a County road, and on the Southeast by a line parallel to and at all points 40 feet distant from the center line of a proposed road as staked out.

STRIP No. 2: A triangular strip of land to be used in the construction of a ramp from said proposed road to the County road running parallel to the tracks of the C.N.O. & T.P. Railroad, 225 feet long North and South, 25 feet wide at the North end and running to a point at the South end; bounded on the North by Strip No. 1. above described, on the West by the East edge of a County road running parallel to the C.N.O. & T.P. Railroad, on the Southeast by a line running from a point in the East edge of said County road to a point at right angles to and Southeast of the center line of said proposed road at Station 9 x 80.

Said two strips containing approximately 0.20 acre.

Fill will be constructed on two slides of house. Fence must be removed.

SIM LONG:

Beginning at a point in the Northwest rights-of-way line of said proposed highway at Station 15 X 80 and runs North 32° 45' West 32 feet to a point in a fence; thence with said fence South 86°, West 470 feet to a point in the East edge of a County road; thence South 4° East 330 feet to a point in the Northwest right-of-way line of said proposed road; thence with said Northwest right-of-way line line of said proposed road, North 57° 15', 570 feet to the beginning.

Containing approximately 1.8 acre.



Fence must be removed.

The Department is advised by representatives of the County that the County now owns the right-of-way between the fences on each side of said proposed road between Station 0 x 00 and 7 x 14.4, and between the fences across the lands of Sim Long. If this is true it will only be necessary for the County to remove the house from said right-of-way at Station 11 x 50. However, if the County does not own said right-of-way, it will be necessary for the County to acquire an 80 foot right-of-way, 40 feet wide on each side of the center line between Station 0 x).

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing proposal was accepted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9.

RESOLUTION APPOINTING ESTES KEFAUVER, A MEMBER OF THE BOARD OF APPEALS TO FILL THE VACANCY MADE BY THE RESIGNATION OF THE SAID ISE C. MOORE.

WHEREAS, an interim zoning ordinance for Hamilton County was passed by the Quarterly Court on January 6th, 1936, which said regulation established a Board of Zoning Appeals of which Ise C. Moore was named as a member; and,

WHEREAS, the said Ise C. Moore has resigned as a member of said Board and it is necessary that this said vacancy be filled; and,

WHEREAS, The Hamilton County Regional Planning Commission has recommended Estes Kefauver, Esq., as a member of said Board of Appeals to fill said vacancy. Now, therefore,

BE IT RESOLVED, that said Estes Kefauver, Esq., be and he hereby is appointed as a member of the Board of Appeals to fill the vacancy by the resignation of the said Ise C. Moore.

This the 6th day of July, 1936.

C.E. Camp.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO RESTORE L. C. AYMON AS TEACHER OF THE BLIND TO FULL TIME EMPLOYMENT FOR THE REASONS AND PURPOSES HEREINABOVE STATED.

WHEREAS, in 1928 the Board of Education in Hamilton County employed Mr. L. C. Aymon, as teacher of the blind both children and adult jointly with the City of Chattanooga, on a full time basis of service and whereas through the influence of the County Superintendent this service in so far as the county is concerned was cut to a 9 months basis about 1930 and whereas another phase of Mr. Aymon's duties involves his keeping all of the pianos belonging to the schools of Hamilton County and the City of Chattanooga in good condition for proper service at all times and whereas a satisfactory performance of said duties requires his service during the summer months as well as the school term and whereas the City of Chattanooga has continuously employed him on a full time basis, therefore be it resolved by the Finance Committee of the County Court of Hamilton County, that we recommend to said Court that Mr. L. C. Aymon, be restored to full time employment for the reasons and purposes herein above stated.

ON MOTION of Esquire Mulkey, seconded by Esquire Thrasher, the foregoing resolution was referred to the Finance Committee with power to act.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO BORROW \$39000.00 TO PAY THE TEACHERS AND TRUCK DRIVERS THEIR MAY 1936 SALARY AND TO PUT THE SAME IN THE 1936-37 BUDGET.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in regular quarterly session assembled;

That the County Judge be and he is hereby authorized to borrow \$39,000.00 for the purpose of paying the teachers back salary the same to be a part of the 1936-37 Budget.

was adopted on a roll call vote, the following members of the Court being present and voting  
Aye: Esquires, Brown, Mulkey, Bayless, Rice, Camp, Fryar, Thrasher, Hamby and Robinson, Total 9.

RESOLUTION TO DECLARE LEE STREET RUNNING FROM THE BENNETT ROAD TO GREEN BRIER ROAD IN  
SECOND DISTRICT\_ A DISTRICT ROAD.

BE IT RESOLVED BY THE Quarterly County Court of Hamilton County, Tennessee,  
in Quarterly Session Assembled; That Lee Street, located in the Second Civil District running  
from the Bennett Road to Green Brier Road a distance of about  $\frac{1}{2}$  mile a district Road.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was  
adopted by acclamation.

RESOLUTION TO DECLARE MCDONALD ROAD RUNNING FROM THE RINGGOLD ROAD TO THE GEORGIA STATE LINE,  
A DISTRICT ROAD IN THE SECOND CIVIL DISTRICT.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly  
Session Assembled:

That McDonald Road, located in the Second Civil District running from the Ringgold Road  
to the Georgia State Line, a district road a distance of about  $\frac{3}{4}$  mile.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted  
by acclamation.

RESOLUTION TO DECLARE THE ROAD BETWEEN N. BOY SCOUT ROAD AND THE DENT ROAD KNOWN AS COFFER  
GATES ROAD A DISTRICT ROAD.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly  
Session Assembled: that the road between N. Boy Scout Road and the Dent Road a District road.

RESOLUTION TO CLOSE THE ABANDONED PART OF THE DALLAS HOLLOW PIKE THROUGH THE PROPERTY OF NELSON.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly  
Session Assembled;

That the part of the Old Dallas Hollow Pike through the property of Nelson not used by  
the County be deeded back to Mr. Nelson.

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution  
was adopted by acclamation.

RESOLUTION TO DECLARE THE CARRELL-SAWYERS' ROBERTS MILL ROAD BE MADE A.W.P. A. PROJECT.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly  
Session Assembled;

That the Hamilton County Court instruct the County Engineer to immediately survey the  
Correll or Sawyers Road from Anderson Pike junction to Walden's Ridge to and through Sawyers  
Road connecting with Roberts Gap Road at this point; thence down Robert's Gap Road widening  
the road and reducing the grade to the point of terminus at the foot of Mountain at Roberts Mill  
in Falling Water.

Be It further resolved, that the County Highway Commission be instructed to set up a  
W.P. A. Project on this road and complete the same as soon as possible.

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was  
adopted by acclamation.

RESOLUTION TO EXTEND ASHMORE STREET.

Be It Resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly  
Session Assembled;

That an extension of Ashmore Street running north a distance of 1200 feet and 150 feet

east connecting with no name St. through Floral Farm Subdivision be declared a district Road the public welfare requiring it.

ON MOTION OF ESQUIRE BROWN\_ seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO MAKE MOODY SAWYER ROAD A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Moody-Sawyer Road beginning or leaving the Dowler Road at the Sliger farm and running in a southwesterly direction by Calvin Moody and Sawyers' Settlement and intersects with Gadd Road at East foot of big ridge a distance of approximately two (2) miles the same to be declared a District Road the public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE "FAIR" STREET LOCATED NEAR RED BANK IN THE 3rd Civil District a District Road.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Fair Street located near Red Bank running from Dayton Pike north at the Hogan property to Berkley Drive a distance of about 1280 feet be and the same is hereby declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO REQUEST THE BUILDINGS AND GROUNDS COMMISSION TO ACCEPT DEED OR DEEDS TO CERTAIN PROPERTY LOCATED IN RED BANK, FROM THE TRUSTEE'S OF SAID PROPERTY FOR PARK PURPOSES.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Buildings & Grounds Committee be and they are hereby requested to accept a Deed or Deeds to certain property located in Red Bank for Park purposes.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO PURCHASE LAND ON LEE HIGHWAY, AT SILVERDALE, HAMILTON COUNTY, TENNESSEE.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

WHEREAS, the property located at Silverdale, Hamilton County, Tennessee, known as Silverdate Institute, Wm. L. Bork Hospital, and grounds is very valuable, and has no direct entrance from the Lee Highway; that it can only be approached in a round about way; that people going to and from Chattanooga along the artery known as the Lee Highway are not in a position to see the property, or to know the property is thereon, and that there is not proper entrance to said property, and:

WHEREAS, that there is about 709 ft. along the Lee Highway, running to a depth of more than 450 ft., and joining the aforementioned property; and it being advantageous for Hamilton County to become the owners of said property, I, therefore, move that the Finance Committee enter into immediate negotiations for the purchase of this tract of land at the price offered, same being \$3000.00.

ON MOTION of Esquire Thrasher, seconded by Esquire Mulkey, the foregoing resolution was referred to the Finance Committee with power to act, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown,

Thrasher, HamBy and Robinson. Total 9.

RESOLUTION AUTHORIZING THE COUNTY JUDGE AND COUNTY COURT CLERK OF HAMILTON COUNTY TO EXECUTE A DEED CONVEYING TO THE CITY OF CHATTANOOGA A ONE HALF INTEREST IN THE OLD COUNTY WORKHOUSE AND ALMS HOUSE PROPERTY.

BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, That the County Judge and County Court Clerk be, and they are hereby authorized to execute a deed on behalf of Hamilton County conveying to the City of Chattanooga a one-half interest in property owned by the County and formerly used as a Workhouse and Alms House for the purpose of the City and County jointly operating the Colored Orphans' Home of Chattanooga, the said Deed to contain a provision that in event such property ceases to be used for a Colored Orphans' Home by the City of Chattanooga and Hamilton County then the title to this one-half undivided interest conveyed to the City of Chattanooga shall revert to Hamilton County.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee and the Buildings and Grounds Committee with power to act on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9.

RESOLUTION CREATING A BOARD OF TRUSTEES TO OPERATE AND MANAGE THE COLORED ORPHANS' HOME OF CHATTANOOGA AND PROVIDING FOR THE APPOINTMENT OF THE MEMBERS THEREOF.

BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, That there be, and hereby is created a Board of Trustees to manage and control the operation of the Colored Orphans' Home of Chattanooga, said Board to consist of seven members - three of said members to be appointed by the County Judge of Hamilton County, Tennessee, subject to the approval of the County Court, and three of said members to be appointed by the Mayor of the City of Chattanooga, subject to the approval of the Board of Commissioners, and the seventh member to be appointed by the six members of said Board appointed by the County Judge and the Mayor. The term of office of said members shall be four years and until their successors are appointed. In event of a vacancy in said Board the original appointing power shall fill such vacancy for the unexpired term only. Upon the expiration of the term of the members of said Board they shall be filled as hereinabove provided for the original appointment.

Said Board of Trustees shall have complete control of the management and operation of said Colored Orphans' Home of Chattanooga; Provided, however, that said Board of Trustees shall not make a contract or impose any obligation upon the County without first obtaining the approval of the County Court.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9.

REPORT OF WILLIAM BORK MEMORIAL HOSPITAL.

REPORT FROM JULY 1, 1935 to June 30, 1936.

To the Honorable Will Cummings, County Judge, Hospital Commissioners and County Court of Hamilton County.

Gentlemen.

I respectfully submit for your consideration from the annual report of work done at the Wm. L. Bork Memorial Hospital from July 1, 1935 to June 30, 1936.

On July 1, 1935 we had on roll.

	MALE	FEMALE	TOTAL.
Patients	128	81	209
Admitted during year	59	34	93
Total under treatment during year	187	115	302

## GENERAL INFORMATION

	MALE.	FEMALE	TOTAL
L Officers and employees actually in service at end of year	7	5	12
2 Census of patients population at the end of year			
White.	83	59	142
Colored.	47	25	72
3. Patients employes in industrial classes or in general hospital work on date of report.	39	20	59
4. Average daily number of all patients actually in institution during year.	128	85	213
5. On furlough.	1	1	2

We had thirty-five deaths during the year.

The chief causes of the deaths were as follows;

Acute arthritis.	1	Cardiac asthma.	2
Arterio-sclerosis	4	Cardio nephritis	2
Apopelxy.	5	Cerebral hemorrhage	4
Broncho pneumonia.	1	Carcinoma of colon.	1
Chronic parenchymatous nephritis		Concusion of brain	1
Exhaustion following manic depressive insanity.	3	General paralysis of the insane.	2
Pulmonary hemorrhage (gumma)	1	Pellegra contributory	
" hemorrhage chronic (T.B.)	1	toxic psychosis	1
		Syphilis.	3
		Status epilepticus	1

The ages of death are as follows:

Between twenty (20) and thirty (30)	3
" thirty (30) and forty	1
" forty and fifty.	4
" fifty (50) and sixty	7
" sixty and seventy	5
" seventy and eighty.	6
" eighty and 106.	9

The following report includes all patients admitted who are on books of institution regardless of the method of admission whether voluntary committed or otherwise.

	MALE	FEMALE	TOTAL.
L. Patients on books of institution beginning of institution year. (Includes patients away from institution on parole, but still on books)	128	81	209
2. Admitted during year	59	34	93
3. Total on books during year. (Includes total of items 1 & 2)	187	115	302
4. Discharged from books during year.	29	19	48
5. Transferred to other institutions for mental disease.	2.	1	3
6. Died during year.	25	10	35
7 Total discharged, transferred and died during year.	56	30	86
8. Patients remaining on books of institution at the end of institution year. (includes patients away from institution on parole.	131	85	216

## X-Ray and Surgery.

We have had one patient operated on ~~the~~ for cataract and one for strangulated hernia. All work of this type is done at Erlanger Hospital.

Never since the county hospital was established at Silverdale has the almshouse and the asylum buildings been more congested with patients and inmates than during the past year. The total at the present reaching an all time peak of 214. In order to take care of urgent mental cases of more or less violent character we have moved some mild mental cases from the asylum to the almshouse during the past year, making room for men and women mental defectives, some of whom came from the group of 15 or 20 insane men and women who are confined in the county jail. I am gratified to inform you, however, that congestion in the two present buildings will be relieved when the new building for mentally unbalanced colored is opened early in September, providing a capacity for approximately 100 more patients. After removal of colored men and women now incarcerated in the present asylum to the new building we shall return to the present asylum to the new building we shall return to the present asylum for mental cases transferred to the almshouse, thus making room for additional patients there. Additional accomodations provided by construction of the new building also will make it possible to remove from the county jail all mentally unbalanced persons who have regrettably been confined there for lack of room at the Silverdale institution.

## FARM AND DAIRY PRODUCTS.

Field Products.

675 Bu. Sweet Potatoes.	\$3.50 bu.	\$337.50
475 " Irish "	75 "	356.25
110 ton insilage.	10.00 ton	1100.00
84 " hay	15.00 "	1260.00
80 bu corn.	85 bu.	<u>68.00</u>
		3121.75
<b>Vegetables.</b>		
8874 lbs. cabbage.	02 lb	177.48
4695 doz. onions (green)	10 doz.	469.50
1465 " corn (roasting)	15 "	219.75
915 lbs. lettuce.	02 lb	18.30
475 bu. okra.	25 bu	118.75
292 " squash.	50 "	146.05
262 " tomatoes.	40 "	104.80
212 " onions. (dried)	1.00 "	212.00
185 " turnips.	40 "	74.00
63 " carrots.	75 "	47.25
61 " field peas.	1.00 "	61.00
45 " beets.	75 "	33.75
46 doz. radishes.	05 doz	2.30
12 barrels kraut. (50 gal. barrels)	40 gal.	<u>240.00</u>
		\$ 1.924.93
<b>Fruit.</b>		
1 gal. berries.	40 gal.	40
<b>Canned Goods.</b>		
3469 gal. apples.	40 "	1.387.60
3053 " beans.	40 "	1.221.20
1543 " tomatoes.	40 "	<u>617.20</u>
		3.226.00
<b>Meats.</b>		
13.117 lbs. pork	18. lb.	2.361.06
1.885 " veal.	14. "	248.50
1235 " lard.	18 "	222.30
554 " sausage.	18 "	99.72
252. " kid.	12 "	<u>30.24</u>
		\$ 2.961.82
<b>Dairy Products.</b>		
7962 gal. butter milk.	20 gal.	1.592.40
3158 lbs. butter.	30 lb.	947.40
1095 gal. sweet milk.	140 gal.	<u>438.00</u>
		2.977.80
<b>Receipts .</b>		
Receipts from (31 head) fat hogs.		1.175.94
" " private patients.		339.18
" " goats.		15.00
Miscellaneous.		<u>60.24</u>
		\$ 1.590.36
<b>Live Stock.</b>		
19 head cows.	\$35.00 per head.	285.00
13 " heifers.	15.00 "	195.00
42 " goats.	2.00 "	84.00
87 " hogs.	16.00 "	1392.00
5 " calves.	6.00 "	30.00
1 Bull.	60.00 "	60.00
1 pr. mules.	200.00 per head	200.00
1 pr. mares.	300.00 "	<u>300.00</u>
		2.546.00
	Grand Total.	\$ 18.349.06.
Receipts from vegetables.		139.11

In previous years the farm at the County hospital has been a source of great economy as we have each year raised on the county farm at least two thirds of the provisions needed for the institution, thus saving Hamilton County several thousand dollars annually. But this year the severe and unseasonable drought has completely reversed that situation, and I regret to inform the honorable gentlemen of the county court that because of the drought and excessive heat, the county farm during the present year will produce practically nothing. Provisions during the fiscal year from July 1, 1936 to June 30, 1937, therefore will have to be purchased, to meet the emergency, created by what is legally termed in court, "an act of God", a much larger appropriation will have to be made to maintain the standard of adequate maintenance at the county hospital during the fiscal year beginning July 1. This is regrettable, but absolutely unavoidable.

Respectfully submitted,  
 J. B. Swafford. M.D.  
 Superintendent.

ON MOTION of Esquire Brown, seconded by Esquire Camp, the foregoing report was adopted and ordered to be recorded and made a matter of record.



**RESOLUTION TO DECLARE THE ROAD FROM W. A. BANK'S ROAD TO STANDIFER GAP ROAD A DISTRICT ROAD.**

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT IN QUARTERLY SESSION ASSEMBLED, That the Road from W. A. Bank's road to Standifer Gap Road be declared a District Road.

ON MOTION of Esquire Hamby, seconded by Esquire Rice, the foregoing resolution was adopted by acclamation.

RESOLUTION ALLOWING THE NORTH GEORGIA ELECTRIC MEMBERSHIP CORPORATION OF DALTON, GEORGIA FULL PERMISSION, POWER AND AUTHORITY TO ERECT IN HAMILTON COUNTY ITS WIRES AND SUCH OTHER EQUIPMENT ESSENTIAL TO OPERATION AS ITS BUSINESS REQUIRES, IN ACCORDANCE WITH LAW AND IN SUCH MANNER AS TO GIVE THE LEAST INCONVENIENCE TO THE PUBLIC.

WHEREAS the North Georgia Electric Membership Corporation of Dalton, Georgia, proposes to supply T.V.A. power to certain civil districts of Hamilton County, particularly the rural districts, and

WHEREAS, before furnishing the proposed service, it is essential that said corporation be invested with the privilege of extending and placing its electric wires, conduits, conductors, pipes and lines along, through and upon all the county roads, and highways, and

WHEREAS, when said corporation is in operation it will supply to those inhabitants along its route electricity for light, heat, manufacturing, domestic or other purposes thereby greatly benefiting many people.

NOW, THEREFORE, Be It Resolved by the Quarterly County Court of Hamilton County, in regular session assembled that said Electric Corporation be and it is hereby invested with full permission, power and authority to erect in Hamilton County its wires and such other equipment essential to operation as its business requires, in accordance with law and in such manner as to give the least inconvenience to the public

We, the undersigned members of the Quarterly County Court of Hamilton County, have read the above resolution and now approve it, as evidenced by our signatures below. We also agree to vote for its adoption on July 6, 1936, or on any subsequent date to which its introduction may be deferred.

Luther Hamby.  
C. E. Camp.

M. L. Mulkey.  
Judge pro Tem.  
W. T. Thrasher.  
J. B. Bayless.

ON MOTION OF Esquire Hamby, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

**REPORT OF THE CLAIM COMMITTEE.**

TO THE HONORABLE COUNTY COURT:

We, your CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be order paid.

M. L. MULKEY.

JUDGE PRO TEM.

Ora Burnette.  
Virgie Cloninger.  
Frank Charles Stegall.  
Ruth Hines.  
C. A. Shipley.  
Oscar Stone.  
Margaret Smith.  
Genevieve Mae Hammontree.  
Lester Morris.  
Catherine Sams.  
Mason Hawkins.  
John Henry Hasford.

A. M. Burgenheim.  
John Fredericks.  
Elizabeth Jones.  
Mamie Burnett.  
John Boyle.  
Mrs. Alice Davis.  
Thos. Brien Barry.  
D. A. Newton.

twenty cases @ \$5.00

\$100.00

B. WILSON.	D. S.	
Mason Hawkins.		
John Henry Hasford.		
John Boyle.	three cases @ \$3.00	9.00
LUTHER CARTER.	D S.	
John Fredericks.	One case @ \$3.00	3.00
E. K. SMITH. M.D.		
Oscar Stone.		
Margaret Smith.		
Genevieve Mae Hammontree.		
John Boyle.		
Mrs. Alice Davis.	Six cases @ \$5.00	<u>30.00</u>
		\$ 142.00

HAMILTON COUNTY.

T. W. KILLOUGH.

FOR SERVICES RENDERED FOR QUARTER ENDING JUNE 30, 1936.

For making Quarterly Record 8500 @ 10¢ per 100.	8.50
Entering orders of the court 33 @ 25¢	8.20
Filing petitions for exemptions, 76 @ 25¢	19.00
Supplying Certificates with seals attached 76 @ 75¢	57.00
Opening and closing records 79 days @ 50¢	39.50
Filing, docketing and entering Lunacy cases, 24 @ 3.85	92.40
Jacketing County Bills of expenses 6 @ 15¢	90
Elections by the Court 4 @ 50¢	2.00
Filing report of The Finance Committee.	25
William Bork Hospital.	25
Claims Committee.	25
School Superintendent.	25
Ex Officio fees for quarter ending June 30th, 1936.	<u>50.00</u>
Entering Circuit Court Cost bills. 507 @ 15¢	<u>278.50</u>
	<u>76.05</u>
	\$ 354.55

I certify the foregoing to be correct to the best of my knowledge and belief.

T. W. Killough. CCC

Sworn to and subscribed before me this 30th day of June, 1936.

Margaret Orrell. D.C.

Ed. Robinson.  
Chairman.  
Mack Fryar.  
G. Russell. Brown.

ON MOTION of Esquire Fryar, seconded by Esquire Robinson, the foregoing report was adopted and ordered to be filed and matter of record, on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9.

RESOLUTION TO REFER THE APPROPRIATION FOR ERLANGER HOSPITAL TO THE FINANCE COMMITTEE WITH POWER TO ACT.

BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the appropriation for Erlanger Hospital be and the same is hereby referred to the Finance Committee with Power to Act.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9.

A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO ENTER INTO AN AGREEMENT FOR THE USE OF THE SODDY CANNING PLANT FOR COUNTY PURPOSES.

BE IT RESOLVED by the Quarterly County Court of Hamilton County that the County Judge be and he is hereby authorized to negotiate and enter into an agreement in behalf of Hamilton County with the proper authorities of the Tennessee Valley Associated Cooperative and the Soddy Cooperative for the use of the Soddy Canning Plant by Hamilton County for purposes incident to the maintenance of county agencies and activities.

ON MOTION of esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO PAY LIBRARIAN FOR SERVICES THIS SUMMER.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Librarian Teachers be paid in full for their services rendered during this summer 1936 not exceed \$3360.00.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby, Robinson, Total 9.

JUDGE CUMMINGS AND CAMP RESIGNED AS HOSPITAL COMMISSIONERS.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resignations were accepted.

ON MOTION OF Esquire Camp, seconded by Esquire Thrasher, Z. W. Wheland, was appointed as Hospital Commissioner.

ON MOTION OF Esquire Thrasher, seconded by Esquire Robinson, the following exemptions were referred to the Claims Committee by acclamation.

Mrs. Madge Abner.	Poll Tax.	Charles J. Craig.	Poll Tax.
Mrs. J. W. Abney.	"	Mrs. Fred Cauble.	"
J. A. Abney.	"	R.P. Coulter.	"
B T. Allmon.	"	Jim Cannon.	"
John Allen.	"	Sill Cannon.	"
Lee Anglin	"	Mrs. Leo Chandler.	"
Fred W. Austin.	"	Mrs. Jessie Coulter.	"
Orthity Alexander.	"	V. G. Cox.	"
Mrs. Geo. W. Brown.	"	Earnest Crawley.	"
Claude Best.	"	Walter Curvin.	"
Jessie Billings.	"	E. Clements.	"
H. L. Bailey.	"	E. J. Crisp.	"
Virgil Berbee.	"	G. T. Crowe.	"
Geo. Barkefield.	"	Geo. Croft.	"
J. C. Baker.	Peddler	Ray Campbell.	"
Bill Bush.	Poll Tax.	Claude Lee Coleman.	"
Lucille Brown.	"	Lassie Drennan.	"
Thelma Bean.	"	Day Deaton.	"
Henry Barnett.	"	James O. Day.	"
Wesley J. Barfield.	"	Clye Duncan	"
Leon E. Barber.	"	H. M. Davidson.	"
W. E. Brown.	"	Charlie Dent.	"
Ray Bottomlee.	"	Seaton G. Dorsey.	"
C. L. Berry.	"	Arthur Davis.	"
Essie Bean.	"	Edgar Davis.	"
Lillian Blanks.	"	Clinton Durham.	"
Fred Bischel.	"	T. Q. Dean.	"
W. M. Bouldin.	"	Jesse Dungan.	"
Omar Boulton.	"	C. C. Elrod.	"
W. T. Blackburn.	"	Bruce Eustice.	"
Dorcea H. Brown.	"	J. T. Elder.	"
W. J. Roark.	"	Erskine Evans.	"
Deven Brown.	"	J. C. Eldridge.	"
Mollie Bryan.	"	T. L. Folkner.	"
Geo. Croft.	"	Luther L. Frederick.	"
Frank Cupps.	Peddler.	Clifton Gann.	"

Jesse Garrett.	Poll Tax.	H. J. Halverson.	Poll Tax.
E. B. Grayson.	"	Napoleon Hicks.	"
James Gann.	"	Leonard Ethan Johnson.	"
Andy Guess.	"	A. M. Johnson.	"
Louie Garrett.	"	Ernest Johnson.	"
W. W. Guthrie.	"	John Jackson.	"
Fred Griffin.	"	W. J. Johnson.	"
Eugene Glaze.	"	C. J. Johnson.	"
Mrs. Jim Gann.	"	Frank Jenkins.	"
Wm. L. Grisham.	"	Warren Johnson.	"
M.R. Gibson.	"	M. L. Kilroy.	"
W. O. Gann.	Peddler	Robert Keith.	"
Ollie Guin.	Poll Tax.	Lee Keylon.	"
Jim Hall.	"	John Keith.	"
Luther H. Hill.	"	Chas. A. Kelley.	"
Jim Housley.	"	John Keith.	"
S A. Horton.	"	Doyle B. Kitchings.	"
J. Edwin Hopkins.	"	Bordie Lettwich.	"
Robert George Hoppe.	"	Richard Lasley.	"
Anderson Hicks.	"	Buck Lowe.	"
Pinkie Hatcher.	"	Matt Lasley.	"
F. A. Hood, Jr.	"	Will Levi.	"
C. W. Harris.	"	Newton Lockman.	"
Henry Hullett.	"	J. B. Lynch.	"
Clinton Hatfield.	"	J. R. Maize.	"
J. T. Houston.	"	Mrs. J. D. Miller.	"
Thomas Hill.	"	Jeff Moon.	"
W. W. Howard.	"	James H. Miller.	"
C. R. Horne.	"	R. L. Morris.	"
Mrs. Lucille Holland.	"	Herbert Miller.	"
Charlie Hambrick.	"	Mike Miller.	"
J. H. Hennessee.	"	S. G. Martin.	"
Charles C. Harris.	"	J. W. Miller.	"
Wm. J. Hayes.	"	Matthew Manning.	"
		Burley McDonald.	"
Geo. W. McKinzie.	"	John McDonald.	"
Will McAllister.	"	D. M. Mullins	"
John McAfee.	"	J. A. Mallett.	"
Newton McClure.	"	Celia Mullins.	"
H. E. McKinney.	"	Q. H. Moore.	"
Earl McKinney.	"	Iva Moore.	"
Sloan McElrod.	"		"
John McClendon.	"	Willie Smith.	"
Effie Niccum.	"	Marvin Slaten.	"
Frank Neighbors.	"	Burch Sivley.	"
Rev. G. Noah.	"	Charlie Smith.	"
Otis Newman.	"	Toney Smith.	"
Emma Nooner.	"	Willie Smith.	"
Sam Pelcher.	"	Florence Smith.	"
Mrs. Jane Posey.	"	H. Clay Shannon.	"
Eugene Pierce.	"	Curtis Smith.	"
J. D. Pierce.	"	Allen Smith, Jr.	"
E. E. Pritchard.	"	Melvin T. Smith.	"
James Parker.	"	Homer Smith.	"
Alvin Pitts.	"	Florence Smith.	"
Clements. Patterson.	"	Mrs. Sim. Sisson.	"
Mitchell Porter.	"	Sim Sisson.	"
J. N. Powell.	"	S. H. Snyder.	"
Virgie Payton.	"	John C. Scott.	"
Hubert Pearson.	"	J. E. Styles.	"
Geo. M. Perkins.	"	Holt Sivley.	"
Mrs. C. B. Pickle.	"	Marvin Sullivan.	"
C. B. Pirkle.	"	Alton Sullivan.	"
Robert Peyton.	"	Luther Sullivan.	"
Francis M. Parker.	"	Mrs. Nellie Sisk.	"
Will Roberson.	"	Anna Sisk.	"
Ray Rogers.	"	Joe Smith.	"
Bessie Reaves.	"	John Scoggins.	"
O. M. Rose.	"	James R Stokes.	"
Jas. W. Richie.	"	Raymond Thurman.	"
Thos. C. Rice.	"	Mabel Thornbury.	"
Otis Reed.	"	Gordon Townsend.	"
J. H. Richie.	"	Ohplelia Tate.	"
Clint Ridge.	"	J. B. Torbett.	"
Elizabeth Rogers.	"	M. Dell Thomas.	"
W. B. Rogers.	"	Ruth Tate.	"
Ray Ramsey.	"	B. E. Tuttle.	"
W. M. Russell.	Peddler.	J. H. Tallent.	"
Charlie Sampler.	Poll Tax.	Wm. D. Teague.	Peddler.
W. J. Sims.	Peddler	R. J. Tittle.	Poll Tax.
Cabe L. Strong.	Poll Tax.	C. W. Vandergriff.	"
C. O. Stanley.	"	Lebron Varner.	"
Clay Smith.	"	Neal Vann.	"
		Louis Varner.	"

	Poll Tax.
Roy M. Varner.	"
A. L. Vandergriff.	"
Samuel L. Vannell.	"
Ira Ward.	"
F. J. Wallace.	"
Mrs. Lyde Williams.	"
John A. Wilkey.	"
D. A. Winn.	"
Oscar C. Wakker.	"
John E. Walker.	"
J. H. Watkins.	"

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the following Notaries Public were elected.

Glenn W. Brown.	Fleming Kreigner.
Elliott Buchanan.	W. L. Massey.
Mrs. Hazel R. Bunn.	Earle L. Posey.
E. A. Bachman.	Miss Vivian Peper.
Miss Blanche Black.	Foster Phillips.
E. G. Billingsley.	I. G. Phillips.
E. L. Barnes.	Henry R. Sullivan.
Mrs. Hal. Barnes.	R. T. Settles.
J. W. Carson.	F. J. Sorrell.
A. H. Cooper.	Miss Marion Smith.
G. B. Caylor.	T. F. Sims.
James R. Caruthers.	Wm. Shannon.
Charles S. Colburn.	Owen O. Scrudder.
Chas. L. Claunch.	Mrs. Fannie Semmes.
Joe Cash.	Chas. S. Wolburn.
O. T. Dorsey.	W. L. Weaver.
Albert C. Dye.	W. L. Williams.
M. E. Dement.	
Louis B. Gregory.	
Eugene Glaze.	
B. L. Freeman.	
E. F. Hubble.	
Wallace R. Hill.	
Wm. A. Hartley.	
H. C. Haven.	
J. M. Johnston.	
Smith Johnson.	
F. A. Kelsey.	

#### REPORT OF SCHOOL SUPERINTENDENT.

TO THE HON. WILL CUMMINGS. JUDGE OF THE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

In compliance with the law I am herewith presenting the report of the county superintendent for the quarter ending June 30, 1936.

The amount set forth in the Board of Education budget for 1935-36 and expenditures as shown by vouchers issued through the office of the superintendent and the county judge's office through June 30th are as follows:

	BUDGET.	EXPENDITURES.
General Control.	6.400.00	5.841.05
Instructional Service.	417.339.00	413.543.18
Operation School Plant.	21.345.00	20.668.58
Auxiliary Agencies.	69.952.00	69.427.28
Capital Outlay.	10.146.00	11.153.51
TOTAL.	\$ 525.182.00	\$ 520.633.60

\* At the time the above figures were made up, the amount of our portion of the storeroom supplies was not available, Based upon previous years, this should not, however, exceed \$1200.00.

Note: We saved sufficient amount out of other departments of our budget to care for the slight overdraft in "Capital Outlay".

The amount of money received and deposited with the Trustee of Hamilton County during the quarter was \$505.90.

The enrollment and average daily attendance for the 1935-36 scholastic term as shown in the report to the state department are as follows:

The enrollment and average daily attendance for the 1935-36 scholastic term as shown in the report to the state department are as follows:

	ENROLLMENT.	AVERAGE DAILY ATTENDANCE.
Elementary White.	8,369.	6.431.
" Colored.	714	573
Junior and Senior High White.	3,271.	2.661.
Senior High School Colored.	87	61
	12,441.	9.726.

The enrollment in schools of Hamilton County showed an increase over that of last year of 215 students while the average daily attendance showed a decrease of 32. Considering the extreme weather conditions which prevailed last winter and the epidemic of influenza which immediately followed it we are really showing an exceedingly good record. Based upon attendance during the remainder of the year I feel that I am safe in saying that under normal conditions our records would have safely exceeded that of last year.

PROSPECTIVE INCREASE NEXT YEAR.

Already we are seeing the effects of the T.V.A. in our midst. Red Bank and Hixson communities have many new families. Only a lack of housing facilities prevents more moving into these communities. The principals now estimate that they will have a 25% increase in their respective schools for the coming year. Unless we can get more room provided, it is hard to see how these can be properly cared for.

Teachers Salary Schedule.

I am herewith submitted a proposal for a salary schedule for teachers in Hamilton which I believe this county can well afford to undertake. The need for it has not been denied by the decision of the Supreme Court of Tennessee. The responsibilities for setting the same up, however, is vested in the local authority. I am therefore appealing to you to recognize this need and enter into an agreement whereby a salary schedule within the ability of the county to finance may be devised.

The schedule includes three classifications, namely:  
 Class No. 1 being composed of teachers holding Master's Degrees or above.  
 " " ll. being composed of teachers holding Bachelor Degrees.  
 " " lll being composed of teachers having two years college or more but not having received a Bachelor's Degree.

Hamilton County has for more than ten years been requiring two years of college as a minimum training for entrance into its system. Therefore, I feel that those having less than that amount of training should not be placed on a definite schedule. These salaries are not very different from those in Class lll but they should not be changed until the teachers reach Class lll in their preparation.

The schedule table extends over a period of twelve years and is as follows:

Year 1.	1200.00	1000.00	800.00
2	1300.00	1100.00	850.00
3	1400.00	1200.00	900.00
4	1500.00	1300.00	950.00
5	1600.00	1400.00	1000.00
6	1700.00	1500.00	1050.00
7	1800.00	1600.00	1100.00
8	1900.00	1700.00	1150.00
9	2000.00	1800.00	1200.00
10	2100.00	1900.00	1250.00
11	2200.00	2000.00	1300.00
12	2300.00	2100.00	1350.00

A. In initiating this salary schedule and as a result of the schedule no salary paid during the year 1935-36 shall be lowered. Those teachers who have exhibited no interest in their professional improvement may be warned and, if warning is not heeded, salaries of these teachers may start on decreasing scale during the year following the warning.

B. The annual increment will not be guaranteed each year unless the rules laid down by the county department of education are observed and the type of classroom service rendered by the teachers is satisfactory.

C. In setting up this schedule only those classroom teachers shall receive salary increases who have been taken into the system on a salary below their class minimum. Those shall be raised to the minimum.

D. It is understood that in case of special teachers nothing in this schedule will prevent the natural operation of the law of supply and demand,

E. Any reduction, hereafter, made from teachers' salaries must be necessary per cent taken after the yearly increment has been added as per schedule.

F. It is understood further that there is nothing in this schedule to keep the board of education from rewarding especially meritorious services by additional increases in salaries.

The above schedule may be put into operation beginning on basis suggested in Section C for a total of \$21,000.00 added to our regular nine months teachers salary budget.



## Pension System for Teachers.

Several times I have made suggestions to the Honorable county court relative to a pension arrangement for the teachers of this county. The Federal Government, realizing the necessity of such a plan, has evidenced their belief by enacting laws providing for pensions, for those who are now too old to work in industry. They have not, however, provided for workers in the professions. It is left for teachers, other employees in public service, and members of the other professions to work out a system of pensions with their various organizations or with their respective employing agencies.

I know of no group of individuals who deserve more consideration than public school teachers.

1. Their salaries have always been meagre.
2. The expense of their preparation has been high.
3. They have been unable to accumulate very much to sustain them in their old age.
4. Newer teachers with newer methods are much more effective in the class room.
5. It takes older teachers out of classroom before very pronounced damage can be done to the pupils.
6. It removes a large degree of the dread of old age which faces every one in the evening of life.
7. It adds to that feeling of security which is so necessary to good work.

To establish a pension system for teachers:

1. Who will be eligible for Pension Provisions.

All teachers and administrators in the Hamilton County school system who subscribe to plan as hereinafter set forth, shall participate in the Hamilton County Pension System for Teachers.

11. How shall the Pension Fund be accumulated;

(8% of total salary budget will be required to make a pension system actuarially sound.)

1. 4% of his or her salary will be paid by the teacher.
2. 4% of total salary budget will be appropriated by Hamilton County Court.
3. County Court will carry pension payments for those who have to be pensioned now.
4. County Court will yearly appropriate sufficient funds to carry balance of pension costs for those who must be retired within 10 years.

On the present basis of salaries the county court will have to appropriate approximately \$25,000.00 each year to carry out this provision.

111. How are the teachers to participate in this Pension Fund.

1. The maximum pension for this county shall be \$125.00 per month for 9 months, the minimum \$50.00 per month for nine months, for teachers who have served the required 30 years, or reached the age limit of 65 years.

2. After a period of 30 years service is completed, teachers may be retired on a pension of one-half the maximum salary--within pension limits set up in Section 1--- received during any year while in the service of the county.

3. After 65 years of age any teacher must be retired. If he or she has not served ~~with~~ the required number years for full pension, then he or she must receive that portion of the regular pension that his or her term of service bears to the total term prescribed above. (i.e. If a teacher serves 10 years by the time he reaches retirement age when he will receive  $10/30$  of  $\frac{1}{2}$  of his maximum salary--within pension limits set up in Section 1. received for any one year. Considered to include all years of service in Hamilton County.

4. Should a teacher be removed from the system before he reaches the pension age either by choice, death or otherwise, a refund shall be made to him or her, or to his, or her beneficiary of an amount equal to the exact number of dollars paid by that teacher until the retirement fund. The accumulated interest shall be used to help build up the reserve fund.

5. All teachers under contract with Hamilton County must participate in the pension fund plan.

6. The Board reserves the right to pension any teacher at any time after age of 60 when it is convinced that such a step is for the good of the system.

V. The estimates on the following table were based upon the present age of the teachers who must be retired within the next ten years and the expectancy of life after age 65\_

The following table shows the number of these teachers who must retire within 10 years to be 32. It shows the number who must be retired each year with the necessary county financial outlay to take care of them in accord with the pension plan.

The graph below the table shows the length of time as well as the financial outlay necessary to keep those retired teachers to the end of their expectancy period.

From these two tables may be determined for instance what amounts will have to be set forth in the county budget from year to year to care for this part of the system. Based upon the teacher's present salaries for nine months plus the proposed increase of \$21,000.00 we can set up the pension system this year by a contribution from 4% of the salary budget or \$18,816.00 plus \$2,951.00 for four teachers who should be retired this year. This will give a total of \$21,767.00. Based on the life expectancy at age 65 by 1958-59

the county should be entirely relieved of expense of those who have to be retired within 10 years and thereafter should only pay its 4% of the teacher's salary budget.

Year.	Number Retired.	Annual Total amount To be added.	Expentancy Completed	Total annual Payment
1936-37	4	2.951		2.951
1937-38	1	630		630
1938-39	3	2.924		6.505
1939-40	1	150		6.655
1940-41	1	466	1.113	6.008
1941-42	1	853	558	6.303
1942-43	4	1.842		8.145
1943-44	2	1.503	587	9.061
1944-45	4	2.440	693	10.817
1945-46	6	2.749		13.566
1946-47	5	4.201.		17.767

GRAPH.

18000  
17000  
16000  
15000  
14000  
13000  
11000  
10000  
9000  
8000  
7000  
6000  
5000  
4000  
3000  
2000  
1000

Beginning school year 1936-37

FREE TEXTBOOKS.

The new state adoption of textbooks has just been completed and every consideration would prompt us that now is the time, if we intend to do so at all, to begin to furnish free text-books. The entire cost amounts to approximately \$75,000.00 but we may provide for a few grades each year until we cover the entire system. We can purchase books for the first four grades for about \$25,000.00. We must also plan for a place to keep these books and make other arrangements for adequately administering whatever plan we devise.

Summary.

Our operating budget submitted to the Court in April amounts to	780.038.00
The same with the teachers salaries on the old nine months basis.	543.041.00
Add to this raises as per schedule	\$21,000.00
Add to this cost of pension.	21,000.00
Add to this cost of free textbooks. for first 4 grades.	25,000.00
and we have a total for next year of	\$ 640.041.00

The above does not include the \$39,000.00 due the teachers for teaching the ninth month the past year.

If we can get the Tennessee legislature to write the Tennessee Education Association's eight point program into law, Hamilton County will have sufficient money to carry out this program without a tax raise.

May I take this occasion to thank the County Judge and each member of this Court of Hamilton County for the progressive spirit you have shown and the way you have supported education during the perilous times through which we have passed. Your vision and appreciation of values together with the co-operative spirit of our teachers have kept the doors of educational opportunity open in Hamilton County at a time when such opportunities were denied to many thousands of children elsewhere in our fair State.

Yours very cordially.

Arthur L. Rankin.

Superintendent.

ON MOTION OF Esquire Thrasher, seconded by Esquire Bayless, Court adjourned to meet Monday August 10th, 1936, at 10:00 o'clock. A. M.

*W. C. Thrasher*  
COUNTY JUDGE.

STATE OF TENNESSEE    )

COUNTY OF HAMILTON.    )        MONDAY.    AUGUST 10, 1936.

BE IT REMEMBERED\_ That on this the 10th day of August, 1936, an adjourned Term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee,

Present and presiding, the Honorable M. L. Mulkey, County Judge Pro Tem of Hamilton County, Tennessee, when the following proceedings were had, to-wit:

The County Court Clerk call the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 8, Esquire Bayless being absent.

ON MOTION of Esquire Brown, seconded by Esquire Rice, Court then went into the election of the following: County Engineer, County Physician, County Coroner and Members of the School Board from the Second District.

ON MOTION of Esquire Rice, seconded by Esquire Fryar, E. G. Murrell was elected County Engineer by acclamation.

ON MOTION of Esquire Mulkey, seconded by Esquire Camp, W. H. Cheney, was unanimously elected County Physician by acclamation.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, C. A. Epperson was elected County Coroner by acclamation.

ON MOTION OF Esquire Fryar, seconded by Esquire Camp, Mrs. Will Shepherd was elected member of the school board of the second district by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, that the Judge appoint a Committee to pass a resolution on the death of Mrs. Lydia Shelton, County Register.

RESOLUTION TO PAY LEWIS JONES FOR RIGHT OF WAY ON DAYTON PIKE.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, tennessee, in Quarterly Session Assembled;

That the County Engineer be authorized to pay Lewis Jones for the Right of Way taken by the County in building the Dayton Pike at Soddy, This amount not to exceed \$75.00.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was referred to the Highway commission with power to act on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Rice, Camp, Fryar, Brown, Thrasher, Hamby, and Robinson. Total 8, Esquire Bayless being absent.

RESOLUTION TO REFUND THE 1934 DELINQUENT TAXES PAID BY HAMILTON COUNTY ON LOT 17, WHICH AMOUNT TO \$7.41, ERRONONOUSLY PAID BY THE HOME OWNERS' LOAN CORPORATION.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Your petitioner, The Home Owners' Loan Corporation would respectfully show to your Honor's that on or about the 28th day of January, 1936, it acquired ownership of Lot 16, Block 34, tract 4, Mountain Land Company number 4 and attempted to pay the 1934 delinquent taxes than due thereon.

Through inadvertance the statements were rendered and said 1934 taxes paid on or about the 15th day of June, 1936 on both lot 16 and 17, Block 34, Mountain Land Company, Number 4, Whereas it was intended to pay taxes on said lot 16 only, as the Corporation does not own and has no interest in said lot 17. Lot 16 is assessed at \$2800.00 and Lot 17 at \$500.00 and the total 1934 taxes together with accrued interest and penalties being in the amount of

of \$54.79 as shown by Clerk and Master's receipt number 39075.

Premises seen, petitioners pray that the trustee of Hamilton County be ordered to refund the 1934 delinquent taxes paid to Hamilton County on said Lot 17 which amount to \$7.41.

T. W. Stanfield.

Attorney, Home Owners' Loan Corp.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was referred to the Finance Committee with Power to Act on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 8, Esquire Bayless being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 8, Esquires Bayless being absent.

Eva Bradley.

Hattie W. Cox.

M. E. ChamBerlain.

H. E. Dagley.

Lucille Hixson.

Francis Kilpatrick.

T. G. Robertson.

Emmett Robertson.

Dorothy Stephens.

Madeline G. Squibb.

T. F. Sims.

Burleigh Roark Wood.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Court adjourned to meet August 24, 1936, to transact all business that may come before the Court.

*M L Mulkey*

COUNTY JUDGE PRO TEM.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. AUGUST 24, 1936.

BE IT REMEMBERED, That on this the 24th day of August, 1936, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires: Mulkey, Bayless, Rice Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9.

ON MOTION of Esquire Mulkey, seconded by Esquire Brown, the reading of the minutes were suspended.

ON MOTION of Esquire Brown, seconded by Esquire Rice, the Court went into the election of the County Register.

ON MOTION of Esquire Brown, seconded by Esquire Camp, Wilkes T. Thrasher, was elected on a roll call vote the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9.

RESOLUTION TO APPROPRIATE THE SUM OF \$2500.00 TO DEFRAY THE COUNTY'S SHARE OF THE COST OF THE PWA PROJECT. FOR THE COMPLETE INDEXING OF ALL RECORDS IN THE COUNTY'S REGISTER OFFICE.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the sum of Twenty-five Hundred (\$2500.00) Dollars be and is hereby appropriated for the purpose of defraying the county's part of the cost of a WPA project for the complete indexing of all records in the office of the Register of Hamilton County, Tennessee

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9.

RESOLUTION ON THE DEATH OF MRS. LYDIA SHELTON.

WHEREAS, in accord with the will of Divine Providence, one of our number, Mrs. Lydia Shelton, has been so suddenly taken from among us.

AND WHEREAS, we of the Hamilton County Court have learned to appreciate the sterling character and friendly disposition of Mrs. Shelton, although our association with her in an official capacity has extended over such a brief period.

BE IT THEREFORE RESOLVED: That we express to her family and friends our deep sorrow at her passing from our midst.

BE IT FURTHER RESOLVED: That a copy of these resolutions be spread upon the minutes of this meeting, a copy be sent to the family of the deceased, and a copy sent to the daily press.

Signed:

G. Russell. Brown.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE EMPLOYMENT OF A COMPETENT PERSON OR PERSONS TO MAKE A SURVEY AND REPORT ON THE ACCOMPLISHMENT OF THE PAST ADMINISTRATION AND THE COST THEREOF.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee,  
in Quarterly Session Assmmbled:

That the County Judge, the Finance Committee, and the County Auditor, be, and are hereby authorized and empowered to emply a competent person, or persons, to make a complete survey and compile a detailed report to this Court, on all the accomplishments of the past administration, and the cost of same.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, Hamby and Robinson, Total 9.

RESOLUTION TO DESIGNATE A DEPOSITORY FOR FUNDS OF THE OFFICES OF CIRCUIT COURT CLERK AND CRIMINAL COURT CLERK.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that the Hamilton National Bank and the American Trust and Banking Co., be and they hereby are designated as the official depositories for the funds of the office of the Circuit Court Clerk, Hamilton County, Tennessee, which office is now held by Mrs. Zelma F. Sherrill and that the Hamilton National Bank be and it hereby is designated as the official depository for the funds of the office of the Criminal Court Clerk of Hamilton County, Tennessee, which office is now held by Thomas O. Selma.

ON MOTION of Esquire Thrasher, seconded by Esquire Mulkey, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting aye: Esquires Mulkey, Bayless, Rice Camp, Fryar, Brown, Thrasher, hamby and Robinson, Total 9.

RESOLUTION TO APPOINT A COMMITTEE TO INVESTIGATE AND REPORT AS TO WHETHER OR NOT THE SHERIFF OF HAMILTON COUNTY, TENNESSEE. AS JAILOR OF THE COUNTY JAIL HAS COMPLIED WITH THE PROVISIONS OF CHAPTER 139 OF THE ACTS OF 1933 IN REFERENCE TO FOOD. WATER & BEDDING.

SECTION 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tenn., that a committee be and it is hereby appointed consisting of Justices Brown, Thrasher and Hamby, to investigate and report as speedily as may be in this court whether or not the Sheriff of Hamilton County, as jailor of the county jail of said county, has complied with the provisions of Chapter 139 of the Acts of 1933 in reference to food, water and bedding.

ON MOTION of Esquire Camp, seconded by Esquire Mulkey, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice Camp, Fryar, Brown, Thrasher, Hamby and Robinson. Total 10.

RESOLUTION TO RATIFY AND CONFIRM THE APPOINTMENT OF Z. W. WHELAND AS A MEMBER OF A JOINT COUNTY- CITY HOSPITAL BOARD.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, that the appointment of Z. W. Wheland, as a member of a joint County-City Hospital board, to serve in an advisory capacity in connection with the construction of the proposed additions to Erlanger Hospital be and it is hereby ratified and confirmed.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Camp, Bayless, Rice, Fryar, Brown, Thrasher, Hamby and Robinson. Total 9.



ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries

Public were elected.

- J. E. DONOVAN.
- L. W. LEHMAN.
- MARY LOU HUNDLEY.
- ANNIE L. MARTIN.
- J. G. PRINCE.
- LELAND R. SENTER.

ON MOTION OF ESQUIRE ROBINSON, seconded by Esquire Camp, the following exemptions that were properly filled out were granted.

- James Ashworth.
- Flex Burke.
- Frank Grindle.
- W. L. Gross.
- Timothy Gorden.
- Jessie L. Gamblin.
- Geo. W. Gwin.
- Tate Hutson.
- Willie Hunter.
- W. J. Hickey.
- Ernest Johnson.
- E. E. Kuse.
- Glen Metcalf.
- J. R. Marshall
- Rosa Lee Martin.
- Howell McMicken.
- S. E. McKenzie.
- Lee Platt.
- W. L. Poole.
- J E. Rogers.
- Jeff Smith
- John Smith.
- John Summers.
- Dan Smith
- Charles Slowe.

ON MOTION OF ESQUIRE BROWN, Court Adjourned until Thursday, August 27th, 1936.

at 10. A. M.

  
 .....  
 COUNTY JUDGE.

STATE OF TENNESSEE    )

COUNTY OF HAMILTON.    )                    THURSDAY.    AUGUST 27, 1936.

BE IT REMEMBERED, That on this the 27th day of August, 1936, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Hamby, Total 8. Esquire Robinson being absent.

ON MOTION of Esquire Brown, seconded by Esquire Bayless, the Minutes were adopted as read.

REPORT OF THE FINANCE COMMITTEE AND ADVISORY COMMITTEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY:

Your Finance Committee and Advisory Committee, appointed by the County Judge having carefully estimated the receipts and expenses of the County for the Bidget Year beginning July 1, 1936, and ending June 30, 1937, same to be provided for the tax levy on the assessments in the year 1936, and the receipt from all other sources, beg leave to report as follows:

FIRST.

In the absence of the exact official tax aggregate, which has not been finally compiled, the following is based on an assessed valuation of \$136,000,000.00, which we are informed will be substantially correct.

SECOND.

We estimate the receipts based upon a levy of \$1. 59 (one dollar and fifty-nine cents) on each one hundred dollars of all property subject to taxation in the county, and from all other sources to be as follows:

Property Tax, by Trustee.	\$1,965,560.00
County Court Clerk, (including Excess Fees)	115,000.00
Circuit Court Clerk, (including Excess Fees.	7,500.00
Criminal Court Clerk. (including Excess Fees).	7,500.00
Clerk & Master of the Chancery Court: Delinquent property Tax & Penalties.	36,500.00
Other--- including Excess Fees.	10,000.00
Justices of the Peace.	1,500.00
County Register---Excess Fees.	1,000.00
County Trustee. Excess Fees.	32,000.00
Sheriff. Excess Fees.	5,000.00
Schools from State.	161,000.00
Poll Tax. including penalties.	25,000.00
State Highway. Reimbursement Board.	30,000.00
County Clinic.	10,000.00
All other sources.	<u>32,000.00</u>
Total.	\$ 2,439,560.00

## THIRD.

## Estimated Expense.

Buildings & Grounds. General.	20.800.00
Buildings and Grounds. Schools.	41.500.00
Board of Health.	15.000.00
County Clinic.	10.000.00
Chancery Court.	2.100.00
Circuit Court.	16.000.00
Criminal Court.	46.150.00
County Court Per Diem.	250.00
Elections.	19.500.00
Lunatics	2.500.00
Office Expense.	11.500.00
Pauper Burials.	5.000.00
County Hospitals.	38.000.00
Public & Charitable Institutions. (Exh. No. 1)	164.700.00
Salaries. (Exhibit No. 2. )	39.127.50
Sheriff & Jail.	40.000.00
Elementary Schools. (Exhibit No. 3.	389.285.01
High Schools. (Exhibit No. 4).	266.442.99
Interest on Bonds. (Exhibit No. 5).	382.796.33
Addition to Sinking Fund.	107.000.00
Interest on Loans & Discount on Taxes.	30.000.00
Trustee's Commission.	47.000.00
Miscellaneous -- General.	29.908.17
Miscellaneous--Rural Relief.	<u>15.000.00</u>
Total for County Purposes.	\$ 1.739.560.00
For City of Chattanooga Schools.	<u>700.000.00</u>
	\$ <u>2.439.560.00</u>

## FOURTH.

To comply with Chapter 75 of the Acts of 1923, which provides for a tax for elementary schools and for high schools, to be retained by the county wherein assessed and collected, a levy of ten cents is made for elementary schools and a levy of five cents for high schools, both of which are embodied in and made a part of the county levy for elementary and high schools.

## FIFTH.

To provide for the expenses set forth on page three, we recommend the following tax levy for 1936-37;

County Purposes.	\$ 0.1665
Interest & Sinking Fund.	.35
Elementary Schools.	.75
County High Schools	.19
Bonny Oaks Industrial School.	.0135
Hospitals, Sanitariums and other Public & Charitable Institutions	<u>.12</u>
	\$ 1.59
Fire Insurance Fund.	<u>.02</u>
	\$ 1.61

## SIXTH.

We also recommend that a privilege tax for county purposes be levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

We further recommend an assessment of one dollar (\$1.00) for school purposes

on each person liable for a Poll Tax in the county, in addition to the one dollar (\$1.00) already provided for by the state.

We further recommend that a pike tax of five cents be levied on each one hundred dollars (\$100.00) of all property subject to taxation in the county, the same to be applied on the pike roads of the county, as now provided by law.

We further recommend that a tax of ten cents be levied on each one hundred dollars (\$100.00) of property located outside the corporate limits of the city of Chattanooga, subject to taxation, same to be applied on the district roads, as now provided by law.

We further recommend that all merchants shall pay an ad-valorem tax, upon the average capital invested by them in their business, of one dollar and sixty-six (\$1.66) for those inside the corporate limits of the city of Chattanooga, and one dollar and seventy-six cents (\$1.76) for those outside, which is equal to the property tax rate, and is to be distributed in the same manner.

EXHIBIT NO. 1,

PUBLIC AND CHARITABLE INSTITUTIONS.

Pine Breeze Sanitarium.	\$43.300.00
Erlanger Hospital.	42.500.00
Bonny Oaks Industrial School.	18.000.00
Chattanooga Public Library.	17.360.00
Vine Street Orphans Home.	2.880.00
Humane Educational Society.	1.800.00
Florence Crittenton Home.	1.200.00
Old Ladies Home.	800.00
Children's Refuge.	800.00
Anti-Tuberculosis Association (Bovine)	900.00
Children's Hospital.	28.000.00
University of Chattanooga.	6.000.00
American Legion. for Crippled Children.	300.00
Colored Community Center.	300.00
Blackford Street Colored Orphanage.	<u>400.00</u>
Total.	\$ 164.700.00

EXHIBIT NO. 2.

Salaries.

County Judge.	5.000.00
* Chief Clerk and Purchasing Agent.	4.475.00
Clerk to County Judge.	1.440.00
Chairman Board of Education.	2.250.00
Superintendent of Education.	2.962.50
County Attorney.	3.000.00
County Physician.	1.800.00
Tax Assessor and Clerks.	15.000.00
License Inspector.	2.100.00
Chairman Finance Committee.	200.00
Four Members Finance Committee.	400.00
Three members Poor House Commission.	300.00
Two members Claims Committee.	<u>200.00</u>
Total.	\$ 39.127.50

\* Includes the salary of a Budget Clerk.

EXHIBIT NO. #3

ELEMENTARY SCHOOLS.

Estimated Receipts:	
Property Tax.	896.428.00
From States of Tennessee.	142.400.00
From Poll Tax.	25.000.00
From Clerks of various courts.	<u>25.457.00</u>
	\$ 1.089.285.00

Carried forward.	\$1,089,285.00
Less City of Chattanooga Schools.	700,000.00
Balance for County Elementary Schools.	\$ 389,285.01

## EXHIBIT NO. 4,

## COUNTY HIGH SCHOOLS.

## Estimated Receipts:

Property Tax.	244,440.00	
From State of Tennessee.	18,600.00	
From Clerks of various Courts.	<u>3,402.99</u>	
Total for County High Schools.		266,442.99

## EXHIBIT No. 5.

## HAMILTON COUNTY, TENNESSEE.

## Bond Interest Payable Budget Year. 1936-37

Total of Bonds.	Dates.	Maturities.	Amounts	Rates. %	Annual Interest.
Rossville Road.	10.1.1909.	10.1.1939.	50,000.	4 $\frac{1}{2}$	2,250.00
Road.	4.1.1911	4.1.1941	500,000	4 $\frac{1}{2}$	22,500.00
Rossville Road.	6.1.1911	6.1.1941.	100,000	4 $\frac{1}{2}$	4,500.00
School	6.1.1911	6.1.1941	135,000	4 $\frac{1}{2}$	6,075.00
Court House.	4.1.1912.	4.1.1942	350,000	4 $\frac{1}{2}$	15,750.00
Jail	4.1.1912.	4.1.1942	75,000	4 $\frac{1}{2}$	3,375.00
Hamilton County (Floating Debt)	7.1.1913	7.1.1943	550,000	4 $\frac{1}{2}$	24,750.00
Main Avenue.	7.1.1913.	7.1.1943	25,000	4 $\frac{1}{2}$	1,125.00
Jail	4.1.1913.	4.1.1943	25,000	4 $\frac{1}{2}$	1,125.00
Lauderdale & Glass Street Rds. Bridge.	2.1.1914.	2.1.1944	25,000	5	1,250.00
Walnut Str. Bridge Repairs.	4.1.1914	4.1.1944	500,000	5	25,000.00
Wauhatchie Road	4.1.1915.	4.1.1945.	125,000	5.	5,000.00
Erlanger Hospital.	4.1.1915	4.1.1945	100,000	5	5,000.00
Boyce Highway	5.1.1915.	4.1.1945	25,000.	5	1,250.00
James County Highway (assumed)	7.1.1916.	Serial.	42,000	5	2,000.00
Market Street Bridge.	4.1.1917	4.1.1947	550,000	4 $\frac{1}{2}$	24,750.00
Funding School	4.1.1917.	4.1.1947	100,000	4 $\frac{1}{2}$	4,500.00
Suck Creek Road.	4.1.1917	4.1.1947	80,000	4 $\frac{1}{2}$	3,600.00
Mission Ridge Tunnel	11.1.1926	11.1.1956	600,000	4 $\frac{1}{2}$	27,000.00
Children's Hospital Refunding.	11.1.1926.	11.1.1946.	125,000	4 $\frac{1}{2}$	5,625.00
Funding Building.	4.1.1927.	4.1.1957	200,000	4 $\frac{1}{2}$	9,000.00
Highway Bonds of 1927	6.1.1927.	6.1.1957	760,000	4 $\frac{1}{2}$	34,200.00
Highway Bonds of 1928.	6.1.1927	6.1.1957	285,000	4 $\frac{1}{2}$	10,125.00
School	8.1.1927.	8.1.1957.	250,000	4 $\frac{1}{2}$	11,250.00
Alton Park School	4.1.1928.	4.1.1958	500,000	4 $\frac{1}{2}$	22,500.00
Tunnel	2.1.1930	2.1.1960	961,500	4 $\frac{1}{2}$	45,671.25
Bridge.	2.1.1930.	2.1.1960.	95,000	4 $\frac{1}{2}$	4,512.50
Funding	2.1.1930	2.1.1960	500,000	4 $\frac{1}{2}$	23,750.00
Funding	4.1.1935.	4.1.1937.	150,000	2 $\frac{1}{2}$	4,750.00
Funding	4.1.1935	4.1.1938	150,000	3	3,750.00
Funding	4.1.1935.	4.1.1939.	250,000	3 $\frac{1}{2}$	4,500.00
Funding.	4.1.1935	4.1.1940.	200,000	3 $\frac{1}{2}$	5,250.00
Public Works. (Court House)	1.1.1936.	Serial.	11,000	3 $\frac{1}{2}$	7,000.00
" (Silverdale)				3 $\frac{1}{4}$	357.50
Hospital. 1st series.	1.1.1936.	Serial.	55,000	3.60	1,980.00
Total.			8,489,500		\$ 381,271.25
Commission paying coupons, etc.,	\$4.00 per \$1,000.00				1,525.08
Total.					\$ 382,796.33

We recommend that the County Judge be authorized and directed to enter into a contract with the Mayor of the City of Chattanooga, Tennessee, for the payment of the sum of \$700,000.00 by Hamilton County to the City of Chattanooga, for the operation of the city's schools, in accordance with Chapter 202 of the Private Acts of 1929, embodying in such contract a provision for pro-rata division of certain collections of taxes allocated to school purposes, in excess of anticipated revenues.

We recommend that the estimates and the tax levy as specified in the foregoing be adopted and ratified by the court.

This the 27th day of August, 1936.

Wilkes T. Thrasher.  
Chairman.

Luther Hamby.  
M. L. Mulkey.  
Kelso Rice.

We, the undersigned tax payers of hamilton County, Tennessee, appointed by the County Judge as provided by Chapter 424 of the Acts of 1917, do hereby certify that we have attended and participated in the meetings of the Finance Committee in the consideration of the matters set out in the above report, and that we concur in same.

This the 27th day of August. 1936.

T. Pope Shepherd. Chairman.  
 LeRoy J. Edridge.  
 M. N. Hartman.  
 T. E. Downey.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the folloing members being present and voting Aye: Esquires, Mukkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Hamby, Total 8, Esquire Robinson being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Rice, that Z. W. Wheland, be notified of his election as member of the Hospital Board was passed by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, that they go into the election of two Road Commissioners.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Joe F. Goodson, was elected by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Rice, Alvin Robinson, was elected by acclamation.

RESOLUTION TO AUTHORIZE THE EXECUTION OF A CONTRACT FOR THE EMPLOYMENT OF ARCHITECTS FOR PRELIMINARY SERVICES IN CONNECTION WITH THE CONSTRUCTION OF ADDITIONS TO BARONESS ERLANGER HOSPITAL.

WHEREAS\_ A COMMITTEE CONSISTING OF Messrs. Z. W. Wheland, appointed by this Court, A. F. Forzelius, appointed by the city of Chattanooga, Tennessee, and Allen Lupton, chosen and appointed by the two members above named, has recommended the execution of the following contract for preliminary archibectural services in connection with the proposed additions to Baroness Erlanger Hospital.

THE STANDARD FORM OF AGREEMENT BETWEEN OWNER AND ARCHITECT.

Issued by the American Institute of Architects for use when a percentage of the cost of the work forms the basis of payment.

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THIS AGREEMENT , made the sixth day of August, in the year Nineteen Hundredand Thirty-six by and between hereinafter called the Owner, and SCHMIDT, GARDEN & ERIKSON OF CHICAGO, AND LOUIS H. BULL OF CHATTANOOGA, Associate Architects, hereinafter called the architect, WITNESSETH, that whereas the Owner intend to erect building and remodel or enlarge (or both) existing buildings at the Baroness Erlanger Hospital in Chattanooga, Tenn.

NOW, THEREFORE, the Owner and the ARCHITECT\_ for the consideration hereinafter named agrees as follows;

The Architect agrees to perform, for the above-named work, professional services as hereinafter set forth.

The Owner agrees to pay the Architect for such services a fee of six (6) per cent of the cost of the work, with other payments and reimbursements as hereinafter provided, the said percentage hereinafter referred to as the "basis rate"

The parties hereto further agree to the following conditions;

1. The Architect's Services.-- The Architect's professional services consist of the necessary conferences, the preparation of preliminary studies, working, drawing, specifications large scale and full size detail drawings; the drafting of forms of proposals and contracts; the issuance of certificates of payment; the keeping of accounts, the general administration of the business and supervision of the work.

2. REIMBURSEMENTS- The Owner is to reimburse the Architect the costs of transportation and living incurred by him and his assistants while traveling in discharge of duties connected with the work.

3. SEPARATE CONTRACTS.-- The basic rate applies to work let under a single contract.



For any portions of the work let under separate contracts, on account of extra service thereby required, the rate shall be four per cent greater, and if and if substantially all the work is so let the higher rate shall apply to the entire work; but there shall be no such increase on any contracts in connection with which the Owner reimburses the Engineers' fees to the Architect or for articles not designed by the Architect but purchased under his direction.

4.-- EXTRA SERVICES AND SPECIAL CASES.-- If the Architect is caused extra draughting or other expense due to changes ordered by the Owner, or due to the delinquency or insolvency of the owner, or Contractor, or as a result of damages by fire, he shall be equitably paid for such extra expense and the service involved.

Work let on any cost-plus basis shall be subject of a special charge in accord with the special service required.

If any work designed or specified by the Architect is abandoned or suspended the Architect is to be paid for the service rendered on account of it.

5. PAYMENTS -- Payment to the Architect on account of his fees shall be made as follows. subject to the provisions of Art. 4.

Upon completion of the preliminary studies, a sum equal to 20% of the basic rate computed upon a reasonable estimated cost.

Upon completion of specifications and general working drawings (exclusive of details) a sum sufficient to increase payments on the fee of 50% of the rate or rates on commission arising from this agreement, computed upon a reasonable cost estimated on such completed specifications and drawings, or if bids have been received, then computed upon the lowest bona fide bid or bids.

From time to time, during the execution of work and in proportion to the amount of service rendered by the Architect, payments shall be made until the aggregate of all payments made on account of the fee under this Article, but not including any covered by provisions of Article 4, shall be a sum equal to the rate or rates of commission arising from this agreement, computed upon the final cost of the work.

Payments to the Architect, other than those on his fee, fall due from time to time as his work is done or as costs are incurred.

No deductions shall be made from the Architects fee on account of penalty, liquidated damages, or other sums withheld from payments to contractors.

SURVEY. BORING AND TESTS. The Owner shall so far as the work under this agreement may require, furnish the Architect with the following information: A complete and accurate survey of the building site, giving the grades and lines of streets, payments, and adjoining properties; the rights, restrictions, easements, boundaries, and contours of the building site, and full information as to sewer, water, gas and electrical service. The Owner is to pay for borings or test pits and for chemical mechanical, or other tests when required.

7. SUPERVISION OF THE WORKS-- The Architect will endeavor to guard the Owner against defects and deficiencies in the work of contractors, but he does not guarantee the performance of their contracts. The supervision of an Architect is to be distinguished from the continuous personal superintendence to be obtained by the employment of a clerk-of-the-works.

When authorized by the owner, a clerk-of-the-works acceptable to both Owner and Architect shall be engaged by the Architect at a salary satisfactory to the Owner and paid by the Owner, upon presentation of the Architects' monthly statements.

8. PRELIMINARY ESTIMATES. When requested to do so the Architects will furnish preliminary estimates on the cost of the work, but he does not guarantee the accuracy of such estimates.

9. DEFINITION OF THE COST OF THE WORK--The cost of the work, as herein referred to, means the cost of the Owner, but such cost shall not include any architects' or engineers fees or reimbursements or the cost of a clerk-of-the-works.

When labor or material is furnished by the Owner below its market cost the cost of the work shall be computed upon such market cost.

10-- OWNERSHIP OF DOCUMENTS-- Drawings and specifications as instruments of service are the property of the Architect, each binds himself, his partners, successors, executors, administrators, and assigns to the other party to this agreement, and to the partners, successors, executors, administrators, and assigns of such other party in respect of all covenants of this agreement.

Except as above, neither the Owner nor the Architect shall assign, sublet or transfer his interest to this agreement without the written consent of the other.

12. ARBITRATION. All questions in dispute under this agreement shall be submitted to arbitration at the choice of either party.

13. The Owner expects to make application to the Federal Emergency Administration of Public Works for a grant to assist the Owner to do the work contemplated herein. For that purpose the Architects will provide the necessary preliminary drawings and esti-

and estimates and otherwise assist the Owner in preparing the application. The Architects will prepare these without compensation (except for the reimbursements outlined in paragraph 2 of the CONDITION above) if the Grant is not made and the Owner decides not to proceed with any improvements for a period of two years from date of submission of the drawings and estimates by the Architects. However, should the Owner within that two years period decide to proceed with enlargement of the Erlanger Hospital and wish to employ other Architects the Architects shall be paid FIFTEEN HUNDRED DOLLARS (\$1.500.00) for their services.

14. The Architects will divide the services to be rendered roughly as follows;
- (a) Schmidt, Garden & Erikson shall prepare the preliminary studies, working drawings, specifications, large scale and full size detail drawings; and check shop drawings:
  - (b) Louis H. Bull shall perform the balance of the services outlined in paragraph 1 of the above Conditions;
  - (c) But throughout the Architects shall cooperate to the furtherance of the Owners interests.

15. Owner shall make payments to Schmidt, Garden & Erikson.

The Owner and the Architect hereby agree to the full performance of the covenants contained herein.

IN WITNESS WHEREOF they have executed this agreement, the day and year first above written.

SCH MIDT. GARDEN & ERIKSON.  
 LOUIS H. BULL.  
 By C. A. Erikson.  
 By Louis H. Bull.  
 C. E. Camp.  
 County Judge Pro Tem.  
 T. W. Killough.  
 County Court Clerk.

And Whereas, it is the judgment of this Court that said contract should be executed;

Now, therefore, be it resolved by the Quarterly County Court of Hamilton County, Tenn. that the County Judge and County Court Clerk be and they are hereby authorized to execute the said contract, quoted in the preamble hereof, for and in behalf of Hamilton County.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee with power to act on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Hamby, Total 8, Esquire Robinson being absent.

RESOLUTION TO APPROVE THE REPORT AND RATIFY AND CONFIRM THE ACTION OF THE COUNTY JUDGE ON THE SALE OF \$590.000 SCHOOL BONDS. TO-WIT.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, that the following report of the County Judge on the sale of \$590.000 school bonds, to-wit:

August 27, 1936.

TO THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENN.

I, beg to advise that in accordance with authority heretofore given me, I caused advertisements to be made in accordance with law for the sale of \$590.000 of school bonds heretofore authorized; that sealed bids were received and opened by me on August 25, 1936, and that the following bid was found to be best and was accordingly accepted.

Name of Bidder.	%	Premium
Hamilton National Bank & associates	3.40	\$4584.72

Respectfully submitted.  
 Will Cummings.  
 County Judge.

be and it is hereby approved, and that the action of the County Judge, as shown by said report, be and it is hereby ratified and confirmed.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher, and Hamby, total 8. Esquire

## REPORT OF THE JAIL COMMITTEE.

TO THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

We, the undersigned committee appointed by resolution of the Quarterly County Court of Hamilton County, Tennessee, to investigate and report as to whether or not the Sheriff of Hamilton County, Tenn: as the jailor of the county jail of said county, has complied with the provisions of Chapter 139 of the Acts of 1933 in reference to food, water and bedding, beg leave to report that the said Sheriff, as jailor, has, in all things complied with the provision of said Act.

This 24th day of August, 1936.

G. Russell Brown.

Luther Hamby.

W. T. Thrasher.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Hamby, total 8. Esquire Robinson. being absent.

## RESOLUTION TO FIX JAILOR'S AND TURNKEY FEES.

WHEREAS it appears from the report of the committee heretofore appointed by this Court, in accordance with Section 2 of Chapter 139, or the acts of 1933, that the Sheriff of Hamilton County, as jailor of the county jail of said county, has, in all respects, complied with the provisions of Chapter 139 of the Acts of 1933 in reference to food, water and bedding:

NOW. THEREFORE:

SECTION 1. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENN. that the jailor's fees to be allowed the sheriff of Hamilton County as jailor of the county jail of said county, for the current fiscal year be and the said are hereby fixed at 75¢ per day for keeping and feeding each prisoner in the county jail.

SECTION 2. BE IT FURTHER RESOLVED that the said sheriff, as jailor of the county jail of Hamilton County, be and he is hereby allowed a turnkey fee of \$1.00 for each turnkey, provided that there shall be two turnkeys for each prisoner.

SECTION 3. BE IT FURTHER RESOLVED that the clerk of this court be and he is hereby directed to promptly transmit to the State Comptroller a certified copy of this resolution.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Hamby, Total 8. Esquire Robinson being absent.

## RESOLUTION TO DECLARE THE POPE ROAD A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County Tennessee, in Quarterly Session Assembled:

That the Pope Road from Chickamauga as surveyed by the County Engineer be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPROPRIATE THE SUM OF TWO THOUSAND DOLLARS (\$2000.00) FOR THE PURPOSE OF PAYING HAMILTON COUNTY'S PART OF THE COST OF A W. P. A. PROJECT FOR MAKING A PROPERTY OWNERSHIP MAP OF HAMILTON COUNTY.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, that the sum of \$2.000 be and it is hereby appropriated for the purpose of paying Hamilton County's part of the cost of a W.P.A. project for making a property ownership map of Hamilton County.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Mulkey, Bayless, Rice, Camp, Fryar, Brown, Thrasher and Hamby, total, 8 Esquire Robinson. being absent.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, Court adjourned Sine Die.



COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

MONDAY. SEPTEMBER 7, 1936.

BE IT REMEMBERED, That on this the 7th day of September, 1936, a Session of the Quarterly County Court of Hamilton County, Tennessee, was held at the Court House in the City of Chattanooga, Tennessee, before the Honorable Will Cummings, County Judge, pursuant to the following call.

TO THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

I, the undersigned Will Cummings, County Judge of Hamilton County, Tennessee, being of the opinion that the public necessities require the convening of the Quarterly County Court in Special Session, do hereby call such Special Session to be held at the Hamilton County Court House at 10 A.M. Monday, September 7th, 1936, for the purpose of considering the election of the County Judge Pro Tem, the election of various committees and commissions and members thereof, the financial affairs of the County, applications for franchise, and such other matters as may properly come before the meeting.

This September 1st, 1936.

Will Cummings.  
County Judge.

We, the undersigned members of the Quarterly County Court of Hamilton County of Hamilton County, Tennessee, acknowledge service of the above and foregoing notice and waive any other or further notice of the meeting to be held on Monday, September, 7, 1936.

Wilkes T. Thrasher.

Mack Fryar.

B. L. Freeman.

W. F. Langley.

Luther Hamby.

J. W. Johnston.

Hays Clark.

G. Russell Brown.

C. E. Camp.

W. Lat Holder.

The County Court Clerk called the roll of the justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, C. E. Camp, was elected County Judge Pro Tem, on a roll call vote, the following members of the court being present, and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

ON MOTION OF Esquire Brown, seconded by Esquire Freeman, Hays Clark was elected Chairman of the Finance Committee, Lat Holder, Mack Fryar, and Wilkes T. Thrasher were elected members of the Finance Committee on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Camp, seconded by Esquire Johnston, Esquire W. F. Langley, was elected Chairman of the Claims Committee and Esquires Mack Fryar, G. Russell Brown, Bruce Freeman and J. W. Johnston, were elected members of the Claims Committee on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Johnston, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

ON MOTION OF Esquire Camp, seconded by Esquire Johnston, Esquire Freeman, was elected Chairman of the Beer Committee and G. Russell Brown, Mack Fryar, Luther Hamby, and Hays Clark, were elected members of the Beer Committee on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Luther Hamby, Johnston, Camp, Fryar, Thrasher, Brown and Holder. Total 10.

ON MOTION of Esquire Camp, seconded by Esquire Johnston, Esquire Holder was elected Chairman of the Auditing Committee, and C. E. Camp and Wilkes T. Thrasher were elected members

members of the Auditing Committee on a roll call vote the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESIGNATION OF J. B. BAYLESS, AS A MEMBER OF THE POOR HOUSE COMMITTEE.

Chatta., Tenn.  
Sept. 7. 1936.

Hon. Will Cummings.  
County Judge.  
Court House.  
City.

My Dear Judge.

Please accept my resignation as a Member of the Poor Committee to take effect at once. My action is prompted by my opinion that the Committee should be composed by Members of the County Court.

Respectfully.  
J. B. Bayless.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resignation was accepted by acclamation.

A RESOLUTION TO GRANT A FRANCHISE TO THE TENNESSEE VALLEY AUTHORITY.

WHEREAS, an application has been duly made to the Quarterly County Court of Hamilton County by the TENNESSEE VALLEY AUTHORITY for permission to erect and maintain poles, lines, wires, insulators, transformers, irons, and braces and to suspend wires over, across, above, through and upon public highways, lanes, bridges, viaducts and other public ways and places in said county (but outside the corporate limits of any incorporated city or town) for the purpose of conducting electricity over said wires, and

WHEREAS, said Court having duly convened and heard such application, a quorum being present, and concluded that the grant thereof would be advantageous to the County and its inhabitants.

NOW, THEREFORE, Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, that said Tennessee Valley Authority (hereinafter called the "Authority") is hereby given and vested with the permission, right, authority, easement, privilege and franchise to construct, erect, suspend, install, renew, repair, maintain, operate and conduct in the County of Hamilton, a system of poles, towers, conduits, cables, conductors, transforming stations, fittings and all appliances or appurtenances necessary or desirable to the transmission, distribution, or sale of electric current for all purposes whatsoever in, over, under, along, upon and across and above all public ways and places in said County (but outside the corporate limits of any incorporated city or town) as they now exist or may hereafter be laid out or extended together with the further right, privilege and franchise to construct, erect, suspend, install, renew, repair, maintain and operate such poles, towers, conduits, cables, wires, conductors, transforming stations, fittings and all appliances and appurtenances necessary or desirable to the transmission, within, into, through, over, across and beyond the County and furnishings, supplying and distributing to the county and to the inhabitants and corporations, both within and beyond the limits thereof (but outside the corporate limits of any incorporated city or town), electric energy for lighting, heating, power and all other purposes for which electric energy may be used now or hereafter and for the purpose of extending its lines and furnishing electric current beyond the limits of the county.

This permission, grant, and privilege is made upon the following terms:

1. The poles, towers, conduits, cables, conductors, transforming stations, fittings,



appliances, and appurtenances shall be so constructed as not unreasonably to interfere with the proper use of the public highways, lanes, bridges, viaducts, and other public ways and places in the county and shall be maintained in a reasonably good condition and repair.

2. Whenever the Authority shall cause any opening or alteration to be made in any of the public highways, lanes, bridges, viaducts, and other public ways and places, in the County for the purpose of installing, maintaining, operating, or repairing any poles, towers, conduits, cables, and other appliances, the work shall be completed within a reasonable time and the Authority shall upon the completion of such work restore such portion of the public highways, lanes, bridges, viaducts and other public ways and places to as good condition as it was before the opening or alteration was so made.

3. The Authority may, with the consent of any landowner having any interest therein trim any trees which may come into contact with said wires, poles, or appurtenances.

4. The Authority shall hold the county harmless from any and all liability or damage resulting from the negligence of the Authority in the construction, maintenance or operation of its poles, towers, conduits, wires, cables and other appliances.

5. The rights hereby granted shall become effective upon the passage of this resolution and shall continue for a period of nine-nine (99) years thereafter.

6. The invalidity of any sentence, clause, or provision hereof shall not affect the validity of any of the remaining provisions hereof.

7. The consideration hereof is the expenditure by said Authority of the funds necessary for the construction of said transmission and/or distribution lines and the proper maintenance thereof.

8. This franchise is granted subject to the right and jurisdiction of the State of Tennessee in and over all State Highways and State Highway rights of way, and subject also to any and all existing rights under any franchise or franchises heretofore granted for the same or similar purposes.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION ENTITLED: TO APPROPRIATE AN ADDITION OF \$1.100.00, OUT OF AVAILABLE FUNDS TO BE USED ON THE W.P.A. PROJECT IN THE REGISTER'S OFFICE.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Called Session Assembled, that an addition of \$1.100.00, out of available funds, be and the same is hereby appropriated, to be used on the WPA project in the Register's Office.

ON MOTION, of Esquire Camp, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Brown, Hamby and Holder. Total 10.

RESOLUTION TO WAIVE ANY AND ALL EXPENSES INCURRED BY HAMILTON COUNTY ON ACCOUNT OF THE BURIAL OF JAMES PARKER.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Call Session assembled; that any and all expenses incurred by Hamilton County, on account of the burial of James Parker, be waived and that the Post Office Department be authorized to pay the widow of James Parker such funds as may be deposited by him in Postal Savings account at the Chattanooga Post Office.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye. Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10;

RESOLUTION TO AUTHORIZE THE BOARD OF BUILDINGS AND GROUNDS COMMISSIONERS TO PURCHASE CERTAIN SCHOOL SITES RECOMMENDED BY THE HAMILTON COUNTY BOARD OF EDUCATION.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, That the Board of Buildings and Grounds Commissioners be and is here by authorized and empowered to purchase for this county the following tracts of land recommended by the Hamilton County Board of Education for school sites;

TYNER-SILVERDALE CONSOLIDATED.

J. I. Neighbors site.  
5-<sup>3</sup>/<sub>4</sub> acres for the sum of \$2.000.00

FAIRMOUNT.

Paul Calmbell site.  
5 acres for the sum of \$1.875.00.

RED BANK JUNIOR HIGH:

Harry and J. L. Rogers site 12 acre for the sum of \$15.000.00.

SODDY-DAISY. CONSOLIDATED HIGH.

G. O. Levi site.  
15 acres for the sum of \$2.000.00

GANNS-MIDDLE VALLEY GRAMMAR:

Arthur Lovelady site.  
10 acres for the sum of \$830.00.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Langley, the Court congratulated the FREE PRESS on its Daily Paper.

ON MOTION of Esquire Brown, seconded by Esquire Clark, the following Notaries Public were elected.

Clarence L. Benton.

J. N. Holderman.

R. W. Kemmer.

Raymond R. Ramsey.

S. B. Smith.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, to have a committee appointed deploring the death of H. M. Camp.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the new Court concure in the election of Wilkes T. Thrasher, as County Register.

ON MOTION OF ESQUIRE FREEMAN, seconded by Esquire Clerk, Court adjourned Sine Die.

*E. E. Camp*

COUNTY JUDGE.

OCTOBER TERM 1936

STATE OF TENNESSEE )

COUNTY OF HAMILTON )

MONDAY. OCTOBER 5th, 1936.

BE IT REMEMBERED, That on this the 5th day of October, 1936, before the Honorable C\_E. Camp, Judge Pro Tem of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable C. E. Camp, Judge Pro Tem of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Hohnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

The Minutes of the AdJourned terms of August 24, 1936, August 27, 1936 and a call meeting of September 7th, 1936, were read by the Clerk and adopted as read.

## REPORT OF COUNTY AUDITOR

Chattanooga, Tennessee, October 5, 1936.

Hon. C. E. Camp, County Judge pro tem.,  
Chattanooga, Tennessee.

Sir:

In regard to the questions propounded by Squire Hays Clark in his letter to you of September 15, 1936, please be advised as follows;

Wherever in the following, the term "Cash in Trustee's hands" is used, it includes \$ 18,892.95, which represents the unavailable part of deposits in the Soddy Banking Company, now in litigation.

Question No. 1: "What was the total collections of revenue during the year ending June 30, 1936?"

I attach copy of 1935-36 General Budget revenue collections which shows same to be and the sources. \$ 2,331,565.20

The report further shows that additional revenue collections were made during the year through the general budget funds, which did not belong to the budget, amounting to 412,276.68

This latter amount belonged to:

City of Chattanooga schools	\$ 184,107.75	
The \$800,000.00 Funding Bonds Sinking Fund	<u>228,168.93°</u>	
		<u>\$ 412,276.68</u>

I also attach statement, heretofore rendered, showing the following receipts into other funds:

Pike Fund - for pike purposes	\$ 317,679.23	
" - for the \$800,000.00 Funding Bonds Sinking Fund	<u>23,363.60°</u>	341,042.83
District Road Fund - for district road purposes	34,695.97	
" " " - for the \$800,000.00 Funding Bonds Sinking Fund	<u>5,579.60°</u>	40,275.57
Fire Insurance Fund		22,261.29
Library Fund		.24
State Highway Reimbursement Fund		52.80
Highway Bond Interest Fund		37,576.26
Johnson Pike Fund		11.53
Rights-of-way Fund		6,632.67
Highway Reimbursement Sinking Fund		13,644.65
P.W.A. (Court House) Bond Fund		16,047.00
P.W.A. (Silverdale Hospital) Bond Fund		80,169.00
The \$ 800,000.00 Funding Bonds Sinking Fund direct (Int. on Depôts)		<u>500.79</u>

Total to here

\$ 3,302,056.51

Transfers of these collections into the \$ 800,000.00 Funding Bonds Sinking Fund (ny payable warrants) 257,112.13

Additional Receipts-applied on the County's records as credits to Disbursements:

County Clinic-applied as credit to Beard of Health disbursements	10,705.01
Elections-from P.W.A. (Court House) Bond Fund-applied as credit to elections disbursements	5,762.27
Net receipts of Oil and Store Room departments-applied as credits to those departments	<u>16,677.78</u>
Total	<u>\$ 3,592,313.70</u>

All receipts by transfers, included in the foregoing, were made by payable warrants out of the funds from which they came and must therefore be included in the cash receipts both by the County Trustee and on the County records.

Cash Summary

Corresponding Cash in Trustee's hands at beginning of year	\$ 138,438.48
Cash receipts during year, as shown	<u>3,592,313.70</u>
Total to accounty for	\$ 3,730,752.18

Corresponding payable warrants paid by the County Trustee during year	\$ 3,152,530.13
Trustee's commission on above receipts	51,980.84
Tax discount allowed by County Trustee, authorized by the County Court	<u>19,634.87</u>
	<u>3,224,145.84</u>

Corresponding Cash in Trustee's hands at close of year which agrees with his records	\$ 506,606.34
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Question No. 2: "What was the total amount of warrants issued during this same year?"

Total amount issued for all purposes during year	<u>\$ 3,316,024.89</u>
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Summary of Payable Warrants

Warrants unPaid at beginning of year	\$ 291,992.82
Warrants issued during year, as shown	<u>3,316,024.89</u>
Total to account for	\$ 3,608,017.71

Warrants paid by Trustee, as shown in Cash Summary	<u>3,152,530.13</u>
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Warrants unpaid at close of year	<u>\$ 455,487.58</u>
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Inventory of unpaid warrants at close of year aggregate	\$ 455,565.42
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or \$ 77.84 more than controlling ledger accounts \$ a negligible discrepancy, accumulated over a period of several years.

Classified Inventory of unpaid Warrants at close of Year

		Payments of these Warrants made by Trustee July and Aug. 1936	Corresponding Unpaid Warrants Aug. 31, 1936
Interest bearing warrants	\$111,027.74	\$ 35,724.41	\$ 75,303.33
Warrants that were issued to transfer cash between funds, at close of year	123,265.35	123,265.35	.. . . .
Warrants not bearing interest at close of year	44,272.33	33,492.11	10,780.22
Warrants issued to Sinking Fund Commission	<u>177,000.00</u>	<u>20,000.00</u>	<u>157,000.00</u>
	<u>\$ 455,565.42</u>	<u>\$ 212,481.87</u>	<u>\$ 243,083.55</u>

Question No. 4 "What was the amount of outstanding warrants as of September 1, 1936, when the new Court took office, which had been unpaid?"

Warrants unpaid June 30, 1936, as shown above	\$ 455,487.58
Warrants issued July and August 1936, as shown on sheet next attached	<u>403,306.92</u>
Total to account for	<u>\$ 858,794.50</u>

Warrants paid by Trustee, July and August, 1936

391,227.26

Warrants unpaid August 31, 1936

\$ 467,567.24Payable to Sinking Fund Commission  
Unclassified\$157,000.00  
310,567.24

\$ 467,567.24

1936-37 General Budget

	<u>Appropriations 1936-37</u>	<u>Warrants issued July and Aug. 1936</u>	<u>Balances of appropriations August 31, 1936</u>
Buildings and Grounds-General	\$ 20,800.00	\$ 3,105.13	\$ 17,694.87
Buildings and Grounds-Schools)			
Elementary Schools )	697,228.00.	51,969.98	645,258.02
High Schools )			
Board of Health	15,000.00	3,749.49	11,251.51
County Clinic	10,000.00	2,277.72	7,722.28
Chancery Court	2,100.00	351.70	1,748.30
Circuit Court	16,000.00	3,804.57	12,195.43
Criminal Court	46,150	6,182.98	39,967.02
County Court Per Diem	250.00	59.96	190.04
Elections	19,500.00	10,495.71	9,004.29
Lunatics	2,500.00	241.82	2,258.18
Office Expense	11,500.00	2,505.32	8,994.68
Pauper Burials	5,000.00	1,060.84	3,939.16
County Hospital	38,000.00	5,775.99	32,224.01
Public and Charitable Instit'ns	164,700.00	29,358.28	135,341.72
Salaries	39,127.50	10,826.01	28,301.49
Sheriff and Jail	40,000.00	6,857.38	33,142.62
Interest on Bonds	382,796.33	45,774.24	337,022.09
Addition to Sinking Fund	107,000.00	... ..	107,000.00
Interest on Loans and )			
Discount on Taxes )	30,000.00	1,847.46	28,152.54
Miscellaneous - General	29,908.17	8,553.10	21,355.07
" - Rural Relief	15,000.00	4,498.54	10,501.46
Oil Department - to be partly reimbursed	.....	1,198.05	1,198.05 O/D
Store Room Supplies - to be partly reimbursed	.....	584.83	584.83 O/D
Trustee's Commission	47,000.00	2,647.34	44,352.66
City of Chattanooga Schools	700,000.00	13,937.03	686,062.97
<b>Totals</b>	<u>\$2,439,560.00</u>	<u>\$ 217,662.47</u>	<u>\$ 2,221,897.53</u>

The following other warrants were issued during July and August, 1936:

City of Chattanooga schools-on prior appropriations	\$ 27,176.59
District Road Fund	4,491.11
Pike Fund (including workhouses)	75,178.24
P.W.A. (Silverdale Hospital)	
Bond Fund	28,269.54
Highway Bond Interest Fund	15,990.33
\$ 800,000.00 Fund Bonds Sinking Fund (purchase of bonds)	35,556.50
Pure Insurance Fund	<u>1,629.48</u>

Total warrants issued during July and August, 1936 \$ 403,306.92

\* retained by Trustee as fees, and not included in the total warrants issued.

The remaining questions have been partly answered in the 1935-36 report and, before they can be completely answered it will be necessary for the Finance Committee to pass on several matters pertaining thereto.

Respectfully,

C. S. Peterson

County Auditor.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark the foregoing report was accepted and the balance of the County Auditor's report be referred to the Finance Committee with power to act.

## REPORT OF COUNTY TRUSTEE)

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE  
ANNUAL REPORT OF WILEY COUCH, TRUSTEE  
FROM SEPTEMBER 1, 1935 to AUGUST 31, 1936

## DEBITS

Cash balance September 1, 1935	\$ 220,812.93
General levy for year 1935	1,917,483.64
Public utility levy for year 1935	465,593.73
Pick-Up Taxes for year 1935	1,705.81
Interest and penalty on taxes 1935 levy	6,388.75
Double collection of taxes 1935 levy	144.98
Discount returned allowed on 1935 levy	29.48
Personalty Pick-Up taxes for year 1935	374.81
Delinquent collections of 1934 levy	182,057.21
Personalty Pick-Up taxes for year 1934	164.45
" " " " " 1933	116.02
" " " " " 1932	164.99
" " " " " 1931	10.24
15% Penalty on Personalty Pick-Up taxes	124.54
Personalty tax collections for 1934	1,651.16
Interest and penalty on collections for 1934	197.95
Personalty tax collections for year 1933	1,297.48
" " " " " 1932	2,969.78
" " " " " 1931	27.42
Property tax collections for year 1925	.65
Interest and penalty on collections 1925	.78
1935 Poll-tax collections	30,338.84
1934 " "	376.92
Municipal collections for 1934 and 1935	4,320.38
General receipts	\$ 1,424,760.38

County Court Clerk	123,823.75
Circuit Court Clerk	1,703.15
Criminal Court Clerk	11,414.19
Clerk & Master	327,600.09
Justice of The Peace	1,836.25
Miscellaneous	9,406.78
County Clinic	11,028.02
Excess Fees from County Register	860.92
" " " Circuit Court Clerk	1,639.23
" " " Sheriff	3,752.44
" " " County Court Clerk	11,546.16
" " " Clerk & Master	14,835.30
" " " County Trustee	38,379.29
From State of Tenn. for Elementary schools	143,949.79
" " " " High " "	18,093.14
" " " " County Fund " "	13,395.08
" " " " Gasoline tax for Pike-fund	107,248.09
" " " " Highway Reimbursement sink, fund	6,107.04
" " " " " Bond interest fund	35,475.99
" " " " Rights-Of-Way Fund	6,632.67
Tuition from Elementary schools	241.85
" " " High " "	625.80
Pike Fund Receipts	95,177.97
Interest refund from Hamilton Nat. Bank	17.10
" " from Highway Bonds	1,600.00
" " " Banks on Savings accounts	852.64
" " " P. W. A. Bonds	259.72
Sale of P. W. A. Hospital Bonds	80,169.00
" " " Court House elevator bonds	16,047.00
Transfer receipts	341,041.83
TOTAL	\$ 4, 275,548.51

## CREDITS

Delinquent 1935 taxes	\$ 383,285.38
State & County Warrants paid	3,421,073.12
Payments to municipalities	2,713.16
Trustee's office salaries	15,527.91
" Excess Fees turned over	38,379.29



Discount allowed on 1935 taxes	19,664.43
Errors & ReleaseMents	16,754.37
Cash balance August 31, 1936	378,148.25
PayMents to W. French Grubb, Back Tax Atty	2.60
TOTAL	\$ 4,275.548.51

## DEBITS

General Levy	\$ 1,917,483.64
Public Utilities	465,593.73
Pick Up Taxes 1935 Levy	1,705.81
Double collections 1935 Leyy	144.95
Personalty Pick-Ups	830.51
TOTAL	2,385,758.64

## CREDITS

## Monthly collections

	Pick Up Personalty tax	Real Estate
October	\$288.70	984,810.91
November	22.45	10,166.76
December	366.21	44,432.71
January	9.20	93,338.74
Febv.	....	555,609.66
March	....	48,568.87
April		38,223.30
May	92.02	61,422.81
June	....	57,745.95
July	....	68,362.35
August	51.93	22,206.37
TOTALS	830.51	1,984,888.43

Personalty Pick up Collections	830.51
Errors & ReleaseMents on 1935 levy	16,754.37
Unpaid 1935 Levy	383,285.33
TOTAL	2,385,758.64

## STATE OF TENNESSEE

HAMILTON COUNTY, WILEY COUCH, TRUSTEE.

## statement

From September 1, 1935 to August 31, 1936

## DEBITS

Balance due State September 1, 1935	1,295.11
1935 Levy due	87,314.98
1935 Pick Up Taxes	87.12
Interest on 1935 levy collected	262.43
1935 Personalty Pick Up Tax	17.09
1934 Levy collected	10,275.48
1934 Interest & Penalty collected	827.69
1933 Levy collected	79.23
1932 " "	174.69
1931 " "	1.61
1934 Personalty Pickup Tax collected	9.99
1933 " " " "	9.48
15% Penalty on Personalty Pickups	3.06
TOTAL	100,354.89

## CREDITS

Delinquent 1935 Levy	17,370.67
Payments to State	79,532.74
" " Back Tax Attorney	2.60
Commission retained for State collections	1,635.11
Errors & ReleaseMents on 1935 levy	769.44

## OCTOBER TERM 1936

<b>TOTAL</b>	<b>99,310.54</b>
Balance due state September 1, 1936	1,044.33
	<hr/> 100,354.87

## COUNTY FUND

## DEBITS

1935 Levy	424,539.13
1935 Pickups	299.28
1935 Interest and penalty	1,130.11
1935 Personalty Pick ups	66.39
1934 Levy collections	29,115.28
1934 Interest and penalty collections	2,359.86
1934 Personalty Pickup	26.23
1933 Levy collections	217.88
1933 Personalty Pickups	18.70
1932 Levy collections	491.33
1932 Personalty Pickups	26.69
1931 Levy collected	4.54
1931 Personalty Pickups	1.96
1925 Levy collections	.65
1925 Interest and penalty collections	.78
15% Penalty on Personalty collections	68.16
Refund of discount	19.48
1935 Levy Double collections	25.22

TOTAL	\$ 458,421. 67
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GENERAL RECEIPTS	\$274,999.05
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County Court Clerk	64,834.47
Circuit " "	1,703.15
Criminal " "	11,414.19
Clerk & Master	61,329.38
Justice of the Peace	1,836.25
Miscellaneous	62,868.17
Excess Fees	71,013.44

## TOTAL

Overdraft SEPTEMBER L_ L(#?)	773,420.72
	292,709.70
	<hr/> 1,026,130.42

## CREDITS

Overdraft SEpt.1, 1935	170,472.18
Delinquent 1935 levy	67,480.63
Discount 1935 "	3,640.35
Warrants paid	771,251.48
Commisison Earned	10,300.35
Errors & Releasements	2,985.43

## TOTAL

1,026,130.42
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## ELEMENTARY SCHOOL FUND.

## DEBITS

1935 Levy	\$916,369.92
1935 Pickups	645.98
1935 Interest and penalty	2,439.62
1935 Personalty Pickups	143.33
1934 Levy collections	76,254.03
1934 Interest and penalty	6,100.96
1934 Personalty Pickups	68.71
1933 Levy collections	544.70
1933 Personalty Pickups	47.63
1932 Levy collections	1,179.17
1932 Personalty Pickups	64.03
1931 Levy collections	10.88
1931 Personalty Pickups	3.88
Interest on Personalty Pickups	26.64
1935 Poll Tax collections	30,338.84
1934 " " "	372.92
1932 " " "	4.00
1935 Double collections	54.44

GENERAL RECEIPTS	\$304,342.05
------------------	--------------

County Court Clerk	22,623.30
Clerk & Master	137,527.11
Tuition	241.85
State of TENNESSEE	<u>143,947.79</u>

TOTAL	1,339,009.73
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Balance September 1, 1935	<u>206,093.98</u>
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	1,545,103.71
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## CREDITS

Delinquent 1935 Levy	145,655.28
Errors & Releasements of 1935 levy	6,444.06
Warrants paid	1,211,913.47
Commission Earned	20,928.87
Discount 1935 Levy	7,857.67

TOTAL	<u>1,392,799.35</u>
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Balance August 31, 1936	<u>152,304.36</u>
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	1,545,103.71
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## HIGH SCHOOL FUND

## DEBITS

1935 Levy	239,350.35
1935 Pick-up tax	168.70
1935 Interest and penalty	637.37
1935 Personalty Pickups	37.45
1934 Levy collections	16,736.20
1934 Interest and penalty	1,332.19
1934 Personalty Pickups	14.98
1933 Personalty Pickups	9.89
1932 Levy collections	251.12
1932 Personalty Pickups	13.64
1931 Levy collections	2.32
1931 Personalty Pickups	.90
Interest and penalty on personalty pickups	6.32
1935 Levy, double collections	14.22

GENERAL RECEIPTS \$ 52,470.95

County Court Clerk	4,442.10
Clerk & Master	29,309.91
Tuition	625.80
State of Tennessee	<u>18,093.14</u>

TOTAL	311,056.54
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Balance Sept. 1, 1935	<u>7,567.06</u>
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	318,623.60
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## CREDITS

Delinquent 1935 Levy	38,044.74
Errors & Releasements	1,683.15
Warrants paid	256,676.49
Commission earned	4,962.70
Discount of 1935 levy	2,052.37

TOTAL	<u>303,419.45</u>
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Balance August 31, 1936	<u>15,204.15</u>
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	318,623.60
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## INTEREST AND SINKING FUND

## DEBITS

1935 Levy	\$ 594,409.51
1935 Pickups	419.05
1935 Interest and penalty	1,582.02
1935 Personalty Pickups	92.96
1935 Double collections	35.31
1934 Levy collections	41,593.06
1934 Interest and penalty	3,327.17
1934 Personalty Pickups	37.48
1934 Levy collections	297.11
1933 Personalty Pickups	25.98

1932 Levy collections	655.10
1932 Personalty Pickups	35.59
1931 Levy collection	6.05
1931 Personalty Pickups	2.10
15% Penalty on Personalty Pickups	15.85

General Receipts \$ 118,767.58

County Court Clerk	10,644.01
Clerk & Master	75,641.21
Refund o f interest from Hamilton Nat. Bank	276.82
Transfer of funds	32,205.54
Balance September 1, 1935	47,852.67

TOTAL 809,154.59

CREDITS

Delinquent 1935 Levy	94,481.56
Errors & Releasements	4,179.98
Discount allowed	5,096.97
Warrants paid	481,773.59
Commission earned	11,894.29

TOTAL 597,426.39

Balance August 31, 1936	211,728.20
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809,154.59

ROADS

DEBITS

1935 Levy	25,359.85
1935 Pickups	28.20
1935 Interest and penalty	82.25
135 Personalty pickups	3.25
1935 Double collections	3.60
1934 Levy	2,901.09
1934 Interest and penalty	230.95
1934 Personalty Pickups	.81
1933 Levy	.10
1933 Personalty Pickups	2.56
1932 Personalty Pickups	3.71
1931 Personalty Pickups	.70
15% Interest and penalty on Personalty Pickups	1.35

GENERAL RECEIPTS \$ 16,831.29

County Court Clerk	29.63
Clerk & Master	4,801.66
Transfer of funds	1,200.00

TOTAL 45,449.71

Balance Sept. 1, 1935	6,734.20
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52,183.91

CREDITS

Delinquent 1935 Levy	5,033.23
Discount allowed	196.08
Errors & Releasements	19.05
Warrants paid	29,847.27
Commission earned	525.49

TOTAL 35,621.12

Balance August 31, 1936	16,562.79
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52,183.91

DEBITS

Balance Sept. 1, 1935	\$ 78,287.74
1935 Levy	68,385.81
1935 Pickups	48.20
1935 Interest and penalty	181.54
1935 Personalty Pickups	10.80
1935 Double collections	4.06
1934 Levy collections	6,932.19

1934 Interest and penalty	544.32
1934 Personalty Pickups	6.25
1933 Levy collections	49.52
1933 Personalty Pickups	4.33
1932 Levy collections	218.37
1932 Personalty Pickups	11.85
1931 Levy collections	2.02
1931 Pickups	.70
15% Interest and penalty on Personalty pickups	2.79

GENERAL RECEIPTS \$ 287,065.37

County Court Clerk	20,303.89
Clerk & Master	19,474.44
Miscellaneous	1,742.35
Transfer of funds	48,800.00
State of Tennessee	196,744.69

CREDITS

Delinquent 1935 Leyy	10,869.80
Errors & Releasements	480.90
Warrants paid	285,116.19
Commission earned	3,636.10
Duscount allowed	586.41

TOTAL 300,689.40

Balance August 31, 1936 141,076.36

441,765.76

RIGHTS OF WAY FUND.

DEBITS

From State	6,632.67
Overdraft August 31, 1936	48,447.38

55,080.05

CREDITS

Overdraft September 1, 1935 55,080.05

WILCOX RUNNWL.

DEBITS

Balance September 31, 1935 3,490.13

CREDITS

Warrants paid	1,379.40
Balance August 31, 1936	2,110.13

TOWN OF EAST RIDGE

DEBITS

Balance September 1, 1935	922.82
Taxcollections for year	1,979.63

2,902.45

CREDITS

Warrants paid	1,897.01
Commission earned	39.54

1,936.55

Balance August 31, 1936 965.90

2,902.45

RIDGESIDE

DEBITS

Balance September 1, 1935	573.10
Tax collections for year	2,032.56

2,605.66

## CREDITS

Payment to City of Ridgeside	2,544.89
Commission earned	40.65
	<hr/>
	2,585.54
Balance August 31, 1936	20.12
	<hr/>
	2,605.66

## STATE HIGHWAY REIMBURSEMENT FUND

## DEBITS

Balance September 1, 1935	2,973.86
Interest from banks	25.10
	<hr/>
	2,998.96

## CREDITS

Warrants paid	894.80
Balance August 31, 1936	2,104.16
	<hr/>
	2,998.96

## COMMISSION ACCOUNT

## DEBITS

Commission earned	\$ 54,439.03
Interest from banks	20.00
	<hr/>
	54,459.03

## CREDITS

Trustee's Office Salaries	15,527.76
Excess fees turned in	38,379.29
	<hr/>
	53,907.05
Overdraft September 1, 1935	186.54
	<hr/>
	54,093.59
Balance August 31, 1936	365.44
	<hr/>
	54,459.03

## HIGHWAY BOND INTEREST FUND

## DEBITS

Balance September 1, 1935	12,374.79
Interest from banks	122.44
" " County Bonds	1,600.00
From State of Tennessee	35,475.99
	<hr/>
	49,573.22

## CREDITS

Warrants paid	32,205.54
Balance August 31, 1936	17,367.68
	<hr/>
	49,573.22

## JOHNSON PIKE FUND

## DEBITS

Balance September 1, 1935	224.65
Interest from banks	5.78
	<hr/>
	230.43

## CREDITS

Balance August 31, 1936	230.43
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## DEBITS

Balance September 1, 1935	23,041.62
Interest from Banks	164.72
From State of Tennessee	15,102.38
Transfer of funds	894.80
	<hr/>
	39,203.52



## CREDITS

Balance August 31, 1936	39,203.52
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## LIBRARY FUND

## DEBITS

Balance September 1, 1935	12.69
Interest from banks	.12
	<hr/>
	12.81

## FUNDING BOND FUND

## DEBITS

Balance September 1, 1935	55,007.18
Interest from banks	500.79
Transfer of funds	212,420.95
	<hr/>
	267,928.92

## CREDITS

Warrants paid	185,556.50
Balance August 31 1936	82,372.42
	<hr/>
	267,928.92

## FIRE INSURANCE FUND

## DEBITS

1935 Tax Levy	27,354.32
1935 Pick Up Tax	19.28
1935 Double collections	1.63
1935 Interest and penalty	73.41
1935 Personalty Pickups	4.29
15% Interest and penalty on Personalty Pickups	.37
County Court Clerk	505.13
	<hr/>
	27,958.43

## CREDITS

Delinquent 1935 Levy	4,347.98
Errors & Releasements	192.36
Discount allowed	234.58
Commission earned	469.78
	<hr/>
	5,244.70
Warrants paid	22,713.73
Balance August 31, 1936	<hr/>
	\$ 27,958.43

## EAST BRAINERD

## DEBITS

Tax collection of 1935 levy	308.19
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## CREDITS

Payments to Treasurer of East Brainerd	168.27
Commission earned	6.15
	<hr/>
	174.42
Balance August 31, 1936	133.77
	<hr/>
	308.19

## W. P. A. HOSPITAL BONDS

## DEBITS

Proceeds from bond sales	80,169.00
Transfer of funds	597.22
	<hr/>
	80,766.22

## CREDITS

Warrants paid	70,054.90
Balance August 31, 1936	10,711.32
	<hr/>
	80,766.22

## W.P.A. COURTHOUSE ELEVATOR BOND FUND

## DEBITS

PROCEEDS FROM BOND SALE	16,047.00
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## CREDITS

Warrants paid	12,973.89
Balance August 31, 1936	3,073.11
	<hr/>
	16,047.00

16,047.00

ON MOTION of Esquire Thrasher, seconded by Esquire Clark the foregoing report was adopted by acclamation and ordered to be filed and made a matter of record.

RESOLUTION TO PROVIDE FOR THE ALLOWANCE OF A DISCOUNT ON ALL 1936 TAXES PAID DURING THE MONTH OF OCTOBER, 1936.

WHEREAS, it is the judgment of this court that the public interest requires that the prompt payment of taxes assessed for the current year be encouraged and stimulated so as to produce, at the earliest possible moment, revenue required for the operation of the county government, and

WHEREAS, experience has shown that this can best be accomplished by allowing a reasonable discount to tax payers for a limited period of time,

NOW, THEREFORE, be it resolved by the Quarterly County Court of Hamilton County, Tennessee, that there be and is hereby allowed a discount of 2% on all 1936 Hamilton County taxes paid to the Trustee of this County during the month of October, 1936,

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

PETITION TO EXEMPT CERTAIN PROPERTY BELONGING TO THE ESTATE OF A. R. THOMAS FROM 1936 TAXES

October 3, 1936.

Mr. Hays Clark, Chairman,  
Hamilton County Finance Committee,  
Court House,  
Chattanooga, Tennessee.

Dear Mr. Clark:

Mr. A. R. Thomas, a resident of this city and county, died in May, 1935, leaving a will which provided that all of his real estate was to be divided equally between the Vine Street Orphans Home and Pine Breeze Sanitorium. This will provided that one of his kinsmen was to be appointed executor; however, this relative refused to serve as executor and this bank was appointed administrator with the will annexed.

For the year 1936 this real estate should have been assessed in the name of the two institutions and have been free from taxation; however, the Tax Assessor did not carry the property on his books in the names of the two institutions. We believe that this property should be released from taxation for the year 1936 and ask that you bring this matter before the next meeting of the County Court and instruct the Assessor's office to remove this property from the tax rolls.

The following is a list of real estate held by the two institutions on January 10, 1936:

N. 30 ft. of Lot 4 and S. 30 ft. of Lot 5, BLOCK 16, Johnson's Amended Division of St. Elmo-4202 St. Elmo Avenue.

OCTOBER TERM 1936.

S. 50 ft. of Lot 5, Rawlings' S/D to St. Elmo -  
4917 Tennessee Avenue

S. 1/2 of Lot 25, D. F. Shauff's Add. to St. Elmo-  
5422 St. Elmo Avenue

Lot 13, Beulah Ruoff Tract - 4811 Virginia Avenue

N. 25 ft. of S. 75 ft. of Lot 4, Block 16, Johnson's  
Re-S/D - Vacant lot

NE quarter of Lot 126, A. M. Johnson's S/D-4415 St. Elmo Avenue

Lot 4, Rawlings' S/D - Vacant lot

S. 1/2 of Lot 7, Block 11, A. M. Johnson's S/D - Vacant lot

Very truly yours,

C. G. Martin

C. G. Martin, Ass't Trust Officer.

CGM:MMM

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the foregoing resolution was referred to the Finance Committee with power to act on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE, AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED FOR BONNY OAKS INDUSTRIAL SCHOOL, ADDITIONS AND IMPROVEMENTS, PURSUANT TO RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY ON OCTOBER 17, 1935, AND THE REFERENDUM HELD IN ACCORDANCE WITH SAID RESOLUTION; TO PROVIDE FOR AN ANNUAL LEVY OF TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS, AND TO PROVIDE FOR ADVERTISEMENT AND SALE OF SAID BONDS.

WHEREAS, by resolution adopted by this court on October 17, 1935, and the referendum held on November 12, 1935, in accordance with said resolution, the issuance of bonds in an amount not to exceed \$73,000.00 was authorized for Bonny Oaks Industrial School, improvements and additions, and

WHEREAS, Federal funds have recently been allotted in sufficient amount to match the said bond issue, as required by the County Public Works Act of 1935, and it is manifestly to the public interest that said bonds be now issued;

NOW, THEREFORE:

SECTION 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County that there be forthwith issued and sold, as hereinafter provided, \$73,000.00 of bonds of this county for Bonny Oaks Industrial School, additions and improvements.

SECTION 2.

BE IT FURTHER RESOLVED that said bonds shall be dated the 1st day of January, 1936, shall be issued in denominations of \$ 1,000.00 each and shall bear interest at a rate not to exceed 4% per annum, payable semi-annually on the first days of July and January of each year, the said interest to be evidenced by coupons as hereinafter provided.

SECTION 3. BE IT FURTHER RESOLVED that said bonds shall be signed by the county judge and countersigned by the county court clerk under his seal of office. There shall be attached

to each of said bonds interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the days above set forth and each coupon shall bear the number of the bond to which it is attached. The said coupons shall be signed by the county judge and the county court clerk; provided, however, that the said county officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, N. Y.

SECTION. 4. BE IT FURTHER RESOLVED that the bonds herein above authorized to be issued for school purposes shall be styled "Public Works (Industrial School) Bonds, 1st series", numbered from 1 to 73, inclusive, and shall mature serially, as follows:

4 of said bonds of the par value of \$4,000.00, shall mature on January 1, 1939, and the same number and amount shall mature on January 1st of each year thereafter up to and including January 1955. 5 of said bonds, of the par value of \$5,000.00 shall mature January 1, 1956.

SECTION 5. BE IT FURTHER RESOLVED that the said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATE OF AMERICA

STATE OF TENNESSEE

COUNTY OF HAMILTON

PUBLIC WORKS (INDUSTRIAL SCHOOL) BONDS

First Series.

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

\$1,000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars lawful money of the United States thereon at the rate \_\_\_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of July and January of each year on presentation and surrender of the annexed interest coupons as they severally become due. Both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said county are hereby irrevocably pledged.

This bond is one of a series of 73 bonds, aggregating the principal sum of Seventy Three Thousand (\$73,000.00) Dollars, of like date, tenor and effect, except as to the maturity, and is issued by said county for the purpose of obtaining funds for public improvements, under the authority of the Act of the General Assembly of the State of Tennessee, known as the "County Public Works Act of 1935". This bond is authorized by due and proper proceedings **and special** had and taken by the Quarterly County Court of said County in regular/session assembled.

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the annual levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest

hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective signatures, their respective lithographed signatures appearing on said coupons, all this first day of January, 1936.

COUNTERSIGNED

\_\_\_\_\_  
County Court Clerk.

\_\_\_\_\_  
County Judge.

(FORM OF COUPON)

No \_\_\_\_\_ \$ \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_, the County of Hamilton in the State of Tennessee, will pay to bearer, \_\_\_\_\_, at the National City Bank, New York, N. Y., for semi-annual interest due that day on its bond, dated \_\_\_\_\_, 1936. Number \_\_\_\_\_.

COUNTERSIGNED

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

\_\_\_\_\_  
County Judge.

SECTION 6. BE IT FURTHER RESOLVED that said bonds when they shall have been executed by the proper officials, as hereinabove designated, and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

SECTION 7. BE IT FURTHER RESOLVED that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the years 1937 through 1955 inclusive, sufficient for said purposes.

SECTION 8. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds, in the manner prescribed by Sec. 3707 of the Code of Tennessee, and Sec. 10 of the County Public Works Act of 1935.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Wamp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the filing of the report of the Highway Commission was postponed until the January Term.

PETITION OF HIGGINS & SON, UNDERTAKERS TO BE PAID \$ 84.75 FOR THE BURIAL OF PAUL GANN.

TO THE CLAIMS COMMITTEE AND THE HONORABLE WILL CUMMINGS COUNTY JUDGE.

IN THE MATTER OF CLAIM FOR IN COUNTY COURT  
 BURIAL OF PAUL GANN, a Pauper HAMILTON COUNTY, TENNESSEE

Comes Higgins & Son, Undertakers, by their attorney, H. L. Barger and makes claim for payment for the burial of PAUL GANN, a young man who was about eighteen (18) years of age. This young man was a bona fide resident of Hamilton County and while visiting in Polk County with other young People, he was accidentally drowned. Higgins & Son were called upon to take the remains and bury same. They gave said Paul Gann a decent burial at a Country Cemetary of Hamilton County.

After the burial, claimants herein found that the Parents of said Paul Gann were Paupers and that said minor left no estate from which they could receive payment for their services and casket furnished for this burial.

Claimants respectfully submit that they are entitled to be paid from the Hamilton County treasury the sum of Eighty Four (84.75) Dollars and Seventy Five cents which is a very reasonable amount for said services.

They, therefore, respectfully ask that this claim be acted on and allowed at the next meeting of this Honorable Court. A sworn affidavit is filed herewith in accordance with law.

Wherefore claimant respectfully requests that a voucher be issued to them for aforesaid amount, same being just due and unpaid.

H. L. Barger

Attorney for Claimants.

Benton, Tenn.

Sept. 28, 1936.

Trotter & Barger

Dear Sirs:

Below is an itemized statement of Paul Gann. account

Removal of body from place of drowning	\$ 10.00
embalming	15.00
Casket	40.00
Robe & hose	8.75
Hearse from Benton to Heorgetown	15.00
Total	<u>88.75</u>
Received one payment of	<u>4.00</u>
Bal. due	\$ 84.75

Hoping you can secure something for us in this

Sincerely yours,

Higgins & Sons.

by Ralph Higgins

STATE OF TENNESSEE

COUNTY OF POLK

Personally appeared F. D. Higgins who being duly sworn says that he is one of the owners and operators of the Higgins & Son Funeral Home and that Higgins & Son furnished the casket and conducted the funeral of one PAUL GANN of Hamilton County, Tennessee. Said Paul Gann was drowned in the Hiwassee River in Polk County we were called upon to bury the remains. He was buried in Hamilton County.

The amount which we are entitled to receive for this funeral is \$84.75, which sum was incurred for the interment of said Paul Gann, a citizen of Hamilton County.

We find upon close investigation that the parents of said Paul Gann are paupers and unable to pay said sum and that we have no other means whereby we can obtain payment for said funerals.

F. D. Higgins.

Sworn to and subscribed before me this 29 day of September, 1936.

(Seal)

J. M. Polk  
Notary Public

My commission expires Apr. 21, 1938

ON MOTION of Esquire Freeman, seconded by Esquire Langley, the foregoing petition was referred to the Finance Committee with power to act.

RESOLUTION TO APPOINT AN OUTSIDE AUDITOR TO AUDIT ALL REVENUE PRODUCING OFFICES AT LEAST ONCE A YEAR.

I, J. W. Johnston wish to introduce a resolution to appoint an outside Auditor, to audit all revenue producing offices in the Court House at least once a year. This auditor to be approved by members of our County Court.

J. W. Johnston.

ON MOTION of Esquire Johnston, seconded by Esquire Clark, the foregoing resolution was referred to the Auditing Committee, with power to act.

RESOLUTION TO DECLARE ALTAMAHA AVENUE A DISTRICT ROAD-

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:-

That Altamaha Avenue running from the Ringgold Road to the McBrien Road, a distance of approximately One Thousand (1000) feet, located in the Second Civil District of Hamilton County, Tennessee, be and the same is hereby designated a district road.

Mack Fryar, Member of the County Court

ON MOTION of Esquire Fryar, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

REPORT OF AUDITING COMMITTEE.

TO THE HONORABLE C. E. CAMP, COUNTY JUDGE PRO TEM AND THE HONORABLE COUNTY COURT.

Your auditing committee respectfully begs leave to submit the following action of the auditing committee with reference to contracting with an auditor of Hamilton County. The committee entered into an agreement with Mr. C. S. Petersen, the present County Auditor to extend his contract that was in existence prior to August 31, from September 1, for a



period of six (6) months.

Respectfully submitted,

Wilkes T. Thrasher.

W. Lat Holder

C. E. Camp

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman the foregoing report was adopted by acclamation.

RESOLUTION TO ACCEPT THE THIRTY FOOT STRIP OF GROUND FOR ROADWAY PURPOSES DEDICATED BY J. H. STREET IN A DEED OF WARRANTY TO J. H. BARRETT.

BE IT RESOLVED, That the County Court of Hamilton County, Tennessee, accept the thirty (30) foot strip of ground for roadway purposes dedicated by J. H. Barrett recorded September 30, 1936, in the Register's office of Hamilton County, Tennessee. Said strip of ground being the south thirty (30) feet of Lots Seven (7) and Eight ( ), Block "F", SubDivision of the J. H. Street property, as shown by a plat of record in Plat Book 13, pages 28 2nd 29 of the Register's office of Hamilton County, Tennessee, and located in the Second Civil District of said County and State.

This 5th day of October, 1936.

C. E. Camp

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO PROVIDE FOR A COMPLETE INVENTORY OF ALL PROPERTY OF HAMILTON COUNTY.

WHEREAS, it is the opinion of this court that a complete inventory of all the real estate of Hamilton County should be prepared, and

WHEREAS, this data will, from time to time, be of great value and usefulness to the court and the various administrative branches of the county government,

NOW, THEREFORE, BE it resolved by the Quarterly County Court of Hamilton County, in regular session assembled, that there be prepared a complete list of all property owned by Hamilton County, and that the various departments of the County Government be, and they are, hereby called upon to assist in this undertaking in any way that they may be called upon to assist.

C. E. Camp

ON MOTION of Esquire Thrasher, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO PROVIDE FOR THE PAYMENT OF THE SALARIES OF COUNTY EMPLOYEES ON THE 1ST AND 15TH OF EACH MONTH.

WHEREAS, Hamilton County has in the past paid its employees once a month on the first day of each month, and

WHEREAS, many of said employees have, by reason thereof, been seriously inconvenienced by not having more payments, in some instances necessitating loans from time to time, and

WHEREAS, it is the opinion of this court that most employees of Hamilton County would prefer to receive their salaries on the 1st and 15th of each month and will be greatly benefited and inconvenienced by such a change,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court in regular session assembled that the County Judge hereafter be and he is hereby authorized to issue warrants to all salaried employees on the 1st and 15th of each month, instead of the first of each month as has heretofore been the practice.

ON MOTION of Esquire Thrasher, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION CALLING UPON THE FEDERAL GOVERNMENT TO APPROVE AND ALLOT SUFFICIENT FUNDS TO COMPLETE THE BUILDING PROGRAM APPROVED BY THE HAMILTON COUNTY VOTERS IN THE BOND ELECTION NOV. 12, 1935. Oct. 5, 1936

RESOLUTION calling upon the Federal Government to approve and allot sufficient funds to complete the Building Program approved by the Hamilton County Voters in the Bond Election Nov. 12, 1935.

WHEREAS in accord with the announced plan of the Federal Government, Hamilton County formulated a building program and secured through referendum authorization to issue bonds to meet the County's part of the program, and

WHEREAS, in a test of the validity of county bonds issued on law passed by the Tennessee Legislature, which test was brought by representatives of large taxpayers of Chattanooga, the county's right to issue such bonds was sustained by the Tennessee Supreme Court, and,

WHEREAS, there is as much need for the projects now held up in Washington as there was for those now under construction, and,

WHEREAS, it seems rather improbable that we should attempt another bond election in the near future, be it THEREFORE

RESOLVED, That the Hamilton County Court respectfully petition the President of the United States and such other officials as labor with him in administering the P.W.A. Plan, that they finally approve and allot the necessary federal funds for completing our local program which is now before them for consideration,

BE IT FURTHER RESOLVED, That a copy of these resolution be read upon the minutes of this meeting and that a copy be sent to the President of the United States, to Honorable Farold F. Ickes, Public Works Administrator, to Honorable Nathan L. Bachman and Honorable Kenneth D. McCallar, United States Senators from Tennessee, and Honorable Sam D. McReynolds, Congressman for the Third Congressional District of Tennessee.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO DECLARE EUSTICE ROAD A DISTRICT ROAD.

BE IT RESOLVED, bt the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:-

That the Eustice Road leading West off of Dayton Pike and curving back into Dayton Pike distance of 1/4 mil be declared a District Road (Said road one mile south of Soddy)

ON MOTION of Esquire Brown, seconded by Esquire Thrasher the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE HIGHWAY COMMISSION TO MOVE KETCHSID BUILDING IN DAISY.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled-

That the Highway Commission is authorized to move the Ketchersid Building Road in Daisy.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee with power to act.

REPORT OF WM. BORK MEMORIAL HOSPITAL.

QUARTERLY REPORT FOR THE

Wm. L. Bork Memorial Hospital for

months of July, August and September 1936

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY

Gentlemen:

We as your commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of July, August and September 1936, listing the number of patients received, discharged, transferred and died, remaining on hand at the end of the quarter ending September, 30, 1936.

	MALE	FEMALE	TOTAL
1. Patients on books of institutional quarter. (Includes Patients away from institutional parole, but still on books.)	131	85	216
2. Admitted during the quarter	13	8	21
3. Total on books during quarter. (Includes total of items 1 & 2)	144	93	237
4. Discharged from books during quarter (Does not include patients away on parole)	8	4	12
5. Transferred to other institution for mental disease. (Includes all Insane patients sent directly to any other institution for mental disease).	1		1
6. Died during quarter	5	2	7
7. Total discharged, transferred and died during quarter.	14	6	20
8. Patients remaining on books of institution at the end of institution quarter. (Includes patients away from institution on parole)	130	87	217
9. Number of employees on hand	7	6	13

Respectfully submitted,

G. Russell Brown  
Chairman,

J. W. Johnston.  
Secretary

C. E. Camp.  
Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION REQUIRING THE MEMBERS OF THE LEGISLATIVE DELEGATION TO ENACH A LAW OR LAWS REQUESTING THAT THE STATE, COUNTY AND CITY EMPLOYEES IN THIS STATE BE REQUIRED TO TAKE AND SUBSCRIBED TO AN OATH TO BE FILED IN THE COUNTY COURT CLERKSS OFFICE IN EACH COUNTY.

TITLE: To repuest our Legislature Delegation to pass a law at the 1936 Legislature to require all State, County, and City employees to take and subscribed to an oath that they will support the Constitution of the United States and the constitution of the State of Tennessee, before they will be eligible to receive any money for their services, and that in addition to that oath, that all teachers and principals in the public schools be required to take an additional oath that they will not teach anything against the American Government or against the Constitution of the United States or of the Constitution of United States or of the Constitution of the State of Tennessee.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:-

1. That this Court go on record requiring the members of our local Legislature Delegation to enact a law or laws requesting that all the State, County, and City employees in this State be required to take and subscribe to an oath to be filed in the County Court Clerk's office in each county, that they will support the Constitution of the United States and the Constitution of the State of Tennessee, and that said oath must be taken and subscribed before some official, having power and authority to administer oaths, and filed in the office of the County Court Clerk before the said employee will be eligible to any compensation for his services, and

2. Be it further resolved that all teachers and principals teaching in the public schools of this STATE BE REQUIRED TO TAKE AN ADDITIONAL OATH THAT THEY WILL NOT teach or permit to be taught in the class rooms anything against the American Government and against the Constitution of the United States or the Constitution of the State of Tennessee, and

3. Be it further resolved that this resolution be spread upon the minutes of the Court, and that a copy of the same be sent to each member of the Legislative Delegation.

W. T. Thrasher.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION TO ABANDON A CERTAIN PORTION OF LINDEN WAY AND OR WEST BROW ROAD WITHIN THE BOUNDARY OF SUNSET PARK.

WHEREAS, certain owners of lands within the subdivision known as Sunset Park in the Town of Lookout Mountain, Hamilton County, Tennessee, petitioned the Superintendent of Roads of this County to close and abandon a certain portion of Linden Way and/or West Brow Road, within the boundary of said Sunset Park, to which petition is attached a map showing particular portion of said streets which petitioners sought to have closed; and

WHEREAS, the Superintendent of Roads granted the petition and recommended to the Board of Highway Commissioners of this County that they ratify and approve the same; and

WHEREAS, the County Engineer of said County approved the action of the Superintendent of Roads in granting the relief sought in said petition; and

WHEREAS, the Board of Highway Commissioners of said County have granted the prayer of said petition, have ratified and confirmed the action of the Superintendent of Roads, and have abandoned and closed the portion of said Linden Way and/or West Brow Road as petitioned; and

WHEREAS, the municipality, Town of Lookout Mountain, through its Board of Commissioners, has likewise taken formal action in closing and abandoning said portion of said street according to the plat, Exhibit "A" to said petition; and

WHEREAS, in the judgment of (1) the Commissioners of the Town of Lookout Mountain, (2) the Superintendent of Roads of Hamilton County, Tennessee; (3) the County Engineer of Hamilton County, Tennessee; and (4) the Board of Highway Commissioners of Hamilton County, Tennessee, said portion of Linden Way and/or West Brow Road as petitioned should be closed and abandoned as a street or roadway; NOW THEREFORE

BE IT RESOLVED, by this, the County Court of Hamilton County, Tennessee, in regular quarterly session, convened, a quorum being present, that said Court does hereby approved and ratify the action of said Town of Lookout Mountain, said Board of Highway Commissioners of Hamilton County, Tennessee, and other authorities in closing and abandoning said portion of Linden Way and/or West Brow Road, all as set forth in said petition and as shown on said plat, Exhibit "A" thereto, and join their action in closing and abandoning the same.

W. T. Thrasher

Member of the Court

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

RESOLUTION INSTRUCTING THE HAMILTON COUNTY BOARD OF EDUCATION AND THE COUNTY SUPERINTENDENT TO PROVIDE SCHOOL BUS FOR THE CHILDREN LIVING IN THE EAST BRAINERD AND RYALL SPRINGS DISTRICT TO CARRY THEM TO CENTRAL HIGH SCHOOL.

TO THE WORSHIPFUL COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

WHEREAS, the children living in the East Brainerd and Ryall Springs district, number-fifty or more, and now attending Central HIGH School, have not been provided with any transportation to and from said school, and

WHEREAS, after hearing the earnest petitions of the school patrons in said districts; hearing the arguments presented in behalf of their contention that they are justly entitled to a bus to transport their children from said districts to Central High School, and after having learned that the children can be carried to and from Central High at an additional cost to the County of only \$38.00 per month, it is our belief that the request of said school patrons should be granted.

BE IT THEREFORE RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY:

That the County Superintendent of Education and the Hamilton County Board of Education be instructed that it is the sense of the County Court that said school bus shall be provided and that we recommend strongly that the same be done at once.

Respectfully submitted,  
Luther Hamby

ON MOTION of Esquire Thrasher, seconded by Esquire Fryar, the foregoing resolution was referred to the Finance Committee with power to act.

PETITION TO HAVE THE SCHOOL BUS PICK UP THE CHILDREN WHO LIVE ON THE MILLION-FULLER ROAD FORMERLY OLD PARKER GAP ROAD NEAR RYALL SPRINGS.

Sept. 8, 1936

TO THE HAMILTON COUNTY COURTE

The undersigned hereby petition the County Court to have the school bus pick up the children of the eleven families who live on the Million-Fuller Road, formerly the Old Parker Gap Road, near Ryall Springs, Tenn. There is one culvert on the road in question which has been washed out and a MRS. Walters last year was compelled to take her shoes and stocking off and carry her children across this stream of water in order for them to meet the school bus.

We ask the Court to put a culvert across t is stream andmake necessary repairs at the Bainerd so that school bus can enter Million-Fuller Road after these children.

Number of children who live on thi ,road attending school 23.

Parrents	Children
L. C. Million & Mrs. L. C. Million	
Richard Shamlin	7
Mrs. J. C. Woodall	2
Mr. & Mrs. J. C. Howard	3
Mrs. C. F. Beavers	2
Mr. & Mrs. Albert Croft	-
Temple Croft	-
W. J. Rogers	1
Mrs. W. R. Kelso	3
Mrs. T. W. Stansbury	1
Mr. Grant Howard	----
Claud E. Fuller	
Mr. & Mrs. Andy Walters	2
Mrs. Richard Shamlin	

ON MOTION of Esquire Hamby, seconded by Esquire Johnston, the foregoing resolution was referred to the Claims Committee with power to act.

REPORT OF COUNTY SCHOOL SUPERINTENDENT

Chattanooga, Tennessee  
October 5, 1936

To the Honorable Judge and Members  
of the Court of Hamilton County:

Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent of schools for the quarter ending September 30, 1936.

The amounts set forth in our budget for 1936-37 and expenditures through September 30, 1936 against same as shown by VOUCHERS issued by the superintendent's office are as follows:

	BUDGET	EXPENDITURES
General Control.....\$	8,580.00	\$ 1,866.25
Instructional Service.....	499,373.26	48,559.89
Operation School Plant.....	21,345.00	3,319.83
Auxiliary Agencies.....	76,512.00	10,784.77
Capital Outlay.....	<u>12,000.00</u>	
	\$ 617,810.26	\$ 64,530.74

The amount of money received from tuition and other sources and deposited with the Trustee of Hamilton County during the quarter was \$ 117.16

## SEPTEMBER ENROLLMENT OVER SIX YEAR PERIOD

	Elementary		High School		Total
	White	Colored	White	Colored	
September 11, 1931	7586	652	2340	46	10,624
" 16, 1932	7646	654	2391	37	10,728
" 15, 1933	7771	651	2535	58	11,015
" 14, 1934	7926	664	2587	40	11,217
" 13, 1935	7882	625	2724	97	11,328
" 18, 1936	8043	631	2932	76	11,682

## AVERAGE DAILY ATTENDANCE

September 11, 1931	7057	602	2255	43	9,947
" 16, 1932	7110	606	2293	32	10,041
" 15, 1933	7268	611	2444	43	10,366
" 14, 1934	7320	612	2489	31	10,452
" 13, 1935	7553	615	2675	77	10,920
" 18, 1936	7561	578	2803	68	11,010

## Summer Work in Curriculum Construction

As a result of our curriculum study last year in the elementary grades we have issued a yearbook in two volumes, one covering the work of the third and fourth grades and the other covering the work of the fifth and sixth grades.

## Effects of T.V.A.

Enrollment in the county schools shows very clearly the effect of the influx of workers on the T.V.A. Project in our midst. Hixson, Daisy, Red Bank, Falling Water, Fairview, and Tyner seem to indicate that many new families are moving into these sections. Building is now rather brisk in these communities and no doubt before the year is past many more children will be enrolled in the schools.

## New Buildings

We are now proceeding with the work of building a number of new structures in various parts of the county. Work has actually begun on the following:

1. Central High School ----- Addition
2. White Oak (Elementary)----- "
3. Anna B. Lacey (Elementary)----- "
4. East Dale (Elementary)----- "
5. Tyner-Silverdale (Elementary)----- New Building
6. Ganns-Middle Valley (Elementary)----- " "
7. Pineville (Elementary)----- " "
8. Fairmount (Elementary)----- " "
9. Red Bank Jr. High (High) ----- " "
10. Hixson (High)----- " "
11. Soddy-Daisy (High)----- " "

A necessary part of this building program which was approved by the people by referendum and has not yet received allotment of funds at Washington, D. C. is as follows:

1. Falling Water (Elementary)----- Addition
2. Daisy School----- "
3. Mountain Creek (Elementary)----- "
4. Ooltewah (Elementary & High)----- "
5. Red Bank (Elementary)----- "
6. Sale Creek Auditorium & Gymnasium----- "
7. Apison (Elementary)----- "
8. Birchwood School----- "
9. East Brainerd (Elementary)----- "
10. Tyner High School----- New Building

This part of the program consisting mainly of additions is as badly needed as the part that is now under construction. I personally would appreciate it, if this court would send the President a resolution asking that immediate steps be taken to approve and appropriate funds for the rest of program.

## HOT Lunches

I am glad to present to the honorable court the following report taken from a letter to me from Mrs. Florence Horton who is the local District Supervisor for the Women's and Professional Projects of the WPA. The benefit derived from the projects has been very pronounced in our system and has aided us very much in keeping many of our children in school. I hope the county may give sufficient support to see that these projects are continued as long as these services are needed. The report is as follows:



"We employ seventeen housekeepers, a supervisor, and furnish a limited supply of commodities, at a cost of WPA of around \$8,000.00 a year. I wish to state that last year we served in your county, 38,536 hot lunches. Of course, you understand the great benefit these lunches mean to under-nourished children. We have found that the school attendance has been increased twenty-five percent wherever these lunches were in operation. We weigh the children and find in almost every instances they gain and there is a marked improvement in their general health. With the improvement in health, there is always noted improvement in their scholastic standing. I would like to add that we have also furnished your county 119,075 garments; 6-,503 to the County Judge, I do not believe that it is generally understood how far-reaching the work of the WPA is, in regard to these two projects. However, I do believe that your County Court does realize the benefits received from these Hot Lunches."

Thanking the members of the Court for past favors and anticipating full support for our Education Program in Hamilton County for the ensuing years, I am

Yours very condially,

Arthur L. Rankin

Superintendent

ALR:SL

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the following exemption were referred to the Claims Committee with power to act.

James Ashworth	Poll Tax	Roy L. Jett	Poll Tax
L. D. Anderson	Poll and Peddler	Walter A. Jones	--
Jim Barnes	Peddler	Ernest Johnson	Peddler
A. D. Bradford	Poll	E. E. Keese	Peddler
Sam C. Burnette	Poll	Glen Metcalf	Peddler
Mervin Bennett	Peddler	J. R. Marshall	Peddler
Felix Burke	Poll	Rosa Lee Martin	Peddler
Ben Bradshaw	Poll	Frank J. Marterie	Poll
O. J. Boatner	Peddler	J. R. Mosley	Peddler
Joe Burger	Poll	H. D. McGee	--
Felix Burke	Peddler	N. J. McCurdy	Poll
Fred J. Burnette	Peddler	Joe Mc Clure	--
Mrs. C. T. Bryant	Poll	S. E. McKenzie	Poll
J. W. Barnes	Peddler	Howell Mc Micken	Peddler
Bill Bray	Poll	Lee Plott	Poll
P. G. Cantrell	Peddler	M. C. Partee	--
F. F. Coffelt	Peddler	W. L. Poole	Peddler
Wm. A. Davis	Poll	Floyd H. Pool	Poll
F. L. Davis	Poll	M. F. Plemons	Poll
Frank Grindle	Peddler	J. L. Preston	Peddler
W. L. Gross	Poll	J. E. Rogers	--
Timothy Gordon	--	Rose Street	Poll
Jessie L. Gamblin	Poll	Henry H. Street	Poll
Geo. W. Gwin	Peddler	Jeff Smith	Peddler
Edgar D. Hooper	Poll	John Smith	Peddler
Fate Hutson	Poll	John Summers	Peddler
Willie Hunter	Poll	Dan Smith	--
G. H. Hays	Poll	Charlie Slowe	Peddler
R. Hoppe	Poll	Jessie H. Stewart	Poll
W. J. Hickey	Poll	Richard Shamlin	Poll
Will Hall	Peddler	Henry Smith	Poll
Charles M. Hurt Jr	Poll	J. S. Stansbury	Peddler
L. A. Willbanks	--	Robert R. Shedd	Poll
Charles Williams	Poll	W. H. Scribner	Poll
D. W. Chenault		J. F. Smith	Peddler

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected.

Venice Bush	Murray E. Martin
James R. Chamberlain	Jane McConkey
R. H. Craig	C. J. McCollum
C. A. Drake	Ethel Cofer Newton
Bertha Dodd	J. H. Reddy
Dan E. Goble	J. H. Rarick
J. Gray	S. B. Vaughn
Reid Hartman	Varmack Waterhouse
W. M. Lutts	

OCTOBER TERM 1936

ON MOTION of Esquire Freeman, seconded by Esquire Johnston, the Court adjourned Sine Die.

  
COUNTY JUDGE PRO TEM.

ALL MEETING OCTOBER 22, 1936.

STATE OF TENNESSEE )

COUNTY OF HAMILTON )

THURSDAY, OCTOBER 22, 1936.

BE IT REMEMBERED that on this, the 22nd day of October, 1936, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a special session of the Hamilton County Court was held pursuant to the following call and notice:

"TO THE HONORABLE MEMBERS OF THE QUARTERLY COUNTY COURT  
OF HAMILTON COUNTY.

"You Are hereby notified and are requested to assemble at the Court House of Hamilton County, Tennessee, at 10 o'clock A. M., on Thursday, October 22nd, 1936, in the Chancery Court Room, for the following purposes:

1. To consider and act upon the proposal of the Federal Government to allocate and provide certain funds for the Bonny Oaks Industrial School improvements and repairs.
2. To consider any and all matters affecting or connected with the proposed City-County hospital, and to take such action as may be proper thereon.

"This is your notice as required by law.

"This 16 day of October, 1936.

C. E. CAMP,

County Judge Pro Tem

T. W. KILLOUGH

County Court Clerk.

"We, the undersigned, constituting All the membership of the Quarterly County Court of Hamilton County, Tennessee, acknowledge receipt of a copy of the above and foregoing notice, and waive any other or further notices of the special session to be held on October, 22, 1936.

C. E. CAMP

W. T. THRASHER

MACK FRYAR

LUTHER HAMBY

W. LATT HOLDER

G. RUSSELL BROWN

B. L. FREEMAN

J. W. JOHNSTON

W. F. LANGLEY

HAYS CLARK."

The County Court Clerk read the foregoing call and notice, and proceeded to call the roll of the Justices of the Peace of said County. The following answered to their names: ESQUIRES Langley, Clark, Johnston, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total, 10.

A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES TO HAMILTON COUNTY, TENNESSEE, TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF A BUILDING, ADDITIONS AND ALTERATIONS TO EXISTING BUILDINGS AND IMPROVEMENTS TO GROUNDS AT BONNY OAKS INDUSTRIAL SCHOOL.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

Section. 1. That the offer of the United States of America to Hamilton County to aid by way of grant in financing the construction of a building, additions and alterations to existing buildings and improvements to grounds at Bonny Oaks Industrial School,

a copy of which offer reads as follows :

"F. S. 62589-86.

FEDERAL EMERGENCY ADMINISTRATION  
OF PUBLIC WORKS

Washington, D., C.,

Dated: Oct. 9, 1936

Docket No. Tenn. 1028-2-R.

" Hamilton County,

Chattanooga, Hamilton County, Tennessee.

"Subject to the Rules And Regulations (PWA Form No. 179, as amended to date) which are made a part hereof, the United States of American hereby offers to aid in financing the construction of a buildings, additions and alterations to existing buildings and improvements to grounds at Bonny Oaks Industrial School, including necessary equipment and the acquisition of necessary land (here in called the 'Project') by making a grant to Hamilton County, in the amount of 45 percent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to in any event, the sum of \$64,408.

UNITED STATES OF AMERICA

Federal Emergency Administrator of Public Works

By (sgd) Horatio B. Hackett

Assistant Administrator,"

be and the same is hereby in all respects accepted.

SECTION 1. That Hamilton County agrees to abide by all the rules and regulations relating to such relating to such grant, a copy of which rules and regulations were annexed to the Government's offer and made a part thereof,

Section 3. That it is hereby covenanted that work on the project described in the Offer will be commenced as early as possible but in no event later than December 15, 1936; that the work will be planned so that it will reach a substantial peak before April 1, 1937; and that the project will be completed by December 1, 1937.

SECTION 2. That the Clerk of this Court be and he is hereby authorized and directed forthwith to send to the Federal Emergency Administration of Public Works three certified copies of this Resolution and three certified copies of the proceedings of this Court in connection with the adoption of this Resolution, and such further documents or proofs in connection with the acceptance of said offer as may be requested by the Federal Emergency Administration of Public Works.

ON MOTION of Esquire Camp, seconded by Esquire Landley, the foregoing resolution was unanimously adopted on a roll call vote, the following voting ye: Esquires Langley, Clark, Johnston, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.  
A RESOLUTION TO DECLARE A NON-PARTISAN HOLIDAY ON ELECTION DAY, NOVEMBER 3, 1936.

WHEREAS President Roosevelt and the National Congress have given the Southland greater recognition than ever before in the history of National Government, and

WHEREAS, it was through the united support of both Republicans and Democrats the election of President Roosevelt was made possible, and

WHEREAS, the great educational expansion system of schools, with additional school buildings; construction of Chickamauga Dam; hospitals, and other benefits too numerous to

mention, have been given to our city and county, supported by both DEMOCRATS AND REPUBLICANS,

THEREFORE, BE IT RESOLVED, That we heartily endorse a non-party holiday for election day, November 3, 1936, as an appreciation of the great humanitarian benefits championed by President Franklin D. Roosevelt.

W. F. Langley

ON MOTION OF Esquire Langley, seconded by esquire Brown, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, that the report of the Hospital Committee be ratified. After some discussion Esquire Camp moved the Court that the motion be tabled. The following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp and Fryar. Total 6. Esquires Brown, Thrasher, Hamby and Holder voting Nay. Total 4.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, a Resolution was read.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing resolution was tabled. The following voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp and Fryar. Total 6. Esquires Brown, Thrasher, Hamby and Holder voting Nay. Total 4.

ON MOTION of Esquire Camp, seconded by Esquire Clark, that County attorney, Carter Lynch, draw up a resolution for a new hospital. The following voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp and Fryar. Total 6. Voting Nay: Esquires Brown, Thrasher, Hamby and Holder, Total 4.

RESOLUTION THAT THE HOSPITAL PROJECT BE COMPLETED WITH THE USE OF ORGANIZED LABOR AS FAR AS PRACTICABLE.

WHEREAS, Present planning For additional hospitalization for Hamilton County and the City of Chattanooga is essentially an outgrowth of the Roosevelt program for recovery; and

WHEREAS, It is generally known that President Roosevelt is an advocate of fair Wages and fair working conditions for laboring men;

THEREFORE, It is the sense of this Court that this Hospital Project whould be completed with the use of Organized Labor as far as practicable.

ON MOTION of Esquire Clark, seconded by Esquire Johnston, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Johnston, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, Court adjourned to meet at two o'clock P. M.

Court met at two o'clock P. M. Present and presiding the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee.

The Clerk called the roll and the following Justices of the Peace answered to their names. Esquires Langley, Clark, Johnston, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO PROVIDE FOR THE CONSTRUCTION OF A HOSPITAL AND IMPROVEMENTS OF HOSPITAL FACILITIES.

WHEREAS, by resolution heretofore adopted by this Court, and a referendum held in accordance therewith, the issuance of bonds of Hamilton County in the amount of \$ 300,000.00 has been authorized for the purpose of defraying this county's part of the cost of the construction of a hospital and improvements of hispital facilities, the proceeds of said bonds to be supplemented by an equal amount to be contributed by the City of Chattanooga, Tennessee, and a grant proposed to be obtained from the federal government; and

C A L L M E E T I N G O C T O B E R 22, 1936.

WHEREAS, it is the judgment of this court (a) that the proposed contribution to be made by said city be evidenced by a Written contract, (b) that provision be made for the elimination of any legal impediment to the obtaining of a grant and (c) that provision be made for the general supervision and control of the proposed work,

NOW, THEREFORE:

Section 1. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, that the County Judge of this County be and he is hereby authorized and empowered to execute in the name of Hamilton County a contract whereby the CITY OF CHATTANOOGA, Tennessee, shall contribute the sum of \$ 300,000.00 toward the cost of the said project, the said contract to embody such terms and provisions not inconsistent with this resolution as in the judgment of the County Judge will best protect the interest of Hamilton County.

Section 2. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and empowered to execute and deliver to the representatives of the federal government such application or applications or amended application or applications as may be required to obtain a federal grant in an amount sufficient to match in the ratio of 45% to 55% the sum of \$ 600,000.00, to be made up out of the proceeds of bonds to be issued by Hamilton County and the contribution to be made by the City of Chattanooga, Tenn., as above set forth.

Sec. 3. BE IT FURTHER RESOLVED that the hospital committee heretofore appointed by Hamilton County and the City of Chattanooga, Tennessee, consisting of Messrs. Z. W. Wheland, A. F. Porzelius and T. A. Lupton, be and they are hereby vested with the right, duty and responsibility of general supervision and control of the said project so far as such right may be granted the said committee and such duty and responsibility imposed upon said committee by this court.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted a roll call vote, the following members of the Court being present and voting Aye : Esquires Langley, Calrk, freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned sine die.



COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON )

THURSDAY, NOVEMBER 16th, 1936.

BE IT REMEMBERED, That on this, the 16th day of November, 1936, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a special session of the Hamilton County Court was held pursuant to the following call and notice.

TO ALL MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENN.

By virtue of authority vested in me, I, Will Cummings, County Judge of the County Court of Hamilton County, Tennessee, being of the opinion that the public necessities require the convening of said court in special session, do hereby call such special session to be held at 10 o'clock, A. M., November 16, 1936, at the usual meeting place of said court in the Hamilton County Court House, Hamilton County, Tennessee, for the following purposes, to-wit:

(1) For the purpose of taking such action as may be necessary or advisable with respect to the issuance of bonds for hospital purposes, to determine the amount thereof, or the necessity for the application for an additional federal grant, to authorize the county through its proper officer or officers to enter into such contract or contracts as to the amount which the latter may contribute toward said improvement to take such other action or steps which may be pertinent or essential to a proper handling of the hospital project.

(2) To consider the employment by the County Sheriff of one deputy for the year beginning September 1, 1934, without authority but in good faith and allow or disallow credit for same upon his settlement with Hamilton County.

Will Cummings,  
County Judge.

T. W. Killough

County Court Clerk.

We, the undersigned members of the County Court of Hamilton County, Tennessee, acknowledge service of the above and foregoing notice on this 10 day of November, 1936

Hays Clark

C. E. Camp

W. F. Langley

Maek Fryar

B. L. Freeman

W. Lat Holder

J. W. Johnston

Luther Hamby

Wilkes T. Thrasher

G. Russell Brown

INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF \$ 100,000.00 OF BONDS OF HAMILTON COUNTY, TENNESSEE, FOR THE CONSTRUCTION OF A HOSPITAL.

SECTION 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that the issuance of bonds of Hamilton County in the amount of \$ 100,000.00 be and it is hereby authorized for the purpose of providing funds for the construction of a new hospital.

SECTION 2. BE IT FURTHER RESOLVED that the said bonds shall be interest at a rate not exceeding 4% per annum, and shall be payable from ad valorem taxes levied on all taxable property in Hamilton County.

SECTION 3. BE IT FURTHER RESOLVED that the Clerk of this Court be and he is hereby directed to cause this resolution to be published in full at least once in a newspaper published in this county, in accordance with Section 2 of the County Public Act of 1935.



C A L L M E E T I N G N O V E M B E R 16th, 1936.

ON MOTION of ESQUIRE Camp, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and answering to their names: Esquires Langley, Clark, Johnston, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

N O T I C E

The foregoing resolution has been adopted. Unless within ten (10) days of the publication hereof a petition signed by at least 5% of the qualified electors of the County shall have been filed with the Clerk protesting the issuance of the bonds, such bonds will be issued as proposed.

T. W. Killough

Clerk of the County Court.

A RESOLUTION TO AUTHORIZE THE ACCEPTANCE OF A CONTRIBUTION OF \$ 200,000.00 FROM THE CITY OF CHATTANOOGA, TENN., TOWARD THE CONSTRUCTION OF A NEW HOSPITAL AND THE EXECUTION OF A CONTRACT IN CONNECTION THEREWITH.

WHEREAS, the City of Chattanooga, Tenn., has proposed to contribute the sum of \$ 200,000.00 toward the construction of new hospital, the balance of the cost of construction to be furnished by Hamilton County and the Federal Government, and

WHEREAS, it is the judgment of this court that the said proposal should be accepted and the construction of the hospital undertaken,

NOW, THEREFORE BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that the said offer of the City of Chattanooga, Tenn. be and it is hereby accepted, and that the County Judge of this County be and he is hereby authorized to execute, in the name of this county, any contract that may be deemed necessary or advisable in this connection.

ON MOTION of ESQUIRE Camp, seconded by Esquire FREEMAN THE FOREGOING RESOLUTION was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE OF HAMILTON COUNTY, TENNESSEE TO EXECUTE AND DELIVER TO THE FEDERAL AUTHORITIES AN AMENDED APPLICATION OR APPLICATIONS FOR A GRANT OF FEDERAL FUNDS IN CONNECTION WITH THE CONSTRUCTION OF A NEW HOSPITAL.

SECTION 1. BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tenn., that the County Judge of this County be and he is hereby authorized and empowered to execute and deliver to the proper representatives of the Federal Government such amended application or applications as may be necessary to procure a grant of Federal funds for the construction of a new hospital.

ON MOTION of ESQUIRE Camp, seconded by Esquire Freeman the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquire Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION RELEASING FRANK J. BURNS, SHERIFF OF HAMILTON COUNTY, BE AND HE IS HEREBY RELEASED FROM ANY AND ALL PERSONAL LIABILITY FOR THE AMOUNT PAID TO AN EXTRA DEPUTY, TO-WIT ONE HUNDRED AND FORTY DOLLARS PER MONTH FOR THE TWO YEARS, BEGINNING SEPTEMBER 1st, 1934.

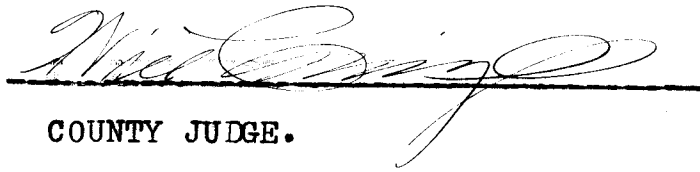
WHEREAS\_ Frank J. Burns, Sheriff of Hamilton County, during his first term of office beginning September 1st, 1934, employed and paid out of the fees accruing to his office one more deputy than was allowed him by the decree of the Criminal Court of Hamilton County, rendered on the petition filed by him under Chapter 101 of the Acts of 1921 on being inducted into office; and

WHEREAS, the County has received the benefit of the services of the said deputy, and his employment was necessary in order for the affairs of the Sheriff's office to be efficiently conducted;

NOW, THEREFORE BE IT RESOLVED by the Quarterly County Court of Hamilton County, TENN., that the Said Frank J. Bursn, Sheriff of Hamilton County, be and he is hereby released from any and all personal liability for the amount paid to said deputy, to-wit: One Hundred Forty (\$140.00) Dollars per month for the two years beginning September 1st, 1934, and that the said Frank J. Bursn, Sheriff, be and he is hereby allowed credit on his settlement with Hamilton County for the said amount paid by him to the said deputy.

ON MOTION OF Esquire Camp, seconded by Esquire Clark the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, Court adjourned Sine Die.

  
\_\_\_\_\_  
COUNTY JUDGE.

C A L L M E E T I N G N O V E M B E R 30, 1 9 3 6.

STATE OF TENNESSEE )

COUNTY OF HAMILTON )

M O N D A Y. NOVEMBER 30th, 1936.

BE IT REMEMBERED that on this, the 30th day of November, 1936, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a special session of the Hamilton County Court was held pursuant to the following call and notice:

TO THE HONORABLE MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.

By virtue of the authority given me and being of opinion that the public necessity requires that a meeting be held, I hereby call the County Court to assemble in special session at the Court House in Hamilton County, Tennessee, at 10 A. M., Nov. 30, 1936, in the Chancery Court Room, for the purpose of taking such action as the court sees fit on the following matters.

- 1. Correction of errors in former authorization of the Board of Buildings and Grounds Commission to purchase certain school sites.
- 2. The acceptance of offers of grants of the Public Works Administration, and such other action as may be necessary in connection with the procurement of funds and issuance of bonds on the following projects: (1) county jail, (2) hospital improvements (3) hospital (dairy) improvements.
- 3. Election of Notaries Public.
- 4. Such action in connection with County-City Hospital project as may be essential and yet to be passed upon.
- 5. All other matters which are legally before the court by reason of November 30th being an adjourned meeting.

This is your notice as required by law.

This 24 day of November, 1936.

T. W. Killough  
County Court Clerk

Will Cummings  
County Judge.

We, the undersigned members of the Quarterly County Court, accept notice of the foregoing call and waive all other or further notice thereof, this November 24, 1936.

B L Freeman  
Luther Hamby  
W Lat Holder  
Hays Clark  
Mack Fryar

W F Langley  
J W Johnston  
C E Camp  
G Russell Brown  
W T Thrasher

STATE OF TENNESSEE )

COUNTY OF HAMILTON )

I, T. W. KILLOUGH, duly elected and qualified County Court Clerk of Hamilton County, Tennessee, do hereby certify that the above and foregoing is a true, full and correct copy of Notice sent to the Members of the Quarterly County Court of Hamilton County, Tennessee, on November 24th, 1936, and that the signatures of the members acknowledging service thereof are the true signatures of all the members of said Court as the same is now constituted, and was constituted on the date of the issuance of said notices.

T. W. Killough, County Court Clerk

The County Court Clerk read the foregoing call and notice and proceeded to call the roll of the Justices of the Peace of said County. The following answered to their names: Esquires Langley, Clark, Johnston, Freeman, Camp, Brown, Thrasher, Hamby, and Holder, Total 9 Esquires Fryar being absent.

STATE OF TENNESSEE )

COUNTY OF HAMILTON )

I, the undersigned T. W. Killough, Clerk of the County Court of Hamilton County, Tenn., do hereby certify that I caused publication to be made in accordance with the provisions of the County Public Works Act of 1935, of the following resolution and notice:

"INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF \$ 100,000.00 OF BONDS OF HAMILTON COUNTY, TENNESSEE, FOR THE CONSTRUCTION OF A HOSPITAL.

SECTION 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that the issuance of bonds of Hamilton County in the amount of \$ 100,000.00 be and it is hereby authorized for the purpose of providing funds for the construction of a new hospital.

SECTION 2. BE IT FURTHER RESOLVED that the said bonds shall bear interest at a rate not exceeding 4% per annum, and shall be payable from ad valorem taxes levied on all taxable property in Hamilton County.

SECTION 3. BE IT FURTHER RESOLVED that the Clerk of this Court be and he is hereby directed to cause this resolution to be published in full at least once in a newspaper published in this county, in accordance with Section 5 of the County Public Works Act of 1935".

"NOTICE

The foregoing resolution has been adopted. Unless within ten (10) days of the publication hereof a petition signed by at least 5% of the qualified electors of the County shall have been filed with the Clerk protesting the issuance of the bonds, such bonds will be issued as proposed."

I further certify that one of the newspapers in which the said resolution and notice were published was the Chattanooga Times, a newspaper of general circulation in Hamilton County, Tennessee, and that publication was made in said newspaper on Tuesday, November 17th, 1936, being the day following the passage of said resolution.

I further certify that no petition protesting against the issuance of the bonds referred to in said resolution was filed within ten days after said publication.

WITNESS MY HAND and official seal this November 30th, 1936.

T. W. Killough

Clerk of the County Court of  
Hamilton County, Tennessee.

REPORT OF TAX ASSESSOR

Chattanooga, Tenn.,  
November 25th, 1936.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY TENNESSEE:

Knowing that it has not been customary for your Tax Assessor to file with your Honorable Court reports on the conditions and activities of the office of the Tax Assessor, but feeling that this Honorable body should be informed from time to time as to the status of the affairs of this office and hoping that such a report is not out of order, your present Tax Assessor submits the following information;

In the first place we find that your former Finance Committee framed its 1936-37 budget on figures that were incorrect, in other words the total amount of realty and personalty assessment furnished you was \$ 109,135.600.00 exclusive of the Utilities assessment, when the correct figures as disclosed by our books after being properly balanced is \$ 108,436,050.00 on realty and personalty which is just \$ 699,550.00 less than the figures on which you based the 1936-37

37 budget.

In addition to the shortage set out in the foregoing paragraph, we have been compelled under the law to issue error and Releasement certificates, during the first three months of this administration, totaling \$ 164,250.00. This together with the shortage above shown showing to date a total shortage in assessment of \$ 863,800.00 or a total loss to date of \$ 15,893.92 to the county. It is alarming the rate of errors in the 1935-36 assessments are coming to light especially in forced personalty assessments made by the 1936 Equalization Board and the Assessor's office. In addition to this, we find many erroneous assessments of realty against churches, schools and other eleemosynary corporations due to an erroneous construction of Chapter 47 of Public Acts of 1933 being amendatory to Section 1085 of the Code, It is anticipated by your Tax Assessor that during the tax paying months, January and February, many other such errors will be disclosed thus increasing the amount of this deficiency very materially.

In regard to the cost of operating the Tax Assessor's office, we wish to report as follows:

On September first we found the personnel and respective salaries as follows:

Scott Swafford, Assessor	\$ 400.00	
W B Rollins, Chief Dep	190.00	
Tommie Hackett	150.00	
H G Langley	150.00	
Harry Greene	150.00	
Mrs. Scott Swafford	135.00	
E. A. Poe	135.00	
Mrs. Sara Lamon	135.00	
Mrs. Mildred Burns	110.00	Total \$ 1555.00 per month.

In addition to the above, we found one extra clerk at a salary of \$125.00 per month and find from the reports that a number of extra assessors had been used during the assessment years at salaries of \$ 150.00 apiece per month, making a total of \$ 575.00 per year for extra help or a total cost per year of \$ 19,235.00 for operating this office. Four of the above deputies were released on September the first which reduced operating expenses of this office by a total of \$ 560.00 per month. We then secured the services of Mr. J. F. Holbert at a salary of \$ 190.00 per month and rearranged the personnel and salaries as follows;

Wink Milligan, Assessor	\$ 400.00	
J F Holbert, Chief Dep	190.00	
W R Rollins, Chief Clerk	190.00	
E A Poe, Deputy	135.00	
Tommie Hackett, Deputy	135.00	
Mrs. Sara Lamon, Secretary	135.00	Total \$ 1185.00 per month.

The above shows a total saving of \$ 7296.00 per year.

Due to the fact that the project of preparing the tax books for the county Trustee was transferred from County Court Clerk and Trustee's Office to the Tax Assessor's office, the legislature some years ago placed a mandatory budget on the Tax Assessor's office of \$23,000.00 per year which included the Assessor's salary. Your recent Finance Committee by a resolution adopted by your Honorable body reduced the annual budget of the Tax Assessor to \$ 15,000.00 Under the personnel and salary list above set out, a total of \$14220.00 of this budget will be absorbed by regular monthly salaries thus leaving \$ 780.00 per year to be taken up in salaries of extra assessors and clerks during the busy season but on account of the fact that this budget was operative from July first and further due to the fact that the monthly salaries paid by the former Assessor for the months of July and August totalled \$1680.00, the present Tax Assessor inherited an overdraft on the present budget of \$990.00 which, together with an additional overdraft of \$125.00 for one extra clerk in August, makes a total overdraft of \$1115.00 which as can plainly be seen has completely absorbed the \$780.00 that should have been available

for additional assessors this year, consequently we entered into the work of this office in the busy year facing the general 1937 assessment with a deficit of \$335.00, to this amount we were compelled to add \$100.00 in order to have the Trustee's books ready by October the first, making a total of \$435.00 overdraft at the beginning of this fiscal year. By way of parenthesis we report that the assessor secured the assistance of one clerk for one month paying the salary out of his own pocket in order to bring the daily routine of this office up to date. In addition to this the present force of this office worked Saturdays, holidays, evenings and nights to bring work up to date.

Under the heading of requirements for the general real property assessment year 1937, we wish to state,

First. It requires almost full time of 3 assessors and clerks to take care of the requirements of the public with reference to assessments and furnishing information regarding transfers, preparing separations and special appraisals in connection with separations. This leaves the assessor with one deputy and one clerk to do the complete job of assessing nearly 100,000 lots and pieces of property and figuring more than 2500 personalty returns together with inspecting personal property of corporations and individuals. It is not necessary to state that this is a physical impossibility for three people. In anticipation of the impossibility for this task for three men, we have had three appraisers and assessors in the field making preliminary appraisals and investigations but find that after one month's experience and considerable progress along this line that this task is still a physical impossibility with the present force. We have, therefore, estimated the cost of making a complete assessment for 1937 as follows With the additional of two expert appraisers for the months of January, February and March at a minimum salary of \$135 each per month or a total of \$810.00, we believe we can complete the realty assessment. As the assessment is completed, it becomes necessary for us to prepare 43 assessment books which requires a minimum of five days per man per book or a total of 215 days for one man, 53 days or two months for four men, therefore it will be necessary to continue the services of the two additional assessors for an additional of three months for a cost of \$ 810.00

During the session of the County Equalization Board the entire time of the Assessor and the greater portion of from one to two deputies is required in service to the Board. It will therefore be necessary to continue the services of these two additional helpers for at least one and one half months at a cost of \$405.00. Personalty tax and poll tax rolls which involves the preparing and mailing of over 2500 notices and letters will require the services of an additional stenographer or clerk at a total cost of \$270.00. The total amount, therefore, of the minimum cost to handle the extra work for this general assessment year and the numerous investigations and complaints in connection with both realty and personalty assessments will be \$ 2295.00. We have figured this at the minimum but have no assurance that we can secure competent help at the minimum wages herein above suggested. Attention is called to the fact that we do not anticipate anything like as large amount to handle the business of the office for the year 1938 due to the fact that we are rearranging the system of this office in such a manner as to take a big portion of the burden of preparing the assessment books off of the office during the realty assessment year by a system of preparing these books for two years during the off year or 1938, but we anticipate a slight increase over the \$ 780.00 that will be available over and above regular salaries for the year 1938 provided the budget for that year is not changed by the Court.

In closing this report, I think it proper to say to this Honorable Court that in all my thirty-six years of experience in the business and professional world as head of corporations and partnerships with a total personnel of from a dozen to more than 2000, I have never been associated with a group of more competent, hardworking, conscientious people than those comprising the present personnel in the office of the Tax Assessor and I want this Honorable Court to know that the deputies and clerks in the Tax Assessor's office at this time on account of their faithful and untiring services are more than earning the salaries that they are now receiving.

Respectfully submitted.

Wink Milligan

TAX ASSESSOR.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing report was referred to the Finance Committee with power to act.

A RESOLUTION TO AUTHORIZE AND DIRECT THE COUNTY ATTORNEY TO COOPERATE WITH THE CITY ATTORNEY OF THE CITY OF CHATTANOOGA, TENNESSEE, IN THE PREPARATION OF A BILL TO BE SUBMITTED TO THE NEXT SESSION OF THE GENERAL ASSEMBLY THROUGH THE HAMILTON COUNTY DELEGATION IN CONNECTION WITH THE CONSTRUCTION AND IMPROVEMENT OF A GENERAL HOSPITAL IN HAMILTON COUNTY.

WHEREAS, steps have heretofore been taken by this county and by the City of Chattanooga, Tennessee, under and in accordance with the provisions of existing laws, to provide funds for the construction and improvement of a general hospital in this county, and

WHEREAS, a committee has been appointed with limited powers in connection with the said project, and

WHEREAS, it is deemed desirable that further legislation be enacted so as to enlarge and define the authority of said committee and to facilitate the consummation of the project and provide for the maintenance and operation of the said hospital when completed,

NOW, THEREFORE, be it resolved that the County Attorney of this County be and he is hereby authorized and directed to confer and co-operate with the City Attorney of the City of Chattanooga, Tennessee, in the preparation of a bill to be presented by Hamilton County's delegation to the next General Assembly for the purpose stated in the preamble hereof.

Wilkes T. Thrasher

Member of Court

Action taken

11-30-36

ON MOTION of ESQUIRE Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Johnston, Freeman, Camp, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Fryar being absent.

A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES TO HAMILTON COUNTY, TENNESSEE, TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF A DAIRY BARN AT WILLIAM BORK MEMORIAL HOSPITAL. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

SECTION 1. THAT THE OFFER OF The United States of America to Hamilton County, Tenn., to aid by way of grant in the financing and construction of a dairy barn at William Bork Memorial Hospital, copy of which offer reads as follows:



CALL MEETING NOVEMBER 30th 1936  
 FEDERAL EMERGENCY ADMINISTRATION  
 OF PUBLIC WORKS

Washington, D. C.,

Dated: Nov. 24, 1936

Docket No. Tenn. 1028-4-D.

Hamilton County,

Chattanooga Tennessee.

Subject to the Terms and Conditions (PWA Form No. 210, July 1, 1936) which are made a part hereof, the United States of America hereby offers to aid in financing the construction of a dairy barn at William Bork Memorial Hospital, including necessary equipment (herein called the "Project") by making a grant to Hamilton County, in the amount of 45% percent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$ 5, 156.

UNITED STATES OF AMERICA

Federal Emergency Administrator of Public Works

By E. W. Clark

For the Assistant Administrator."

be and the same is hereby in all respects accepted.

SECTION 2. That Hamilton County agrees to abide by all the rules and regulations, terms and conditions which are annexed to the Government's offer and made a part thereof.

SECTION 3. That it is hereby covenanted that the work on the Project described in this offer will be commenced as soon as possible, and that the progress of the work will be planned so that the Project will be completed, in any event, by July 1st, 1937.

SECTION 4. That the Clerk of this Court be, and he is hereby, authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three (3) certified copies of the resolution of acceptance, and three (3) certified copies of the minutes of the meeting of this court evidencing the regularity of the adoption thereof, together with such other documents in connection with the acceptance of this offer as may be requested by the Federal Administration of Public Works.

ON MOTION of ESQUIRE Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Bohannon, Freeman, Camp, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Fryar being absent.

A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES TO HAMILTON COUNTY, TENNESSEE, TO AID BY WAY OF GRANT IN FINANCING IMPROVEMENTS AT WILLIAM BORK MEMORIAL HOSPITAL.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

SECTION 1. That the offer of the United States of America to Hamilton County, Tenn., to aid by way of grant in the financing and construction of improvements at William Bork Memorial Hospital, a copy of which offer reads as follows:

"P. W. 63812-15

FEDERAL EMERGENCY ADMINISTRATION

OF PUBLIC WORKS

Washington, D. C.

Dated: Nov. 24, 1936

Docket No. Tenn. 1028-5-D.

Hamilton County,

Chattanooga, Tennessee.

Subject to the Terms and Conditions (PWA Form No. 210, July 1, 1936) which are made a part hereof, the United States of American hereby offers to aid in financing the construction of improvements at William Bork Memorial Hospital, (herein called the "Project") by making a grant to Hamilton County, in the amount of 45 percent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$ 5, 458.

UNITED STATES OF AMERICA

Federal Emergency Administrator of Public Works

By E. W. Clark

For the Assistant Administrator."

be and the same is hereby in all respects accepted.

SECTION 2. That Hamilton County agrees to abide by all the rules and regulations, terms and conditions which are annexed to the Government's offer and made a part thereof.

SECTION 3. That it is hereby covenanted that the work on the Project described in this offer will be commenced as soon as possible, and that the progress of the work will be planned so that the Project will be completed, in any event, by July 1st, 1937.

SECTION 4. That the Clerk of this Court be, and he is hereby, authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three (3) certified copies of the resolution of acceptance, and three (3) certified copies of the minutes of the meeting of this court evidencing the regularity of the adoption thereof, together with such other documents in connection with acceptance of this offer as may be requested by the Federal Emergency Administration of Public Works.

ON MOTION of ESQUIRE Clark, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Helder. Total 9. Esquires Fruar being absent.

A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES TO HAMILTON COUNTY, TENNESSEE, TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF ADDITIONS AND ALTERATIONS TO THE COUNTY JAIL, INCLUDING NECESSARY EQUIPMENT.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

SECTION 1. That the offer of the United States of America to Hamilton County, Tenn., to aid by way of grant in the financing of construction of additions and alterations to the County Jail, including necessary equipment, a copy of which offer read as follows:

"P. W. 62058-135

FEDERAL EMERGENCY ADMINISTRATION  
OF PUBLIC WORKS

Washington, D. C.

Dated: Nov. 24, 1936.

Docket No. Tenn. 1028-3-D

Hamilton County,

Chattanooga, Hamilton County, Tennessee.

Subject to the Terms and Conditions (PWA Form No. 210, July 1, 1936) which are made a part hereof, the United States of American hereby offers to aid in financing the construction of additions and alterations to the county jail, including necessary equipment, (herein called

the "Project) by making a grant to Hamilton County, in the amount of 45 percent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$ 7,913.

UNITED STATES OF AMERICA

Federal Emergency Administrator of Public Works

By Horatio B. Hackett,

Assistant Administrator."

be and the same is hereby in all respects accepted.

SECTION 2. That Hamilton County agrees to abide by all the rules and regulations, terms and conditions which are annexed to the Government's offer and made apart thereof.

SECTION 3. That it is hereby covenanted that the work on the Project described in this offer will be commenced as soon as possible, and that the progress of the work will be planned so that the Project will be completed, in any event, by July 1st, 1937.

SECTION 4. That the Clerk of this Court be, and he is hereby authorized and directed forthwith to send to the Federal Emergency Administrator of Public Works three (3) certified copies of the resolution of acceptance, and three (3) certified copies of the minutes of the meeting of this court evidencing the regularity of the adoption thereof, together with such other documents in connection with the acceptance of this offer as may be requested by the Federal Emergency Administration of Public Works.

ON MOTION of ESQUIRE Clark, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Fryar being absent.

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED PURSUANT TO A RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY ON OCTOBER 17, 1935, AND THE REFERENDUM HELD IN ACCORDANCE WITH THE SAID RESOLUTION; TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS, AND TO PROVIDE FOR THE ADVERTISEMENT AND SALE OF SAID BONDS.

WHEREAS, by resolution adopted by this court on October 17, 1935, and the referendum held on November 12, 1935, in accordance with said resolution, the issuance of bonds of this county has been authorized for the following purposes and in the following amounts:

- |   |              |
|---|--------------|
| (a) For William L. Bork Memorial (Silverdale) Hospital Improvements and additions,<br>bonds not to exceed | \$ 67,000.00 |
| (b) For County Jail improvements, bonds not to exceed   | 9,000.00     |

AND, WHEREAS, there has heretofore in pursuance of said referendum, resolution of the County Court and County Public Works Act of 1935, been issued bonds in the sum of \$ 55,000.00 of the \$ 67,000.00 authorized for William L. Bork (Silverdale) hospital, bonds which were styled "Public Works (Silverdale Hospital) Bonds", first series", leaving authorized but unissued, on said Project the sum of \$ 12,000.00, and

WHEREAS, Federal funds have recently been allotted in sufficient amounts to match the remaining authorized but unissued bonds for William L. Bork Memorial (Silverdale) Hospital, improvements and additions, and the \$ 9,000.00 heretofore authorized for county jail improvements, as required by the County Public Works Act of 1935, and

WHEREAS, it is manifestly to the public interest that said bonds be now issued to defray the County's part of the costs of Projects heretofore provided by the Federal Emergency Administration of Public Works,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tenn:  
SECTION 1. That there be forthwith issued and sold, as herein after provided, the following number and amounts of bonds authorized, and for the following purposes:

- (a) For County Jail improvements, bonds in the amount of \$ 9,000.00
- (b) For William L. Bork Memorial Hospital (Dairy Barn), bonds in the amount of \$ 6,000.00
- (c) For William L. Bork Memorial Hospital (Improvements), bonds in the amount of \$ 6,000.00

SECTION 2. BE IT FURTHER RESOLVED that said bonds shall be dated the first day of January, 1937, shall be issued in denominations of \$ 1,000.00 each, and shall bear interest at a rate not to exceed 4 % per annum payable semi-annually, on the First days of July and January of each year, the said interest to be evidenced by coupons as hereinafter provided.

SECTION 3. BE IT FURTHER RESOLVED that said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office. There shall be attached to each of said bonds, interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth, and each coupon shall bear the number of the bond to which it is attached; the said coupons shall be signed by the County Judge and the County Court Clerk; provided, however, that said County officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, N. Y.

SECTION 4. BE IT FURTHER RESOLVED that the bonds herein above authorized to be issued for County Jail improvements shall be styled "Public Works (Jail) Bonds", numbered from 1 to 9, inclusive, and shall mature serially as follows: One of said bonds of the par value of \$ 1,000.00 shall mature on January 1, 1940, and the same number and amount shall mature on January 1st of each year thereafter, up to and including January 1st, 1948.

SECTION 5. BE IT FURTHER RESOLVED that the bonds heretofore authorized to be issued for William L. Bork Memorial Hospital (dairy barn) shall be styled "Public Works (Silverdale hospital) Bonds, Second Series", and shall be numbered from 1 to 6, inclusive, and shall mature serially as follows: One of said bonds of the par value of \$ 1,000.00 shall mature on January 1st, 1940, and the same number and amount thereof shall mature on January 1st, of each year thereafter up to and including January 1st, 1945.

SECTION 6. BE IT FURTHER RESOLVED that the bonds hereinabove authorized to be issued for William L. Bork Memorial Hospital (Improvements) shall be styled "Public Works (Silverdale Hospital) Bonds, 3rd Series."; shall be numbered from 1 to 6, inclusive, and shall mature as follows: One of said bonds of the par value of \$ 1,000.00 shall mature January 1st, 1940 and the same number and amount thereof shall mature on Jan. 1st. of each year thereafter up to and including January 1st, 1945.

SECTION 7. BE IT FURTHER RESOLVED that the said bonds and coupons shall be substantially the following form to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE  
COUNTY OF HAMILTON  
(Style of bond)

No. \_\_\_\_\_ \$ 1,000.00

KNOW ALL MEN BY THESE PRESENTS, Tht the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of one Thousand (\$ 1,000.00) Dollars lawful money of the United States of America on the first

day of January 19\_\_ with interest thereon at the rate of \_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of July and January of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. T. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of \_\_\_\_\_ bonds, aggregating the principal sum of \_\_\_\_\_ of like date, tenor and effect, except as to maturity, and is issued by said county for the purposes of obtaining funds for public improvements under the authority of the Act of the General Assembly of the State of Tennessee, known as the "County Public Works Act of 193\_". This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special sessions assembled.

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the First day of January, 1936,

COUNTERSIGNED

\_\_\_\_\_  
County Judge.

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

(FORM OF COUPON)

No \_\_\_\_\_ \$ \_\_\_\_\_

On the First day of \_\_\_\_\_ 19\_\_\_\_, the County of Hamilton in the State of Tennessee, will pay to bearer, \_\_\_\_\_, at the National City Bank, New York, N. Y., for semi-annual interest due that day on its bond, dated \_\_\_\_\_ 193\_

Number.

COUNTERSIGNED

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

\_\_\_\_\_  
County Judge.

SECTION 8. BE IT FURTHER RESOLVED that said bonds when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not

less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

SECTION 9. BE IT FURTHER RESOLVED, That for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the years 1937 through 1947 inclusive, sufficient for said purposes.

SECTION 10. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds, in the manner prescribed by Sec. 3707 of the Code of Tennessee, and Sec. 10 of the County Public Works Act of 1935.

ON MOTION of ESQUIRE Clark, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Fryar being absent.

A RESOLUTION ENTITLED "A RESOLUTION TO AMEND A RESOLUTION TO AUTHORIZE THE BOARD OF BUILDINGS AND GROUND COMMISSIONERS TO PURCHASE CERTAIN SCHOOL SITES RECOMMENDED BY THE HAMILTON COUNTY BOARD OF EDUCATION."

WHEREAS, at a called meeting held on September 7th 1936, the County Court of Hamilton County, Tenn., introduced and passed a certain resolution authorizing the Board of Buildings and Ground Commissioners to purchase certain tracts of land recommended by the Hamilton County Board of Education for school sites, and

WHEREAS, certain tracts and amounts to be paid therefor were incorrectly described in said resolution,

NOW, THEREFORE, BE IT RESOLVED that said Resolution be amended so as to read as follows;

"BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, That the Board of Buildings and Grounds Commissioners be, and is hereby authorized and empowered to purchase for this county the following tracts of land recommended by the Hamilton County Board of Education for school sites:

TYNER-SILVERDALE CONSOLIDATED:

J. I. Neighbors site,  
10 acres for the sum of \$ 3,000.00

FAIRMOUNT:

Paul Campbell site,  
5 acres for the sum of \$ 1,875.00

RED BANK JUNIOR HIGH:

Harry and J. L. Rogers site,  
12 acres for the sum of \$ 15,000.00

SODDY-DAISY CONSOLIDATED HIGH:

G. O. Levi Site,  
15 Acres for the sum of \$ 2,500.00.

GANNNS-MIDDLE VALLEY GRAMMAR:

Arthur Lovelady site,  
10 acres for the sum of \$ 830.00.

W. T. Thrasher".

11 30-36

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye:

Esquires Langley, Clark, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder.

Total 9. Esquire Fryar being absent.

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE ISSUED PURSUANT TO RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, ON OCTOBER 17, 1935, AND THE REFERENDUM HELD IN ACCORDANCE WITH SAID RESOLUTION, AND ADDITIONAL BONDS TO BE ISSUED PURSUANT TO RESOLUTION ADOPTED BY SAID COURT ON NOVEMBER 16, 1936; TO PROVIDE FOR THE ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS, AND TO PROVIDE FOR THE ADVERTISEMENT AND SALE OF SAID BONDS.

WHEREAS, By Resolution adopted by this court on October 17, 1935, and referendum held on November 12th, 1935, in accordance with the said resolution, the issuance of bonds of this county has been authorized for the following purpose and in the following amounts, to-wit:

For a new City-Clinic general hospital, bonds not to exceed \$ 300,000.00,

AND, WHEREAS, by "Initial Resolution" adopted by this court on November 16, 1936, by a majority of more than  $\frac{3}{4}$  of the membership of this court in accordance with the provisions of the County Public Works Act of 1935, the issuance of bonds in an additional amount of \$ 100,000.00, for the same purpose was authorized, subject to the provisions of the said County Public Works Act of 1935, and

WHEREAS, the said resolution was duly published, accompanied by notice as provided by the said Act under which the said resolution was passed, and no petition protesting the issuance of said additional \$100,000.00 of bonds was filed within ten days from the date of the said publication, and

WHEREAS, it is the judgment of this court that final provision should now be made for the issuance of all of the bonds authorized as above set forth,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee:

SECTION 1. That there be issued and sold as soon as possible after the receipt and acceptance of a grant of federal funds for the said project, bonds in the total amount of \$400,000.00.

SECTION 2. BE IT FURTHER RESOLVED that said bonds shall be dated the 1st day of January, 1936, shall be issued in denominations of \$1,000.00 each, and shall bear interest at a rate not to exceed 4% per annum, payable semi-annually on the 1st days of July and January of each year, the said indebtedness to be evidenced by coupons as hereinafter provided.

SECTION 3. BE IT FURTHER RESOLVED that said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office. There shall be attached to each of said bonds interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates <sup>above</sup> set forth, and each coupon shall bear the number of the bond to which it is attached. Said coupons shall be signed by the County Judge and the County Court Clerk, provided however, that the said county officials may sign the said coupons by their respective lithographic signatures. Said bonds shall be payable at the National City Bank, New York, New York.

SECTION 4. BE IT FURTHER RESOLVED that the bonds authorized to be issued shall be styled "Public Works (Hospital) Bonds" numbered from 1 to 400 inclusive, and shall mature serially as follows: 10 of said bonds in the total amount of \$ 10,000.00 shall mature on January 1, 1940, and an equal number and amounts of said bonds shall mature on the first day of January of each calendar year thereafter up to and including January 1, 1957. 11 of said bonds in the total amount of \$ 11,000.00 shall mature on January 1, 1958 and an equal number and amount shall mature on the 1st day of January of each calendar year thereafter up to and including



January 1, 1977.

SECTION 5. BE IT FURTHER RESOLVED that the Said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
 STATE OF TENNESSEE  
 COUNTY OF HAMILTON )  
 Public Works (Hospital) Bonds

No. .... \$ 1,000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the Bearer the sum of One Thousand (\$ 1,000.00) Dollars, lawful money of the United States of America on the first day of January \_\_\_\_\_ with interest thereon at the rate of \_\_\_\_\_ % per annum from the date hereof until paid, payable semiannually on the first day of July and January of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of the this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of \_\_\_\_\_ bonds, aggregating the principal sum of \_\_\_\_\_ like date, tenor and effect, except as to maturity, and is issued by said county for the purposes of obtaining funds for public improvements under the authority of the Act of the General Assembly of the State of Tennessee, known as the "County Public Works Act of 1935". This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special sessions assembled.

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the First day of January, 1937

COUNTERSIGNED

County Court Clerk

County Judge.

(FORM OF COUPON)

No. \_\_\_\_\_ \$ \_\_\_\_\_

On the first day of \_\_\_\_\_ 19\_\_\_\_\_, the County of Hamilton in the State of Tennessee, will pay to bearer, \_\_\_\_\_, at the National City Bank, New York, N. Y., for semi-annual interest due that day on its bond, dated \_\_\_\_\_ 1937, Number \_\_\_\_\_.

COUNTERSIGNED

County Court Clerk

County Judge

SECTION 6. BE IT FURTHER RESOLVED that said bonds when they shall have been executed by the proper officials, as hereinabove provided, and delivered and paid for at a price of not less than its principal and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County.

SECTION 7. BE IT FURTHER RESOLVED that for the purpose of paying the interest on said bonds as such interest shall become due, and for the further purpose of paying the principal of said bonds at their respective maturities, there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, a tax for the years \_\_\_\_\_ through \_\_\_\_\_ inclusive, sufficient for said purpose.

SECTION 8. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds in the manner prescribed by Section 3707 or the code of Tennessee, and Section 10 of the County Public Works Act of 1935.

SECTION 9. BE IT FURTHER RESOLVED the issuance of bonds under the authority of this resolution shall be held in abeyance pending the receipt and acceptance of a grant of federal funds, as provided as Section 17 of the County Public Works Act of 1935.

C. E. Camp

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder.

Total 9. Esquire Fryar being absent.

A RESOLUTION TO AUTHORIZE AND DIRECT THE COUNTY JUDGE TO EXECUTE AND DELIVER TO THE PROPER FEDERAL AUTHORITY SUCH ADDITIONAL, AMENDED OR SUPPLEMENTAL APPLICATION OR APPLICATIONS AS MAY BE NECESSARY OR PROPER TO OBTAIN A GRANT OF FEDERAL FUNDS FOR THE CONSTRUCTION OF A HOSPITAL.

WHEREAS, application has heretofore been made for a grant of federal funds to be used for the construction and improvement of a hospital, and

WHEREAS, it may be necessary or desirable that additional, amended or supplemental application or applications be made,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that the County Judge of this county be and he is hereby authorized and directed to execute any and all such amended or supplemental application or applications as may be necessary or desirable in this connection.

C. E. Camp

ON MOTION of Esquire Camp, seconded by Esquire Clark the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder.

Total 9. Esquire Fryar being absent.

RESOLUTION TO RECOMMEND SCOTT SWAFFORD, ESQ., FOR APPOINTMENT TO THE POSITION OF WARDEN OF THE STATE PENITENTIARY.

WHEREAS, it has come to the attention of this court that Hon. Scott Swafford, who formerly served for three terms as Tax Assessor of this County, is an applicant for appointment to the position of Warden of the State Penitentiary, and

WHEREAS, it is the unanimous opinion of this Court that Mr. Swafford is eminently qualified by experience and ability to hold the position which he seeks,

NOW, THEREFORE BE IT RESOLVED that we do hereby strongly and unqualifiedly endorse

and recommend the appointment of Mr. Swafford to said position of Warden of the State Penitentiary.

BE IT FURTHER RESOLVED that a copy of this resolution, duly certified by the Clerk of this Court, be forwarded to the Hon. Gordon Browning, Governor Elect of the State of Tennessee.

Will Cummings County Judge.

C. E. Camp, Pro Tem.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Fryar being absent.

A RESOLUTION TO RECOMMEND J. W. JOHNSTON, ESQUIRE, FOR APPOINTMENT TO THE POSITION OF PURE FOOD INSPECTOR OF THE STATE OF TENNESSEE.

WHEREAS, the Honorable J. W. Johnston has for some time honestly, faithfully and efficiently performed the duties of Pure Food Inspector, having been appointed by the Hon. Hill McAllister, Governor of Tennessee, and

WHEREAS, by reason of the capable manner in which he has discharged the duties of his office, it is the judgment of the members of this court that his services as such should be retained by the Governor-Elect, the Hon. Gordon Browning,

NOW, THEREFORE, Be it Resolved By the Quarterly County Court, in Special Session assembled that this court go on record as heartily approving Mr. Johnson's record as Pure Food Inspector, and also his candidacy for reappointment.

Be it further resolved that the County Judge be and he is hereby authorized to sign for and on behalf of this court a petition to Governor-Elect Gordon Browning urging the reappointment of Mr. Johnston to this position which he has so ably filled in the past.

Will Cummings, County Judge.

C. E. Camp, Pro Tem

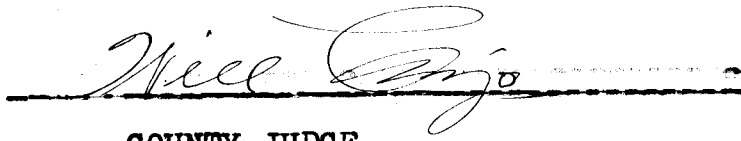
ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Fryar being absent.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the following Notaries Public were elected.

M. D. Burrelbach  
 C. E. Camp  
 S. T. Carter  
 N. A. Cobb  
 Bradley L. Dunlap  
 Hattie B. Hamby  
 Vera C. Hahn  
 Harry Hogue  
 Morris Koblentz  
 Catherine Long  
 Murray E. Martin  
 K. McLemore  
 C. G. Ortner  
 Jack Wilson  
 Lois R. Whaley

CALL MEETING NOVEMBER 30th 1936

ON MOTION of Esquire Clark, seconded by Esquire Freeman, Court adjourned Sine Die.

A handwritten signature in cursive script, appearing to read "Will C. Jones", is written over a horizontal line.

COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON )

MONDAY. JANUARY 4th, 1937.

Be it remembered, That on this the 4th day of January, 1937, a regular Term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:--

Present and presiding the Honorable Will Cummings, Judge of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

The minutes of the October Term 1936, Call Meeting of October 22, 1936, November 16, 1936 and November 30, 1936, were read by the clerk.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the minutes were unanimously adopted as read.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the Court went into the election of County Attorney, County School Superintendent, and Chairman of Education.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, T. Pope Shepherd was elected County Attorney by acclamation.

ON MOTION of Esquire Langley, seconded by Esquire Brown, A. L. Rankin was elected County School Superintendent.

ON MOTION of Esquire Camp, seconded by Esquire Clark, Mr. Harry Lacey was elected Chairman of Education.

RESOLUTION INSTRUCTING THE COUNTY ATTORNEY TO MAKE A THOROUGH INVESTIGATION OF THE PROPOSALS OF CONSOLIDATION AND CENTRALIZATION OF COUNTY GOVERNMENT AGENCIES.

WHEREAS there has been a general discussion in the public press and among the citizens as to the advisability of reforms in county government, and

WHEREAS these discussions have indicated a desire for a consolidation and centralization of county government agencies, and

WHEREAS certain organizations have proposed legislation along this line which is not generally and thoroughly understood, and

WHEREAS it is the desire of this Court to join in any movement for the betterment of county government, and

WHEREAS it is the opinion of the members of this Court that a thorough study and investigation of the proposal should be made;

THEREFORE BE IT RESOLVED by the County Court of Hamilton County in regular session that the County Attorney be and he is hereby instructed to make a thorough investigation of the said proposals and to advise this Court at a special session to be later called as to the benefits to be expected to be expected from a consolidation and centralization of government agencies, and make recommendations and suggestions as to the benefits if any in the creation of one commission to handle all county activities.

BE IT FURTHER RESOLVED that this report be made at a special session of this Court to be held not later than the first Monday in February, 1937;

BE IT FURTHER RESOLVED that at such session all interested organizations and citizens be invited to appear, present their suggestions, and join in the consideration of such measures.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the foregoing resolution was adopted by acclamation.

REPORT OF FINANCE COMMITTEE.

Chattanooga, Tenn., January 4, 1937

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The following matters referred to the Finance Committee with power to act were disposed of as follows:

It was moved, seconded and unanimously carried:

That refund of \$ 7.41 be made to T. W. Stanfield, Attorney for H.O.L.C., said amount being the 1934 tax on lot 17, block 34, Mountain Land Co. No. 4, paid in error, and that the Delinquent Tax Attorney be authorized to file suit for the said tax against the rightful owner.

That an additional appropriation of \$ 2,000.00 be made for the county tax assessor for the purpose of absorbing an overdraft and employing two additional assistants at \$ 135.00 per month, each, for 5 months, and for other emergency purposes.

That the petition of Johnson Tire Co., seeking refund of overpayment of Tire Dealers' license, based on reeducation in tire dealers' licenses, after their license had been paid, be disallowed.

That the resolution proposing to authorize the county judge and county court clerk on behalf of Hamilton county to convey to the city of Chattanooga an undivided one-half interest in property owned by the county and formerly used as a workhouse and almshouse for the purpose of the city and county jointly operating the colored orphans' home of Chattanooga, the deed conveying to contain a provision that in the event the said property ceases to be used for a colored orphans' home by the city and county than the title to this one-half undivided interest conveyed to the city of Chattanooga shall revert to Hamilton County, be rejected.

That the tax assessor be authorized to issue errors and releases to release from taxation for 1936 the following pieces of real estate which were bequeathed to the Vine Street Orphans' Home and Pine Breeze Sanitarium, by will of A. R. Thomas, in 1935.

N. 30 ft. of Lot 4 and D. 30 ft. of Lot 5, Block 16, Johnson's Amended Division of St. Elmo--4204 St. Elmo Avenue.

S. 50 ft. of Lot 5, Rawling's S-D to St. Elmo-4917 Tennessee Avenue.

S  $\frac{1}{2}$  of Lot 25, D. F. Shauff's Add. to St. Elmo, --5422 St. Elmo Avenue.

Lot 13, Beulah Ruoff Tract--4811 Virginia Avenue.

No. 25 ft. of S. 75 ft. of Lot 4, Block 16, Johnson's Re-s-D--vacant lot.

NE quarter of Lot 126, A. M. Johnson's S-D--4415 St. Elmo Avenue.

Lot 4. Rawling's S-D--vacant lot.

S-  $\frac{1}{2}$  of Lot 7, Block 11, A. M. Johnson's S-D--vacant lot.

That claim of Higgins & Son, undertakers, by their attorney, H. L. Barger, for \$84.75 for the burial in Hamilton County of Paul Gann, a resident of Hamilton County, who was accidentally drowned in Polk County while visiting there, be referred to the County Judge.

That the County Engineer be authorized to move the Ketchersid Building in Daisy, back to highway.

THE FINANCE COMMITTEE RECOMMENDS:

That French Grubb, Esquire, delinquent tax attorney, be authorized to waive and set aside the interest and penalty accrued on the 1933 and 1934 State and County tax on the part of

of lot No. 101, of the Smartt-Edmondson tracts of the Chattanooga Estates Co., in the 3d Civil District, erroneously assessed to L. M. Grimsley, tax bills Nos. 3467 and 4220, respectively.

That the tax assessor be authorized to issue errors and releasements covering the 1934 and succeeding assessments on the property acquired by Carter J. Lynch, Trustee for Howitzer Company, 117th Infantry, Tennessee National Guard from Title Guaranty and Trust Company, Trustees, said property being used as a National Guard Training Camp.

That the delinquent tax attorney be authorized to waive and set aside the county's part of the interest and penalty accrued to the 1933 State and County Tax on lot 6, block 8, Eden Park, assessed to Administration & Trust Company on account of error in the trustee's office.

That the tax assessor be authorized to correct the 1936 personalty assessment against the Chattanooga Ince Delivery Company and place same at \$17.500.00.

That French Grubb, Esquire, delinquent tax attorney, be authorized to waive and set aside the county's part of the interest and penalty accrued on the 1929, 1930, 1931, 1932, 1933 and 1934 State and County tax on the east 45 ft. of the north 100 ft. of lot 26, block H. Long's Addition, assessed to J. W. Houston, on account of error by former tax assessor's office.

That the tax assessor be authorized to issue errors and releasements to release the 1926 and 1927 State and County tax on lot 11, Woodland Heights, Thomison Tract, assessed to J. G. Thomison (\$300.00 valuation each year) on account of said lot being church property.

That the tax assessor be authorized to issue errors and releasements to release from taxation for the years 1931, 1932, 1933, 1934 and 1935, lot 3, block 3, Montague's Addition No. 1. to Rossville, said lot being the property of the Methodist Children's Home, a religious institution. The county attorney's written opinion covering the legality of this accompanys this report.

That the County Judge be authorized to pay the Chattanooga Public Library an additional \$3.360.00, or as much thereof as possible, if and when funds therefor become available.

That the County Judge be authorized to pay the Humane Educational Society \$25.00 per month additional to the end of the current year, if and when it is possible to do so.

That the resolution referred to the committee with power to act to provide \$38.00 per month for additional transportation for school pupils from the East Brainerd and Ryall Springs districts to Central High School, and a petition for additional bus service from East Ridge the two at a cost of \$500.00 for the balance of the current school year, be referred to the County Judge and Squires, Holder, Hamby, Camp and Fryar, with power to act.

That the County Judge be authorized to pay \$900.00 for six months salary to one of the engineers of the original planning commission when it is possible to do so.

Respectfully submitted,  
 Hays Clark.  
 Chairman.  
 W. Lat Holder.  
 W. T. Thrasher.  
 Luther Hamby.  
 Mack Fryar.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record.

REPORT OF CLAIMS COMMITTEE FOR OCTOBER 1936 and JANUARY 1937.

TO THE HONORABLE COUNTY COURT:

We, YOUR CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be ordered paid.

C. E. CAMP. JUDGE PRO TEM.

- Rosana Sturdivant.
- Ralph Burgess.
- Hazel Black.
- Rosie Roberts.
- Belle Chawkin.

five cases @ \$5.00 \$25.00

M. L. MULKEY. JUDGE PRO TEM.

- Ruth Cummings.
- Millard Brown.
- Maggie Padgett.
- Frank Martin.
- J. P. King.
- George S. McCarty. Sr.
- D. A. Newton.
- Thomas Dunning.
- Minnie Allen.
- Edward Woodruff
- Mrs. Katherine W. Shawver.
- W.O. Watts.
- Fay Monds Friar Dickey.
- Emmett Ferguson.
- Edward Reeves.

fifteen cases @ 5.00 75.00



100.00

HAYS CLARK. J. P.

Rosana Sturdivant.

One case @ 50 cents.

\$ 50.  
100.50

Chattanooga, Sept. 30, 1936.

Hamilton County.

T. W. KILLOUGH. CCC.

FOR SERVICES RENDERED FOR QUARTER ENDING SEPTEMBER 30, 1936.

For making Quarterly Record, 17.500 @ 10 cents per 100.	17.50
Entering Order of the court. 81 @ 25 cents.	20.25
Filing petitions for exemptions 257 @ 25 cents.	64.25
Supplying certificates with seals attached 257 @ 75 cents.	192.75
Opening and closing records 79 days @ 50 cents.	39.50
Filing, docketing and entering lunacy cases 18 @ 3.85	69.30
Jacketing County Bills of expenses, 4 @ 15 cents.	60
Election by the Court 4 @ 50 cents.	2.00
Filing report of Finance Committee & Advisory Committee.	25.
William Bork Memorial Hospital.	25
Claims Committee.	25
School Superintendent.	25
Ex Officio fees for quarter ending Sept. 30, 1936.	<u>50.00</u>
	457.15
For entering Circuit Court Cost Bills 66 @ fifteen cents.	9.90
	\$ 467.05

I certify the foregoing to be correct to the best of my knowledge and belief.

T. W. Killough. CCC

Sworn to and subscribed before me this  
30th day of Sept. 1936.

Margaret Orrell. Deputy Clerk.

W. F. Langley.  
Chairman.

B.F. Freeman.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, your CLAIMS COMMITTEE, beg leave to report that he has this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be by order paid.

C. E. CAMP. JUDGE PRO TEM.

Esther W. Nidor.

Mrs. Georgia Donovan.

Graydon E. Gannoway.

Elize Zwald.

Florence Rosenthal.

John W. Stuart.

Sarah Watts Russell.

Luther Davidson.

Richard Long.

M. S. Smitherman.

Frances Case.

Hazel Hughes.

Susie Manley.

Edgar Howard.

Wm. H. Miller.

Catherine Lucas.

C.H. Blakeslee.

John Julian.

Margaret Eugene. Bell.

Mary Irene Kelsey.

Emma McNeely.

J. E. Whitman.

22 cases @ \$5.00 each.

110.00

WILKES T. THRASHER. COUNTY JUDGE PRO TEM.

Florence McDaniel.

one case @ \$5.00.

5.00

This paper was held by the father and just returned

P. C. PENNEBAKER. CONSTABLE.

Susie Manley. &amp; Wm. H. Miller. two cases @ \$3.00

6.00

C. E. CAMP. J.P.

Edgar Howard.

committed to jail.

50

MACK FRYAR. J. P.

JOHN JULIAN. COMMITTED TO JAIL

J. E. WHITMAN.

" two cases @ 50cents.

1.00

LUTHER CARTER. D. S.

John Julian.

one case @ \$3.00

3.00

R. L. HARTMAN. CONSTABLE.

J. E. Whitman.

one case @ \$3.00

3.00 \$128.50

Chattanooga, Tenn. Dec. 31, 1936.

Hamilton County:

T. W. KILLOGH.

FOR SERVICES RENDERED FOR QUARTER ENDING DEC. 31, 1936.

For making Quarterly Records, 23.500 @ 10 cents per 100.	23.50
Entering ordered of the Court. 49 @ 25 cents.	12.25
Filing petitions for exemptions, 70 @ 25 cents.	17.50
Supplying certificates with seals attached 70 @ 75 cents.	52.55
Opening, docketing and entering lunacy cases 20 @ 3.85	37.50
Opening and closing records 79 days @ 50 cents.	39.50
Jacketing County bills of expenses 4 @ 15 cents.	60
Elections by the Court none.	
Filing report of County Auditor.	25
Trustee	25
Auditing Committee.	25
Wm. Bork Hospital	25
School Superintendent.	25
Tax Assessor.	25
Ex-Officio fees for quarter ending Dec. 31, 1936.	<u>50.00</u>
	274.90
For entering Circuit Court Cost Bills 1120 @ 15 cents.	168.00
	\$ 442.90

I certify the foregoing to be correct to the best of my knowledge and belief.

T. W. Killough. CCC

Sworn to and subscribed before me this 31st day of Dec. 1936.

Margaret Orrell. D.C.

W. F. Langley.  
Chairman.  
B. F. Freeman.

ON MOTION of Esquire Langley, seconded by Esquire Freeman, the foregoing reports were adopted and ordered to be filed and made a matter of record and warrants drawn for claims.

RESOLUTION ANENT THE ACTION OF THE TENNESSEE RAILROAD AND PUBLIC UTILITIES COMMISSION IN RESPECT TO THE CONSTRUCTION OF ELECTRIC POWER LINES.

WHEREAS, The Tennessee Railroad and Public Utilities Commission has announced a ruling to the effect that hereafter permits must be obtained from the Commission before the erection of rural electric lines of more than 4000 volts, or costing in excess of \$5,000.00, can be undertaken by a private utility; and

WHEREAS, this ruling is designed to prevent the further construction of lines by private utilities in obvious efforts to thwart the announces rural electrification program of the Tennessee Valley Authority; and

WHEREAS, such action upon the part of private utilities, if allowed to continue, will, in the judgment of this Court, seriously interfere with the systematic and orderly development of an economically sound rural electrification program, and will thereby do great harm by denying to many rural areas adequate electric service;

THEREFORE, BE IT RESOLVED, By the Quarterly Court of Hamilton County in regular session assembled in the Court House at Chattanooga, Tennessee, on January 4, 1937, that the action of the Commission be, and the same is, hereby endorsed and approved; and be it further resolved that the Court offer, and does hereby offer, its services to the Commission in the futherance of the provisions of this ruling.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION ANENT THE ACTION OF THE TENNESSEE RAILROAD AND PUBLIC UTILITIES COMMISSION IN REGARD TO TELEPHONE RATES.

WHEREAS, investigations by the Federal Government of charges imposed for the inter-state telephone service have revealed the existence of excessive and exorbitant rates for such service and has resulted in a considerable lowering of these rates; and

WHEREAS, it is reasonable to assume that similar over-charges exist for intra-state and local telephone service, and that, therefore, an investigation of the charges for such services should be undertaken, and

WHEREAS, The Tennessee Railroad and Public Utilities Commission has announced its intention to under take such investigation, including an examination into the extra charges now being made for the use of so-called "French" telephone instruments.

THEREFORE, BE IT RESOLVED\_ by the Quarterly County Court of Hamilton County, in regular Session assembled at the Court House in Chattanooga, Tennessee, on January 4, 1937, that the action of the State Railroad and Public Utilities Commission be, and the same is, hereby endorsed; and be it further resolved that the action of Mr. Leon Jouroimon in initiating this action on the part of the Commission be, and the same is hereby commended; and be it further resolved that this Court tender, and does hereby tender its support to the Commission in the furtherance of the proposed investigation.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was referred to the Finance Committee.

A RESOLUTION AMENDING THE RESOLUTION PASSED AT THE JANUARY TERM OF COUNTY COURT OF HAMILTON COUNTY ENTITLED " A RESOLUTION TO REGULATE THE ESTABLISHMENT AND SUPERVISION OF LOCAL IMPROVEMENTS".

WHEREAS a resolution was passed and enacted by the County Court of Hamilton County at its January term for the establishment and supervision of local improvements, and

WHEREAS, Sec. 3 C of said resolution provided as follows:

"Residential Districts, which shall be made up of all properties now occupied or used for residential purposes, and including churches, schools, farms, nurseries, clubs hunting preserves, parks, cemeteries, and all buildings and uses of buildings and lands incidental thereto, but exclusive of buildings, structures, and uses of buildings, and lands included in Industrial or Commercial Districts as defined in subsections a and b of this section. All vacant or unused land or buildings not included within the boundaries of an Industrial or Commercial District as defined above shall be construed to be within the boundaries of a Residential District, " and

WHEREAS, Sec. 7, of said resolution provided as follows:

"Sec. 7, Be it Further resolved, that in a Residential District, no building or structure shall be erected or altered, nor shall any buildings, structures, or lands be used, except for one or more of the purposes listed in subsection c of Sec 3, above as defining a Residential District, and

WHEREAS it is deemed advisable to place restrictions upon the creation and establishment in residential districts in order to protect existing residential values, now therefore.

BE IT RESOLVED That Sec 7, of the said resolution heretofore referred to be and the same hereby is amended by striking out the period after the last word in Sec 7.

and adding thereto the following:

"Provided however that no new cemeteries or burial grounds can be created and established within a residential district as hereinabove defined, except upon approval of the Board of Appeals. Such approval shall be granted only upon a satisfactory showing of actual necessity for such new use of land."

Submitted this 4th day of January, 1937.

C. E. Camp. Justice of the Peace.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION RESCINDING ACTION CREATING A 2ND PRECINCT IN THE 4TH WARD AT SPECIAL CALL MEETING NOVEMBER 28, 1934, and RECORDED IN BOOK 12, Page 80.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

WHEREAS, at special call meeting of the Hamilton County, Court on November 28, 1934, a resolution was passed creating two voting precincts in the 4th Ward of the City of Chattanooga

And Whereas, it is the sentiment of the majority of the voters of both precincts of said ward that there should be only one voting place for the ward.

Be it Therefore resolved that the action of the County Court taken on November 28, 1934, dividing said ward into two precincts as set out in the minutes recorded in Quarterly Record Book No. 12, page 80, it is hereby rescinded, annulled and declared of no effect, and that hereafter the 4th Ward shall consist of only one voting precinct as was the law prior to the passage of the afore-mentioned resolution.

ON MOTION of Esquire Freeman, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

RESOLUTION GRANTING THE NORTH GEORGIA ELECTRIC MEMBERSHIP CORPORATION\_ ITS SUCCESSORS AND ASSIGNS, THE RIGHT AND PRIVILEGE TO CONSTRUCT\_ ERECT, MAINTAIN AND OPERATE ELECTRIC TRANSMISSION LINES, INCLUDING POLES. LINES. WIRES. INSULATORS\_ TRANSFORMERS. ARMS. BRACES AND ALL OTHER NECESSARY OR USUAL ATTACHMENTS AND APPURTENANCES ALONG. ACROSS. OVER UNDER AND ON THE STREETS. LANES. HIGHWAYS. PUBLIC ROADS AND OTHER PUBLIC PLACES IN SAID COUNTY:

WHEREAS, North Georgia Electric Membership Corporation has applied to this Court for easement to use the Public Highways at Hamilton County for the purpose of constructing, erecting, maintaining and operating electric transmission and distribution lines, and

WHEREAS, North Georgia Electric Membership Corporation has applied to this Court for its consent to construct, erect, maintain and operate in said County electric transmission and distribution lines,

THEREFORE, BE IT RESOLVED by this County Court in Hamilton County, Tennessee, that North Georgia Electric Membership Corporation, its successors and assigns, is hereby granted the right and privilege to construct, erect, maintain, and operate electric transmission lines, including poles, lines, wires, insulators, transformers, arms, braces, and all other necessary or usual attachments and appurtenances along, across, over, under and on the streets, lanes, highways, public roads and other public places in said County, and to construct, erect, maintain, and operate electric transmission and distribution lines, wires, insulators, transformers, arms, braces and all other necessary or usual attachments and appurtenances anywhere in said county, subject to any and all rights, easements and franchises heretofore granted to any other organizations, persons, firms or corporations.

ON MOTION of Esquire Freeman, seconded by Esquire Thrasher, the foregoing resolution was referred to the Highway Commission to report back to the Court.

REPORT OF COUNTY SCHOOL SUPERINTENDENT.

Chattanooga, Tenn. Jan. 4, 1937.

TO THE HON. WILL CUMMINGS. JUDGE & MEMBERS OF THE COURT OF HAMILTON COUNTY:

GENTLEMEN:

In compliance with the law I herewith present the report of the county superintendent of schools for the quarter ending December 31, 1936.

The amounts set forth in our budget for 1936-37 and expenditures through December 31, 1936, against same as shown by Vouchers issued by the superintendent's office are as follows:

	BUDGET	EXPENDITURES.
General Control.	8.580.00	3.501.25
Instructional Services.	499.373.26	210.067.98
Operation School Plant.	21.345.00	10.162.83
Auxiliary Agencies.	75.512.00	34.906.92
Capital Outlay.	12.000.00	
	<u>\$ 617.810.26</u>	<u>258.638.98</u>

The amount of money received from tuition and other sources and deposited with the Trustee of Hamilton County during the quarter was \$95.39.

The enrollment and average daily attendance for the first four months of school year 1936-37 are as follows:

	ENROLLMENT.			
	September.	October.	November.	December.
Elementary White.	8043	8334	8469	8553
High School. "	2932	2976	2993	3008
Elementary. Colored.	631	644	651	654
High School. "	<u>76</u>	<u>80</u>	<u>81</u>	<u>81</u>
	11.682	12.034.	12.194	12.296

#### AVERAGE DAILY ATTENDANCE.

	AVERAGE DAILY ATTENDANCE.			
	September.	October.	November.	December.
Elementary. White	7561	7427	7322	7115.
High School. "	2803	2716	2700	2589
Elementary Colored.	578	586	576	566
High School. "	<u>68</u>	<u>74</u>	<u>71</u>	<u>66</u>
	11.010	10.803	10.669.	10.336

#### FORUM.

Since Sept. 1st, we have been conducting a federal project in Adult Education.

On the whole our programs have been very interesting and instructive. Many people have availed themselves of the opportunity to participate in these forum programs.

On December 1st our record of activities was as follows: (a) 155 regularly scheduled forums have been held since September 7th, with a total attendance of 8.831. average 57.

- (b) 26 youth forums have been held with a total attendance of 3.452.
- (c) 64 special meetings have been held with a total attendance of 11.020.
- (d) 56 small discussion groups have met with a total attendance of 6.708.
- (e) 40 radio programs have been presented over local stations.
- (f) 1.567 pamphlets pertaining to topics discussed have been distributed.
- (g) Special library service has been supplied to approximately 713 persons.

The average attendance for the city groups was 49 while that of the county was 70. By these figures you will note that more interest in the movement was evidenced by the county attendance outside the city limits. The forum has contacted in City of Chattanooga 1 person out of 2.653 and in county outside city 1 person out of 571.

These forums have been a means of adult education and not a means of propagandizing. This is evidenced in the policy set forth by our forum board and transmitted to the people in the administrator's introductory letter placed on the second page of the general accountment folder issued above September 1st. The second paragraph of this letter is as follows:

"The Public Forums are under the control of the local Forum Board consisting of the local Forum Administrator and eight representative citizens, together with an advisory council composed of civic leaders from every community in the county. This fact guarantees that our public forums are not agencies of propaganda, but of genuine education; it is definite assurance that they seek to establish no particular theories of politics, economics, or social organization; they are dedicated to one of the major purposes of all true education in a democracy, which is to enable citizens to make more intelligent choices as they seek solutions for the never-ending succession of complex problems."

Whenever a leader has violated this policy in anyway the administrator has at once taken the matter up with him or her and brought the discussion back in line with the board's policy.

The success of this undertaking has brought expressions of praise from the United States Commissioner of Education who for several years has himself been a successful promoter of this type of adult education.

It has also caused us to secure an extension of our forum program from February 1st, through the month of May.

It has also brought into our midst a convention of State Superintendents and Commissioners of Education. During this convention we were favored with a visit from the United States Commissioners of Education, the Honorable J. W. Studebaker.

The following gentlemen in our midst are serving as members of our Forum Board:

Arthur L. Rankin. Chairman.	Col. C.S. Steward.
Rabbi Abraham Feinstein.	Father Francis T. Sullivan.
Erskine Mabee.	T. C. Thompson. Jr.,
George Fort Milton.	L. J. Wilhoite.
W. T. Robinson.	

The following citizens of Hamilton County and Chattanooga have served as Advisory Council members;

For Section I. (City proper)

Alexander. Mrs. James.	Mauney. Mrs. Geo. A.
Bates, Creed F.	McCallie, Spencer.
Barber. Rev. Jesse.	Meacham. Mrs. C.W.K.
Bell. Rev. Charles.	McMillin. Ed.
Coffee, Charlie	Miller. Judge L.D.
Cope. Fred.	Nelson. S.E.
Cowan. Rev. T.B.	Noble. Mrs. Sam.
Cassell. Mrs. Sam	Parks. Miss Mary.
Davenport. Wm. J.	Penney. Bill
David. Walter.	Patten. Dr. Lewis.
Duffey. Miss Tommie.	Shelton. John A
Evans. Mrs. P. K.	Shadoan. Mrs. John.
Guerry. Alex.	Sheerin. Rev. Char. W.
Hall. Tom.	Smartt. Mrs. J.E.
Jackson. B.J.	Trotter. F.H.
Koblentz. Abe.	Taylor. Mrs. W.C.
Lindsey. T.T.	Upshaw. Taz. D.
Loudenber. Alien.	Wheland. Mrs. E.E.
Levine. J.L.	

For Section II. (all county North of River)

Brown G. Russell.	Jenkins. Mrs. Ed. L.
Burke, Mrs. James.	Ketchersid, Mrs. E.B. Jr.
Brown. J. B.	Lord, A. L. Mors.
Babber. George.	NEWBERRY. Dr. J. B.
Brown. J. P.	Poe, Mrs. Ed.
Bales. J.D.	Phipps. Mrs. Murrell.
Crawley. Mrs. Frank	Snyder. I.K.
Denton. Miss Rosalie	Selman. Rev. R.W.
Downey. Mrs. J. Ed.	Stagmaier. Paul
Geevers. Carl. L.	Thompson. Mrs. Ethel
Harder. Keith.	Williams, Joe V. Jr.
Hamill. Mrs. D.R.	
Jones. J. T.	

For Section III (county East of Mission Ridge)

Anderson. Miss Avalyn.	Huddleston. T.M.
Bayston. Mrs. R.B.	Hull. Mrs. John S
Burgner. C.C.	Hurley. Rev. L. L.
Butler. Mrs. A. L.	Hundley. Mrs. J. B.
Blair, Dr. E.S.	Lauderbach. Mrs. J.B.
Bramlett. Miss Mae.	McMillan. T.H.
Bacon. Fred.	Pennybacker. E.R.
Bare. J. M.	Randolph. W R.
Bishop. Walter.	Roark. Mrs. Joe.
Champion. Mrs. Laura.	Roark. Mrs. Frank.
Cliett. Mrs. J. D.	Stroud. Mrs. Ethel.
Cartwright. rev. Lin D.	Shepherd. Mrs. Will.
Wultbert. T.R.	Stone. Mrs. ROGER.
Davis. J. W.	Slevide. Arnold.
DeFriese M. T.	Tombras. Mrs. Gus.
David. Arthur.	Tallant. Mrs. A.L.
Doub. C.J.	Tipton. Jere.
Duncan. J.R. Mrs.	Walker. Elenora
Gilbert. Ferrill.	Wilson. J. S.
Hall. Mrs. John.	Wooten. Nat. E.

The Forum Board has determined the policy of the Forum and given its approval to the leaders that have been selected as well as to the subject content of the program presented to the people. The Advisory Council has been of great assistance in carrying out details in the local forum centers. They have kept the programs before the people and helped the director in many ways to carry out the program in full.

During the period from September 1st to February 1st, the following leaders will have made their appearance before Chattanooga and Hamilton County audiences:

Dr. Geo. W. Spicer-- Associate Professor of Political Science, University of Virginia, Specialist in County Government- Chairman of the Virginia Commission on County Government.

Dr. Frank B. Ward--- Instructor in economics in the department of Commerce, University of Tennessee, Member of the State Planning Commission.

Walter J. Millard--- Field Secretary of the National Municipal League- Specialist in Municipal Government.

Dr. Louise B. Hill. Author on an American History and a number of tracts of historical subjects--Extensive educational experience in eastern schools.

Dr. Paul H. Sheats. Author-Specialists in social science field- Experienced in forum work. Has served very successfully as director of our forum.

Dr. Emory Q. Hawk. Head of Department of Economics, Birmingham Southern College- Director of the Federal Consumer's Council -- Author of numerous economic studies. Dr. Hawk will be with us for six weeks of the second part of the forum program.

Dr. Alden G. Alley---Lecturer on foreign affairs, interpreter of social and economic trends- Experienced author and forum leader. Dr. Alley will serve with us for six weeks during second part of forum program.

Dr. Wallace McClure--- For fifteen years consultant and assistant in the treaty division of the Federal Department of State --A specialist in foreign affairs. Appeared in one of our county wide forums and discussed ably the economic importance of the Tennessee Valley in world trade.

Dr. C. W. Farrier-- Chief Assistant Coordinator of Tennessee Valley Authority with Dr. Walter D. Cocking, Tennessee Commissioner of Education, led the discussion in the county-wide forum. The subject discussed was the "Social Significance of the T.V.A."

Dr. Cullen B. Gosnell. Head of Department of Social Science Department, Emory University Director and Founder of the Atlanta Institute of Public Affairs- Director and Founder of the Institute of Citizenship Emory University. Dr. Gosnell will lead during the January program of the Forum.

#### Building Program.

The County School Building Program, started sometime ago, is progressing nicely. We have had but few days so cold that work could not be carried on. The rain has caused some time out but not enough to amount to very much of a delay. The Fairmount, Tyner-Silverdale, Pineville, Ganns, Anna B. Lacey, and White Oak Schools are under roof and work can now proceed on these buildings without time out because of rain. The three high school buildings have walls up to second story and are progressing on record time. East Dale is about ready for roof while Central High is moving more slowly, having proceeded little beyond foundation.

We must proceed to secure the completion of the program voted by the people. Tyner High School has already received warning from the Southern Association of Secondary Schools and Colleges that it will be thrown off the association roll unless something is done to relieve its crowded condition within the next year. Any further representation the court can make to Washington that will bring results will be very much appreciated as many of these projects in the second part of this program were as badly needed as some of those in the first part.

#### WASHINGTON HIGH SCHOOL.

The Washington School has been attracting further attention over the state in that one of the sectional meetings for the Negro teachers was recently conducted at this school. With its summer school sponsored by the state department of education and financed through general education board funds, this school is making history for Hamilton County.

#### SCHOOL COSTS.

Oftentimes we can better visualize the expense of a public enterprise by comparing it with some familiar item of the cost of which we readily recognize. Based on enrollment for 180 days the daily cost per pupil for the following items in the budget of the Board of Education are as follows:

Administering Schools	equal	.004
Instructional Service.	"	225
Operating of School Plant.	"	009
Auxiliary Agencies.	"	035
Capital Outlay		005
Amount in building and Grounds		
Budget applicable to schools.		<u>013</u>
Total		,29 per day.

In fact total per pupil cost per day for operating county schools amounts to about the cost of one pound of beef steak.

May I again express to the Hamilton County Judge and the several members of the County



Court my appreciation for the splendid support you have given to the department of education in all of its endeavors. We feel that you have acted at all times with the interest of the people uppermost in your thinking and have been a great help to us in carrying out our program.

Yours very cordially.

Arthur Rankin.  
Superintendent. Hamilton County School

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record.

REPORT OF HIGHWAY COMMISSION.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Gentlemen:

During the past six months the Commission has maintained in good condition practically all of the roads of the County. This has been done by continuous operation of the road graders and the use of workhouse prisoners. Additional chert has been placed on a large number of roads; and bridges and culverts have been built where needed. The recent rains have done considerable damage to some of the roads and this damage is being repaired as quickly as possible.

The major projects under construction during this period are:

- (1) Signal Mountain: Most of the streets of the Town of Signal Mountain have been resurfaced with stone and oil.
- (2) Lookout Mountain: All the streets of the Town of Lookout Mountain have been resurfaced with stone and oil.
- (3) Fairmount: Some of the streets of this section have been oiled and the Commission expects to continue this work as rapidly as possible.
- (4) Third District-General: A large number of roads in the Third District have been oiled during this period: including portions of the Hixson Pike; the Dowlin Pike; Daisy-Dallas; Browntown Road; streets in the towns of Daisy, Soddy and Sale Creek. Two new roads are being built from the Valley to the top of Waldens Ridge. One is at Soddy known as the Hot Water Road, and one at Sale Creek known as the Leggett Road. The fills on the Gadd Road, the Dowlin Pike and the Boy Scout Road have been raised above ordinary high water.
- (5) Second District: A large number of streets and roads have been oiled in this District, including the John Ross Road; the Lightfoot Mill Road; portions of the Hickory Valley Road; and a large number of streets in East Ridge and Eastdale.
- (6) Fourth District: More mileage of roads have been oiled in this District than during any like period since this has become a part of Hamilton County. The Apison Pike has been oiled from Lee Highway to Apison. The Ooltewah-Georgetown Road has been oiled from Fitzgeralds to the Mahon Gap Road. The East Brainerd Road has been given one coat of oil from West View to the Cross Roads. The Ooltewah-Ringgold Road is being oiled from the Robinson Place to the Georgia State Line. Two large concrete bridges have been built at Ooltewah, one over Ooltewah Creek at the Robinson Place, and one in the Town of Ooltewah over Little Ooltewah Creek. A small steel bridge has been built over Grasshopper Creek on the Grasshopper Pike.
- (7) WPA: The Commission has supervised the WPA labor on the public roads of the County. There has been an average of 900 workers employed on the various roads of the County.

Too much credit cannot be given the W.P.A. for the assistance they have given the County on its rural roads. The work that has been done during this period could not have been done without their help.

WORKHOUSES

Both the White Oak and Silverdale workhouses have been maintained in excellent condition. The prisoners, as a whole, have behaved in a creditable manner, and their health and morale has been good. The average number of prisoners maintained during the half-year at

White Oak was	60
Silverdale "	90

Respectfully submitted,  
Board of Highway Commissioners.  
By Joe F. Goodson.  
Chairman.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the foregoing report was adopted and ordered to be filed and made a matter of record.

A RESOLUTION TO REQUIRE THE COUNTY AUDITOR C. S. PETERSON, TO MAKE AN ANNUAL AUDIT OF ALL COUNTY OFFICES, AND TO AUTHORIZE THE EMPLOYMENT OF ADDITIONAL HELP TO MAKE SUCH AUDIT ANNUALLY. AND REPORT TO THE QUARTERLY COUNTY COURT.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee,  
in Quarterly Session Assembled;

That the County Auditor, C. S. Peterson, be and he is hereby required to make an  
annual audit of all the County offices, and he is necessary to make such annual audit.

Be it further resolved that at the completion of said audit that the said County  
Auditor, C. S. Peterson, be requested to submit audit when completed to the next term  
of the quarterly County Court after said audit is completed.

Be it further that this resolution take effect from and after its passage  
the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution  
was adopted on a roll call vote, the following members of the court being present, and  
voting Aye: Esquires, Langley, Clark, Freeman, Camp, Fryar, Brown, Thrasher, Hamby  
and Holder. Total 9. Esquire Johnston voting Naye.

RESOLUTION THAT THE COUNTY JUDGE AND BUDGET CLERK MAKE A QUARTERLY REPORT TO EACH MEETING  
OF THE COUNTY COURT AS TO THE CONDITION OF EACH BUDGET GIVING THE AMOUNT USED AND  
BALANCE ON HAND NOT USED.

WHEREAS HAMILTON COUNTY, operates under an annual budget made and adopted by the  
Honorable Court;

THEREFORE. BE IT RESOLVED that the County Judge and the Budget Clerk make a quarter  
ly report to each quarterly meeting of the County Court as to the condition of each  
budget giving the amount used and balance on hand not used.

ON MOTION of Esquire Johnston, seconded by Esquire Thrasher, the foregoing resolution  
was adopted by acclamation.

PETITION FOR THE COUNTY TO PURCHASE ONE AND A HALF ACRES FOR THE WHITE OAK SCHOOL  
PLAYGROUND.

TO THE MEMBERS OF THE HAMILTON COUNTY BOARD OF EDUCATION:

In view of the fact White Oak School building is now occupying so much of the space  
formerly used for playground, and in view of the fact that a portion of ground of about  
one and one-half acres may be purchased to the rear of the present grounds at a price  
of \$1.000 per acre, be it therefore.

RESOLVED, That we the citizens of White Oak Community do hereby petition the Board  
of Education of Hamilton County and through them the County Judge and Court of Hamilton  
County to make the necessary arrangements and purchase the said lots for use of the  
White Oak School.

Mrs. J. H. Evans.  
Chairman. Parent-Teacher Association.

We, the undersigned members of the Hamilton County Board of Education, recognize  
the need for this additional to the grounds of the White oak School and hereby  
give our approval.

E.S. Blair, M.D.  
Mrs. Will Shepherd.  
George Forbes.  
J.H. Allen.  
J. H. Brown.  
Anna B. Lacey.  
Chairman, Board of Education.  
Arthur L. Rankin.  
Secretary. Board of Education.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing petition  
was referred to the Finance Committee with Power to Act.

REPORT OF WILLIAM BORK MEMORIAL HOSPITAL.

Quarterly Report of October, November and December. 1936.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENN.

Gentlemen.

We, as your Commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of October, November and December, 1936; listing the number of patients received, discharged, transferred and died, remaining on hand at the end of the quarter ending December 31, 1936.

	MALE.	FEMALE	TOTAL.
1. Patients on books of institution beginning on Institution quarter. 130 (Includes patients away from institution on parole, but on books.)	130	87	217
2. Admitted during the quarter.	12	7	19
3. Total on books during quarter. (Includes totals of items 1 & 2)	142	94	236
4. Discharged from books during quarter. (does not include patients away on parole)	5	3	8
5. Transferred to other institution for mental disease. (Includes all insane patients sent directly to any other institution for mental disease.)	0	0	0
6. Died during quarter.	9	3	12
7. Total discharged. transferred and died during quarter.	14	6	20
8. Patients remaining on books of institution at the end of institution quarter. (Includes patients away from institution on parole)	128	88	216
9. Number of employees on hand.	7	6	13

Respectfully submitted.

G. Russell Brown.  
Chairman.

J. W. Johnston.  
Secretary

C. E. Camp.  
Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Johnston, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION THAT THE HIGHWAY COMMISSION BE REQUIRED TO COMPLETE THE BUILDING OF VALLEY STREET RUNNING FROM LYNCH'S STORE IN SODDY, TO THE SCHOOL HOUSE.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Highway Commission be and they are hereby required to complete the construction of Valley Street, located in the 3rd Civil District of Hamilton County, Tennessee, in Soddy, running from Lynch's store to the Soddy School House property a distance of approximately 600 feet.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION REQUESTING THE FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS TO KEEP THE APPLICATION OF TENN. FILE NUMBER 10.28.6 ON AN ACTIVE BASIS.

WHEREAS, Hamilton County, Tennessee, has heretofore filed an application with the Federal Emergency Administration of Public Works, which application is designated by its files as "TENN. 1028-6". and

WHEREAS, Hamilton County, Tennessee, is still in need of the improvements for which such application was filed.

NOW. THEREFORE. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY.

AS FOLLOWS:

That the Federal Emergency Administration of Public Works is hereby requested to keep the above referred to application on an active basis since it is the intention of Hamilton County, Tennessee, to proceed promptly with the construction of the project described in the application above referred to in the event the Federal Emergency Administration of Public Works makes an allotment therefor.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION REQUESTING THE FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS TO KEEP THE APPLICATION OF TENN. FILE NUMBER 1028-1 ON AN ACTIVE BASIS.

WHEREAS\_ Hamilton County, Tennessee, has heretofore filed an application with the Federal Emergency Administration of Public Works, which application is designated by its files as "Tenn. 1028-1; and

WHEREAS\_ Hamilton County, Tennessee, is still in need of the improvements for which such application was filed.

NOW. THEREFORE. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY.

AS FOLLOWS:

That the Federal Emergency Administration of Public Works is hereby requested to keep the above referred to application on an active basis since it is the intention of Hamilton County, Tennessee, to proceed promptly with the construction of the project described in the application above referred to in the event of the Federal Emergency Administration of Public Works makes an allotment therefor.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION REQUESTING THE FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS TO KEEP THE APPLICATION OF TENN. FILE NUMBER 1132 ON AN ACTIVE BASIS.

WHEREAS, Hamilton County, Tennessee, has heretofore filed an application with the Federal Emergency Administration of Public Works, which application is designated by its files as "Tenn. 1132"; and.

WHEREAS, Hamilton County, Tennessee, is still in need of the improvements for which such application was filed;

NOW. THEREFORE. BE IT RESOLVED, by the Quarterly County Court of Hamilton County, as follows:

That the Federal Emergency Administration of Public Works is hereby requested to keep the above referred to application on an active basis since it is the intention of Hamilton County, Tennessee, to proceed promptly with the construction of the project described in the application above referred to in the event the Federal Emergency Administration of Public works makes an allotment therefor.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO URGES THE SENATORS AND REPRESENTATIVES FROM THIS DISTRICT TO TAKE SUCH STEPS AS MAY BE NECESSARY TO ASSURE THE ERECTION OF A BRIDGE ACROSS CHICKAMAUGA DAM.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

Whereas Chickamauga Dam is now in the process of being constructed and whereas under the present set-up there is no provision for a bridge across and on the top of said dam, and

Whereas, it is the opinion of this Court that the erection of a bridge across Chickamauga Dam will greatly increase its usefulness, its beauty and its convenience to the public in general,

Now, Therefore, Be It Resolved that the two Senators from this State and the Representative from this District be advised of the sentiment of this Court and urged to take such steps as may be necessary to assure the erection of a bridge across the river over the dam.

Be It further resolved that the County Court Clerk furnish said Senators and Representative a copy of this resolution.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO PROVIDE FOR THE ISSUANCE OF ADDITIONAL BONDS UNDER THE COUNTY PUBLIC WORKS ACT OF 1935, IN AN AMOUNT NOT EXCEEDING \$44,000.00 FOR ADDITIONS TO THE HAMILTON COUNTY COURT HOUSE.

Be It Resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

Sec. 1. That bonds of this county in an amount not exceeding \$44,000.00 be issued under the terms and provisions of the County Public Works Act of 1935, for the purpose of defraying this County's part of the cost of additions to the Hamilton County Court House, the Federal Government having allotted funds sufficient to match the said amount of bonds in the rates of 45% to 55%.

Sec. 2. Be It further resolved that said bonds shall bear interest at a rate not exceeding 4% per annum, shall be payable from ad valorem taxation on all property in this County, and shall be in such form and embody such terms, not inconsistent with the County Public Works Act of 1935, as may be prescribed by subsequent resolution of this court.

Sec. 3. Be it Further Resolved that the Clerk of this Court be and he is hereby authorized and directed to cause this resolution to be published in accordance with the Act above referred to.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Brown, Thrasher, Hamby, Holder, Total 7. Esquires Johnston, Camp and Fryar voting Naye. Total 3.

RESOLUTION TO DISCONTINUE THE HOWARDSVILLE VOTING PRECINCT AND ENLARGE THE APISON PRECINCT.

WHEREAS\_ The Howardsville voting situated in the 4th Civil District of Hamilton County, Tenn., has comparatively few voters, and

WHEREAS, it is expensive, inconvenient and to the best interests of the county that a separate voting place be not maintained, and

WHEREAS, it is convenient and accessible to those effected that said voting precinct be changed to what is known as the Apison Precinct.

BE IT THEREFORE RESOLVED by the Quarterly County Court in regular session assembled that the precinct heretofore known as the Howardsville voting precinct be and the same is

discontinued, and that hereafter all voters who have heretofore lived within the territorial district which constituted the Howardsville voting precinct will vote in the Apison precinct, and the said Apison precinct, is extended and enlarged so as to include the former Howardsville precinct.

ON MOTION of Esquire Hamby, seconded by Esquire Holder, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE SALE OF A LOT OWNED BY HAMILTON COUNTY AND SITUATED IN OOLTEWAH. TENNESSEE.

WHEREAS, Hamilton County has received an offer of \$150.00 in cash from Sam H. Smith for one lot situated in Ooltewah; said property being known as the old jail building, and

WHEREAS\_ said offer is fair, reasonable and all that said property could be expected to bring, and

WHEREAS, said lot being 150 by 300 feet and which serves no useful purpose to Hamilton County, is bounded on the west by Carl Smith property, on the south by Church Street; on the East by High St., and on the west by Mulberry Street; Now, therefore,

BE IT RESOLVED by the Quarterly County Court in regular session assembled that negotiations be closed for the sale of said property to the prospective buyer herein named, and that the proper officers be and they are hereby authorized upon receipt of said purchase price to execute a deed for same to said Smith in accordance with this resolution.

ON MOTION of Esquire Hamby, seconded by Esquire Holder, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

THE FOLLOWING AGRICULTURE AND HOME ECONOMICS ADVISORY COMMITTEE WERE APPOINTED BY THE COUNTY JUDGE AND RAITIFIED BY THE COUNTY COURT. Esquires, C. E. Camp, Latt Holder, G. Russell Brown, Mrs. Frank Hixson and Mrs. E. F. Wheland.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the following Notaries Public were elected by acclamation.

Alice Adams.	B. W. Morrison.
Claude Brown.	J. F. Mowery.
E. M. Bell.	E. O. Morgan.
William G. Brown.	C. H. McCollum.
J. P. Brown.	Charles A. Noone.
Robt. Caruthers.	Russell Nicklen.
Don Cochran.	F. A. Shipley.
Dasey Calhoun.	C. M. Sanders.
Elizabeth A. Dempster.	P. H. Thach.
F. D. Fletcher.	Nancy M. Varner.
Harry Ferguson.	Homer J. Vanvleet.
Lucille Hixson.	Pansy Vaughn.
R. E. Houston.	W. C. Wallace.
Carter Lynch.	Grady E. Young.
C. H. Lively.	
Frank Moore.	

ON MOTION of Esquire Langley, seconded by Esquire Freeman, the following exemptions duly signed by magistrate and approved by County Physicians were granted.

walter C. Abercrombie.	Peddler Tax.
E. S. Bedford.	"
G.F.H. Burton.	"
R. L. Crumley.	"
James Carnes.	"
John Goins.	"
P. E. Horton.	"
A. M. Heaton.	Poll Tax.
E. H. Hall.	"
J. W. Hunter.	Peddler Tax.
Buster Johnson.	"
N. J. Moon.	Poll Tax.
Glen Metcalf.	"
F. C. Neal.	Peddler Tax.
James Pierce.	"
Morgan M. Shadrick.	Poll Tax.
Leo Stewart.	"
John A. Steele.	"
H. Y. Thompson.	"
M. L. Wilkey.	"

ON MOTION OF Esquire Thrasher, seconded by Esquire Freeman, Court adjourned Sine Die.

*C. C. Langley*

COUNTY JUDGE. *Pro Tem*



STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. F E B R U A R Y 1, 1937.

BE IT REMEMBERED, That on this the 1st day of February, 1937, before the Honorable Will Cummings, County Judge, of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House at Chattanooga, Tennessee, pursuant to the following Notice or Call, which is in the words and figures following, to-wit:

TO ALL MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

BEING OF THE opinion that public necessity requires the convening of the Quarterly County Court in special session, I. C. E. Camp, County Judge Pro Tem, by virtue of authority vested in me do hereby call said court to meet at ten O'clock, A.M. Monday, February 1st, 1937, in the Chancery Court room at the Hamilton Court House to consider and take such action as the Court may deem advisable on the following matters:

1. A reconsideration of the matter issuing bonds for court house improvements to match the federal grant heretofore approved and such other action in connection therewith as may be advisable.

2. The election of Notaries Public.

This 26th day of January, 1937.

C.E. Camp. County Judge Pro Tem.

T.W.Killough. County Court Clerk.

We, the undersigned members of the Quarterly County Court of Hamilton County, Tennessee, acknowledge service of the above and foregoing notice on this 26th day of January, 1937. Esquires Camp, W.F. Langley, Hays Clark, B. G. Freeman. J.W. Johnston, Mack Fryar. Luther Hamby. W. Latt Holder. W. T. Thrasher and G. Russell Brown.

The County Court Clerk called the roll of the Justices of the Peace, of the County and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Camp, seconded by Esquire Brown, the Court was asked to reconsider the vote on bonds for an addition to the Court House. on a rollcall vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Johnston voting nay.

RESOLUTION ENTITLED "INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS NOT TO EXCEED \$44,000.00 IN AMOUNT UNDER THE COUNTY PUBLIC WORKS ACT OF 1935, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF CERTAIN COURT HOUSE ADDITIONS.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.

IN SPECIAL SESSION ASSEMBLED:

1. That bonds of Hamilton County, not to exceed \$44,000.00 in amount, be issued, in accordance with the provisions of the County Public Works Act of the General Assembly of Tennessee for 1935, for the purpose of defraying the County's part of the estimated cost of additions to the Hamilton County Court House, which bonds will match a grant for this purpose heretofore approved by the Federal Government in an amount equivalent to 45% of said cost.

2. BE IT FURTHER RESOLVED that said bonds shall bear interest at a rate not to exceed four (4%) per cent per annum and shall be payable from an ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be in such form and denomination, and shall embody such terms not inconsistent with the County Public Works Act of 1935, as may be prescribed by subsequent resolution of this court.

3. BE IT FURTHER RESOLVED that upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provisions of the above referred to act.

ON MOTION of Esquire Camp, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote the following members of the county being present and voting Aye: Esquires Langley, Clark, Freeman, Camp, Fryar, Brown, Thrasher, Hamby, and Holder, Total 9. Esquire Johnston voting Nay.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the following Notaries Public were elected.

- A. P. Buck.
- F. D. Blackstock.
- L. R. Boyd.
- Mildred Blisplinghoff.
- Charles N. Battle.
- Mrs. Beatrice Brown.
- Ruth K. Kyle.
- W. A. McClure.
- G. R. Neese.
- B. Porter.
- H. T. Shelley.
- E. W. Tubbs.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned  
Sine Die.

  
COUNTY JUDGE. *Geo. T. ...*

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) THURSDAY. FEBRUARY 18, 1937.

BE IT REMEMBERED, That on this the 18th day of February, 1937, before the Honorable Will Cummings, County Judge of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House of Chattanooga, Tennessee, pursuant to the following Notice or Call, which is in the words and figures following, to-wit:

TO THE MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.

Being of the opinion that the public necessity requires the convening of the Quarterly County Court in Special Session, I, C. E. Camp, County Judge Pro Tem, by virtue of the authority vested in me, do hereby call said Court to convene at 10 A.M. Thursday, February, 18th, 1937, in the Chancery Court Room, Hamilton County Court House, to consider and take action on the following matters:

1. The issuing of bonds for court house additions to match a federal grant heretofore approved for said purpose in an amount equivalent to 45% and to take such other action in regard to said bond issue as may be necessary.

2. The election of Notaries Public.

This 12th day of February, 1937.

C. E. Camp.

County Judge Pro Tem.

T. W. Killough.  
Clerk of the County Court.

We, the undersigned members of the Quarterly County Court of Hamilton County, Tennessee, acknowledge service of the above and foregoing notice on this the 12th day of Feb. 1937.

W. F. Langley.

Mack Fryar.

Hays Clark.

W. Lat Holder.

Bruce Freeman.

Luther Hamby.

J. W. Johnston.

G. Russell Brown.

C. E. Camp.

W. T. Thrasher.

The County Court Clerk called the roll of the Justices of the Peace, of the County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF THE CLERK ON PROTEST BY QUALIFIED ELECTORS TO ISSUANCE OF BONDS.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

I, T. W. Killough, the duly elected and qualified clerk of the Hamilton County Court, hereby certify that pursuant to directions given by said Court on February 1, 1937, I caused the initial resolution and notice hereinafter set out to be published once in full in the Chattanooga, News, a newspaper published in Hamilton County, Tennessee. Said resolution and notice are as follows:

" A. RESOLUTION ENTITLED, 'Initian Resolution to Provide for the Issuance of County Bonds not to Exceed \$44,000.00 in Amount, Under the County Public Works Act of 1935, to defray Hamilton County's Part of the Estimated Cost of Certain Courthouse Additions. '

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled:

1. That bonds of Hamilton County, not to exceed \$44,000.00 in amount to be issued in accordance with the provisions of the County Public Works Act of the General Assembly of Tennessee of 1935, for the purpose of defraying the County's part of the estimated

cost of additions to the Hamilton County Courthouse, which bonds will match a grant for this purpose heretofore approved by the Federal Government in an amount equivalent to 45% of said cost.

2. BE IT FURTHER RESOLVED that said bonds shall bear interest at a rate not to exceed four (4%) per cent per annum and shall be payable from the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be in such form and denomination, and shall embody such terms not inconsistent with the County Public Works Act of 1935, as may be prescribed by subsequent resolution of this Court.

3. BE IT FURTHER RESOLVED that upon adoption of this initial resolution by three-fourths of all the members of this Court, the clerk is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provisions of the above-referred-to act.

WILKES T. THRASHER.  
Member of the Court.

NOTICE.

The foregoing resolution has been adopted. Unless within ten (10) days of the publication hereof a petition signed by at least 5% of the qualified electors of the County as defined by the County Public Works Act of 1935 shall have been filed with the Clerk protesting the issuance of the bonds, such bonds will be issued as proposed.

This February 1, 1937.

T. W. Killough. County Clerk.

I further certify that publication of said resolution and notice was made on February 1, 1937, and that within ten (10) days thereafter a petition was filed as provided in the notice protesting the issuance of said bonds, but that the total number signing said petition was less than five (5%) percent of the qualified electors of Hamilton County.

Witness my hand and official seal this 18 day of February, 1937.

T. W. Killough.  
County Court Clerk of Hamilton County,  
Tennessee.

Subscribed and sworn to before  
me this 18th day of February, 1937.

Margaret Orrell.

Notary Public.

My commission expires Oct. 3, 1938.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Camp, Fryar, Brown, Thrasher, Johnston, Hamby and Holder. Total 10.

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED FOR ADDITIONS AND IMPROVEMENTS TO THE COURT HOUSE PURSUANT TO PROVISIONS OF THE COUNTY PUBLIC WORKS ACT AND THE INITIAL RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY ON FEBRUARY 1, 1937, TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST ON SAID BONDS, AND TO PROVIDE FOR THE ADVERTISEMENT AND SALE OF SAID BONDS.

WHEREAS, by initial resolution adopted by this court on February, 1, 1937, pursuant to the terms and conditions of the County Public Works Act of 1935, the issuance of bonds of this county has been authorized for certain court house additions and improvements not to exceed the sum of \$44,000.00, and

WHEREAS, following the adoption of said initial resolution and the publication of same in accordance with the provisions of the County Public Works Act, (said project not having been among those voted on in the county referendum) less than five percent of the qualified electors of Hamilton County interposed objections thereto within the period allotted for objections, and

WHEREAS, Federal funds have heretofore been allotted by way of grant in an amount equal to 45% of the estimated cost to match the bonds to be issued for said court house additions by Hamilton County, and

WHEREAS, it is to the public interest that said bonds be now issued to defray the county's part of the estimated cost of said project.

NOW, THEREFORE BE IT RESOLVED BY THE QUARTERLY County Court of Hamilton County, Tennessee, in special session assembled:

SECTION 1. THAT THERE BE FORTHWITH issued and sold, as hereinafter provided, bonds in the amount of \$44,000.00 for additions and improvements to the Hamilton County Court House.

SECTION 2. BE IT FURTHER RESOLVED that said bonds shall be dated the first of January, 1937; shall be issued in denominations of \$1,000.00 each and shall bear interest at a rate not to exceed 4% per annum payable semiannually on the first day of July and January of each year, the said interest to be evidenced by coupons as hereinafter provided.

SECTION 3. BE IT FURTHER RESOLVED that said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office. There shall be attached to each of said bonds, interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth, and each coupon shall bear the number of the bond to which it is attached; the said coupons shall be signed by the County Judge and the County Court Clerk; provided, however, that said County Officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, New York.

SECTION 4. BE IT FURTHER RESOLVED that said bonds shall be styled "Public Works (Court House) Bonds 2nd series": shall be numbered from 1 to 44 inclusive and shall mature serially as follows; Two of said bonds of the par value of \$1,000.00 each shall mature on January 1, 1940, and the same number and amount shall mature on January 1, of each year, thereafter up to and including January 1, 1961.

SECTION 5. BE IT FURTHER RESOLVED that the said bonds and coupons shall be in substantially the following form to-wit:

UNITED STATES OF AMERICA.  
STATE OF TENNESSEE.  
COUNTY OF HAMILTON.

(Style of bond)

No. \_\_\_\_\_ \$1,000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars lawful money of the United States of America on the first day of January, 19\_\_\_\_ with interest thereon at the rate of \_\_\_\_\_% per annum from the date thereof until paid, payable semi-annually on the first

days of July and January of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of forty-four (44) bonds, aggregating the principal sum of \$44,000.00 of like date, tenor and effect, except as to maturity, and is issued by said County for the purposes of obtaining funds for public improvements under the authority of the Act of the General Assembly of the State of Tennessee, known as the "County Public Works Act of 1935". This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special sessions assembled;

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at Maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of January, 1937.

  
County Judge. 

COUNTERSIGNED.

\_\_\_\_\_  
COUNTY COURT CLERK.

(FORM OF COUPON)

NO \_\_\_\_\_

On the First day of \_\_\_\_\_ 19\_\_\_\_\_, the County of Hamilton in the State of Tennessee, will pay to bearer, \_\_\_\_\_, at the National City Bank, New York, N. Y. for semi-annual interest due that day on its bond, dated \_\_\_\_\_, 19\_\_\_\_\_  
Number \_\_\_\_\_

COUNTERSIGNED.

\_\_\_\_\_  
County Court Clerk.

\_\_\_\_\_  
County Judge.

SECTION 6. BE IT FURTHER RESOLVED that said bonds when they shall have been executed by the proper officials, as herein above designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

SECTION 7. BE IT FURTHER RESOLVED, that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition.

to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1937 through 1961 inclusive, sufficient for said purposes.

SECTION 8. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds in the manner prescribed by Section 3707 of the Code of Tennessee, and Section of the County Public Works Act of 1935.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Clerk, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Johnston passed.

ON MOTION of Esquire Clark, seconded by Esquire Camp, T. Pope Shepherd, T. W. Killough and Wilkes T. Thrasher were added to the Buildings and Grounds Committee.

ON MOTION OF Esquire Thrasher, seconded by Esquire Camp, the following Notaries Public were elected.

W. D. Clift.

Jacob M. Edelstein.

Charles E. McMillan.

Hubert J. Stagmaier.


Hattie Wilson Tarvin.

Mabel Worley.

W. W. Igou

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, Court adjourned

Sine Die.

  
County Judge. *Pro Tem*



STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

SATURDAY. FEBRUARY 20, 1937.

BE IT REMEMBERED, That on this the 20th day of February, 1937, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House at Chattanooga, Tennessee.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires, Langley, Clerk, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

RESOLUTION DEPLORING THE DEATH OF THE HONORABLE JAMES P. BUCHANAN, REPRESENTATIVE IN THE CONGRESS FROM TEXAS.

Whereas, His Honor, Judge Will Cummings, has, with profound regret, learned of the death of the Hon. James P. Buchanan, Representative in the Congress from Texas, and has called this Honorable Court into special session so that the people of this community might have the opportunity, through us, the members of this court, to pay suitable tribute to his memory, and to express their appreciation for his life, his works, his virtues and his humanity; and,

WHEREAS, The people of the Commonwealth of Texas have seen the Honorable James P. Buchanan rise from the office of Justice of the Peace to eminence at the Texas Bar, Prosecuting Attorney, United States Attorney, Member of the Texas Legislature, and then in 1913 gave him to the nation as a member of the Congress, and we have all watched his career from then until his death, and saw him rise to the Chairmanship of the Appropriations Committee of the House of Representatives, and with ~~administration~~ watched his career during the Roosevelt Administration, and while guarding the Treasury with proper economy, his humanity always controlled his judgment, and by virtue of the appropriations that he piloted through the House of Representatives, the Roosevelt Administration has restored prosperity throughout the nation; and,

WHEREAS, The people of Tennessee and our own community have been vitally interested in the \$4,800,000.00 appropriation for relief; the appropriations for the Tennessee Valley Authority, and especially the appropriations for building dams for the purpose of navigation, flood control, and the generation of electricity, as well as the appropriations for the benefit of agriculture, conservation, and other means of flood control; and,

WHEREAS, We especially attribute to Representative Buchanan the wisdom, the foresight and the appropriations for building the Chickamauga Dam; and,

WHEREAS, The Hon. James P. Buchanan was a particular friend of our own able and distinguished Congressman, Judge Sam D. McReynolds, and co-operated in every way possible with this court in the development of the Tennessee Valley, and our own County;

NOW, THEREFORE, BE IT RESOLVED by the members of the Hamilton County Court that it is with deep sorrow we learn of the death of Representative James P. Buchanan, and we hereby declare that the Roosevelt Administration has lost one of its wisest and most valuable counselors, and that the nation has lost one of its most able statesmen, and that the people of this community have lost a particular friend.

BE IT FURTHER RESOLVED that a copy of this resolution be spread upon the minutes of this Court, and that a certified copy be sent by the Clerk to the family of Representative Buchanan, and that a copy, also, be sent to the Hon. Sam D. McReynolds, our Representative in the Congress; and copies be given to the press.

Will Cummings.	Luther Hamby,	W. Lat Holder.	W. H. Langley.
C. E. Camp.	J. W. Johnston.	G. Russell. Brown.	Hays Clark.
B.G. Freeman.	Mack Fryar.	Wilkes T. Thrasher.	

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted.

THE FOLLOWING TRIBUTE WAS PAID TO THE MEMORY OF THE HONORABLE JAMES P. BUCHANAN BY COUNTY JUDGE WILL CUMMINGS.

Gentlemen, and fellow members of the County Court of Hamilton County, Tennessee.

We are come together to perform a sad duty to pay a tribute to one of the greatest statesmen of the South has ever produced.

To voice our recognition of our own irreparable loss in the untimely death of our friend and benefactor, that great humanitarian, the Honorable James P. Buchanan, the late Chairman of the Appropriations Committee, of the Congress of the United States.


We are all familiar with the part he has played in the restoration to prosperity of a stricken nation. Most of us are familiar with his 100% co-operation with our own representative, the Hon. Sam D. McReynolds, in securing the appropriations for our long-wanted Chickamauga Dam.

We are so stunned by the shock of his passing that we cannot realize fully the magnitude of our loss--only time can acquaint us with that.

While we bow to the Will of Him "Who doeth all things well"- Who has called a faithful servant to his rest, let us do so, with the prayer in our hearts that out of this pain and sorrow the sweet incense of the memory of his tireless unselfish service will rise-an inspiration to greater service, greater responsibility, to our country, our homes, and our fellowmen, in the hearts of all.

ON MOTION of Esquire Thrasher, seconded by Esquire Fryar, to ask the T. V. A. Authorities to build a bridge across the Chickamauga Dam.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, Court adjourned Sine Die.

  
COUNTY JUDGE. *W. L. Camp*

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

MONDAY. APRIL 5, 1937.

BE IT REMEMBERED, That on this the 5th day of April, 1937, before the Honorable C. E. Camp, Judge Pro Tem of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable C. E. Camp, Judge Pro Tem of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names; Esquires Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder; Total 8, Esquires Langley and Clark being absent.

THE MINUTES of the January term, 1937, February 1st, 1937 Call Meeting and February 18th, 1937, and February 20, 1937, called meetings were read.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman the Minutes were adopted as read.

The Court went into the election of the Board of Equalization.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the minutes were adopted as read.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Ed. Walsh and Sam Strauss, were elected on a roll call vote, the following members of the court being present and voting Aye: Esquires Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 8. Esquires Langley and Clark being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, The Pine Pond Road matter was referred to the Highway Commission with power to act, by acclamation.

RESOLUTION TO REQUEST THE EQUALIZATION BOARD TO HOLD PUBLIC HEARINGS AT THEIR MEETINGS PRIOR TO THEIR GOING INTO EXECUTIVE SESSIONS.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Equalization Board be and are hereby requested to hold their meetings open to the public on equalization matters prior to going into executive session.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the foregoing resolution was adopted by acclamation.

REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The following matters referred to the Finance Committee with power to act were disposed of as follows;

It was moved, seconded and unanimously carried;

That the resolution pertaining to the purchase of a tract of land fronting 709 feet on the Lee Highway and running back some 450 feet, joining the Silverdale Hospital property, for the sum of \$3,000.00 be disallowed.

That the resolution pertaining to the rental by the Title Guaranty & Trust Company of certain space in the court house for the purpose of operating a photostat machine, be disallowed.

That the resolution endorsing the action of the State Railroad & Public Utilities Commission pertaining to investigation into charges for intra-state and local telephone service, including examination of the extra charges for the use of "French" instruments, be disallowed on account of the County Court having no jurisdiction, upon advice of the County Attorney.

The Finance Committee recommends:

That refund of \$24.60 be made to Strang, Fletcher & Carriger, Attorneys, said amount being the county's part of the 1934 tax on Lot 7, Block "B", Sunndyside, erroneously paid, as evidenced by trustee's receipt No. 4357, and that the delinquent tax attorney be authorized to file suit for said tax against the rightful owners, Mary A. and Miles D. Davis.

That refund of \$28.41 be made to Paul J. Kent, Receiver, said amount being the county's part of 1934 tax on lots 2 and 3, Wallace Addition (value \$2000) erroneously paid, as evidenced by Clerk & Master's receipt No. 40416, and that the delinquent tax attorney be authorized to file suit against the rightful owner, George W. Wallace.

That refund of \$34.36, made to Paul J. Kent, Receiver, said amount being the county's part of the 1935 tax erroneously paid on the foregoing property, (value \$2000), and that the delinquent tax attorney be authorized to file suit against the rightful owner, George W. Wallace, for said tax.

That refund of \$15.14 be made to the Union Central Life Insurance Company, said amount being the county's part of the 1934 tax on lots 15 and 16, block 3, Glass Farm, erroneously paid, as evidenced by trustee's receipt No. 14361, and that the delinquent tax attorney be authorized to file suit for said tax against the rightful owner, A. B. Smith.

That the petition of Mrs. Mary E. Rowe and Mrs. Nell Mae Harris Dunstal, to be presented to the court today, for releasement of taxes on lots, Nos. 3 to 12, inclusive, block 13, Arlington Heights, be disallowed on account of the County Court having no jurisdiction upon the advice of the County Attorney.

That, in conformity with a resolution to be presented to the Court today, the County Judge and the County Court Clerk, on behalf of Hamilton County, be authorized and directed to convey in fee simple the property minutely described in said resolution to the Tuberculosis Sanitorium Association, of Chattanooga, a corporation.

Respectfully submitted,

Wilkes T. Thrasher.  
Acting Chairman.

Luther Hamby.  
W. Lat Holder.  
Mack Fryar.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

REPORT OF COUNTY SCHOOL SUPERINTENDENT.

TO THE HONORABLE JUDGE AND MEMBERS OF THE COURT OF HAMILTON COUNTY:

Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent of schools for the quarter ending March, 31, 1937.

The amounts set forth in our budget for 1936-1937 and expenditures through March 31, 1937, against same as shown by VOUCHERS issued by the superintendent's office are as follows:

	BUDGET.	EXPENDITURES
General Control.	8.580.00	5.272.63
Instructional Service.	499.373.26.	363.805.92
Operation School Plant.	21.345.00	17.005.83
Auxiliary Agencies.	76.512.00	57.953.43
Capital outlay.	<u>12.000.00</u>	
	\$ 617.810.26.	\$ 444.037.81

The amount of money received from tuition and other sources and deposited with the Trustee of Hamilton County during the quarter was \$104.00.

The following table shows the average daily attendance and enrollment for month of February from 1931 to 1937.

1931.	1932.	1933.	1934.	1935.	1936.	1937.	
					12.327	12.689.	Enroll- ment.
				12.116			
			<u>12.044</u>				
		11.825					
	11.582						
11.374						11.212.	Average Daily Atten- dance

1931.	1932.	1933.	1934.	1935	1936.	1937.
					10.612	
				10,579		
			10.563			
		10.226				
	10.201					
9.920.						

Building Program.

The new high school buildings are now under roof. The Red Bank building is nearer completion than either of the other high school buildings. Of the four new elementary buildings perhaps the Tyner-Silverdale building is nearest completion. The additions to Anna B. Lacey, East Dale, and White Oak Schools have been turned over to the board. Central High Additions probably will not be completed before first of September. All of the other unfinished buildings will probably be ready for occupancy by first of July.

Old Red Bank, Jr. High Building.

The old Red Bank Junior High School Building burned Tuesday night, March 23rd. We are now making plans to rebuild.

Free Text Books.

In compliance with your request at the January meeting of the County Court I am herewith submitting my estimate of the cost of furnishing elementary textbooks for the several grades. Under the present law where the children and the books they use are to be listed, the total cost for books in elementary and high school would be approximately \$75,000.00. Senator Morgan has agreed to amend the present state law so that it will not be necessary to list these books nor children. This will allow us to furnish readers for children in groups. The plan is to divide the county into six groups and buy a different reader for each group. At stated times during the school year these books will be exchanged. Thus each group will have the use of six books while the county will have to buy only one book for each group. Including at least one working book for each child for reading in each grade for year ending 1937. the requirements will be as follows for elementary pupils;

First grade and Primer.	4.661.18
Second Grade	1.460.00
Third Grade.	2.318.30
Fourth Grade	2.424.70
Fifth Grade.	6.198.00
Sixth Grade	4.661.50
Seventh Grade.	4.390.09
Eighth Grade.	2.771.14
Dictionaries and Song Books for System.	<u>1.367.50</u>
Total.	30.252.41

High School texts as per this year's enrollment will be 22.897.00

(There is no way to break down this into groups because the type of administration and the extensive choice of subjects allowed the pupils. ).

I am estimating additional cost of administration for first year will be 5.000.00

Our enrollment increase this year was approximately 3 1/2% of last year's enrollment and we have no definite way of estimating what this year's increase will be, therefore, I am allowing 4% extra for new students. 2.120.00

Note:. Order of listing.

Elementary cost.	30.252.41
High School cost.	22.897.00
4% allowed for Increase.	<u>2.120.00</u>
TOTAL.	55.269.41
Administration.	5.000.00
Total.	\$ 60.269.41

## Free Text Books. continued.

## Suggestions:

1. That we furnish books to elementary only.	30.252.41
2. that we furnish two workbooks for 1st, 5th and 6th grades, and one to 2nd, 3rd and 4th grades. (\$3.610.00 represents the cost of workbooks eliminated from No. 1.)	Less 3.610.00 26.642.41
Including administrative cost.	5.000.00
and allowance for additional pupils.	1.200.00
Total.	32.842.41.

## Board of Education Budget. 1937.38.

The Hamilton County Board of Education adopted its budget for the 1937-38 scholastic term at its meeting held March 18, 1937. I am, however, presenting the same to the Honorable County court.

	ELEMENTARY.	HIGH SCHOOL.	TOTAL.
GENERAL CONTROL.			
Per diem Bd. of Education.	120.00	120.00	
Salary, Superintendent.	300.00	300.00	
Salaries. Clerk,s Stenogra.	2.920.00	2.920.00	
Other expenses, Gen. Control.	<u>1.550.00</u>	<u>1.550.00</u>	
	4.890.00	4.890.00	9.780.00
INSTRUCTIONAL SERVICE:			
Salaries of Teachers.	325.434.00	225.435.00	
School Libraries.	7.400.00	5.300.00	
Supplies, Instruction Service.	4.609.00	2.650.00	
Other expense "	<u>1.680.00</u>	<u>4,215.00</u>	
	339.123.00	237.600.00	576.723.00
AUXILIARY AGENCIES.			
Enforcement School Law.	5.400.00	,,,,,,,,,,,,,	
Transportation.	36.337.00	37.335.00	
Other Auxiliary Agencies.	<u>4.200.00</u>	<u>1.780.00</u>	
	45.937.00	39.115.00	85.052.00
OPERATION SCHOOL PLANT			
Janitors salaries.	15.350.00	10.000.00	
Janitors supplies.	<u>1.500.00</u>	<u>1.000.00</u>	
	16.850.00	11.000.00	27.850.00
CAPITAL OUTLAY.			
Equipment.	16.146.00	11.854.00	28.000.00
GRAND TOTAL.	\$ 422.946.00	304.459.00	727.405.00

In anticipation of additional money from the State, and through the State from the National Government, it is my belief that this year would be the best year to put our salary schedule into full operation. it will take approximately \$140.000.for this item alone. After we get on the schedule, it will take about \$18.000.00 additional each year to care for the increment.

May I again express my deep appreciation for the splendid way in which each of you has assisted the department of education in its endeavor to conduct an efficient and progressive school system.

Cordially yours.

Arthur L. Rankin.

Superintendent.  
Hamilton County Schools.

## REPORT OF CLAIMS COMMITTEE.

## TO THE HONORABLE COUNTY COURT:

We, your Claims Committee, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommends that they be ordered paid.

C. E. CAMP. COUNTY JUDGE PRO TEM.

D. C. Janey. Sr.	Joe Walton.
Katheryn Sams.	Sherman Simmons.
Geneva Strickland.	Charlie Richards.
Martin Thomas Haysinger.	Lillian Pearson.
Mitchell Porter.	Sam McJunkin.
Frank Hooper.	Gordon Lowery.
Irene David	Hayward Lewis.
Dock Renzo.	Mrs. Clara Jones.
Robert Pilkington Purse.	Robert Howard.
Lou Hatcher Loy.	Emma Hopkins.
Mary Edith T. Winn.	Francis Marian Hooper.
Ruth V. Wright.	Judge Hawkins.
Mary Winston.	Joe B. Harris.
Charlie Brogdon.	Grace Harbin.
Edd Scott.	Mrs. Henrietta Gang.
John H. Waite.	Bug Freeman.
Wm. Campbell.	Jow Fowler.
Rosa Lee Jackson.	John Caleb Foster.
Clifford Knight.	Frank Evans.
Richard Roberts.	Bessie Evans.
Ben Knight.	Bob Chavin.
Cephus Zuber.	Ella Mae Cook.
Dewey Wilson.	Irene Hartman.
Green Webb.	Lillie Smalling Moore.
Holbert Gibbs.	Louie Patterson.
Carrie Ann Rodgers.	Rebecca Taylor.
Lillian Webb.	Ella Gunn
J. M. Ellis.	Geo. Woodward.
Mary Britton.	Virginia Wescher.
Abe Crook.	Henry Brown.
Homer Lee Wilder.	Grady Tittle.
Daniel McLemore.	David McLemore.
Katie Holland.	Mabel Carter.

67 cases @ \$5.00 per case. 335.00

HAYS CLARK. J.P.

Wm. Campbell.		
Cwphus Zuber.		
Francis Marian Hooper.	three caes @ 50¢	1.50
Mack Fryar. J. P.		
Green Webb.	one case @ 50 ¢	50
Luther Hamby. J.P.		
Judge Hawkins.		
Bob Chavin.	two cases @ 50¢	1.00
B. L. FREEMAN. J.P.		
Rebecca Taylor.	one case @ 50¢	50
B. W. WILSON. D.S.		
Cephus Zuber.		
David McLemore.	two cases @ 3.00	6.00
		<hr/>
		\$ 344.50

Hamilton County.

T. W. Killough. CCC

FOR SERVICES RENDERED FOR QUARTER ENDING MARCH 31, 1937.

For making Quarterly Records. 11.500 @ 10 cents.	11.50
Entering orders of the court. 39 @ 25 cents.	9.75
Filing petitions for exemptions 20 @ 25¢	5.00
Supplying Certificates with seals attached 20 @ 75¢	15.00
Opening and closing records 79 days @ 50 cents	39.50
filing, docketing and entering lunacy case, 22 @ 3.85.	84.70
Jacketing County Bills of expenses 8 @ 15¢	1.20
Election by the Court 3 @ 50 cents.	1.50
Filing report of Finance Committee.	25
Claims committee.	25
County School Superintendent.	25
Highway Commission.	25
William Bork Memorial Hospital.	25
	<hr/>
	169.40

Ex-officio fees for quarter ending March 31, 1937. 50.00



For entering Circuit Court cost bills 86 @ 15 cents. 12.90  
 \$ 232.30

I certify the foregoing to be correct to the best of my knowledge and belief.

T. W. Killough. CCC

Sworn to and subscribed before me this 1st day of April, 1937.

Margaret Orrell. Deputy Clerk.

B. L. Freeman.

Mack Fryar.

ON MOTION of Esquire Freeman, seconded by Esquire Thrasher, the foregoing order was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 8. Esquires Langley and Clark being absent.

REPORT OF WM. BORK HOSPITAL.

Quarterly Report for the Wm. L. Bork Memorial Hospital for months ending JANUARY\_ February and March, 1937.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY:

Gentlemen.

We, as your commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of January, February and March, 1937, listing the number of patients received, discharged and transferred and died, remaining on hand at the end of the quarter ending March 31, 1937.

	MALE.	FEMALE	TOTAL.
1. Patients on books of institution beginning of institutional quarter. 128 (Includes patients away from institution on parole, but still on books.)	128	188	216.
2. Admitted during the quarter. 46	46	22	68
3. Total on books during quarter 174. (includes totals of items 1 and 2.)	174.	110.	284.
4. Discharged from books during quar. 4 Does not include patients away on parole)	4	1	5
5. Transferred to other institutions for mental disease. 0 Includes all insane patients sent directly to any other institution for mental disease.	0	0	0
6. Died during quarter. 9	9	2	11
7. Total discharged, transferred and died, during quarter. 13	13	3	16
8. Patients remaining on books of institution at the end of institution quarter. 161.	161.	107	268.
Includes patients away from institution way on parole.			
9. Number of employees on hand. 9	9	7	16.

Respectfully submitted

G. Russell Brown.  
Chairman.

J. W. Johnston.  
Secretary

C. E. Camp.  
Commissioners.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered filed and made a matter of record by acclamation.

REPORT OF COUNTY JUDGE.

TO THE HONORABLE COUNTY COURT.

I submit below, statements showing appropriations (less trustee's commission) for the budget year 1936-37, and warrants issued by the County Judge for the nine months ending March 31, 1937, and balances of appropriations March 31, 1937:

	Appropriations 1936-37	Warrants issued for the nine months ending Mar. 31.1937	Balances of appropriations Mar. 31. 1937.
Buildings and Grounds- general	20.800.00	16.791.52	4.008.48
Building & Grounds. School)	697.228.00	543.788.85	153.439.15
Elementary Schools. )			
High Schools. )			
Board of Health.	15.000.00	14.333.72	666.28
County Clinic.	10.000.00	9.379.81	620.19
Chancery Court.	2.100.00	1.651.93	448.07
Circuit Court.	16.000.00	14.247.64	1.752.36
Criminal Court.	46.150.00	37.477.96	8.672.04
County Court Per Diem.	250.00	198.94	51.06
Elections.	19.500.00	19.354.48	145.52
Lunatics.	2.500.00	2.014.10	485.90
Office Expense	11.500.00	11.076.88	423.12
Pauper Burials.	5.000.00	2.956.71	2.043.29
County Hospital.	38.000.00	27.180.22	10.819.78
Public & Charitable Ins.	164.700.00	134.558.74	30.140.26
Salaries.	39.127.50	34.606.68	4.520.82
Sheriff and Jail	40.000.00	36.239.14	3.760.86
Interest on bonds.	382.796.33	322.885.14	59.911.19
Addition to Sinking Fund.	107.000.00		107.000.00
Interest on Loans & Discount)	30.000.00	29.792.05 (Cr. 259.72)	467.67
on Taxes. )			
Miscellaneous.	29.908.17	33.836.39	" 4.909.35 981.13
Rural Relief.	15.000.00	12.341.65	" 249.99 2.908.34
City of Chattanooga Schools. —	700.000.00	669.487.72	<u>30.512.28</u>
Totals.	\$ 2.392.560.00	1.974.201.27.	5.419.06 423.777.79
Less Discount on Taxes, included in above.		17.344.31	
		\$ 1.956.856.96	

The following other warrants have been issued during the nine months ending March 31, 1937.

Oil Department. (distribution made at close of year.	18.610.17
Store Room supplies. "	5.030.89
City of Chattanooga Schools on previous appropriations	72.877.19
District Road Fund.	25.753.04
Pike Fund. including workhouse.	205.936.26
Rights-of-Way Fund.	500.00
Library Fund.	80.00
Fire Insurance fund.	33.388.28
Highway Bond Interest fund.	34.158.01
State Highway Reimbursement Fund.	2.004.16
Highway Reimbursement Sinking Fund.	69.627.60
Funding Bonds Sinking Funds.	150.815.25
Public Works. (Court House) Bond Fund. (First Series)	5.400.58
" (Silverdale Hospital, Bond fund. f.ser.	57.743.17
" (School Bond Fund. (first series)	602.190.80
" (Industrial School fund (first series.)	31.552.16
" (Jail Bond Fund)	3.335.55
" (Silverdale Hospital) Bond Fund 2nd series	5.905.00
" " " 3rd "	5.829.36
Various funds. to Funding Bonds Sinking fund.	45.327.84
Interest Fund. Chargeable to Int. Fund Receipts.	4.054.47
Various Funds. for adjustments of Unpaid warrants 6.30.	99.780.03
Adjustments of School Funds, disbursements 6.30.36	179.431.38
Adjustments of proceeds from \$800.000.00 Funding	
Bond issue of April, 1. 1935.	<u>131.400.00</u>

Total warrants issued during the first nine months of 1936-37.

\$ 3.747.688.15

Respectfully submitted,

C. E. Camp.

County Judge Pro Tem.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

RESOLUTION AUTHORIZING THE COUNTY ATTORNEY TO TAKE SUCH STEPS AS MAY BE NECESSARY TO ASSERT AND PERFECT THE CLAIM OF HAMILTON COUNTY AND TO PROTECT ALL RIGHTS WHICH ACCRUED TO IT UNDER THE TERMS OF THE WILL OF SALLY M. CONNER.

WHEREAS, under the last will and testament of Sally M. Conner, deceased, Hamilton County, was named as devisee of a certain tract of land heretofore set aside by commissioners, containing ten (10) acres, described as follows:

Being a 10 acre tract in the original Sallie M. Conner 135-acre tract, located in the South part of the NE  $\frac{1}{4}$  of Sec. 16, T. 6, S. R. 3 W. Ocoee Basis, Hamilton County, Tennessee, and recorded in Book A. Vol. 10. Page 587, et seq in the Register's office of Hamilton County, Tennessee, and being more fully described as follows;  
Beginning at a stake which is S 67 deg. 28' E. 1192.4 feet from the stone corner at the SW corner of the NE  $\frac{1}{4}$  of Sec. 16, T. 6, R. # W. Ocoee Basis, thence S. 67 deg. 28' East along the South line of said NE  $\frac{1}{4}$  - 198.6 feet to a stake in the west line of the Lee Highway, thence with the said west line N. 52 deg. 02' E. 1078.9 feet to a stake and intersection with the south line of a proposed 100 foot roadway, thence along the south line of said proposed 100 foot roadway N. 66, deg. 02', W. 728.2 feet to a stake, thence S. 23 Deg. 30' W. 940, feet to the point of beginning, containing 10 acres of measurement and calculation, and.

WHEREAS, executors of the said will have filed a bill in chancery Court for administration of said estate, recognizing the interest of Hamilton County and making it a party for that reason.

NOW, Therefore, Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled, that said devise be and the same is in every respect accepted on the conditions named in the will.

BE IT FURTHER RESOLVED that the attorney for Hamilton County be and he is hereby authorized and instructed to take such steps in the pending suit as may be necessary to assert and perfect the claim of Hamilton County and to protect all rights which accrued to it under the terms of the said will herein referred to.

BE IT FURTHER RESOLVED that in appreciation of the testatrix' generosity and in compliance with her wishes expressed in the will, the tract of land be used as a public playground and bear the name of "The Jesse C. Roberson Playground", to perpetuate the memory of her father and mother who spent their lives in Hamilton County and vicinity.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 8. Esquires Langley and Clark being absent.

RESOLUTION. FOR THE RELIEF OF PERSONS, FIRMS, CORPORATIONS OWING DELINQUENT TAXES ON REAL ESTATE IN HAMILTON COUNTY, FOR THE YEAR 1935 AND PRIOR TO THAT YEAR TO BE RELIEVED OF INTEREST AND PENALTY THEREON PROVIDED SAID TAXES ARE PAID ON OR BEFORE July 1st, 1937, IN ACCORDANCE WITH CHAPTER 101, PUBLIC ACTS OF 1937, known AS THE CRAIG BILL.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That for the relief of persons, firms and corporations owning delinquent taxes for the year 1935 and all years prior thereto be relieved of all interest and penalty on said taxes, provided the same are paid on or before July 1st, 1937, in accordance with Chap. 101. Public Acts 1937, known as the Craig Bill, and that this resolution take effect from and after its passage, the Public Welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION ORDERED SALE OF PERMANENT EASEMENT AND RIGHT-OF-WAY TO THE TENNESSEE VALLEY AUTHORITY TITLE TO BE MADE TO THE UNITED STATES OF AMERICA.

WHEREAS, The Tennessee Valley Authority is constructing a transmission line

from Chickamauga Dam in Hamilton County, Tennessee, to Friendship Church in the State of Georgia, and

Whereas, said transmission line, as surveyed by the Tennessee Valley Authority, traverses the tract of land in the Second and Fourth Civil Districts of Hamilton County, Tennessee, belonging to the said Hamilton County and known as Silverdale Farm, which tract of land is fully described in deed from William Walker and wife, Addie C. Walker, and from Clifford Friar, et al, of Hamilton County, recorded in Deed Book W-21. Page 603 and 598, in the Register's office of said County, to which reference is made for a complete description of said tract of land: and.

Whereas, said permanent easement and right-of-way over said land is more particularly described as follows:

Tract No. CF-29.

A strip of land for a right of way 75 feet wide, lying 37.5 feet on each side of the center line of the Chickamauga-Friendship transmission line location, as shown on a map filed in the Recorder's office of Hamilton County, Tennessee, through the land of Hamilton County (Silverdale farm), the center line of the location through the land of Hamilton County (Silverdale Farm) being more particularly described as follows;

Beginning at a point where the center line crosses the North line of the land of Hamilton County (Silverdale Farm) at survey station 221--13 on the center line of the transmission line location, said point being north 65 degrees 43' W. 917 feet from the corner of the lands of Hamilton County, (Silverdale Farm) and to Mrs. G. E. Moore, thence S. 13 degrees 39' E., 1673 feet to survey station 237 /86; thence S. 10 degrees 09' E., 301 feet to a point where the center line crosses the south line of the land of Hamilton County, (Silverdale Farm) at survey station 240 ½ 87, said point being No. 66 degrees 02' W. 539 feet from the corner of the lands of Hamilton County (Silverdale Farm), and J. C. Garden.

The above described strip of land is a continuous right of way 75 feet wide through the said property between the above named North and South property lines and has a net length of 1974 feet along the center line.

AND. WHEREAS\_ The Tennessee Valley Authority desires to acquire said strip of land for permanent easement and right-of-way purposes for transmission, telephone, and/or telegraph lines, the title to said permanent easement and right-of-way to be made to the United States of America.

Now. Therefore, Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session, that the County Judge be ordered, empowered, and directed to execute an option or contract for the sale of said easement, and upon the Tennessee Valley Authority paying to Hamilton County, Tennessee, the sum of Twenty-nine and 61-100 Dollars (\$29.61) to execute any instrument of conveyance necessary to convey to the United States of America a permanent easement and right-of-way for transmission, telephone and/or telegraph lines, free from all encumbrances, with the right to enter upon the strip of land covered by said easement and right-of-way and erect, maintain, repair, rebuild and operate one or more electric power transmission lines and one or more telephone and/or telegraph lines, including such poles or other transmission structures, wires, cables, and conduits as may be necessary in, on, across, over, or under the ground along the line; also the right to patrol said lines, to dig ditches and build bridges and culverts as needed, to remove brush or timber interfering with said lines, and to remove danger trees, whether located on or off the right of way, and to do any and all things necessary to prevent fires and to protect said lines, poles and other property against fires. The payment of said sum shall be in full compensation for such easement and right-of-way and for all damages incidental to the exercise of the rights above described, except damages to growing crops.

Said resolution was, on motion duly made and seconded, carried.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO MAKE BENNETT ROAD A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee in Quarterly Session Assembled:-

That a Road known as Bennett Road leaving Brown Road at J. W. Phifer's and Luke Hixson's place and running in a northeast direction a distance of about ½ mile be declared a district road, the public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT THE RIDGEVIEW ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved by The Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

Session:--

That the Ridgeway Road leading north off of Hamill Road (east of Smith Cemetery) and extending northwardly about 1200 ft. to North Chickamauga Creek be declared a district road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO ACCEPT THE PROPOSAL OF THE STATE HIGHWAY DEPARTMENT TO CONSTRUCT A VIADUCT AT HIXSON.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Hamilton County accept the attached proposal for the construction of an overhead bridge across the tracks of the C. N. O. & T. P. Ry., and the approaches thereto, near Hixson on the Hixson Pike.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE BUILDING AND GROUNDS COMMISSION OF HAMILTON COUNTY TO CONTACT PUBLIC WORKS ADMINISTRATION OR ANY OTHER FEDERAL AGENCY, WITH VIEW OF OBTAINING FUNDS BY GRANT, OR OTHERWISE TO MATCH FUNDS TO BE SUBSEQUENTLY APPROPRIATED TO CONSTRUCT THE SCHOOL BUILDING TO BE KNOWN AS THE RED BANK ELEMENTARY SCHOOL.

Whereas, The Red Bank Elementary School of Hamilton County was recently destroyed by fire, and whereas, the funds received from the insurance on said building are insufficient, in amount, to replace the structure, and whereas, it is of the greatest importance that said building be erected at the earliest opportunity, now, therefore,

Be It Resolved, that the buildings and Ground Commission of Hamilton County, be, and they are hereby authorized and directed to contact Public Works Administration, or some other Federal Agency for the purpose of obtaining a grant to supplement the fund now available for the Red Bank Elementary School, and

Be it Further Resolved, That the Buildings and Ground Commission be and they are hereby authorized, upon obtaining said grant to make such contract or contracts as may be necessary to obtain desired funds.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 8. Esquire Langley, and Clark being absent.

RESOLUTION TO CREATE A BOARD OF TRUSTEES CONSISTING OF THE CHAIRMAN OF THE SCHOOL BOARD THE HOME DEMONSTRATION AGENT AND THE PRESIDENT OF THE FARM WOMAN'S CLUB AND TWO MEMBERS OF THE COUNTY COURT, SAME MEMBERS OF THE COURT TO BE APPOINTED BY THE JUDGE TO HAVE CHARGE AND COMPLETE CONTROL OF THE BUILDING ON CHERRY STREET AT THE REAR OF THE PRESENT LOCATION OF THE COUNTY JAIL.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That a Board of Trustees, be and the same, are hereby created consisting of the Chairman of the School Board, the Home Demonstration Agent and the President of the Farm Woman's Club and two members of the County Court, said members of the Court to be appointed by the Judge, to have charge and complete control of the building on Cherry Street at the rear of the present location of the County Jail.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO CLOSE THE COURT HOUSE AT NOON ON APRIL 16, 1937, IN ORDER THAT ALL EMPLOYEES CAN ATTEND THE OPENING DAY BALL GAME.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in

in Quarterly Session Assembled:

That all offices in the Court House close at noon April 16, 1937, in order that all employees might attend the opening day ball game.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE MEADOWBROOK DRIVE A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Meadowbrook Drive, leading east from Dayton Pike through M. L. Hartman's Subdivision a distance of about 1200 feet, be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION AUTHORIZING THE COUNTY JUDGE TOGETHER WITH THE BUILDINGS AND GROUNDS COMMITTEE TO INVESTIGATE AND CONSIDER THE PROPOSITION OF THE CITIZENS OF FAIRMOUNT TO USE THE COUNTY SCHOOL PROPERTY AND BUILDINGS LOCATED AT FAIRMOUNT. WALDENS RIDGE FOR COMMUNITY PURPOSES.

Whereas the County School property and Buildings located at Fairmount, Waldens Ridge, will soon be vacated due to the removal of the school to the new building which is situated on Anderson Pike, and,

WHEREAS, this property formally occupied by the school will not be further needed for school purposes, and will probably never be needed for such purposes, as other school facilities have been provided, and

WHEREAS, a majority of the Citizens of Fairmount have requested that they be given the privilege of the use of the Fairmount Auditorium and also the privilege of using the other buildings and the grounds for Community purposes;

THEREFORE BE IT RESOLVED by the County Court of Hamilton County, at its regular Quarterly Session April 5, 1937, that authority be given to the County Judge together with the Buildings and Grounds Committee to investigate and consider this proposition to the end, that a Board of Trustees be appointed to control and administer the Auditorium and the property for the purposes above set out, and be required to assume and provide for all expenses incidental to the Administration of this property; namely, Insurance, Maintenance and upkeep, same to be in line with the present valuations now maintained by Hamilton County.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO REFUND PRIVILEGE LICENSE TO SUPERIOR SYSTEM. INC.

Be it resolved by the Quarterly County Court in regular Quarterly Session Assembled;

That the Superior System, Inc., be refunded \$86.75 erroneously collected.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, Esquire Thrasher, J. W. Johnston, and T. Pope Shepherd, were appointed to draw a resolution deploring the death of Foster V. Brown.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the following Notaries Public were elected by acclamation.

Alexander. Claude L.  
 Bush, Venice.  
 Cain Olive  
 Carter, J. O. Jr.  
 Clark, Caroline G. Mrs.  
 Cantrell T. Ed.  
 Cormstock, Rebecca.

Donaldson, F. C.  
 " F. A.  
 Drinnon. J. H.  
 Elder. J. Will  
 Felton. Thelma M.  
 Fisher, Carl. A. Jr.  
 Gulden, H. J.  
 Gill. Edna Mae.  
 Glascock. J. A.  
 Hammond, A. M. Mrs.  
 Phil Hays.  
 Hobday. H. C.  
 Hartline, Frank J.  
 Head. Lee C.  
 Harris M. B.  
 Hill. Wallace R.  
 Hester. Mildred.  
 Hudson. Forrest,  
 Horton. J. M.

Igou. W. W.  
 Johnston. Dorothy  
 Keep. Gordon.  
 Leiker. Ruth.  
 Moore, Manning.  
 Murray, J. C.  
 Milton. Chas. C.  
 Mason, Frank.  
 Oliphant. J. W.  
 Nipper. J. C.  
 Pennebaker. Bess  
 " Marce M.  
 Page, Phillip  
 Park. David A.  
 Quinton. W. H.  
 Quillian. Mary Porter  
 Roberts. May B  
 " J. P.  
 Roddy, J. A.  
 Robinson, G. H.  
 Sprague. Ina  
 Smell. Curtis H.  
 Scott, Marshall.  
 Tatum, Eugene H.  
 Vincent. Nelle C.  
 Waller, Ivan  
 Wenning. Hyacinth.  
 Webb. F. H.  
 Wilcox, J. R.  
 Watson, William V. Jr.  
 Wood. Martha  
 Woodward. Corbin.

ON MOTION of Esquire Thrasher, seconded by Esquire Johnston, the following exemptions were referred to Claims Committee.

Virgil J. Barker.	Poll Tax.	J. P. Womack.	Peddler Tax
E. L. Beard.	Peddler's tax.	George Wilson.	"
Marion Bennett.	"	F. P. Young.	"
A. A. Burnette.	Poll Tax.		
George Cantrell.	Peddler Tax.		
Cordell Dye.	"		
W. A. DeFreese.	"		
James Drake.	"		
Chas. Goins.	"		
J. M. Gallant.	"		
Dane Hawk.	Poll Tax.		
Dock Harris.	Peddler Tax.		
William J. Hays.	"		
G. D. Lynn.	"		
Charles Lewis.	Poll Tax.		
J. C. Lunsford.	Peddler Tax.		
Geo. D. Lynn.	"		
Mark Lowe.	"		
W. R. Johnson.	"		
M. C. Newburn.	"		
J. R. Marshall.	"		
L. A. Malone	"		
Frank W. Oglisby.	"		
F. M. Parker.	Poll Tax.		
Barney M. Reed.	Peddler tax.		
J. E. Robertson.	"		
David Shell.	"		
Oscar Sewell.	"		
David Shell.	"		
A. M. Thomasson.	"		

RESOLUTION AUTHORIZING THE COUNTY JUDGE AND THE COUNTY COURT CLERK TO MAKE A DEED OF CONVEYANCE IN FEE SIMPLE TO THE TUBERCULOSIS SANITORIUM ASSOCIATION OF CHATTANOOGA, CERTAIN REAL ESTATE IN THE THIRD CIVIL DISTRICT.

WHEREAS, On Monday. July 5, 1909, this County Court for Hamilton County, Tennessee, authorized the conveyance of a tract of ground hereinafter more minutely described to the Tuberculosis Sanitorium Association of Chattanooga, a corporation, stipulating that buildings should be erected thereon by said corporation and a hospital be opened thereon



for the care of persons suffering with tuberculosis or a kindred disease, and that as many as five indigent persons so suffering should be treated by said corporation for Hamilton County, without charge provided the County Judge shall furnish such patients to said corporation and request it to do so, and with a further right of reversion to Hamilton County in case said corporation should fail to comply with the stipulations of the resolution; and

WHEREAS, said resolution of July 5, 1909 provided that the County Judge should make a deed of conveyance to the Tuberculosis Sanitorium Association of Chattanooga, for said property hereinafter more particularly described; but if such conveyance was ever made, it has since been lost and is now not available; and

Whereas, said Tuberculosis Sanitorium Association did in good faith occupy and improve said premises and has maintained same for more than a quarter of a century, treating thereon that entire period many times the specified number of indigent patients to be furnished by Hamilton County; and

WHEREAS, said Association now desires to erect further improvements and enlarge its facilities, but would like before doing so to have the fee simple title to the real estate which it occupies and this Court has received sufficient proof both of its public purpose and its ability to fulfill it during more than twenty-five years of actual experience and requires no further guarantee from said Association;

NOW, THEREFORE, BE IT RESOLVED, That the County Court of Hamilton County, Tennessee, does now relieve said Tuberculosis Sanitarium Association of Chattanooga from the revisionary right retained in said original resolution and directs the County Judge of said County to make a deed of conveyance in fee simple to the Tuberculosis Sanitarium Association of Chattanooga, a corporation, organized and existing under the laws of the State of Tennessee, to the following real estate in the Third Civil District of Hamilton County, Tennessee.

Being a part of Lot Number Eight (8), Map Number Two (2), in Case Number 636 of the Chancery Court of Hamilton County, Tennessee, of Wm. Clift vs. J. T. Stringer, et al, and more particularly described as follows: Beginning at a white oak at the southwest corner of the property conveyed by M. M. Clife and A. Stringer to W. A. Schoolfield by deed dated Jan. 30, 1929, and registered in Book S, Vol. 24, page 483 of the Register's office of Hamilton County, Tennessee, running thence eastwardly along the south line of the Schoolfield property two hundred fifty (250) feet to the northwest corner of the property conveyed by Wash Scruggs to George W. Scruggs, et al., by deed dated March 15, 1920, and registered book L. Vol. 15, Page 719, of the Register's office; thence south one and one-half (1- $\frac{1}{2}$ ) degrees east along the west line of the Scruggs property six hundred seventy-six and 5/10 (676.5) feet to the southwest corner thereof; thence south eighty-eight and one-half (88 $\frac{1}{2}$ ) degrees east along the south line of the Scruggs property and said line produced seven hundred seventy-eight (778) feet to the west line of the property set out in the decree to W. A. Schoolfield dated May 3, 1935, and registered in Book D. Vol. 28, Page 323 of the Register's office; then southwardly along the west line of said Schoolfield property and said line produced six hundred (600) feet, more or less, to the north line of the property conveyed by W. D. Van Dyke, Trustee, to the W. D. Van Dyke heirs by deed dated November 18, 1884. and registered in Book U, Vol. 2, page 366 of the said Register's office; thence north eighty-eight (88) degrees west along the north line of said Van Dyke property line eighteen hundred (1800) feet, more or less, to the northwest corner thereof; being also the northwest corner of the property conveyed by Van Dyke and Frazier to the Tuberculosis Sanitarium Association of Chattanooga by deed dated January 6, 1917, and registered in Book C. Vol. 14, Page 185 of the Register's office of Hamilton County, Tennessee, said corner being on the east line of the original Smartt and Edmondson tract; thence north thirty-two (32)

degrees five (5) minutes east fourteen hundred fifty (1450) feet, more or less, to the point of beginning. Being the same property conveyed by Jennie Williams and husband, to Hamilton County, Tennessee, by deed dated June 5, 1882, and registered in Book L. Vol. 2. page 447 of the Register's office of Hamilton County, Tennessee.

BE IT FURTHER RESOLVED , That this resolution take effect from any after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 8. Esquires Clark and Langley being absent.

ON MOTION of Esquire Thrahser, seconded by Esquire Fryar, Court adjourned to meet May 3, 1937.

*Wm. Camp*  
.....  
County judge ~~pro tem.~~

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

MONDAY. MAY 3rd, 1937.

BE IT REMEMBERED, That on this the 3rd day of May, 1937, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, An Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace, of said County and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, that beer be prohibited from being sold in the County within 2000 feet from a church. Said resolution passed on a roll call vote, the following members of the Court being present and voting Aye: Esquires Johnston, Camp, Brown, Thrasher, Hamby and Holder. Total 6. Esquires Langley, Clark, Freeman, Fryar voting Neye, Total 4.

RESOLUTION RECOMMENDING THAT JUDGE CHAS. W. LUSK BE APPOINTED A MEMBER OF THE INTERSTATE COMMERCE COMMISSION.

We, the undersigned members of the County Court of Hamilton County, Tennessee, are advised that Judge Chas. W. Lusk, is an applicant for appointment as a member of the interstate Commerce Commission.

We have known Judge Lusk for many years. He was born in Bradley County, Tennessee, on July 15, 1877. Taught school for two years in Bradley County, and in 1900 entered the service of the Southern Railway Company at Chattanooga where he was employed for twelve years the last six years being devoted to application of rates to traffic in the course of transportation. He graduated from the Chattanooga College of Law in 1917, and was admitted to the Bar of Tennessee the same year. He began to practice law in the City of Chattanooga in 1912, and continued to practice in said city until elected Criminal Judge of the Sixth Judicial Circuit of Tennessee in 1926. In 1924 he was appointed United States Commissioner by the Hon. Xen Hicks, then Judge of the U. S. District Court for the Eastern District of Tennessee. In 1934 he was re-elected Judge of the Criminal Court at Chattanooga (Sixth Judicial Circuit of Tennessee), and is still serving in such capacity.

Judge Lusk is a fine student of the law. His record on the bench has been pleasing to both political parties. This is shown by the fact that he is the only Republican Trial Judge elected by the people to hold office in this (Hamilton) County for more than forty years. His reversals by the Supreme Court of this State are among the lowest. He is a married man, has three children and is a member of the Pilgrim Congregational Church. He has a fine Judicial mind, and is generally considered one of the best Judges in the State. We know he is fully qualified and believe his appointment would meet with general approval. We therefore endorse his application for the office above mentioned.

W. T. Thrasher.

Luther Hamby.

W. Lat Holder.

C. E. Camp.

G. Russell Brown.

T. W. Killough. County Court clerk.

Will Cummings.

Hays Clark.

B. L. Freeman.

W. F. Langley.

Mack Fryar.

J. W. Johnston.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPOINT A COMMITTEE TO INVESTIGATE THE CONDITIONS AT SILVERDALE.

WHEREAS, For several months there has been severe criticism from the tax payers of Hamilton County of the operation and control of the Hamilton County Workhouses, and the use and control of the County trucks and County supplies, especially the supplies of gasoline at the Hamilton County Workhouses; and,

WHEREAS, In the recent trial in the Criminal Court of Hamilton County of Gus Dexter Hamby and Garrett Theodore Hamby there were many charges and counter charges that a great deal

of gasoline and other supplies have been and are being stolen from the Hamilton County Workhouses; and,

WHEREAS, The issues in the said trial in the said Criminal Court were not as to whether gasoline and other supplies had been stolen but as to the guilt or innocence of assault and battery by the said Gus Dexter Hamby and the said Garrett Theodore Hamby; and,

WHEREAS\_ The said Hamby boys are sons of a distinguished member of this Honorable Court, and for the present at least are left under a cloud because of the said testimony and said trial and the wide newspaper publicity that followed the same; and,

WHEREAS\_ The members of this Honorable Court are vitally interested in economy in the operation in said Workhouses in Hamilton County and are further vitally interested in having and maintaining the confidence of the people of Hamilton County in this Honorable Court and its Superintendent of the said Workhouses, and others connected therewith;

THEREFORE, BE IT RESOLVED by this Honorable County Court that a Committee be and it hereby is appointed, with full authority to investigate the conditions of the Workhouses of Hamilton County, the operation and control of the property of Hamilton County, and whether or not gasoline and other supplies have been or are being stolen from said Workhouses, and any other irregularities that may be found, and with directions to report their findings to a future term of the Honorable Court to be called by his Honor Judge Will Cummings, whenever said Committee is ready to make its report.

ON MOTION of Esquire Johnston, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation with the striking out of the committee appointed in the resolution and amended by Wilkes T. Thrasher, that Judge Cummings appoint the committee.

**RESOLUTION OF THE COUNTY COURT OF HAMILTON COUNTY REQUESTING PLANS FOR PARK AND PARKWAY DEVELOPMENT ALONG THE SHORT LINE OF CHICKAMAUGA RESERVOIR.**

WHEREAS, The Tennessee Valley Authority has sponsored park developments in the vicinity of Norris Dam, Wilson Dam and Pickwick Dam co-operating with the National Park Service and Civilian Conservation Corps to put the shores of the reservoirs in the Tennessee Valley Authority's system of dams to public uses benefiting the people living near them and making them accessible to tourists, and,

WHEREAS, The County Court of Hamilton County realizes that as soon as Chickamauga Reservoir is completed there will be a tremendous demand for its recreational use and scenic enjoyment by the general public and especially the citizens of Hamilton County, and

WHEREAS, It is the judgment of this court that the public interest requires that complete plans be developed immediately for parks with swimming and boating facilities, vacation cabins, picnic groves, public lodges and other developments for recreational enjoyment of the reservoir in order that there will not be a long period of delay after the construction of Chickamauga Dam is completed.

Now, therefore, be it resolved, by the Quarterly County Court of Hamilton County, Tennessee.

1. That the Regional Planning Commission of the county be requested to make studies for park areas as outlined in the above paragraph and studies for parkways along access roads to the reservoir area.
2. That the Hamilton County Highway Department be requested to co-operate in studies for parkway development along access roads to the reservoir area.
3. That the Tennessee Valley Authority be requested to co-operate in the selection of suitable park and parkway areas near Chickamauga Reservoir and to assist insofar as it may be possible in their development.
4. That the State Department of Conservation be requested to lend their technical assistance in designing, and management, of the parks and parkway after their construction, and

5. That the National Park Service and the Civilian Conservation Corps be requested to give like assistance to park areas on Chickamauga Reservoir as was done on the reservoir park developments in other locations in the Tennessee Valley.

Submitted this the third day of May, 1937.

C. E. Camp.

Justice of the Peace.

ON MOTION OF Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION APPROVING THE PROPOSITION OF JOINING THE CITY OF CHATTANOOGA IN THE CONSTRUCTION OF A GENERAL HOSPITAL AT THE APPROXIMATE COST OF ONE MILLION (1,000,000.00) DOLLARS AND REQUESTING THE LEGISLATURE TO GRANT AUTHORITY TO THE COUNTY COURT TO ISSUE BONDS IN THE SUM OF FIVE HUNDRED THOUSAND (\$500,000.00) DOLLARS TO COVER THE COUNTY'S CONTRIBUTION TO SAID PROJECT.

We, the undersigned members of the County Court of Hamilton County, hereby express our individual approval of a proposition to join the City of Chattanooga in the construction of a general hospital at the approximate cost of \$1,000,000.00, one-half of such cost to be borne by Hamilton County and one-half thereof by the City of Chattanooga.

We pledge ourselves respectively to support a resolution at the April, 1937 term of Court, requesting the legislature to grant authority to the County Court to issue bonds in the sum of \$500,000.00 to cover the county's contribution to such project, and we further agree to support the bond issue should the legislature authorize such bonds.

This March 19th, 1937.

Hays Clark.

B. L. Freeman.

W. Lat Holder.

J. W. Johnston.

W. F. Langley.

C. E. Camp.

Wilkes T. Thrasher.

Luther Hamby.

Mach Fryar.

G. Russell. Brown.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby, and Holder. Total 10.

RESOLUTION DEPLORING THE DEATH OF WALTER H. WATKINS.

WHEREAS God in his infinite wisdom has seen fit to remove from our midst Honorable Walter H. Watkins, and

Whereas, his life with us has demonstrated his worth as a citizen, his skill as an attorney, and his value as a friend, and

Whereas, we shall miss the cheerfulness of his greeting, the encouragement of his smile, and the value of his wisdom.

Be It Therefore Resolved, that we the members of the Hamilton County Quarterly Court in convention assembled express to his beloved family our grief in the loss of his friendship and our sincerest sympathy toward them in this their hour of trial.

Be It Further Resolved, that a copy of these resolutions be sent to the family of the deceased, a copy to the daily press, and a copy be spread on the Minutes of this meeting.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE CLIFTON BEND ROAD A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee in Quarterly Session Assembled;

That Clifton Bend Road leading south off of Leggett Road, a distance of about one mile be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire BrOwn, the foregoing resolution was adopted by acclamation.

A RESOLUTION APPROVING THE ENACTMENT OF LEGISLATION AUTHORIZING THE ISSUANCE OF BONDS FOR SCHOOL IMPROVEMENTS AND ADDITIONS.

Whereas, there will be presented to the Hamilton County delegation in the General Assembly a bill to authorize Hamilton County to issue school bonds in a sum not to exceed \$250,000.00. Said proposed bonds are to be used for the following purposes;

Improvements and additions to Central High School, \$50,000.00; construction of Red Bank school (recently destroyed by fire), \$50,000.00; improvements and additions to Tyner High School, \$150,000.00.

And whereas, it is the judgment of this court that the welfare and best interest of the people of Hamilton County require that said bonds be issued whether with Federal aid under the Public Works Act of 1935, or without Federal aid, the County bearing the entire cost pursuant to proper enabling acts.

Now, Therefore, Be It Resolved by the Quarterly County Court in Adjourned session that this court go on record as approving the enactment of a bill authorizing Hamilton County to issue the above referred to bonds with or without Federal aid in such form and with such maturity date and interest rates as may be provided by the General Assembly and subsequent resolutions of this Court pursuant thereto."

Be It Further Resolved that this court respectfully petition our delegation in the General Assembly to procure the enactment of the bill or bills authorizing the issuance of said school bonds.

ON MOTION of esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION DEPLORING THE DEATH OF FOSTER V. BROWN.

Whereas, God in his wisdom has removed from our midst one of the most renowned citizens and wise leaders in the passing of Foster V. Brown; and,

Whereas, his long extended interest in the public affairs of Hamilton County and Chattanooga has won our most heartfelt praise; and

Whereas, his wise council, honest dealing, and skill as a leader have won for him a host of friends and followers,

Be It Therefore Resolved, That we deplore his passing and express to his beloved family our heartfelt sympathy in this their hour of trial.

Be It Further resolved, that a copy of these resolutions be sent to the family, of the deceased, a copy be sent to the public press, and a copy be spread upon of this meeting.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION DEPLORING THE DEATH OF JAMES B. FRAZIER.

Whereas, God in his wisdom has removed from our midst one of the most beloved leaders; and,

Whereas, in public life and private dealing the Honorable James B. Frazier, has always demonstrated a rare combination of idealism, honesty of purpose, and ability, and,

Whereas, his long years of distinguished service has drawn to his side a wealth of friends who deeply mourn his passing,

Be It Therefore Resolved, That we the members of the Hamilton County Quarterly Court do hereby express to his beloved family our grief in having lost the council of a peerless leader and friend, and also express to them our sincereest sympathy in their deep sorrow.

Be it Further Resolved, that a copy of these resolutions be sent to the family of the deceased, a copy be given to the public press, and a copy be spread on the minutes of the court.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION DEPLORING THE DEATH OF NATHAN L. BACHMAN.

Whereas, God in his infinite wisdom has decreed that Honorable Nathan L. Bachman, should be taken from our midst; and,

Whereas, said Nathan L. Bachman, has in his daily associations with his fellow townsmen and his many official acts as Junior United States Senator from Tennessee endeared himself to his people at home and throughout the state; and,

Whereas, public proclamation, mass demonstration and private expressions, all have indicated the great loss in statesmanship which the Nation has sustained in his death.

BE IT THEREFORE RESOLVED\_ That we, the members of the Hamilton County Quarterly Court in convention assembled, make known to his beloved family the keenness of our grief at the loss of a beloved friend, tried and true, and extend to them our heartfelt sympathy in this their hour of trial.

Be It Further Resolved, that a copy of these resolutions be sent to the bereaved family, a copy given to the press, and a copy recorded on the minutes of this meeting.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

THE COUNTY JUDGE THEN APPOINTED ESQUIRE C. E. CAMP AND WILKES T. THRASHER AND BRUCE L. FREEMAN\_ ON THE COMMITTEE OF FOUR H. CLUB. SAID APPOINTMENT WAS AFFIRMED BY THE COUNTY COURT.

THE COUNTY JUDGE APPOINTED THE BOARD OF HEALTH CONSISTING OF COUNTY JUDGE WILL CUMMINGS, MR. ARTHUR L. RANKIN, DR. J. L. AUSTIN. DR. J. C. ELDRIDGE. DR. WILLIAM E. BRYAN AND DR. J. B. PHILLIPS.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, that the beer committee be abolished and that Judge Cummings, appoint the members of the County Court on the new committee from the second, third and fourth district.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the following Notaries Public were elected.

Miss Cora A. Barnes.  
J. C. Curry.  
Floyd L. Dixon, Jr.  
John Fletcher. Jr.  
Stanley Hixson.  
Woodrow Harris.  
Floyd H. Kibler.  
T. A. Lupton.  
Jess Parks. Jr.  
David A. Park.  
Pansy Vaughn.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, the Court adjourned Sine Die.

  
COUNTY JUDGE.



STATE OF TENNESSEE)

FRIDAY MAY 21st, 1937.

COUNTY OF HAMILTON)

BE IT REMEMBERED, That on this the 21st day of May, 1937, before the Honorable Will Cummings, County Judge of Hamilton County, Tennessee a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House of Chattanooga, Tennessee, pursuant to the following Notice or Call, which is in the words and figures following, to-wit

TO THE MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE;

I, Will Cummings, County Judge of Hamilton County, Tennessee, being of the opinion that public necessity requires the convening of said court in special session, do hereby call said court to convene on Friday, May 21st at ten o'clock, A. M., in the Chancery Court room of the County Court House in Hamilton County, Tennessee.

This meeting is for the purpose of:

1. Discussing with the T. V. A. and the National Park Service the matter of building a park and highway on the Chickamauga Reservoir, and in taking such action in connection therewith as the Court deems advisable.

2. Considering any other business that could ordinarily be acted upon at a regular meeting.

3. The Election of Notary Publics.

This 14th day of May, 1937.

Will Cummings  
County Judge.

T. W. Killough,  
County Court Clerk.

The County Court Clerk called the roll of the Justices of the Peace, of the County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder, Total 9 Esquire Camp, being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, that the beer Committee be allowed a limit of One Thousand Feet (1,000 feet) from any church or school to sell beer.

RESOLUTION AUTHORIZING THE COUNTY JUDGE TO APPOINT A COMMITTEE OF THIS COURT FOR THE PURPOSE OF COOPERATING WITH THE FEDERAL AND STATE AUTHORITIES AND TAKING STEPS NECESSARY TO AUTHORIZE HAMILTON COUNTY TO PARTICIPATE IN THE T. V. A. PUBLIC IMPROVEMENT.

Sec. I. BE IT RESOLVED By the County Court of Hamilton County, That full cooperation of Hamilton County is hereby pledged to the T.V.A., and other Federal agencies viz; National Park Service State Dept. of Conservation in the program of parks and roadways in the County in connection with the development of Chickamauga Dam lake and adjacent property. This Court will use all legal means possible in providing rights-of-ways and park-ways along the highways approaching the parks to be developed by the Federal agencies.

BE IT FURTHER RESOLVED, that the County Judge is authorized to appoint a committee of this Court for the purpose of cooperating with the Federal and State authorities and taking steps necessary to authorize Hamilton County to participate in this public improvement, and to provide funds for the payment of the county's proportional expenditures.

BE IT FURTHER RESOLVED, That it is the sense of the members of this Court that Highways from the City of Chattanooga to the location of the parks should be constructed on a two-way plan, with a park space in the center, in the interest of traffic safety, and that the County Judge be directed to consult with the State Highway authorities and with the T. V. A. authorities and attempt to work out this proposition by joint and cooperative action.

Wilkes T. Thrasher  
Member of Court

Action taken May 21, 1937

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting aye:

Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby, and Holder. Total 9. Esquire Camp being absent.

RESOLUTION TO REQUIRE THE CUSTODIAN OF THE COURT HOUSE TO HAVE THE NAME OF "HAMILTON COUNTY" PRINTED ON ALL AUTOMOBILES OWNED BY SAID HAMILTON COUNTY.

Be it resolved by the Quarterly County Court of Hamilton County in special Called Session assembled, That the Custodian of the Court House be and he is hereby directed to have the name "Hamilton County" printed on all automobiles owned by said county.

ON MOTION of Esquire Clark, seconded by Esquire Johnston the foregoing resolution was adopted on a roll call vote the following members of the Court being present and voting Aye:

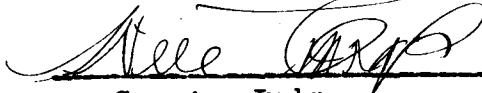
Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9 Esquire Cam being absent.

The Exceptions introduced at the April Term of Court were approved by the Claims Committee.

ON MOTION of Esquire Thrasher, seconded by Esquire Fryar, the following Notaries Public were elected.

- Edward C. Brown
- Thelma H. Bingham
- John S. Fletcher Jr.
- L. W. Khoden
- R. Paul Lawrence
- O. W. Russ

ON MOTION of Esquire Freeman, seconded by Esquire Hamby Court adjourned Sine Die.

  
\_\_\_\_\_  
County Judge

STATE OF TENNESSEE)

MONDAY, MAY 31st 1937

COUNTY OF HAMILTON)

BE IT REMEMBERED, That on this the 31st day of May, 1937, before the Honorable Will Cummings County Judge of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House of Chattanooga, Tennessee, pursuant to the following Notice or Call, which is in the words and figures following, to-wit:

TO THE MEMNERS O THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY:

I, Will Cummings, Chairmand of the Quarterly County Court of Hamilton County, Tennessee, being of the opinion that public necessity requires the convening of the Quarterly County Court in Special Session, do hereby call said Court to convene on Monday, May 31, 1937, at 10 A. M., in the office of the County Judge at the County Court House in Chattanooga, Tennessee, in order that said Court may take whatever action may be necessary.

(1) To issue bonds for elementary and hgh school purposes and for repairing and making additions to Erlanger Hospital, authority for such action being given by Chapter 699 of the Provate Acts of 1937 of the General Assembly of Tennessee,

(2) To elect notaries public.

(3) To make appropriations for County Libarians.

(4) To inspect Voting Machines.

This 24 day of May, 1937.

Will Cummings  
County Judge

T. W. Killough

County Court Clerk

W. F. Langley

Mack Fryar

B. L. Freeman

W. L. Holder

J. W. Johnston

Luther Hamby

Hays Clark

G. Russell Brown

C. E. Camp

W. T. Thrasher

The County Court Clerk called the roll of the Justices of the Peace, of the County, and the following answered to their names, Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, an appropriation of Thirty-five Hundred (\$3500.00) Dollars was allowed for keeping the Libraries open.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark the voting machine proposition was referred to the Finance Committee.

RESOLUTION DEPORING THE DEATH OF THOMAS W. CRUTCHFIELD.

Chattanooga was shocked to learn last Wednesday, May 19, 1937 tha Tom Crutchfield had died suddenly at his home. He was stricken in the very prime of life and his death being wholly unexpected struck us with peculiar force and caused universal sadness among his host of friends and acquaintances.

Thomas Crutchfield was born on the 2nd day of April, 1892, the son of Thomas W. Crutchfield and Sarah Loveman Crutchfield. His father was the son of William Crutchfield, who was one of the most prominent citizens in Chattanooga in Civil War days. His mother was a sister of D. B. Loveman, who was founder of the department store of that name.

Tom attended McCallie School and was a graduate of the Chattanooga College of Law. He immediately entered into the practice of Law and was active in politics. He was elected on the Republican ticket as a member of the Legislature in 1916. He was a delegate to the Republican National Convention in 1928. Later he served acceptably as a member of the Hamilton County Election Commission.

In 1917 he entered the officers training camp and was commissioned a Second Lieutenant on November 27, of that year. On September 22, 1918 he was made First Lieutenant at Camp Taylor, where he served with Company A of the Forty Fifth Infantry. He was later transferred to Company A of the Sixty Seventh Infantry, stationed at Camp Sheridan, Illinois. He was mustered out of service December 26, 1918 and immediately resumed the practice of Law in Chattanooga. He was a member of the American Legion, past Exalted Ruler of the Chattanooga Lodge B.P.O.E. He was a member of the First Christian church.

In 1917 he married Miss Nell Jane Ward of Centerville, She died on March 30, 1931. He left surviving two sons, Thomas, Jr. and William Ward Crutchfield, his mother, Mrs. Sarah Loveman Crutchfield, one brother, William Crutchfield, and two sisters, Mrs. George Stephenson and Mrs. Charles Hamilton.

Tom Crutchfield devoted most of his attention to the practice of the Criminal law and was recognized as a splendid lawyer, a good advocate, and thoroughly devoted to the interests of his clients. He had a good practice in Hamilton and adjoining counties. In his dealings with other lawyers and with the courts he was fair, open and above-board. He commanded the respect of the courts and of his fellow laygers. He was outspoken, fearless and forceful in all of his public utterances; and notwithstanding his frankness, he has a tremendous host of friends, many of whom were at one time or another his political opponents. In a political fight or in a lawsuit he struck out boldly, fearlessly, courageously and hit hard, but he never used unfair tactics. He never made a lasting enemy. In his chosen line, the Law, he was quite successful. He

represented his clients faithfully and well. It seemed that every client of Tom Crutchfield was his devoted friend. He made lasting friendship and was known and regarded very highly throughout the state. While he was a strong Republican and took much interest in all the campaigns, many of his closest friends were of the opposite political faith. To know Tom Crutchfield was to respect him, to like him, and generally to love him.

He suffered a great loss in the death of the wife of his youth, who, like he, passed away suddenly, but it seemed to make him, if possible, a more devoted father to the boys who were left to him, and he was always a devoted son and brother.

The Bar of Chattanooga has lost a valued member, an ethical and capable lawyer, and we greatly regret his untimely death.

THEREFORE, BE IT RESOLVED that the Chattanooga Bar Association explores the passing of this splendid member of the fraternity; and while the loss to the Bar and his clients is great, we realize that the greatest loss is to his family, and we tender to them our deepest sympathy in this hour of trouble.

BE IT FURTHER RESOLVED that a copy of this memorial and these resolutions be spread upon the minutes of the courts of record of this county and be presented to the United States District Court at Chattanooga to be spread upon the minutes of that court, and that a copy be furnished to the family.

Respectfully submitted,  
 Fred B. Ballard  
 Chairman  
 P. H. Thach  
 Burnett Sizer  
 Committee

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted.

RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATE OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED PURSUANT TO AUTHORITY GIVEN BY CHAPTER 699 OF THE PRIVATE ACTS OF 1937; TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE.

WHEREAS, by Chapter 699 of the Private Acts of the General Assembly of 1937, Hamilton County, was authorized to issue and sell its negotiable coupon bonds in a sum not to exceed \$750,000.00, the proceeds from which to be used for the following purposes and in the following amounts: (a) For construction, repairs and additions to Erlanger Hospital not to exceed \$500,000.00; (b) For the construction of the Red Bank Elementary School not to exceed \$50,000.00; (c) For additions to Central High School not to exceed \$50,000.00; (d) For improvements and additions to Tyner High School not to exceed \$150,000.00, and

WHEREAS, it is manifestly to the public interest that said bonds be now issued,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee

SECTION 1. That there be forthwith issued and sold, bonds of Hamilton County Tennessee in the amount of \$750,000.00.

SECTION 2. BE IT FURTHER RESOLVED, That said bonds shall be dated the first day of July, 1937 in denomination of \$1,000.00 each and shall bear interest at a rate not to exceed 6% per annum payable semi-annually on the first of July and January of each year, the said interest to be evidenced by coupons as hereinafter provided.

SECTION 3, BE IT FURTHER RESOLVED, That said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office, and there shall be attached to each of said bonds, interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth, and each coupon shall bear the number to which it is attached. The said coupons shall be signed by the County Judge and the County Court Clerk; provided, however, that said officials may sign the said coupons by their respective lithographic signatures.

The said bonds shall be payable at the National City Bank, New York, New York.

SECTION 4. BE IT FURTHER RESOLVED, That the bonds herein authorized shall be styled "Hospital and School Bonds". Said bonds shall be numbered from 1 to 750 both inclusive, and shall mature serially as follows: 18 of the said bonds of the par value of \$1,000.00 each shall mature on July 1, 1940 and the same number and amount shall mature on the first of July of each year thereafter up to and including July 1, 1949; 19 of said bonds of the par value of \$1,000.00 each shall mature on July 1, 1950, and the same number and amount shall mature on July 1st of each year thereafter up to and including July 1, 1979.

SECTION 5, BE IT FURTHER RESOLVED, That said bonds and coupons shall be in substantially the following form to-wit:

UNITED STATES OF AMERICA  
 STATE OF TENNESSEE  
 COUNTY OF HAMILTON  
 HOSPITAL AND SCHOOL BONDS

No. \_\_\_\_\_ \$1000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars lawful money of the United States of America on the

first day of July, 19\_\_ with interest thereon at the rate of \_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of July and January of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of 750 bonds, aggregating the principal sum of \$750,000.00 of like date, tenor and effect, except as to maturity, and is issued by said county for the purposes of obtaining funds under the authority of Chapter 699 of the Private Acts of the General Assembly of the State of Tennessee; bonds number 1 to 500, both inclusive, being issued for the purpose of constructing and repairing a Hospital; bonds number 501 to 550, both inclusive, being issued for the purpose of constructing the Red Bank Elementary School; bonds 551 to 600, both inclusive, being issued for the purpose of enlarging and adding to the Central High School; bonds number 601 to 750, both inclusive, being issued for the purpose of improving and adding to the Tyner High School. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special sessions assembled.

AND IT IS HEREBY CERTIFIED AND RECITED That all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law: that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of July, 1937.

COUNTERSIGNED

\_\_\_\_\_  
County Judge.

\_\_\_\_\_  
County Court Clerk.

(FORM OF COUPON)

No. \_\_\_\_\_ \$ \_\_\_\_\_

On the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, the County of Hamilton in the State of Tennessee, will pay to the bearer, \_\_\_\_\_, at the National City Bank, New York, New York, for semiannual interest due that day on its Hospital and School Bond, dated July 1, 1937, Number \_\_\_\_\_.

COUNTERSIGNED

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

\_\_\_\_\_  
County Judge.

SECTION 6. BE IT FURTHER RESOLVED, That said bonds when they shall have been executed by the proper officials, as herein above designated and delivered and paid for at a price of

of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

SECTION 7. BE IT FURTHER RESOLVED, That for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1937 through 1979 inclusive, sufficient for said purposes.

SECTION 8. BE IT FURTHER RESOLVED, That the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds, in the manner prescribed by Sec. 3707 of the Code of Tennessee.

SECTION 9. BE IT FURTHER RESOLVED, That the County Judge be and he is hereby authorized to deliver the executed bonds to the approved purchaser upon the payment of the amount specified in the award and to furnish such purchaser the approved opinion of some recognized and acceptable authority touching the validity of said bonds.

Wilkes T. Thrasher

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher seconded by Esquire Camp the following exemptions were referred to the Claims committee.

Preston H. Buquempt	from Peddlers Tax				
Fred Bussell	" " Poll	"	"	"	"
Claudia Lee Coleman	" Peddlers	"	"	"	"
J. C. Edwards	" & Ped	"	"	"	"
J. H. Day	" Peddlers Tax	"	"	"	"
J. H. Dodd	" " "	"	"	"	"
Brownlow Headrick	" " "	"	"	"	"
Geo. W. Johnson	" " "	"	"	"	"
Rosevelt Jenkins	" " "	"	"	"	"
Roy Lumpkin	" " "	"	"	"	"
D. J. Malone	" Peddlers	"	"	"	"
E. V. Pruett	" Peddlers	"	"	"	"
Dixie Roper	" " "	"	"	"	"
J. W. Steele	" " "	"	"	"	"
R. L. Shafner	" Poll &	"	"	"	"
John Smith	" " "	"	"	"	"
B. Singleton	" Poll &	"	"	"	"
Robert O'Rear	" Poll Peddlers	"	"	"	"
Robert O'Rear	" " "	"	"	"	"

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the following Notaries Public were elected.

- Fielding H. Atchley
- David Slabosky
- Tom S. Thach

ON MOTION of Esquire Holder, seconded by Esquire Hamby, Court adjourned Sine Die.

*W. T. Thrasher*  
COUNTY JUDGE



State of Tennessee. )  
 COUNTY OF HAMILTON. ) MONDAY. JULY 5, 1937.

BE IT REMEMBERED\_ That on this the 5th day of July, 1937, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County;

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

THE MINUTES of the April Term 1937, May Term. 1937, and May 31st, 1937, were read.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the Minutes were adopted as read.

ON MOTION OF Esquire Hamby,, seconded by Esquire Holder, the Court went into the election of the County School Board and a Highway Commissioner.

ON MOTION of Esquire Hamby, seconded by Esquire Holder, Dr. Balir was elected a Member of the School Board on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freenman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, R. E. Holbert was elected Highway Commissioner, on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

RESOLUTION THAT THE NAME OF THE CHILDREN'S HOSPITAL BE AND THE SAME IS HEREBY CHANGED TO T. C. THOMPSON HOSPITAL.

WHEREAS, the Honorable T. C. Thompson has over a period of years rendered valuable service to this county, the community and its hospitals and,

WHEREAS, it was through his efforts mainly that the Children's Hospital was established and maintained on its present efficient basis and,

WHEREAS, it is the judgement of this court that in recognition of the long years of public service, the Children's Hospital should bear the name of its distinguished benefactor,

NOW. THEREFORE BE IT RESOLVED, By the Quarterly County Court of Hamilton County in regular session assembled that the name of the Children's Hospital be and the same is hereby changed to the T. C. Thompson Hospital for crippled children.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT CRESCENT CLUB ROAD EXTENSION BE DECLARED A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Crescent Club Road extending northwardly from the Old Crescent Club Road a distance of about 1800 ft. be declared a District Road, the public welfare requiring it.

ON MOTION of Esquire Brown, Seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT THE TOWN OF LOOKOUT MOUNTAIN BE AUTHORIZED TO COMMIT PRISONERS, FOUND GUILTY OF VIOLATING ITS ORDINANCES\_ TO THE COUNTY JAIL OR WORKHOUSE, UPON MITTIMUS OF THE RECORDER OF SAID TOWN, FOR WHICH THE TOWN AGREES TO PAY THE BOARD AT THE ACTUAL COST OF SAME TO THE COUNTY.

WHEREAS, the charter of the Town of Lookout Mountain allows commitment of prisoners found guilty of violating its ordinances to the County Jail or workhouse, on contract with the county with said municipality and,

WHEREAS\_ it has been agreed by and between said municipality and the County that said prisoners will be kept at the actual cost to the County, and at the same cost per diem as it pays for its prisoners.



Be it Resolved, that the Town of Lookout Mountain be, and hereby is, authorized to commit prisoners found guilty of violating its ordinances, to the County Jail or workhouse, upon mittimus of the Recorder of said Town, for which the town agrees to pay board at the actual cost of same to the county.

ON MOTION of esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO EXCLUDE HAMILTON COUNTY FROM THE PROVISIONS OF CHAPTER 154 OF THE PUBLIC ACTS OF 1937.

Whereas by Chapter 154 of the Public Acts of 1937 provision is made whereby workhouse prisoners who have served their sentence of at least thirty days may upon taking the paupers oath obtain freedom from and relieve themselves of the payment of all fines and costs and,

Whereas said act also provides in section 6 that any county may by appropriate action of its governing body elect not to operate under or be bound by said provision of said act, and

Whereas the local situation is such that the judgment of this court is that the best interests of society will be served by this county, dissenting from said provision.

NOW, THEREFORE BE IT RESOLVED by the Quarterly County Court In regular session assembled, that Hamilton County in accordance with section 6 of said act does hereby elect not to operate under the provision referred to in the preamble hereto, in so far as concerns the right or privilege of workhouse prisoners to relieve themselves of costs and fines on taking the said paupers oath.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freenman, Johnston, Camp, Fryar, Brown, Thrasher and Holder. and Hamby. Total 10.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO SELL COUNTY OWNED PROPERTY IN 3RD CIVIL DISTRICT IN REAR OF 3129 DAYTON PIKE FOR ONE HUNDRED FIFTY (\$150.00) DOLLARS.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

To authorize the County Judge to sell a strip of land in rear of 3129 Dayton Pike 3rd Civil District for \$150.00.

ON MOTION of esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT THE HAMILTON COUNTY COURT JOIN IN THE CHATTANOOGA CHAMBER OF COMMERCE, THE CHATTANOOGA AUTOMOBILE ASSOCIATION. THE CHATTANOOGA MERCHANTS ASSOCIATION. EAST CHATTANOOGA EXCHANGE CLUB. AND THE CHICKAMAUGA BUSINESS LEAGUE TO APPEAL TO OUR HONORABLE UNITED STATES SENATOR. KENNETH MCKELLAR AND OUR HONORABLE UNITED STATES SENATOR GEORGE L. BERRY. ALSO OUR HONORABLE CONGRESSMAN SAM D. MCREYNOLDS. TO GET THE GOVERNMENT TO BUILD TWO WAY APPROACH ROADS TO THE AIRPORT AT CHICKAMAUGA. TENNESSEE.

Whereas, The Chattanooga Chamber of Commerce, The Chattanooga Automobile Association, The Chattanooga Merchants Association, East Chattanooga Exchange Club, The Chickamauga Business League, The Chattanooga Aviation Association has passed resolutions concerning approach roads to the Airport.

Whereas.

The organizations realizing the great amount of money the Government and the City of Chattanooga has spent to construct an airport at Chickamauga, Tenn., for the purpose of furnishing airport facilities for airplanes, used for rapid transportation of mail, freight and passenger traffic, as well as furnishing a place to train young students for aeronautical work; some of these students will become pilots and in case of war, man planes in the defense of our country and this port will furnish a fine recreation center for the citizens of Chattanooga,

And whereas,

These organizations, feeling a deep interest in the welfares of Chattanooga and

actuated by patriotic motives, desire to see the great power dams which our Government has constructed in the Tennessee Valley at an expense of millions of dollars, be given proper protection from destruction by enemies, should this country become involved in war.

And whereas. These organizations realizing that the road leading from the State Highway is too narrow to accomodate thru traffic, since construction of the airport and is a real menace to life, particularly on Sundays and Holidays and when there are any special aeronautical programs, traffic becomes so congested that it is delayed for hours.

And recognizing the fact that this airport is so geographically situated about the center of the Tennessee Valley Dam development, and that in the event of war, this port being so stragically situated in all probability would become an airport base. And in that event the roads leading to this airport would be highly inadquate to accomodate the traffic-

And Whereas the above mentioned organizations, for the reasons as stated, have passed resolutions calling upon the Hamilton County Court to build or help build, or prevail upon our Honorable United States Senators and our Honorable Congressman, to get the government to build a road that would accomodate the traffix.

And Whereas, Hamilton County's bonded indebtedness, amounting to millions, and the large amount of interest being paid by the County on these bonds, together with the running expenses of the County, and decreased revenue received by the County, due to a large decrease in property values, as well as a decrease in personality, and the inability of a of a large number of taxpayers to pay their taxes, has created a financial condition, which makes it impossible for the County to build these two approaches roads to the airport.

And whereas, The Hamilton County Court recognizing the importance of these two approach roads, which is necessary to make the airport 100% accessible.

Therefore, Be It Resolved;

by the Hamilton County Court to join with the organizations named in this resolution to appeal to our Honorable United States Senator Kenneth D. McKellar, and our Honorable United States Senator George L. Berry, also our Honorable Congressman Sam D. McReynolds, to get the government to build these two way approach roads to the airport and--

Be It further Resolved-

That a copy of this resolution be sent each of the above named gentlemen.

ON MOTION of Esquire Freeman, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasner, Hamby and Holder. Total 10.

RESOLUTION TO PROVIDE FOR THE REGISTRATION OF PAYMENT OF INTEREST UPON COUNTY WARRANTS HEREAFTER ISSUED PRIOR TO JULY , 1, 1938, for which THERE MAY BE NO FUNDS AVAILABLE AT THE TIME THEY ARE PRESENTED FOR PAYMENT .

BE IT RESOLVED by the County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

Section 1. That, whereas, there may be County Warrants issued after this date prior to July, 1, 1938, for the payment of which no funds are available at the time they are presented for payment, and it is the desire and intention of this court that such warrants shall draw interest.

The holders of all unpaid County Warrants issued after this date and prior to July 1, 1938, and/or the assignees thereof, are hereby authorized to register said Warrants with the Trustee of Hamilton County, Tennessee, and upon registration, said Warrants shall be payable in the order registered, subject only to the prior payment of Warrants theretofore registered and unpaid.

BE IT FURTHER RESOLVED, that all such WaRRants, for the payment of which there are no funds available at the time when they are presented for payment, shall draw interest at the rate of six per cent per annum from and after the date of their registration.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION FOR THE BENEFIT OF PERSONS. FIRMS AND CORPORATIONS OWING DELINWUENT TAXES ON REAL ESTATE IN HAMILTON COUNTY, FOR THE YEAR 1935 AND PRIOR TO THAT YEAR, RELIEVING THEM FROM THE PAYMENT OF INTEREST AND PENALTY THEREON PROVIDED SAID TAXES ARE PAID BY OCTOBER 1, 1937, in ACCORDANCE WITH CHAPTER 101 PUBLIC ACTS OF 1937, KNOWN AS THE CRAIG BILL.

WHEREAS, the Quarterly County Court of Hamilton County, Tennessee, at its April, 1937, Quarterly Session, acting under the provisions of Chapter 101, Public Acts of 1937, of the State of Tennessee, popularly known as the Craig Bill, granted, as therein provided, relief from payment of interest and penalty on ad valorum taxes against real estate, to all persons owing such taxes for the year 1935, and all years prior thereto, provided, that such taxes should be paid on or before July 1, 1937, all as evidenced by resolution of record in the minutes of this court, in Minute Book No. 12, page 372, and.

WHEREAS, The court deems it wise, right and proper to further extend the time for such relief to small home owners in order that persons who have been unable heretofore to take advantage or avail themselves of the provisions of said Act, shall have an opportunity so to do, Therefore, be it

RESOLVED, by this Quarterly County Court of Hamilton County, in regular session assembled that any person owing any state or county Ad Valorum taxes on real estate, or owning or controlling any real estate in hamilton County on which any such taxes are due or a lien, for any or all prior years up to and including the year 1935, whether such property has been assessed for taxes or a lien has attached to same or not for any such taxes, shall have, and is hereby given the right to settle and pay such taxes and satisfy any lien on same for any/or all of said years, without paying any accrued interest or penalties thereon, if same is paid by October, 1st, 1937, And if suit has been instituted for enforcing such tax lien, then such court costs and attorneys fees as may have lawfully accrued shall be also paid and settled as provided in said Act; all as provided by said Chapter 101, Public Acts of 1937, of the State of Tennessee, known as the Craig Bill; and,

RESOLVED, further, that the term "any person" as herein used shall be construed to mean a person as defined by said Act known as the Craig Bill; and,

Resolved further, that these resolutions shall take effect from and after their passage, the public welfare requiring it.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

RESOLUTION DECLARING THE PRESENT SHACKLEFORD RIDGE ROAD IN THE THIRD CIVIL DISTRICT A DISTRICT ROAD.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENN.

BE IT RESOLVED that the present Shackleford Ridge Road, beginning at its North intersection with Anderson Pike, now known as Highway 113, and terminating at its south intersection with the Edwards Point Road, located in the Third Civil District of Hamilton County Tennessee be and the same is hereby declared to be a district road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT.

We, your Claims Committee, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and found the same correct, and recommend that they be ordered paid.

C. E. C A M P .

Mary Elizabeth Cummings.

Della Rust Looney.

M. Leo Thatch

George R. Fox.

David H. Barker.

D. C. Hancock,  
Ernest Samples.

Edna M. Hullender.

J. H. Daugherty.

Mary Bell.

Clemmie Jeffreys.

Eliza Cowan.

Cecil Vann.

Mary Calhoun.

Mary Johnson.

Graham Ross.

Hugh Young.

Mack Johnson.

Archie Sisk.

Elese Thompson.

David H. Barker.

Isaac Brooks.

Pauline Townsley.

Ted Sowder.

Joe Scott.

Mattie Johnson.

Geo. Mooney. Jr.

Minnie E. McMahan.

Thos. Rievleu

Merine Murphy.

Meridith Grindle.

Freeman Stansell.

32 cases @ \$5.00.

160.00

B WILSON. D.S.

Ernest Samples.

1. case @ \$3.00.

3.00

C. H. DEMPSEY. D.S.

Joe Scott.

2 cases @ \$3.00

6.00

Meridith Grindle.

LUTHER CARTER. D.S.

Nerine Murphy.

1 case @ 3.00.

3.00

HAMILTON COUNTY.

172.00

T. W. KILLOUGH. COUNTY COURT CLERK.

FOR QUARTER . FOR SERVICES RENDERED ENDING JUNE 30, 1937.

For making Quarterly Records. 12.000 @ 10 cents.

12.00

Entering Orders of the Court 50 @ 25¢

12.50

Filing petitions for exemptions. 52 @ 25¢

13.00

Supplying Certificates with seals attached 52 @ 75¢

39.00

Opening and closing records 79 days @ 50 cents.

39.50

Filing, docketing and entering lunacy cases 62 cases @ \$3.85

242.65

Jacketing County Bills of expenses. 7 @ 15¢

1.05

Election by Court 1 @ 50¢

50

Filing report of the Finance Committee.

25

County School Superintendent.

25

Claims Committee.

25

Wm. Bork Hospital.

25

County Judge.

25

Ex-Officio fees for quarter ending June 30th. 1937.

50.00

For entering Circuit Court cost bills 552 @ 15¢

82.80

\$ 494.25

I certify the foregoing to be correct to the best of my  
knowledge and belief.

T. W. Killough. CCC

By Margaret orrell. D.C.

W.F. Langley.  
Chairman.B. L. Freeman.  
Mack Fryar.  
G. Russell Brown.

On motion of Esquire Langley. seconded by Esquire Freeman, the foregoing report was  
adopted and ordered to be filed and made a matter of record.

REPORT OF COUNTY SCHOOL SUPERINTENDENT.

TO THE HON. JUDGE AND MEMBERS OF THE COUNTY COURT.

Gentlemen:

In compliance with the law I am herewith presenting the report of the county superin-  
tendent for the quarter ending June 30. 1937.

The amounts set forth in the Board of Education budget for 1936-37 and expenditures shown by vouchers issued through the office of the superintendent and the county judges office through June 30th. are as follows:

	BUDGET	expenditures.
General Control.	8.580.00	8.284.41
Instructional Service.	499.373.26	494.734.24*
Operation school plant.	21.345.00	20.720.33
Auxiliary Agencies.	76.512.00	77.013.21
Capital Outlay.	<u>12.000.00</u>	<u>15.720.40</u>
	617.810.26.	616.472.59*

\* At the time the above figures were made up the amount of our portion of the store room supplies were not available. The amount will be approximately \$1.000.00.

Note: Sufficient amount was saved out of the other departments of our budget to care for the slight overdraft in "Auxiliary Agencies" and "Capital Outlay".

The amount of money received from tuition and refunds deposited with the Trustee of Hamilton County during the quarter was \$278.80.

The enrollment and average daily attendance for the 1936-37 scholastic term as shown in our report to the state department are as follows;

ENROLLMENT.		AVERAGE DAILY ATTENDANCE.	
Elementary	White.	8.722.	7060
"	Colored.	675	573
Junior and Senior High	White.	3.339.	2754
Senior High	Colorded.	83	64

Enrollment for the year 1936.37 showed a decided increase over 1935.36 school term. In last year's report of July 6th, total enrollment was 12.441. This report shows an increase of 378 as compared with last year's increase of 215. Average daily attendance also shows a very remarkable increase. Last year's report showed 9726 pupils in average daily attendance. The figures above represent an increase of 725 against last year's decease of 32. With the new school buildings, and increase in population due to other T.V.A. divisions moving into Chattanooga we shall naturally expect another marked increase in enrollment during the coming year.

THE PUBLIC FORUM.

June 30th closed possibly what might be called one of the most attractive and outstanding projects instituted by the Federal Government. Hamilton County was selected to be one of the ten centers in the United States to demonstrate to the people the value of public discussion of social economic, and government problems. This project began in April 1936, and was closed with the month of June, 1937. The actual program was in operation from Sept. 8, 1936 to May 15, 1937-- This program attracted attention of people throughout the state and in other states. Due to the Public Forum, the Association of State Commissioners and Superintendent moved its annual meeting from Washington. D. C. to Chattanooga, and spent two evenings in our forum meetings. We were also favored at that time with a visit from the United States Commissioner of Education Dr. John W. Studebaker, While here Dr. Studebaker was so impressed with the work of this forum that he asked if we would release our director should he be able to offer him a place in his department at Washington. This was agreed to and Dr. Paul Sheats moved to the larger field as field consultant for Public Forums for the United States. For a time we felt the effects of Dr. Sheats leaving the project. The new director, Dr. H. D. Hopkins, however, through his experience in directing similar activities out of Heidleburg, College, soon took active control and brought the project through the second period and to a successful conclusion. By making some changes in meeting places and carrying the programs to nearby communities the attendance rose from an average of fifty in February to one hundred fifty in May. In average attendance Hamilton County project was second in United States. To show somewhat the extent of the program may I cite the following records.

- There were 474 regularly scheduled Forum meetings,
- 183 special meetings.
- 47 discussion groups.
- 199 public announcements in churches, lodges, club meetings, radio, etc.

Through the meetings alone we reached approximately 100.000 people.

Among others, we brought into these programs men of world renown.

Dr. Walter J. Millard, a recognized authority on municipal government and one who has spoken to more people in United States than any other speaker in America.

Dr. Alden G. Alley, a world traveler, one who has attended almost every session of the League of Nations, since it was organized a recognized authority on foreign affairs and one who did speak with authority upon many of the perplexing national issued.

Dr. John J. Muyskens, the most outstanding authority in America on public health, He is an eminent psychologist. Through his knowledge he is able to detect its relationship to the development of personality. His meetings were followed with increasing interest and he contributed very largely to the success of the forum.

Dr. Wallace McClure, for fifteen years connected with the treaty making division of the Department of State of Washington. Having served in this capacity under three presidents he has had much to do with formulating many of the treaties between the United States and other Nations. His knowledge of our foreign relations made his work here very interesting indeed and contributed larely to our own knowledge of the commercial possibilities of the Tennessee Valley in a world economy.

Dr. Donald Grant, a world traveler, a Scotchman and a recognized authority on world political conditions. Dr. Grant, not being an American citizen, could not be paid from Federal funds but was loaned to this project by a New York association for the promotion of Adult education on International Affairs.

While we had many other leaders of outstanding ability who created great interest in the program, they were more localized in the extent of their endeavors. Those named above brought us a rich background of travel and experience in dealing with world problems. Had our program achieved nothing more than to bring those people into this community to talk over with us social, civic, and economic problems with local, national, and international bearings, we would have been satisfied with our achievement.

The interest our young people have taken in this forum is indeed encouraging. They entered into the spirit of the discussions and we have been able to provide

Aside from the above we have spent about \$30,000.00 of Federal money in this community and given employment to a monthly average of thirty people.

#### School Building Program.

The first part of our school building program started in Sept. 1936, is now about complete. We have accepted the following buildings and additions;

##### New Buildings:

Red Bank High School.  
Soddy-Daisy High School.  
Hixson High School.  
Nathan Bachman Elementary school.  
Tyner Elementary School.  
Pineville elementary school.

##### Additions to:

East Dale Ementary School.  
White Oak Elementary School.  
Anna B. Lacey Elementary School.

The new school at Ganns-Middle Valley is nearly completed. It will possibly be accepted within a few days. The addition at Central High School will probably be completed by the middle of October. The builders are rushing to complete the classroom and cafeteria work so that school may open on schedule. The auditorium will be completed after school opens.

There remains two buildings that must be constructed and which will soon be advertised for bids. They are the

Tyner High School, and Red Bank Elementary School.

Should the President approve allotments as per our original building program, there will be a number of additions to be made.

As per record in the buildings already completed, we have certainly received a dollar's worth of value (\$1.00) for every fifty-five cents (55¢) the county spent. We thought at first we would not do so but from Mr. Tom Street's figures the unit cost per cubic foot has not exceeded the usual cost for such buildings.

May I take this occasion to again thank the County Judge and each member of this court for the progressive spirit you have shown and for the way you have supported education.

Yours very cordially

Arthur L. Rankin.

Superintendent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following exemptions for poll and peddling were granted.

John B. Burrows.	Peddler's Tax.
W. C. Coll.	Poll Tax.
W. C. Cole.	Peddler Tax.
Wm. D. Corithers.	"
C. C. Elrod.	"
G. A. Ford.	"
E. L. Gardy.	"
Mark Gardy.	"
Chas. M. Hart. Jr.	" & Poll Tax.
C. B. Johnson.	"
A. M. Johnson.	"
H. H. Julian.	"
Albert F. Ling.	"
Z. W. Smith.	" and Poll tax.
Fred W. Walker.	"
Charlie Warmlesley.	"

REPORT OF WILLIAM E. BORK MEMORIAL HOSPITAL COMMITTEE.

REPORT FROM JULY 1, 1936 to June 30. 1937.

TO THE HON. WILL CUMMINGS. COUNTY JUDGE: HOSPITAL COMMISSIONERS AND COUNTY COURT OF HAMILTON COUNTY:

Gentlemen:

I respectfully submit for your consideration the annual report of work done at the



the Wm. L. Bork Memorial Hospital from July 1, 1936 to June 30, 1937.

On July 1, 1936, we had on roll:

	Male.	Female.	Total.
Patients.	131	85.	216
Admitted during year	91	51	142
Total under treatment. during year.	222	136	358.

GENERAL INFORMATION.

1. Officers and employees actually in service at end of year.	8	7.	15
2. Census of patients population at the end of year			
White.	96	70	166
Colored.	56	38	94
3. Patients employed in industrial classes or in general hospital work on date of report.	35	15	50
4. Average daily number of all patients actually in institution during year.	147	101	246
5. On furlough.		7	7

We had 51 deaths during the year.		The causes of the deaths were as follows.	
Angina pectoris.	3	Diabetes Mellitus.	1
Apoplexy.	6	Epithelioma of face (cancer)	2
Arterio-Sclerosis	4	Gastic Ulser.	1
Carcinoma of stomach	1	General paralysis of insane	7
" bladder	1	Hemorrhage of lungs.	1
Cerebrial Hemorrhage.	6	Lobar pneumonia.	1
Cardio-Nephritis.	4	Pellegra	1
Creeping paralysis due to intercranial pressue	2	Status epilepticus.	1
Chronic parenchumatus neph.	7	Syphilis.	1
		Streptococcus erpsipilatus.	1

The ages of death are as follows:

Between twenty and thirty.	3
# thirty and forty.	5
" forty and fifty.	5
" fifty and sixty.	6
" sixty and seventy	11
" seventy and eighty.	15
" eighty and ninety.	6

The following report includes all patients admitted who are on books of institution regardless of the method of admission whether voluntary or otherwise.

	Male	Female	Total.
1. Patients on books of institution beginning of institution year.	131	85	216
Includes patients away from insti. on parole but still on books).			
2. Admitted during the year.	91	51	142
3. Total on books during year. (includes total of items. 1 and 2.	222	136	358.
4. Dischared from books during year. Does not include patients on parole.	32	14	46
5. Transferred to other institution for mental disease.	1		1
6. Died during year.	37	14	51
7. Total discharged, transferred and died during year.	70	28	98
8. Patients remaining on books of institution at the end of institution year.	152	108	260

X-Ray and Surgery.

During the past year the following work has been done at Erlanger Hospital.

Three patients treated for fracture of hip.

One " " for tumor.

Two patients treated for cancer X-Ray.

Field products.

144 bu of sweet potatoes.	50 bu.	72.00
157 " irish potatoes.	75 "	117.50
115 ton insilage.	10.00 tom.	1150.00
103 " hay.	15.00 "	1545.00
60 b. corn.	85 bu.	51.00
		2935.75

Vegetables.

600 lbs. cabbage.	21 b.	12.00
238 doz onions. (green)	10 doz.	23.80
365. " corn (roasting).	15 "	54.75
20 lbs. lettuce.	02 lb.	40



278 bu okra.	25 bu.	69.50
183 " squash	50 "	91.50
29.5 " tomatoes.	40 "	11.80
16 " onion. (dried.)	1.00	16.00
78 turnips	40 "	31.20
8 # carrots.	75 "	6.00
10 " beets.	75	7.50
241 doz radishes.	05 doz.	12.05
1879 lbs turnip greens.	03	56.37
124 bu green beans.	1.00 bu.	125.00
500 watermelons.	15 each.	<u>75.00</u>
		592.87

Fruit.	5 gal. cherries.	40 gal.	2.00
	1 " dewberries.	35 "	35
			2.35

Canned Goods.	3.700 gal apples.	40 "	1480.00
	3.500 " beans.	40 "	1400.00
			\$ 2880.00

Meat.	20.436 lbs. pork.	18 "	3678.48
	939 " veal.	14 "	131.46
	2.805 " lard	18 "	504.90
	881 " sausage.	18 "	158.58
	150 " Kid.	12 "	18.20
			4.491.72

Dairy Products.	7500 gal butter milk.	20 gal.	1.500.00
	2021 " sweet "	40 "	808.40
	2034 lb. butter.	30 "	<u>601.20</u>
			\$ 2.909.60

Dairy Products.	7500. gal butter milk.	20 "	1.500.00
	2021 " sweet milk.	40 "	808.40
	2034 lb. butter.	30 "	601.20
			\$ 2.909.60

Live Stock.	19 head cows.	35.00 head	665.00
	11 " heifers.	15.00 "	165.00
	68 goats.	2.00	136.00
	79 hogs.	16.00	1264.00
	7 head calves.	6.00	42.00
	1 bull.	60.00	60.00
	1 pr mules.	200.00 pair	300.00
	1 " mares.	300.00 "	300.00
			2.832.00

Receipts.	Miscellaneous.	18.67	
	Private Pay Patients.	225.33	244.00

Grand Total. \$ 16.888.29

J. B. Swafford. M.D.

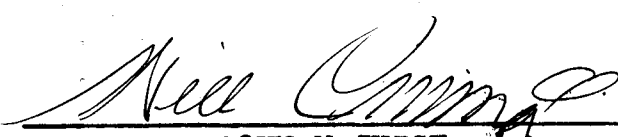
ON MOTION OF ESQUIRE BROWN, seconded by Esquire Camp, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION of Esquire Brown, seconded by Esquire Camp, the following Notaries Public were elected.

James M. Adams.  
Margaret Beard.  
C. R. Belcher.  
Mary Tallent Brown.  
Mrs. J. M. Brown.  
O. Dykes.  
Isaac Cantor.  
T. R. Cuthbert.  
J. A. Cobb.  
O. Dykes.  
John W. Dineen.  
Malone J. Everett.  
F. H. Grant.  
Martha Green.  
C. H. Hall. & W. A. Johnston.  
J. Kyle.  
Ruth LeHardy.  
R. H. Mayer.

Mary G. McCoy.  
Jane McConkey.  
J. C. Pfeiffer.  
A. B. Potts.  
R. T. Russell.  
Bert P. Sanders.  
C. R. Wallace.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, Court adjourned until Monday. July. 19, at 10.00 o'clock.

  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. JULY 19. 1937.

BE IT REMEMBERED, that on this the 19th day of July. 1937, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justice of the Peace, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO RELIEVE THE FIRST NATIONAL BANK PARTICIPATION CERTIFICATE HOLDERS FROM STATE AND COUNTY TAXES FOR THE YEAR 1937, ON THE PROPERTY LOCATED AT THE N. W. CORNER OF W. 8th. AND PINE STS. KNOWN AS THE CHAPMAN BUILDING, NOW BEING USED AND TO BE USED DURING SAID PERIOD AS A W.P.A. SEWING PROJECT.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the First National Bank Participation Certificate holders be relieved of State and County taxes for the year 1937, on the property located at the northwest corner of West 8th and Pine Streets, known as the Chapman Building in Chattanooga, Tennessee, now being used as a WPA Sewing Project and to be used as such project during said exemption of said taxes.

ON MOTION of Esquire Thrasher, seconded by Esquire Langley, the following resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Camp, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO APPROPRIATE \$28,000.00 FOR EQUIPMENT IN New school BUILDING.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That \$28,000.00 be appropriated for equipment for new school Building.

ON MOTION of Esquire Thrasher, seconded by Esquire Langley, the following resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ERRORS AND RELEASEMENTS.

The following is a list of personal property tax on which a mulla-bona return has been made (orwnich has gone bankrupt) by Deputy Sheriff.

Alexander. C. L.	7.05	Ferrell. Dr. T. F.	3.93
Anderson. Herbert W.	7.05	Franklin B.H. Undertaking	45.85
Bank-Hamilton National. Tr.		Glenn. G. B. Dec'd.	19.65
Estate of S.L. Phelps.	13.10	Goodloe E.A.	6.55
Brown. F. L.	3.93	Gray Cab Co.,	13.10
Bryan Eugene J.	6.55	Geo. H. Green.	6.55 -2.25
Bachman. Nathan. deceased.	42.30	F. C. Greene.	6.55
Barr. D. H.	2.82	Haile. B. C.	6.55
Bennett. R. O.	2.82	Hall. Mrs. Jennie B.	6.55
Bentley. B. H.	7.05	Hamilton Machinery Co.	19.65
Bass. Ed.	3.93	Helmick. W. H.	6.55
		Henshall. Geo. K.	6.55
Chatta. Stone & Marble Co.	39.30	Hite Mfg. Co.	7.86
Chapman. W. L. Dairy.	5.64	Hotel. Ford.	39.30
	<del>34.82</del>	" Hamilton.	13.10
Davenport. Mrs. Lilla.	3.93	Harrell. W. E.	7.05
DeLuxe Vab Co.,	30.13	Hibbler. Robt.	7.05
Durham Land Co.,	13.10	Howell. S. W.	7.05
"	162.15	Kanton. N.	7.86
Dixie Flying Club.	2.82	Lewis. W. D. Jr.	7.05
Dorsey Thad. Leather Co.,	56.40	Lookout Paint Co.	13.10
Downing. J. H.	7.05		763.49. 2.25
Edelstein. Sol.	2.62		
Ellis. Geo. H.	6.55		
Erskine Bakery Co.	72.70		
Ezell. Francis D.	7.05		

Miller. W. L.	1.41
McAllister. W. T.	10.48
McBrien. M. J.	2.62
McFarland. Foster.	7.05
Odom. Robt.	6.55
Peak. L. L.	70.50
Padgett. Thos.	3.93
Reisman. E. E.	52.40
Rhodes. Dry Cleaning Co.	1.40
Rosemere Dairy.	13.10
Sadd. W. A.	9.17
Sharp. J. C.	13.10
Sims Transfer Co.	13.10
Smith Mfg. Co.	6.55
Spitler. H. H.	119.85
Signal Mtn. Co.	13.10
Trimble. J. F.	78.60
Watkins. Hosiery Mills.	13.10
Willingham. Chas. M.	14.10
Wilson. J. Harvey	2.82
" Mrs.	4.23
Winton. S. E.	

\$ 457.17

I, T. W. Killough, Clerk of the County Court of said county, do certify that the following is a full, true and correct list of releases allowed WILEY COUCH, TRUSTEE, of said county by the County Court for taxes for the year 1934, on account of clerical errors, double assessments and removals, and all personal property assessments, where taxes could not be collected as shown by the records in my office:

Witness my hand and official seal at office in Chattanooga, Tennessee, this \_\_\_\_\_ day of \_\_\_\_\_, 1935.

Assd. to	Dis.	Wd.	Reason rlse.	City val.	Dis. val.	Tax.
H. L. Judd Co.,	2		Board Equal. (Pers).		1700	23.97
Samuel Stamp & Enam. Co	3		" "		5000.	70.50
J. H. Starnes.	4		House torn down		200	2.82
Byran Harris.	3		Error in copying		500	7.05
E. A. Brown.	3		Dold. in Converse Ld. Co		100	1.41
Hunt & Laws.	2		Doubly assd. in Fairfax		1850	26.08
Model Dry. Clean. Co.		2	Board Equal. Personaty	1700		22.27
Lucy Mfg. CO.		4	" "	33000		432.30
H. H. Peek. Jr.	3		"		500	7.05
Walter J. Love.	3		"		600	8.64
S. H. Campbell. Jr.	3		"		500	7.05
Chatta. Investment Co.		7	Partly destroy by fire	4500		58.95
prudential Ins. Co.		15	Transferred in erro	2100		27.51
W. T. Flipo		5	Error in copying	200		2.62
Wm. Roberts.		13	" checking	100		1.31
V. B. Prater.		14	Left off in transfer	100		1.31
F. W. Jones.		13	Error in checking	50		66
Jewell M. Norris.		12	House town down	300		3.93
Fred Stocker.		17	Transferred to TER	250		3.28
Cora M. VanDusen.		2	Assessed in error	500		6.55
R. M. Dunn.		12	House burned	500		6.55
Lula Gifford.		10	Error in copying	500		6.55
L. E. Engle.	3		House torn down		500	7.05
M. R. Cates.		13	No. Building	50		66
C. E. James Estate.	3		Picked up to Fred Bryan		100	1.41
R. H. Hagan.		17	House burned	500		6.55
Lewis Duncan	2		Error in transfer		700	9.87
Clyde Killian	2		Transfer in error		200	2.82
Allison lumber Co		19	"	1200		15.72
W. Nick Frazier.	2		House on wrong lot.		800	11.28
Chas. A. Ward.		17	Error in checking.	200		2.62
Minnie C. Newton.	4		" copying		1100	15.51
Montague T. L.		4	" in checking.	2000		26.20
R. H. Williams.		1	Transfr. to Signal Mtn	2500		32.75
Lennie Brown & Ruth Coulter.	3		" to Clarence Brown		1500	21.15
Mrs. Susie Hall.	4				300	4.23
C. E. St. Clair.		15	Error in assgn Personalt	500		6.55
Sphia Leiker		12	Outline with adj P.	150		1.97
Wm. Daviss.	4		Error assgn house.		600	8.46
Chatta. Ice Delivery Co.		2	Personalty adjustment	2700		35.37
T. L. Montague.		13	Double in lots 1 to 12	50		65
A. J. Carter.		14	Error in transfer	400		5.24
Samuel H. Jenkins.			Double to E.I. Jenkins.		450	6.54

JULY ADJOURNED TERM. 1937.

	Dis.	Wd.	Reason	rlse.	City val.	D	V.	Tax
Amer. Cyanamid Chem. Co.	2		"				450	6.34
R. O. Jones.	3		Sold.				290	2.82
West-Ellis Hospital		4	Charter surrendered	1000				13.10
Mrs. Alice Lovelady.	3		Trans. in error.				250	3.53
Jere Tipton.	2		Error in asmt	Personalty			500	7.05
W. P. Hemphill.		2			55050		18600	983.42
Sarah Fitz Miller.		17	Hse. not completed	400				5.24
B. A. Crisman.	3		Finance Comm.				3000	42.30
W. T. McAllister.		8	Error in checking.	100				1.31
J. L. Hutchison. Jr.		14	Lives on Lookout Mtn	2000				26.20
A. T. McBryar.	3		Doub. to Vandergriff.				50	70
Adrian Schuman.		19	No Building.	400				5.24
J.F. Smith & C.F. Collins.	4		error in eheckig				200	2.82
J. H. Owen.	4		"				50	71
M. F. Cline.	4		house not finished.				100	1.41
R. W. Williamson.		5	" burned.	50				66
James Lane.	3		error in checking.				400	5.64
Martha E. Perry.		18	"	50				65
Effie Stone Howard.		15	" in copying	250				3.27
N.C.& St. L. Ry.	3		" in assessing	6000				78.60
R.L. & Ellen Parsons.		17	house burned			1000		14.10
D.T. Jones		8	error in checking	1000				3.88
R.W. Lee.		14		800				10.48
Street Bros. Machine Co.		10	By U.S. Court Bankr.	2000				26.20
Street. J.H. & W.C.		10	"	1100				14.41
C. C. Allen et al.	3		Board of Equal.			3350		47.25
Winnie Reno.	3		house on wrong lot			400		5.64
S. H. Williams.	2		" assed in error.			100		1.41
Goldie Adams.	2		error in separation.			100		1.41
C. M. Preston.	3		Assd. in error			500		7.05
Durham Land Co.	3		" doubled.			1000		14.10
Sam J. McAllester.	2		"			4000		56.40
Finklestein & Hunter.	3		House on wrong lot			700		9.87
Citizens Sav. & Loan Corp.		6	Personalty	53450				700.20
Maypole Cafetera		6	" Error in checking	1000				13.10
Bertha Wertheimer.		14	Finance Co. rlsd	500				6.55
Jacob Rich		12	"	1450				19.00
C. T. Tomlinson.		4	Error in copying	500				6.55
T. D. Smith.	4		House burned.			900		12.69
Cogswell & Shipp.	3		error in asst			50		70
W. R. Fry.		6	Institution	3800				49.78
"		1	"	4200				55.02
"		6	"	6500				85.15
"		6	"	9000				117.90
"		6	"	4000				52.40
Mike L. Kilroy.	3		wrong acreage			200		2.82
J. K. McMillan	4		House doubled.			500		7.05
J. Walter Cummings.	3		Doubly assnt.			300		4.23
E. A. Andrews.	2		"			100		1.41
Stella & Katherine Rogers.		12	By County Court	1300				17.03
Eleventh St. Realty Co.		7	"	6600				86.46
First Nat. Bank.		3	Finance Com.	5600				73.36
F. H. Dowler.		1	Deceased personalty.	600				7.86
Commercial Dry Cleaning Co.		2	Out of business	1500				19.65
Abe Deitch.		2	Nothing scheduled.	300				3.93
Orr Transfer Co.		3	bankrupt.	5000				88.43
Shelton Mills Co.		3	out of business	300				65.50
W.O. Jones.		11	gone	500				3.93
T.T. Rankin.		9	"	300				6.55
James McGuaghey.		15	bankrupt	450				3.93
C. F. How		15	left town.	300				5.89
Geo. M. Giffe.		17	None	450				3.93
Ethei Workman		12	error in assmt.	300				1.31
Foster Hampton.		17	"	100				1.31
W. P. Hemphill.		17	"	10000				131.00
"		2	" in checking.	4000				52.40
"		2	"	100				1.31
E.H. Byrd.		12	by city for park.	3700				48.47
"			error by city for park			100		1.31
Mrs. Pearl. S. Hunter.		12	error in copying.			350		4.93
C. M. Willingham.	3		double assmt personalty			750		10.58
James Sanders	2		House burned.			300		4.25
Franklin Sav. & Loan Bk.			Cty. Cr. personalty	9950				130.34
Dan Garvin.	2		Error in assessing.			300		4.23
Chas. F. Hood.		17	"	300				3.93

Grand Total.

3293.30

Total sheet of paper.	1.	\$983.42
	2	2101.86
	3	208.02

grand total \$3293.30.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the following errors and releasements were passed on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher. Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Netaries Public were Passed.

M. L. Bandy.  
Cyrus R. Brown.  
J. H. Campbell.  
Lila C. Cook.  
Harry W. Durand. Jr.  
J. B. Gannaway.  
William W. Lyons.  
Wm. T. Myers.  
A. R. McKinzie.  
J. C. Pfeiffer.  
Geo. M. Taliaferro.

ON MOTION of Esquire Brown, Seconded by Esquire Clark, Court adjourned until Monday. July 26th. 1937.



COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. JULY 26, 1937.

BE IT REMEMBERED, That on this the 26th day of July, 1937, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, An Adjourned term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace and the following answered to their names: Esquires, Langley, Clark, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Johnston being absent.

RESOLUTION. MAJORITY REPORT OF THE INVESTIGATION COMMITTEE REGARDING CONDITIONS AT COUNTY WORK HOUSE.

We, W. F. Langley and Mack Fryar, having met several times with above said committee and finding no substantial evidence of theft of gasoline or any other irregularities at said County Workhouse- do hereby suggest that said committee be dismissed from further investigation.

ON MOTION of Esquire Langley, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

THE COUNTY JUDGE APPOINTED THE FOLLOWING MEMBERS OF THE COUNTY COURT AS THE BEER COMMITTEE. C. E. CAMP. CHAIRMAN. LUTHER HAMBY AND G. RUSSELL BROWN, members. SAID APPOINTMENTS WERE RATIFIED BY THE COURT BY ACCLAMATION.

ON MOTION of Esquire Hamby, seconded by Esquire Thrasher, the following Notaries Public were elected.

T. G. Black.  
 W. J. Counts.  
 John W. Dineen. M. Davidson.  
 F. C. Fricks.  
 Margaret Land.  
 Ellis K. Meacham.  
 Edith Russ.  
*J. A. Sherrill*

ON MOTION of Esquire Hamby, seconded by Esquire Thrasher, Court adjourned until Saturday morning, July 31st, 1937, at nine o'clock.

*Will Cummings*  
 \_\_\_\_\_  
 COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON ) SATURDAY, JULY 31st, 1937

BE IT REMEMBERED, That on this thw 31st day of August, 1937, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, and Adjourned Term of the Hamilton County, Court was held.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clakk, Johnston, Camp, Fryar, Thrasher, Hamby and Holder Total 8. Esquires Freeman and Brown, being absent.  
 REPORT OF FINANEE COMMITTEE.

Chattanooga, Tennessee, July 31, 1937.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs to make the following report:

The Committee recommends:

That the Tax Assessor be authorized to issue error and releasement to reduce the 1935 personalty assessment against the Franklin Savings and Loan Bank to \$17,000.00, on account of error in their schedule.

Respectfully submitted,

Hays Clark  
 Chairman

W. T. Thrasher

W. L. Holder

Luther Hamby

mack Fryar

ON MOTION of Esquire Thrasher, seconded by Esquire Langley, the foregoing report was adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Clark, Johnston, Camp, Fryar, Thrasher, Hamby and Holder. Total 8. Esquires Freeman and Brown being absent.

RESOLUTION TO REFUND JACK O. DONOHUE TO REFUND TAXES ERRONEOUSLY COLLECTED.  
 Chattanooga, Tennessee,  
 July 29, 1937

Honorable County Judge, and  
 Honorable Members of the County Court.

Gentlemen:

On September 28, 1908 Rhoda Snodgrass deeded to D. S. and Levi Field a lot known as Lot 1, First Ward, Block W, in the City of Chattanooga, corner of Fourth and Houston Streets, 90 x 100. Since 1908, up to 1932, inclusive, tax receipts show that Levi Field, now deceased, paid taxes on a 20 foot alley under protest. In other words, he paid taxes under an assessment of 110 x 100.

Our contention is that we are entitled to a refund from 1908 to 1932, inclusive, with interest on the proportionate tax as paid on the 20 foot alley.

We ask your Honorable Court to have this petition given your careful consideration.

yours very truly

Jack O'Donohue

Administrator of Estate  
 of Levi Field, deceased.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing resolution was referred to the County Attorney for an opinion on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Johnston, Camp, Fryar, Thrasher, Hamby, and Holder. Total 8. Esquires Freeman and Brown being absent.

RESOLUTION OF J. L. SMITH TO BE EXEMPT FROM PRIVILEGE LICENSE.

7/20/37

The county Court

For the Attention of Squire C. E. Camp

County Judge Pro.

Gentlemen:

About four years ago I had a nervous attack. since that time I have not been able physically to hold a job to make a living for my family.

In the last 30 days. I have had the 2nd attach, and now I am only able to stay in our store a part of my time.

I am 60 yrs old, and I am honest with you when I tell you I think I am entitled to exemption of County & State license. As to my physical condition I refer you to Dr. Webster J. Horton.

Any consideration that you gentlemen will give this matter will be highly appreciated, or if there is any further information desired I will gladly furnish it

Yours truly

J. L. Smith



ON MOTION of Esquire Camo, seconded by Esquire Clark, the foregoing resolution was referred to the Finance Committee with power to act.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the following Notables Public Public were elected.

Buchele Irving  
Crowell Carrie Lee  
De Friese Will A  
Johnston Walter F  
Kampshafer John H  
Langley W. F.  
Musgrove Mrs Reece  
Templeton A. P  
Weaver Maurice


RESOLUTION ENTITLED THAT THE HAMILTON COUNTY APPROPRIATE \$15,500.00 AS THE COUNTY'S PART OF THE HEALTH DEPARTMENT IN SAID COUNTY.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:.

Be It Resolved by the Hamilton County Court, in adjourned session assembled, that \$15,500.00 be and the same is hereby appropriated for the Hamilton County Health Department, and to accept the State's proposal for a joint health department;

Be It Further Resolved that the County's pro rata share of the joint budget be retained by Hamilton County and paid through the office of the County Judge as heretofore. That the State and the United States Public Health Service's pro rata part of the joint budget be disbursed by the State direct to the personnel entitled to same as shown by the 1937-38 budget.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, Court adjourned until Monday August, 9th 1937. @ 10.00 o'clock.

  
County Judge.

STATE OF TENNESSEE)

MONDAY, AUGUST 8th, 1937.

COUNTY OF HAMILTON)

BE IT REMEMBERED, That on this the 9th day of August, 1937, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Johnston, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder Total 9, Esquire Clark being absent.

The Clerk read the minutes of the Court for July Term, 1937, July 19, 1937 Adjourned Term, July 26, 1937 Adjourned Term.

The minutes were adopted as read.

REPORT OF THE FINANCE COMMITTEE AND THE ADVISORY COMMITTEE ON THE BUDGET

Chattanooga, Tennessee

August 9, 1937.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY:

Your Finance Committee and Advisory Committee, appointed by the County Judge, Having carefully estimated the receipts and expenses of the County for the Budget Year beginning July 1, 1937, and ending June 30, 1938, same to be provided for by tax levy on the assessments for the year 1937, and the receipts from all other sources, beg leave to report as follows;

FIRST

In the absence of the exact official tax aggregate, which has not been finally compiled, the following is based on an assessed valuation of \$135,000,000.00, which we are informed will be substantially correct.

SECOND

We estimate the receipts, based upon a levy of \$1.59 (one dollar and fifty-nine cents) on each one hundred dollars of all property subject to taxation in the county, and from all other sources, less the part thereof that accrues to the city of Chattanooga Schools, to be as follows:

Property Tax, by Trustee . . . . .	\$1,477,589.00
County Court Clerk, (including Excess Fees)	91,864.00
Circuit Court Clerk, (including Excess Fees)	6,000.00
Criminal Court Clerk, (including Excess Fees)	9,000.00
Clerk and Master of the Chancery Court:	
Delinquent Property Tax and Penalties - - - - -	67,510.00
Other - including Excess Fees . . . . .	8,000.00
Justices of the Peace - - - - -	1,500.00
County Register - Excess Fees . . . . .	2,000.00
County Trustee - Excess Fees . . . . .	36,000.00
Sheriff - Excess Fees . . . . .	10,000.00
Schools from State . . . . .	110,834.00
Poll Tax, including Penalties . . . . .	9,074.00
State Highway Reimbursement Board . . . . .	30,000.00
County Clinic - . . . . .	9,500.00
All other Sources . . . . .	<u>28,944.00</u>
	\$ 1,897,815.00
Less - estimated Trustee's Commission	
and Tax Discount . . . . .	<u>44,882.00</u>
Total for County purposes	\$ 1,853,033.00

THIRD

Estimated Expense for County Purposes

Buildings and Grounds - General . . . . .	\$ 22,000.00
Board of Health . . . . .	16,360.00
County Clinic . . . . .	12,000.00
Chancery Court . . . . .	2,100.00
Juries . . . . .	28,000.00

Circuit Court .....	2,500.00
Criminal Court .....	17,500.00
Juvenile Court .....	5,215.00
County Court Per Diem .....	250.00
Elections .....	6,000.00
Lunatics .....	2,500.00
Office Expense .....	14,000.00
Pauper Burials .....	5,000.00
County Hospital .....	45,000.00
Public and Charitable Institutions (Exhibit No. 1) .....	173,480.00
Salaries (Exhibit No. 2).....	51,599.43
Sheriff and Jail -----	45,000.00
Elementary Schools (Exhibit No. 3).....	413,005.00
High Schools (Exhibit No. 4) .....	321,995.00
Interest on Bonds (Exhibit No. 5) .....	403,142.33
Addition to Sinking Fund .....	107,000.00
Interest on Loans and Warrants .....	8,000.00
Rural Relief .....	15,000.00
Indexing Records in County Register's Office (W.P.A. project) .....	2,500.00
Property Ownership map of Hamilton County- (W.P. A. project)	600.00
Miscellaneous - General .....	60,760.24
Teachers' Retirement Fund .....	15,026.00
Social Security Fund .....	57,500.00
<b>Total</b>	<b>\$ 1,853,033.00</b>

FOURTH

To comply with Chapter 75 of the Acts of 1923, which provides for a tax for elementary schools and for high schools, to be retained by the county wherein assessed and collected, a levy of ten cents is made for elementary schools and a levy of five cents for high schools, both of which are embodied in and made a part of the county levy for elementary and high schools.

FIFTH

To provided for the expenses set forth on page three, and the accruals to the city of Chattanooga Schools, we recommend the following tax levy for 1937-38:

County Purposes .....	\$ 0.243
Interest and Sinking Fund .....	.33
Elementary Schools .....	.57
High Schools .....	.25
Bonny Oaks Industrial School .....	.017
Hospitals, Sanitariums and other Public and Charitable Institutions .....	.12
Teachers' Retirement Fund .....	.01
Social Security Fund .....	.05
	<u>\$1.59</u>
Fire Insurance Fund	.02
	<u>\$1.61</u>

SIXTH

We also recommend that a privilege tax for county purposes be levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

We further recommend an assessment of one dollar (\$1.00) for school purposes on each person liable for a Poll Tax in the county, in addition to the one dollar (\$1.00) already provided for by the state.

We further recommend that a pike tax of five cents be levied on each one hundred dollars (\$100.00) of all property subject to taxation in the county, the same to be applied on the pike roads of the county, as now provided by law.

We further recommend that a tax of ten cents be levied on each one hundred dollars (\$100.00) of property outside the corporate limits of the city of Chattanooga, subject to taxation, same to be applied on the district roads, as now provided by law.

We further recommend that all merchants shall pay an ad-valorem tax, upon the average capital invested by them in their business, of one dollar and sixty-six cents (\$1.66) for those inside the corporate limits of the city of Chattanooga, and one dollar and seventy-six cents (\$1.76) for those outside, which is equal to the property tax rate, and is to be distributed in the same manner.

EXHIBIT NO. 1.

PUBLIC AND CHARITABLE INSTITUTIONS

Pine Breeze Sanitarium .....	\$43,000.00
Erlanger Hospital .....	42,500.00
Bonny Oaks Industrial School .....	23,000.00
Chattanooga Public Library .....	21,000.00
Vine Street Orphans Home .....	2,880.00
Humane Educational Society .....	2,880.00
Florence Crittenton Home .....	1,200.00
Old Ladies Home .....	1,000.00
Children's Refuge .....	800.00
Anti-Tuberculosis Association (Bovine) .....	900.00
Children's Hospital .....	28,000.00
University of Chattanooga .....	6,000.00
American Leginn, for Crippled Children .....	500.00
Colored Community Center .....	300.00
Blackford Street Colored Orphanage .....	400.00
<b>Total .....</b>	<b>\$ 173,480.00</b>

EXHIBIT NO. 2Salaries

County Judge .....	\$ 5,000.00
Chief Clerk and Purchasing Agent .....	4,500.00
Clerk to County Judge .....	1,440.00
County Auditor .....	4,500.00
County Auditor's Stenographer .....	1,620.00
Chairman Board of Education .....	2,250.00
Superintendent of Education .....	3,034.43
County Attorney .....	3,000.00
County Physician .....	2,400.00
Tax Assessor and Clerks .....	20,480.00
License Inspector .....	2,175.00
Chairman Finance Committee .....	200.00
Four Members Finance Committee .....	400.00
Three Members Poor House Commission .....	300.00
Two Members Claims Committee .....	300.00
<b>Total .....</b>	<b>\$51,599.43</b>

EXHIBIT NO. 3County Elementary Schools

## Estimated Receipts:

(Less Trustee's Commission and Tax Discount)

Property Tax .....	\$262,186.00
From State of Tennessee .....	91,209.00
From Poll Tax .....	8,993.00
From Clerks of various Courts .....	7,864.00
Applied from Cash Balance at beginning of Year .....	42,853.00
<b>Total .....</b>	<b>\$ 413,005.00</b>

EXHIBIT NO. 4.County High SchoolsEstimated Receipts:

(Less Trustee's Commission and Tax Discount)

Property Tax .....	\$300,478.00
From State of Tennessee .....	18,517.00
From Clerks of various Courts .....	3,000.00
<b>Total .....</b>	<b>\$ 321,995.00</b>

EXHIBIT NO. 5HAMILTON COUNTY, TENNESSEEBond Interest Payable Budget Year 1937-38

Title of Bonds	Dates	Maturities	Amounts	Rates-%	Interest
Rossville Road .....	10- 1-1909	10- 1-1939	\$ 50,000	4 1/2	\$ 2,250.00
Road .....	4- 1-1911	4- 1-1941	500.000	4 1/2	22,500.00
Rossville Road .....	6- 1-1911	6- 1-1941	100.000	4 1/2	4,500.00
School .....	6- 1-1911	6- 1-1941	155.000	4 1/2	6,075.00
Court House .....	4- 1-1912	4- 1-1942	350.0000	4 1/2	15,750.00
Jail .....	4- 1-1912	4- 1-1942	75.000	4 1/2	3,375.00
Hamilton County (Floating Debts) .....	7- 1-1912	4- 1-1943	550.000	4 1/2	24,750.00
Main Avenue .....	7- 1-1913	7- 1-1943	25,000.	4 1/2	1,125.00
Jail .....	4- 1-1913	4- 1-1943	25.000	4 1/2	1,125.00
Lauderdale and Glass Street Road .....	2. 1-1914	2- 1-1944	25.000	5	1,250.00
Bridge .....	4- 1-1914	4- 1-1944	500.000	5	25,000.00
Walnut Str. Bridge Repairs.	4- 1-1914	4- 1-1944	100.000	5	5,000.00
Wauhatchie Road .....	4- 1-1915	4- 1-1945	125.000	5	6,250.00
Erlanger Hospital .....	4- 1-1915	4- 1-1945	100.000	5	5,000.00
Boyce Highway .....	5. 1-1915	5- 1-1945	25.000	5	1,250.00
James County Highway (Assumed)	7- 1-1916	Serial	40,000	5	1,900.00
Market Street Bridge .....	4. 1 -1917	4 - 1-1947	550.000	4 1/2	24,750.00
Funding School ,.....	4- 1-1917	4- 1-1947	1000000	4 1/2	4,500.00
Suck creek Road .....	4- 1-1917	4- 1-1947	80.000	4 1/2	3,600.00
Mission Ridge Tunnel .....	11- 1-1926	11- 1-1956	600.000	4 1/2	27,000.00
children's Hospital .....	11- 1-1926	11- 1-1956	125.000	4 1/2	5,625.00
Refunding .....	4. 1-1927	4- 1-1957	200.000	4 1/2	9,000.00
Funding .....	6- 1-1927	6- 1-1957	760.000	4 1/2	34,200.00
Building .....	6- 1-1927	6- 1-1957	225.000	4 1/2	10,125.00
Highway Bonds of 1927 .....	8- 1-1927	8- 1-1957	250.000	4 1/2	11,250.00
Highway Bonds of 1928 .....	4. 1-1928	4. 1-1958	500.000	4 1/2	22,500.00
School .....	2. 1-1930	2- 1-1958	961.500	4 3/2	45,671.25
Alton Park School .....	2. 1-1930	2- 1-1970	95.000.	4 3/4	4,512.50
Tunnel .....	2- 1-1930	2- 1-1960	500.000	4 1/4	23,750.00
Bridge .....	2- 1-1930	2- 1-1960	100.000	4 1/4	4,750.00
Funding .....	4- 1-1935	4- 1-1938	150.000	3	4,500.00
Funding .....	4- 1-1935	4- 1-1938	150.000	3 1/2	5,250.00
Funding .....	4- 1-1935	4- 1-1940	200.000	3 1/2	7,000.00
Public Works (Court House)	1- 1-1936	Serial	11.000	3 1/4	357.50
Public Works (Silverdale Hospital) 1st Series.....	1- 1-1936	Serial	55.000	3.60	1,980.00
Public Works (Schools) ....	1- 1-1936	Serial	590.000	3.40	20,060.00
Public Works (Industrial School) 1st Series	1- 1-1936	Serial	73,000	3.	2,190.00
Public Works (Jail) .....	1- 1-1937	Serial	9,000	2 1/2	225.00
Public Works (Silverdale Hospital) 2nd Series ....	1- 1-1937	Serial	6,000.	2 1/2	150.00
Public Works (Silverdale Hospital) 3rd Series	1- 1-1937	Serial	6,000	2 1/2	150.00
Public Works (Court House) 2nd Series .....	1- 1-1937	Serial	44,000	3 1/2	1,540.00
Total .....			\$ 9,065.500		\$ 401,736.25

Commission paying coupons: \$3.50 per \$1,000.00  
Total ..... \$ 1,406.08  
\$ 403,142.33

We recommend that the estimates and the tax levy as specified in the foregoing be adopted and ratified by the Court.

This the 9th day of August, 1937.

W. T. Thrasher  
Acting Chairman  
W. Lat Holder  
Luther Hamby  
Mack Fryar

We, the undersigned taxpayers of Hamilton county, Tennessee, appointed by the County Judge as provided by Chapter 424 of the Acts of 1917, do hereby certify that we have attended and participated in the meetings of the Finance Committee in the consideration of the matters set out in the above report, and that we concur in same.

This the 9th day of August, 1937.

L. J. Wilhoite  
Chairman  
M. N. Hartman  
L. J. Eldridge  
T. Pope Shepherd

ON MOTION of Esquire Thrasher, seconded by Esquire Holder, the foregoing report was adopted and ordered to be filed and made a matter of record, on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langlet, Freeman, Camp, Fryar, Thrasher, Brown, Hamby and Holder. Total 8 Esquire Johnston voting Neye and Esquire Clark being absent.

RESOLUTION TO AUTHORIZE AND DIRECT THE COUNTY JUDGE, COUNTY TRUSTEE AND COUNTY AUDITOR TO DESTROY THE FOLLOWING BONDS, WHICH HAVE BEEN REDEEMED AND CANCELLED

That the County Judge, the County Trustee and the County Auditor be and are hereby authorized, and directed to destroy the following Hamilton County bonds, which have been duly redeemed or refunded and cancelled:

Roads Bonds of April 1, 1907	150,000.00
Bridge Funding Bonds of Oct. 1, 1909	100,000.00
Lookout Mtn. Road Bonds of May 1, 1912	65,000.00
School Bonds of Nov. 1, 1909	150,000.00
School Bonds of April 1, 1915	228,000.00
James County High School Bonds of Sep. 1, 1909	10,000.00
James County Highway Bonds of July 1, 1916	14,000.00
Funding Bonds of Apr. 1, 1935	300,000.00
	\$ 1,017,000.00

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Johnston, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Clark being absent.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE AND TRUSTEE TO BORROW FUNDS IN ANTICIPATION OF CURRENT REVENUE FOR THE PAYMENT OF CURRENT EXPENSES OF THE COUNTY GOVERNMENT.

Section 1 BE IT RESOLVED by the County Court of Hamilton County in regular session assembled; That the County Judge and Trustee are hereby authorized to, from time to time, borrow funds for the payment of current County expense, in anticipation of collection of current revenue. Not more than \$400,000.00 shall be borrowed at any one time.

Section 2 BE IT FURTHER RESOLVED that said officials are authorized to execute notes for such funds as borrowed and that such funds shall be paid to the County Trustee and disbursed by him in his official capacity. The rate of interest shall not exceed six per cent.

Such notes shall be binding obligations of Hamilton County and shall be payable from the collection of current revenue.

Section 3 BE IT FURTHER RESOLVED: That the necessity of borrowing funds to meet the current expenses is realized and hereby declared. This is made necessary by the system of operation whereby current expenses are incurred in advance of the collection of current revenue.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquire Langley, Johnston, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Clark being absent.

RESOLUTION ON HAMILTON COUNTY TEACHERS SALARY SCHEDULE.

WHEREAS, under circumstances which were beyond our control we were forced to temporarily suspend operation of the Hamilton County Teachers Salary Schedule, and,

WHEREAS, we the members of this court regret exceedingly that such a step was necessary:

THEREFORE BE IT RESOLVED, that we declare that it is not our intention to destroy the said salary schedule but rather to temporarily suspend its operation for this year.

BE IT FURTHER RESOLVED, that we shall do everything in our power in the next budget year following, to restore the plan of teachers' pay which was in operation last year.

BE IT FURTHER RESOLVED, that we express to the teachers our regret that such a step as we have taken has been made necessary by force of circumstance.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye. Esquires Langley, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Clark being absent.

RESOLUTION TO AUTHORIZE THE SINKING FUND COMMISSION OF HAMILTON COUNTY TO APPLY AVAILABLE FUNDS IN THEIR HANDS FROM TIME TO TIME TO THE PURCHASE OF OUTSTANDING BONDS OF SAID COUNTY WHENEVER THIS CAN BE DONE UPON TERMS WHICH WILL RESULT IN A SAVINGS TO THE COUNTY AND ITS TAXPAYERS AND TO AUTHORIZE AND DIRECT THE INVESTMENTS OF SUCH FUNDS IN CURRENT COUNTY WARRANT.

WHEREAS, By section 2 of Chapter 45 of the Private Acts of 1917, the County Court of Hamilton County was vested with the Power and duty to prescribe by resolution the manner and method of handling and investing the sinking fund in the hands of the Sinking Fund Commission of said County, and

WHEREAS, it is the opinion and judgment of this court that in the handling of the said



sinking fund the said Commission should be authorized to take advantage of any opportunity that may arise from time to time to purchase outstanding bonds of Hamilton County upon terms advantageous to said county;

WHEREAS, it is the opinion and judgment of this court that the funds in the possession of the Commission should be used in the purchase of County warrants and a reasonable rate not more than 3% of interest be charged and the county thereby saved a large amount of interest and discount and,

WHEREAS, such warrants are issued for current expenses in anticipation of collection of current revenue and payable out of first collection of current revenue.

NOW, Therefore, BE IT RESOLVED by the County Court of Hamilton County, Tennessee, in regular quarterly session assembled that the sinking fund commission of Hamilton County, Tennessee, be and they are hereby authorized and empowered to use any available portion of the sinking fund in their hands from time to time to purchase any outstanding bonds of this county whenever in their sole judgment and discretion this can be done upon terms which are advantageous to the county.

BE IT FURTHER RESOLVED that the sinking fund commission of Hamilton County be and they are hereby authorized, empowered and directed to from time to time invest each year not more than at any one time than \$400,000.00 of the funds, if such amount is available, in the purchase of county warrants issued for current expense in anticipation of current revenue. The County shall pay three per cent interest on such warrants for such time as they are held by the Commission and shall redeem and pay such warrants as current revenue is collected and as a first charge against such funds.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Clark being absent.

RESOLUTION REQUESTING THE COUNTY BOARD OF EDUCATION TO TRY TO FORMULATE SOME PLAN TO SEEK THE HARRISON SCHOOL AT HARRISON FOR THE TERM BEGINNING IN THE FALL OF 1937 AND ENDING IN THE SPRING OF 1938.

BE IT RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, That this court respectfully requests the County Board of Education, to try to formulate some plan to keep the Harrison School at Harrison for the term beginning in the fall of 1937 and ending in the spring of 1938.

Be it further resolved, That a copy of this resolution be furnished the School Board of Hamilton County.

ON MOTION of Esquire Fryar, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO REQUIRE THE CITY WATER COMPANY TO INSTALL ITS WATER PIPES AND WATER LINES IN TUNNEL BOULEVARD AND LIGHTFOOT HILL ROAD, SO THAT THESE ROADS CAN BE PAVED WITH A HARD SURFACE WITHOUT BEING TORN UP AFTER BEING PAVED, AS PROVIDED IN THIS RESOLUTION.

WHEREAS, The City Water Company of Chattanooga enjoys franchise rights in and along many of the roads and highways of Hamilton County, and has its water mains and pipes in and along said roads, and The General Assembly of 1929, provided by Chapter 405 of the Private Acts of said Session; "That the power and authority is hereby vested in Hamilton County, through its highway commission, to require all water companies and all gas companies, exercising franchises in and along the public roads of Hamilton County, to lay the water pipe lines and gas pipe lines, a distance of two miles from the corporate limits of Chattanooga, at any time that Hamilton County may desire to concrete or build a public road of hard surface, or to re-surface a public road with any kind of permanent paving".

AND WHEREAS, part of Lightfoot Mill Road has been partially paved and citizens are now petitioning for the paving of Lightfoot Mill Road and Tunnel Boulevard and these highways may be a part of the Belt Road that connects Chattanooga with the Chickamauga Dam, when completed, and it is of the utmost importance that these water lines be installed and property owners arrange their connections to the property lines, before the paving of these roads, and the improving of these roads has now become an emergency and said Act of the Legislature further provides "That the County Highway Commission, as directed to require all water companies and all Gas Companies doing business in Hamilton County and enjoying and exercising any rights or franchises in the roads of said County to immediately construct and install their water pipe lines and gas pipe lines, in and along the proposed Belt lines (Tunnel Boulevard



and Lightfoot Mill Road) and all other roads that the County intends to pave, or concrete, and to require that property owners connect their lots to the water mains and gas mains before the permanent paving is done".

THEREFORE BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE,

Section 1. That the Hamilton County Highway Commission is hereby directed to require the City Water Company to lay its water pipes and mains in the Tunnel Boulevard and Lightfoot Mill Road from East Dale to Campbell Street, as provided in this resolution.

Section 2. That if this request is refused then that legal proceedings in the name of Hamilton County, be instituted in the name of the County of Hamilton to compel the laying and installing of the water pipe lines, as provided for in this resolution over the roads named in this resolution and that this resolution take effect from and after its passage, the public welfare requiring it. That a copy of this resolution be entered on the minutes of the court and certified to the Hamilton County Highway Commission.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the following Notaries Public were elected.

P. S. Daniel.  
J. D. Garrett.  
W. M. Haven.  
John H. Kampshafer  
Helen Roberts.  
Wm. F. Strickland  
Mrs. J. M. Yarborough.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, Court adjourned Sine Die.

  
COUNTY JUDGE.

STATE OF TENNESSEE )  
COUNTY OF HAMILTON. )

MONDAY. OCTOBER 4th, 1937.

BE IT REMEMBERED, That on this the 4th day of October, 1937, before the Honorable C. E. Camp, Judge Pro Tem of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable C. E. Camp, Judge Pro Tem of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 9. Esquire Thrasher being absent.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. OCTOBER 4, 1937.

A regular meeting of the Quarterly County Court of Hamilton County, Tennessee, was held on the fourth day of October, 1937.

The meeting was called to order by the County Judge, pro tem, C. E. Camp, and on roll call the following answered present: W. F. Langley, Hays Clark, Bruce Freeman, J. W. Johnston, C. E. Camp, Mach Fryar, G. Russell Brown, Luther Hamby, W. Latt Holder. Total nine.

The following were absent: Wilkes T. Thrasher.

Thereupon the County Judge pro tem announced that a quorum was present.

ON MOTION of Esquire Hamby, seconded by Esquire Fryar, Esquire Brown was elected Member of the Poor House Commission.

REPORT OF FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The following matter referred to the Finance Committee with power to act was disposed of as follows:

It was moved, seconded and unanimously carried:

That the petition of J. L. Smith, seeking exemption from payment of license, be disallowed.

The Finance Committee recommends:

That \$260.00 be appropriated for the purchase of two artificial limbs for Bessie Lee St. Clair.

That the Tax Assessor be authorized to issue Errors and Releasement covering the 1936 Personalty assessed against George K. Brown, Inc. on account of erroneous assessment.

That an appropriation of \$1,500.00 be made for purchase of 4 acres additional grounds for Eastdale School, and included in the 1937-38 budget.

That refund of \$92.49 be made to Superior System, Inc. on account of license erroneously collected.

That refund of \$25.71 be made to R. L. Moore, said amount being the county's part of his 1934 personalty tax erroneously assessed, said payment being evidenced by Receipt No. 15962, and

That the Tax Assessor be authorized to issue Error and Releasement for his 1935 personalty tax, for the same reason.

That the petition of L. D. Farrar, seeking reduction of the assessed valuation on Lots 56 and 57, Spring Addition, be disallowed, on the advice of the County Attorney, to whom the matter was referred.

That refund of \$2.49 be made to L. J. O'Neal, said amount being the county's part of the 1935 tax on Lot 4, Block 11, DeSabra, on account of the said property having been sold to the East Lake Church of the Nazarenes on the 9th day of January, 1935. The payment of the tax is evidenced by Receipt No. 22565.

That the petition of Scott Swafford, former Tax Assessor, seeking payment of \$166.66, which he alleges is due him, be disallowed, on advice of the County Attorney, to whom the matter was referred.

That the unexpended balance of \$11.53 in the Johnson Pike Fund be transferred to the Pike Fund.

That the unexpended balance of \$2,110.73 in the (Wilcox) Tunnel Bond Fund be transferred to the County Fund.

That refund of \$12.09 be made to Mrs. James L. Bibb, said amount being the county's part of her 1933 personalty tax which was a double assessment. Payment evidenced by Receipt No. 15282.

That five county maps be purchased from Rudolph Shutting at the price of \$15.00 each, to be paid out of the 1937-38 Miscellaneous appropriation.

Respectfully submitted,

Hays Clark.

Chairman.

W. Lat Holder.

Luther Hamby.

Mack Fryar.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing report was adopted and ordered to be filed and matter a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Vamp, Fryar, Brown, Hamby and Holder. Total 9, Esquire Thrasher being absent.

REPORT OF WILLIAM BORK MEMORIAL HOSPITAL.

Quarterly report for the Wm. L. Bork Memorial Hospital for months of JULY, August and Sept. 1937.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY:

Gentlemen:

We, as your commissioners for the Wm. L. Born Memorial Hospital, submit our quarterly report covering the months of July, August and September, 1937, listing the number of patients received, discharged, transferred and died, remaining on hand at the end of the quarter ending September 30, 1937.

	MALE.	FEMALE.	TOTAL.
1. Patients on books of institution beginning of institution quarter	161.	107	268.
(Includes patients away from institution on parole, but still on Books.)			
2. Admitted during the quarter.	24	19	43
3. Total on books during quarter.	185.	126	311
(Includes totals of items 1 & 2			
4. Discharged from books during quarter (does not include patients away on parole)		9	26
5. Transferred to other institution for mental disease.	1	1	2
(Includes all insane patients sent directly to any other insti. for mental disease. )			
6. Died during quarter.	15	2	17
7. Total, discharged, transferred and died during quarter.	33	12	45
8. Patients remaining on books of institution at the end of institution quarter.	152	114	266
Patients away from institution on parole.			
9. Number of employees on hand	10.	7	17

Respectfully submitted.

G. Russell Brown.  
Chairman.

J. W. Johnston. Secretary.

C. E. Camp Commissioners.

ON MOTION of Esquire Brown, seconded by Esquire Johnston, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, your Claims Committee, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be order paid.

C. E. CAMP.

Judge Pro tem.

W.R. Meyer.

Mrs. Harry Nelson.

Mallie Mason Moffitt.

Mary Britton.

Frank Chas. Stegall.

Annie Menuskin.

Joe Leo Priest.	Luticia Morgan.
Christine Christnacht.	H. C. Barnes.
Thelma Williams.	L. D. Freeman.
Mrs. Betty Snow.	John Drew.
Elizabeth Ehlers.	Abe Brown.
Nell Beveridge.	Jack Green.
Mrs. Clifford Rogers.	Julius Cobb.
Janie Mae Lowry.	Beatrice White
John O. Smith.	Helen Blaylock.
Edna Wilson.	Frank Kirby.
Curtis Faris.	Billy Burnett.
Owen Calvin Pittman	Lon Miller.
Ed Snow.	Frank D. Sutton.
Mary Gaither.	Alberta Stallion.
Jas. A. Orrell.	Dock Hasford.
Lula McBee.	Arnold Upton.
Roy Mitchell.	Emma Sullivan.
	Ellen Louise Fry
	Ed McCloud.
	Addie Clift.
	Walter F. Roderic.
	Maxa B. Towson.
	Jane McCoy.
	Tom Rutherford.

47 cases @ \$5.00	235.00
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B. Wilson.	D.S.	
Curtis Faris.		
Luticia Morgan.		
John Drew.		
Jack Green.		
Julius Cobb.		
Lon Milk r.	6 cases @ \$3.00	18.00
A. W. Bariett.	D. S.	
Ed Snow.	1 case @ \$3.00.	3.00
ALEX GREENE.	D. S.	
Jas. A. Orrell.	1 case @ \$3.00	3.00
R. L. HARTMAN.		
Roy Mitchell.	1 case @ \$3 00	3.00
G. RUSSELL BROWN.	J.P.	
Frank Kirby.	1 case @ 50¢	50
HAYS CLARK.	J.P.	
Ted Rutherford.	one case @ 50.	50
		<u>50</u>
		\$ 263.00

## HAMILTON COUNTY.

T. W. KILLOUGH. COUNTY COURT CLERK.

FOR SERVICES RENDERED FOR QUARTER ENDING SEPTEMBER 30, 1937.

For making Quarterly Record.	11.000 @ 10¢ per 100.	11.00
Entering Orders of the Court	41 @ 25¢	10.25
Filing petitions for exemptions.	16 @ 25¢	4.00
Supplying certificates with seals attached	16 @ 75¢	12.00
Opening and closing records,	79 days @ 50¢	39.50
Filing docketing and entering Lunacy cases	30 cases @ 3.85.	115.50
Jacketing County bills of expenses,	5 @ 15¢	75
Filing report of Claims Committee.		25
	County School Superintendent.	25
	William Bork Hospital.	25
	Finance Committee.	25
Ex-Officio fees for quarter ending September 30th 1937.		50.00
For Registering Circuit Court Bills of cost	87 @ 15¢.	<u>13.05</u>
		\$ 257.05.

I certify the foregoing to be correct to the best of my knowledge and belief.

T. W. Killough. CCC

Sworn to and subscribed before me this 1st day of Oct. 1937.

Margaret Orrell. D.C.

ON MOTION of Esquire Brown, seconded by Esquire Johnston, the foregoing report was adopted on a roll call vote, the following members of the court being present and voting Aye. Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and

Holder. Total 9. Esquire Thrasher being absent.

RESOLUTION AUTHORIZING THE COUNTY JUDGE AND COUNTY TRUSTEE TO BORROW FOUR HUNDRED THOUSAND (\$400.000.00) DOLLARS FOR THE PURPOSE OF PAYING NECESSARY CURRENT EXPENSES IN ANTICIPATION OF THE COLLECTION OF CURRENT REVENUE.

BE IT RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY IN QUARTERLY SESSION ASSEMBLED; That the County Judge and County Trustee are hereby authorized and directed to borrow not in excess of Four Hundred Thousand (\$400.000.00) Dollars for the purpose of paying necessary current expenses in anticipation of the collection of current revenue. This authorization is in addition to the existing authority by previous Resolution to borrow not in excess of Four Hundred Thousand (\$400.000.00) Dollars. The County Judge and Trustee are authorized to execute a note in the name of Hamilton County for such as may be borrowed from time to time, and said funds shall be paid into the treasury of the County according to law.

SECTION 11. BE IT FURTHER RESOLVED: That the current revenue as collected, is hereby pledged for the repayment of such amounts borrowed under the authority of this Resolution, and the County Judge is hereby directed to pay such note when due from the current County funds on hand.

ON MOTION of Esquire Brown, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 9. Esquire Thrasher being absent.

A RESOLUTION TO AUTHORIZE THE COUNTY BOARD OF EDUCATION OF HAMILTON TO PAY TO ITS TEACHERS OF AGRICULTURE, HOME ECONOMICS, AND INDUSTRIAL ARTS THEIR SALARIES IN FULL INCLUDING THE PART FURNISHED BY THE STATE AND FEDERAL GOVERNMENTS. SUCH FUNDS WHEN RECEIVED BY THE COUNTY FROM THE STATE OR FEDERAL GOVERNMENT SHALL BECOME A PART OF THE COUNTY SCHOOL BUDGET.

BE IT RESOLVED THAT, The County Board of Education of Hamilton County is hereby authorized to pay to the Teachers of Agriculture, Home Economics, Industrial Arts, and others, a part of whose salary comes from the State or Federal Funds, such sums as may be received for their services from State and Federal sources and such funds received from State and Federal sources shall become a part of the Hamilton County School budget.

Oct. 4, 1937.

ON MOTION OF Esquire Freeman, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Holder Brown and Hamby, Total 9, Esquire Thrasher, being absent.

RESOLUTION TO SELL THE HARRISON SCHOOL. BUILDING AND GROUNDS. MILLER'S GROVE. BUILDING AND GROUNDS. SHADY GROVE. BUILDING AND GROUNDS AND MADDUX SCHOOL. BUILDING AND GROUNDS OF THE T.V.A.

WHEREAS, due to the construction of the Chickamauga Dam, there will be several parcels of county real estate including schools, buildings, etc., covered by water, and

WHEREAS, recognizing this fact, the Tennessee Valley Authority has offered to purchase the following schools and school sites at the following prices, all of which are considered fair and reasonable, to-wit:

Harrison School, Building and Grounds, including five room brick building and four acres of ground.

T.V.A. offer-- \$17,645.89

Miller's Grove, Building and Grounds, including four room brick building and three acres of ground.

T.V.A. offer-- 11,536.00

Shady Grove, Building and Grounds, including two room brick building and two acres of ground.

T.V.A. offer-- 5,183.70

Maddux School, building and grounds. including ten acres of ground.

T. V. A. Offer. 643.25

NOW THEREFORE, BE IT RESOLVED by The Quarterly County Court in regular session

assembled, that the above enumerated properties be sold to the Tennessee Valley Authority for the prices offered and listed opposite each tract.

BE IT FURTHER RESOLVED That on payment of the purchase price, the County Board of Education be and they are hereby authorized to execute to the purchaser deeds or such other evidence of ownership as it may require.

ON MOTION Of Esquire Freeman, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder, Esquire Thrasher being absent.

RESOLUTION TO ACCEPT THE STUDIES MADE BY THE HAMILTON COUNTY REGIONAL PLANNING COMMISSION AND DELEGATE THE COUNTY ENGINEER AND ASSISTANTS WHOM HE MAY APPOINT TO OBTAIN OPTIONS ON PROPERTY REQUIRED FOR THE CONSTRUCTION AND PROPER PROTECTION OF THE TWO UNITS OF HIGHWAY NECESSARY TO CONNECT THE CITY OF CHATTANOOGA TO SAID PARK.

WHEREAS\_ The Quarterly Court of Hamilton County wishes to cooperate with the Tennessee Valley Authority, the National Park Service, and the State Department of Conservation in the development of a Park on Chickamauga Reservoir, 7 miles above the Chickamauga Dam; and,

WHEREAS\_ it is the desire of the Hamilton County Court and the various State and Federal agencies to afford the mosy desirable highway connections possible between said Park and the City of Chattanooga; and,

WHEREAS\_ it is the desire of this Court that the said highway be constructed as a Freeway or Parkway type, with right-of-way of sufficient width (200' to 250') to allow the greatest safety to traffic and to afford development of the road sides to insure permanent safety and beauty; and,

WHEREAS\_ The Hamilton County Regional Planning Commission, at the direction of the County Court Committee, has made studies for severaance lines for the right-of-way along this proposed highway, now, therefore,

BE IT RESOLVED\_ That the County Court accept the studies made by the said Commission which have already been approved by the specially appointed Parkway Committee of this Court; and

BE IT FURTHER RESOLVED, that this Court delegate the County Engineer and assistants whom he may appoint to obtain options on property required for the construction and proper protection of the two unites of highway necessary to connect the City of Chattanooga, to said Park; the two unites to be (1) the 7 mile connection between the Tennessee Valley Authority South Freeway and said Park, which highway is the relocation of State Highway #58 and (2) the 7 mile connection between the Chickamauga Dam and the City of Chattanooga.

This the 4th day of oct. 1937, at Chattanooga, Tenn.

COUNTY COURT PARKWAY COMMITTEE.

C. E. Camp. Chairman.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 9. Esquire Thrasher, being absent.

RESOLUTION REVOKING THE RESOLUTION HERETOFORE PASSED BEING<sup>n</sup>A RESOLUTION TO PRESCRINED THE FORM AND SUBSTANCE AND FIXTHE DATE OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED PURSUANT TO AUTHORITY GIVEN BY CHAPTER 699 OF THE PRIVATE ACTS OF 1937; TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST ON SAID BONDS AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE<sup>n</sup>. BUT IN LIEU THEREOF SUCH BONDS AS MAY BE RE\$ QUIRED TO COMPLETE THE PROGRAM NOW CONTEMPLATED.

WHEREAS, This court on May 31, 1937, in special session pursuant to Chapter 699 of the Private Acts of 1937, authorized Hamilton County to issue bonds for the following purposes and in the following amounts: (a) For construction, repairs and additions to Erlanger Hospital not to exceed \$500.000.00; (b) For the construction of the Red Bank Elementary School not to exceed \$50.000.00; (c) For addition to Central High School not to exceed \$50.000.00; (d) For improvements and additions to Tyner High School not to exceed \$150.00.00; and;



WHEREAS, said action was based on the belief that federal assistance on said projects would not be available, and

WHEREAS, since passage of the above mentioned resolution notice has been received that federal grants in aid of some of said projects have been made, rendering it unnecessary to issue all bonds heretofore authorized on the various projects.

NOW, THEREFORE\_ Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled, that the bonds heretofore authorized to be issued under a resolution entitled

"A resolution to prescribe the form and substance and fix the date of issuance and maturities of bonds to be presently issued pursuant to authority given by chapter 699 of the Private Acts of 1937; to provide for an annual levy of a tax to liquidate principal and interest of said bonds and to provide for their advertisement and sale."

be not issued.

BE IT FURTHER RESOLVED\_ that in lieu thereof, such bonds as may be required to complete the program now contemplated be issued in such amounts and under such existing enabling acts and conditions as may be fixed by subsequent resolution of this court.

ON MOTION of Esquire Clark, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquire Langley, Clark, Freeman, Johnston, Camp, Brown, Fryar, Hamby and Holder. Total 9. Esquire Thrasher, being absent.

★ RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED FOR CONSTRUCTION OF A CITY-COUNTY HOSPITAL PURSUANT TO A RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE ON OCTOBER 7, 1937, AND THE REFERENDUM HELD IN ACCORDANCE WITH THE SAID RESOLUTION TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS AND TO PROVIDE FOR THE ADVERTISEMENT AND SALE OF SAID BONDS.

WHEREAS, by resolution adopted by this Court on October 17, 1935, and the referendum held on November 12, 1935, in accordance with said resolution, the issuance of bonds of this county has been authorized for a City-County General Hospital, not to exceed \$300,000.00, and

WHEREAS, federal funds have recently been allotted in sufficient amounts to match the bonds to be issued for hospital purposes, as required by the County Public Works Act of 1935, as amended by Chapter 232 of the Public Acts of 1937, and.

WHEREAS\_ it is manifestly to the public interest that said bonds be now issued to defray the county's part of the costs of this project.

NOW\_ THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee:

Sec. 1. That there be forthwith issued and sold, as hereinafter provided, bonds for a City-County General Hospital in the amount of \$300,000.00, a like amount having been heretofore issued by the City of Chattanooga as its part of said project.

Sec. 2. BE IT FURTHER RESOLVED that said bonds shall be dated the first day of July, 1937, shall be issued in denominations of \$1,000 each, and shall bear interest at a rate not to exceed 4% per annum, payable semi-annually, on the first days of July and January, of each year, the said interest to be evidenced by coupons as hereinafter provided.

SEC. 3. BE IT FURTHER RESOLVED that said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office. There shall be attached to each of said bonds, interest coupons shall mature semi-annually on the dates above set forth, and each coupon shall bear the number of the bond to which it is attached the said coupons shall be signed by the County Judge and County Court Clerk, provided, however, that said County officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, N\_Y

Sec. 4. BE IT FURTHER RESOLVED\_ that the bonds hereinabove authorized to be issued shall be styled "PUBLIC WORKS (GENERAL HOSPITAL) BONDS," numbered 1 to 300, inclusive, and shall mature serially as follows;

7 of said bonds of the par value of \$1,000.00 shall mature on July 1, 1940, and the same number and amount shall mature on July 1st, of each year thereafter, up to and including July 1, 1943;

8 of said bonds of the par value of \$1.000.00 each shall mature on July 1, 1944, and the same number and amount shall mature on July 1st of each year thereafter up to and including July 1st, 1977.

Sec. 5. BE IT FURTHER RESOLVED that the said bonds and coupons shall be substantially the following form, to-wit:

UNITED STATES OF AMERICA.

STATE OF TENNESSEE.

COUNTY OF HAMILTON.

PUBLIC WORKS (GENERAL HOSPITAL) BONDS.

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

\$1.000.00

know all men by these presents That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for valor received promises to pay to the bearer the sum of One Thousand (\$1.000.00) Dollars, lawful money of the United States of America, on the first day of July, 19\_\_\_\_. with interest thereon at the rate of \_\_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of January and July of each year, on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N.Y.

For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said county are hereby irrevocably pledged.

This bond is one of a series of 300 bonds aggregating the principal sum of \$300.000.00, of like date, tenor and effect, except as to maturity, and is issued by said county for the purposes of obtaining funds for public improvements under the authority of the act of The General Assembly of The State of Tennessee, known as the "County Public Works Act of 1935" as amended by Chapter 232 of the Public Acts of 1937. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special session assembled.

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the state of Tennessee, nor by any county or municipality thereof.

In Witness Whereof said county, by its quarterly County Court has caused this bond to be signed by its judge and countersigned by the clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of July, 1937.

\_\_\_\_\_  
County Judge.

Countersigned. \_\_\_\_\_  
County Court Clerk.

(FORM OF COUPON)

No. \_\_\_\_\_ \$ \_\_\_\_\_

On this 1st day of \_\_\_\_\_, 19\_\_\_\_ the County of Hamilton and in the State of Tennessee, will pay to bearer, \_\_\_\_\_ at the National City Bank, New York, N. Y. for semi-annual interest due that day on its Public Works (General Hospital Bond) dated July 1, 1937, Number \_\_\_\_\_

\_\_\_\_\_  
COUNTY COURT CLERK.

\_\_\_\_\_  
COUNTY JUDGE.

BE IT FURTHER RESOLVED that said bonds, when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

Sec. 9. BE IT FURTHER RESOLVED that for the purpose of paying interest on said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1937, through 1977, inclusive, sufficient for said purposes.

Sec. 10. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds in the manner prescribed by Sec. 3707 of the Code of Tennessee, and Sec. 10 of the County Public Works Act of 1935.

ON MOTION of Esquire Clark, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder, Total 9, Esquire Thrasher being absent.

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATE OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED PURSUANT TO AUTHORITY GIVEN BY CHAPTER 699 OF THE PRIVATE ACTS OF 1937; TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE.

WHEREAS, by Chapter 699 of the Private Acts of the General Assembly of 1937, Hamilton County was authorized to issue and sell its negotiable coupon bonds in a sum not to exceed \$750,000.00, the proceeds to be used for the following purposes and in the following amounts:

- (a) For construction, repairs and additions to Erlanger Hospital not to exceed \$500,000.00;
- (b) For the construction of a Red Bank Elementary School not to exceed \$50,000.00.
- (c) For additions to Central High School not to exceed \$50,000.00;
- (d) For improvements and additions to Tyner High School not to exceed \$150,000.00 and,

WHEREAS, it is manifestly to the public interest that bonds be now issued for the following purposes and in the following amounts:

- (1) For the construction of the Red Bank Elementary School, \$50,000.00:
- (2) For additions to Central High School, \$50,000.00.
- (3) For improvements and additions to Tyner High School, \$100,000.00, which amount will be supplemented by a federal grant.

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee:

Sec. 1. That there be forthwith issued and sold bonds of Hamilton County, Tennessee, in the amount of \$200,000.00.

Sec. 2. That said bonds shall be dated the first day of July, 1937, in denomination of \$1,000.00 each and shall bear interest at a rate not to exceed 6% per annum, payable semi-annually on the first day of July and January of each year, the said interest to be evidenced by coupons as hereinafter provided.

Sec. 3. That said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office, and there shall be attached to each of said bonds, interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth, and each coupon shall bear the number of the bond to which it is attached. The said coupons shall be signed by the County Judge and the County Court Clerk, provided, however, that said officials may sign the said coupons by their respective lithographic signatures.

The said bonds shall be payable at the National City Bank, New York, N. Y.

Sec. 4. That the bonds herein authorized shall be styled "Elementary and High School Improvement Bonds".

Said bonds shall be numbered from 1 to 200, both inclusive, and shall mature serially

as follows:

Five of the said bonds of the par value of \$1,000.00 each shall mature on July 1, 1940; and the same number and amount shall mature on the first of July of each year thereafter up to and including July 1, 1967;

Six of said bonds of the par value of \$1,000.00 each shall mature on July 1st, 1968; and the same number and amount shall mature on the first of July of each year thereafter up to and including July 1st, 1977.

Sec. 5. BE IT FURTHER RESOLVED That said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE.  
COUNTY OF HAMILTON.

ELEMENTARY AND HIGH SCHOOL IMPROVEMENT BONDS.

No. \_\_\_\_\_

\$1,000.00

KNOW ALL MEN BY THESE PRESENTS That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars lawful money of the United States of America on the first day of July, 19\_\_\_\_. with interest thereon at the rate of \_\_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of July and January of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond both principal and interest, at maturity, the full faith, credit and resources of said county are hereby irrevocably pledged.

This bond is one of a series of 200 bonds, aggregating the principal sum of \$200,000.00 of like date, tenor and effect, except as to maturity, and is issued by said county for the purposes of obtaining funds under the authority of Chapter 699 of the Private Acts of the General Assembly of the State of Tennessee; bonds numbered 1 to 50, both inclusive, being issued for the purpose of constructing the Red Bank Elementary School; bonds 51 to 100, both inclusive, being issued for the purpose of enlarging and adding to the Central High School; bonds numbered 101 to 200, both inclusive, being issued for improvements and additions to Tyner High School.

This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said county in regular and special sessions assembled.

AND IT IS HEREBY CERTIFIED AND RECITED That all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons thereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of July, 1937.

COUNTERSIGNED:

COUNTY JUDGE.

COUNTY COURT CLERK.

(FORM OF COUPON)

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

\$ \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_ the County of Hamilton in the State of

Tennessee, will pay to the bear, \_\_\_\_\_ at the National City Bank of New York, New York, for semi-annual interest due that day on its Elementary and High School Improvement bond, dated July , 1, 1937, Number \_\_\_\_\_.

COUNTERSIGNED:

COUNTY JUDGE.

Sec. 6. BE IT FURTHER RESOLVED that the said bonds when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

SEC. 7. BE IT FURTHER RESOLVED that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1937 through 1977 inclusive, sufficient for said purposes.

SEC. 78. BE IT FURTHER RESOLVED, That the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the said of said bonds, in the manner prescribed by Sec. 3707 of the Code of Tennessee.

SEC. 9. BE IT FURTHER RESOLVED, that the County Judge be and he is hereby authorized to deliver the executed bonds to the approved purchaser upon the payment of the amount specified in the award, and to furnish such purchaser the approved opinion of some recognized and acceptable authority touching the validity of said bonds.

ON MOTION of Esquire Clerk, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clerk, Freeman, Johnston, Camp, Fryar, Brown, Hamby, and Holder. Total 9. Esquires Thrasher being absent.

13 After discussion of the offer of the United States of America to aid by way of grant in financing the construction of an addition and other necessary equipment, the following resolution Number 13, and entitled : "A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES OF AMERICA TO HAMILTON COUNTY, TENNESSEE, TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF AN ADDITION TO AND ALTERATION OF TYNER HIGH SCHOOL, INCLUDING GYMNASIUM AND OTHER NECESSARY EQUIPMENT" was proposed by Esquire Clark and read in full:

A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES OF AMERICA TO HAMILTON COUNTY, TENNESSEE TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF AN ADDITION TO AND ALTERATION OF TYNER HIGH SCHOOL, INCLUDING GYMNASIUM AND OTHER NECESSARY EQUIPMENT.

BE IT RESOLVED by the quarterly County Court of Hamilton County, Tennessee, in quarterly session assembled,

Sec. 1. That the offer of the United States of America to Hamilton County to aid by way of grant in financing the construction of the Tyner High School including gymnasium and other necessary equipment, which offer reads as follows;

FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS.

Washington, D. C.

Dated Sept. 30, 1937.

Docket No. TeNn.

1028-6-DS

Hamilton County,  
Hamilton, Tennessee,

1. Subject to the Terms and Conditions (PWA Form No. 230) which are made a part hereof, the United States of America hereby offers to aid in financing the construction of an addition to and alteration of the Tyner High School, Chattanooga, and a gymnasium, including necessary equipment (herein called the Project) by making a grant to Hamilton County (herein called the Applicant) in the amount of 45 per cent of the cost of the Project upon completion, as determined by the Federal Emergency Administration of Public Works, but not to exceed, in any event, the sum of \$65,343.
2. By acceptance of this offer the applicant covenants to begin work on the project as early as possible but in no event later than 10 weeks from the date of this offer and to complete such project with all practicable dispatch, and in any event within 10 months from the commencement of construction.

## UNITED STATES OF AMERICA.

Federal Emergency Administrator of  
PUBLIC WORKS.

By E. W. Clark, for the Administrator.

be and the same is in all respects accepted.

Sec. 2. That Hamilton County agrees to abide by the Rules and Regulations relating to such grant, a copy of which rules and regulations was annexed by the Federal Government's offer and made a part thereof.

Sec. 3. That the Clerk of this Court be and he is authorized and directed to forthwith send to the Federal Emergency Administration of Public Works three certified copies of the proceedings of this court in connection with the adoption of this resolution and such other documents or proofs in connection with the acceptance of said offer as may be requested by the Federal Administration of Public Works."

The above resolution was seconded by Esquire Freeman and adopted with the following voting Aye: Esquires Langley, Clerk, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder, Total 9. Esquires Thrasher being absent, and the following no: none.

After discussion of the offer of the United States of America to aid by way of grant in financing the construction of a new hospital building and additions and alterations, the following resolution numbered 14 and entitled "A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES OF AMERICA TO HAMILTON COUNTY, TENNESSEE, TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF A NEW HOSPITAL BUILDING AND ADDITIONS AND ALTERATIONS TO EXISTING HOSPITAL BUILDING\_ INCLUDING NECESSARY EQUIPMENT, " was proposed by Esquire Clark and read in full:

A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES OF AMERICA TO HAMILTON COUNTY, TENNESSEE TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF A NEW HOSPITAL BUILDING AND ADDITIONS AND ALTERATIONS TO EXISTING HOSPITAL BUILDING, including necessary equipment.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT of Hamilton County, tennessee, in regular session assembled:

Sec.1. That the offer of the United States of America to Hamilton County, Tennessee, to aid by way of grant in financing the construction of a new hospital building and additions and alterations to existing hospital buildings, including necessary equipment, which offer reads as follows:

## FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS:

Washington, D. C.

Dated Sept. 28, 1937.

Docket No. Tenn. 1132-Ds.

Hamilton County, Tennessee.

Chattanooga, Tennessee.

1. Subject to the Terms and Conditions (PWA Form No. 230) which are made a part hereof, the United States of America hereby offers to aid in financing the construction of a new hospital building and additions and alterations to existing hospital buildings, including necessary equipment (herein called the Project) by making a grant to Hamilton County, Tennessee (herein called the Applicant) in the amount of 45 per cent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$490,909.

2. By acceptance of this offer the Applicant covenants to begin work on the project as early as possible but in no event later than 16 weeks from the date of this Offer and to complete such Project with all practicable dispatch, and in any event by June 30, 1939.

UNITED STATES OF AMERICA.

Federal Emergency Administrator.

of Public Works.

By E. W. Clark, for the Administrator.

be and the same is in all respects accepted.

Sec. 3. That the clerk of this Court be and he is hereby authorized and directed forthwith to send to the Federal Emergency Administration of Public Works, three certified copies of this resolution and three certified copies of the proceedings of this court in connection with the adoption of this resolution and such further documents or proofs in connection with the acceptance of said offer as may be requested by the Federal Administration



of Public Works."

The above resolution was seconded by Esquire Freeman, was adopted with the following voting aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder, Total 9. Esquire Thrasher being absent, and the following voting no. none.

**RESOLUTION AUTHORIZING THE COUNTY BOARD OF EDUCATION TO EXECUTE A DEED TO JONES GLOVER AND WIFE FANNIE GLOVER.**

Whereas, in 1935 Hamilton County sold to Jones Glover and wife Fannie Glover a tract of land containing one acre, more or less, and known as the "New Union School Land" and

Whereas, the consideration to be paid for said land was paid in full but for reasons unknown. a deed was never executed to the Glover's and

Whereas it appeared to this court that the said Jones Glover and wife are entitled to a deed properly executed,

Now, therefore, be it resolved by the Quarterly County Court in regular session assembled that the County Board of Education be and they are hereby authorized to execute a deed to said property to the owners, Jones Glover and wife Fannie Glover.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder, Total 9, Esquire Thrasher being absent.

**REPORT OF COUNTY JUDGE, THE COUNTY TRUSTEE AND THE COUNTY AUDITOR ON THE CANCELLED HAMILTON COUNTY BONDS ORDERED DESTROYED BY THE QUARTERLY COUNTY COURT\_ AUGUST 9, 1937.**

Cancelled Hamilton County Bonds ordered destroyed by the Quarterly County Court, August 9, 1937, by the County Judge, the County Trustee and the County Auditor:

**Bonds Redeemed:**

Bridge Funding Bonds--dated Oct. 1. 1903, Nos. 1 to 100, inc. 100 bonds @ \$1000.00.	100.000.00
School bonds--dated Nov. 1, 1909, Nos. 1 to 150, inc. - 150 bonds @ 1.000.	150.000.00
Lookout Mtn. Road Bonds--dated May 1, 1912, Nos. 1 to 65 inc. 65B.@ 1.000.	65.000.00
School Bonds--dated Apl. 1.1915.Nos. 1 to 228, inc. 228 bonds @ 1.000.	228.000.00
James County High School Bonds--dated Sep.1.1909.Nos.1 to 10,inc.10 B.1.000-	10.000.00
" County Highway Bonds--dated 7.1.1916.Nos.25 to 38,inc. 14 bonds @ 1.000	14.000.00
Funding Bonds, dated Apl.1.1935,Nos.1 to 300,bonds @ \$1.000.00	<u>300.000.00</u>
	\$ 867.000.00

**Bonds Refunded:**

Road Bonds--dated Apl. 1.1907--Nos.1 to 150. 150 bonds @ \$1.000.00	<u>150.000.00</u>
	\$ 1.017.000.00

To The Honorable County Court of Hamilton County,:  
Gentlemen.

We hereby certify that, in conformity with your instructions, we destroyed the above described bonds August 12, 1937 by burning.

Will Cummings.  
County Judge.  
Wiley O. Couch.  
County Trustee.  
C. S. Petersen.  
County Auditor.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the foregoing report was adopted and made a matter of record by acclamation.

ON MOTION of Esquire Langley, seconded by Esquire Hamby, the following exemptions that are properly filled out were granted.

Riley Adkins.	Peddler's Tax.
Sam C. Burnett.	Poll Tax.
Jessie Barnes.	Peddler's tax.
J. C. Bracken.	"
J. W. Barnes.	"



E. G. Cope.	Peddler's Tax.	Annabel Potter.	Pedler Tax.
Harold Crow.	"	R. L. Pratt.	"
Dewitt Cooper.	"	Frank Rhinehart.	"
J. C. Davis.	"	A. H. Rice.	"
J. C. Durham.	Poll Tax.	J. S. Stanberry.	"
Lige Goins.	Peddler's tax.	W. M. Sherrill.	"
H. W. Harvey.	"	Peddler Tax.	"
A. J. Hixson.	"	Ed. Smith.	"
Hugh E. Hogan.	"	Joe Paul Shipley.	"
Fred H. Johnson.	"	T. A. Smith.	"
Mrs. Lillie Kelley.	"	Jas. M. Wallace.	"
Andrew Love.	"	Bill Williamson.	"
Jessie C. Louis.	"	J. C. Wimberly.	"
J. W. Looney.	"	Mrs. Edna Wofford.	"
Chas. C. Harris.	"	C. B. Young.	"
		T. H. Rollins.	"

## REPORT OF COUNTY SUPERINTENDENT.

To The Honorable Judge and Members of the Court of Hamilton County:

Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent of schools for the quarter ending September 30, 1937.

The amounts set forth in our budget for 1937-38 and expenditures through Sept. 30, 1937, against same as shown by vouchers issued by the superintendent's office (including reimbursement to county funds for funds expended before County Court adopted budget) are as follows;

	BUDGET.	EXPENDITURES.
General Control.	9.780.00	2.624.02
Instructional Service.	532.723.00	39.828.61
Auxiliary Agencies.	84.034.00	5.860.88
Operation School Plant.	52.129.00	15.265.13
Maintenance of School	33.334.00	13.465.71
Fixed Charges.	-----	-----
Capital Outlay.	<u>23.000.00</u>	<u>3.902.57</u>
	\$ 735.000.00	\$ 80.946.92

## SEPTEMBER ENTOLLMENT.

Over a Seven Year Period.

	Elementary		High School.		Total.
	White.	Colored.	White	Colored.	
Sept. 11. 1931	7586	652	2340	46	10.624
16. 1932	7646	654	2391	37	10.728
15 1933	7771	651	2535	58	11.015
14. 1934	7926	664	2587	40	11.217
13 1935	7882	624	2724	97	11.328
18 1936	8043	631	2932	76	11.682
27 1937	8286	597	3131	79	12.093

Our enrollment for this year has already shown a greater increase than we have shown in any year during the last seven years. Last year we reached our largest enrollment increase when we showed an increase of 378 students for the year. Early reports show that we now have an increase of 411.

## FREE TEXTBOOKS.

Free textbooks have enabled us to get a very fine start upon our new year's work. It, always in past, has taken a great amount of time to get classes well supplied with Books. This year, however, the first four grades were ready to start immediately upon opening school. The problems that caused us the most trouble this year were brought about because of unforeseen crowded conditions. Transportation has to be adjusted and added equipment had to be placed.

## NEW BUILDINGS AND ADDITIONS.

The following buildings and additions have been completed and turned over to the Board of Education for use

White Oak Elementary--	Addition.
Anna B. Lacey.	" Addition
East Dale.	" Addition
Tyner-Silverdale.	New
Ganns-Middle Valley	New
Pineville Emenetary	New

Nathan Bachman.	Elementary.	New
Red Bank High School.		New
Hixson.	"	New
Soddy-Daisy.	"	New

The addition at Central High School has been completed with exception of auditorium. The school is now using all of this addition except auditorium. This school shows an enrollment at end of first week of 1,920. By end of year, this enrollment will probably climb to 2,200.

Work has begun on the new building at Red Bank. For some days we have been delayed because of moving buildings to vacate the portion of the grounds on which the new building is to be placed. If weather permits this building should be ready by early spring.

Plans are now being drawn for the new High School at TYner. This building will, we hope be ready for occupancy at beginning of next school term.

Assuring each of you of my appreciation for past favors and interest shown in the Educational Program of Hamilton County, I am

Very cordially yours,

Arthur L. Ramkin.  
Superintendent.

ON MOTION of Esquire Brown, seconded by Esquire Clark, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION AUTHORIZING THE COUNTY ATTORNEY TO FILE CONDEMNATION SUITS IN CONNECTION WITH ACQUIRING PROPERTY FOR THE CENTRAL HIGH SCHOOL ATHLETIC FIELD.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE. IN QUARTERLY SESSION ASSEMBLED,

That the County Attorney is hereby directed to file condemnation suits against various parties owning property within the limits selected for the Central High School Athletic field; generally described as fronting on McCallie Avenue and lying between Watkins Street and Lyerly Street and extending northward about 100 feet north of Vine Street. The purpose of this condemnation is acquiring the property necessary for the construction and operation of said athletic field.

Be it further resolved that this resolution take effect on and after its passage.

ON MOTION of Esquire Langley, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby, and Holder, Total 9. Esquire Thrasher being absent.

RESOLUTION DESIGNATING TWENTY-THIRD STREET A FEDERAL ARTERIAL HIGHWAY.

Whereas, Twenty-third Street during the past few months has been made available for traffic with a gravel and chert surface, which makes only two streets that extends the entire width of this city from the Tennessee River on the west and intersects Dodds Avenue at the foot of Missionary Ridge on the East.

Whereas, Twenty-third Street lies 8 blocks south of Main Street, which makes Twenty-third Street more accessible for traffic from the Cummings Highway going east across South Market Street, Rossville Boulevard and reaches Bachman Tubes by the way of Dodds Avenue intersection.

Whereas, the necessity for designating Twenty-third Street a federal arterial highway is supported by an over-whelming majority of the people of this county because Main Street has been for more than five years groaning under over-loaded and dangerous traffic conditions which has resulted in injury and death on Main Street, and obstructed fire and police service and has been blockaded with through freight trucks and local trucks which carry commodities to and from the great manufacturing district along the Tennessee River and the foot of Missionary Ridge.

Therefore, be it Resolved, that the Hamilton County court in regular session petition your Honorable Highway Commission that twenty-third Street be designated a Federal Arterial Highway.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye:

Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder, Total 9, Esquire Thrasher being absent.

**RESOLUTION TO MAKE MAPLE DRIVE (DAISY) A DISTRICT ROAD.**

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Maple Drive leaving the Card Road at Rigbys' line running south and thence last and intersects with Card Road at Short curve. Said Street is approximately 700 ft. in length. That the same be declared a District Road, public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

**RESOLUTION TO MAKE CRESCENT CIRCLE. THOMAS WEATHERFORD. WALLACE ADDITION A DISTRICT ROAD.**

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Crescent Circle a street in Thomas Weatherford-Wallace Addition to Fairmount be declared a district road.

Said Street leaves Sawyers road a proximately 400 feet north of Burke property running west, thence north and thence east and intersects with Sawyers road. at Jim Vandergriff's place. This street is about 5000 ft. in length.

ON MOTION of Esquire Brown, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

**RESOLUTION TO REFUND TO CITIZENS MOTOR COMPANY. BROAD ST. \$30.00 ERRONEOUSLY COLLECTED ON RADIO PRIVILEGE TAX.**

BE IT RESOLVED, by the Quarterly County Court in Regular Quarterly Session assembled; That thirty dollars (\$30.00) erroneously collected on privilege radio tax be refunded.

ON MOTION of esquire Clark, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Clark, Langley, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 9. Esquire Thrasher, being absent.

**RESOLUTION AUTHORIZING THE COUNTY BOARD OF EDUCATION TO BORROW SUCH FUNDS FROM A LOCAL APPROVED DEPOSITORY AS THEY MAY DEEM NECESSARY AND SUFFICIENT TO PAY CURRENT RETIREMENT CHARGES.**

Whereas the Department of Education is in need of funds to operate in the interim under the present Act, and

Whereas it is the opinion of this court, the department has authority to borrow funds in anticipation of current revenue.

Now, therefore, be it resolved by the Quarterly County Court in regular session that the County Board of Education be and they are hereby authorized to borrow such funds from a local approved depository as they may deem necessary and sufficient to pay current retirement charges.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 9. Esquire Thrasher being absent.

ON MOTION of Esquire Brown, seconded by Esquire Clark, the following Notaries Public were elected.

Pauline Brown.	Alvin O. Moore.	T. B. Smith.
Wallace C. Bathman.	Fletcher R. Morgan.	Arlene Stegall.
G. O. Cotton.	R. R. Owenbey.	Edith Slobosky.
John A. Chambliss. Jr.	J. N. Pearson.	George Schwitsor.
F. L. Dixon.	R. M. Parker.	E. S. Talley.
Jasper T. Duncan.	Gladys Quinn.	Roy E. Williams.
Jacob Edelstein.	Frank W. Roddy.	Rose Winer.
R. K. Elmore.	Bess Rose.	W. W. Woodhead.
Mrs. John Foster.	J. E. Smartt.	Mrs. C. A. Price.
H. P. Grant.		

ON MOTION of Esquire Clark, seconded by Esquire Brown. the meeting adjourned.

*W. C. Craig*  
.....  
COUNTY JUDGE PRO TEM.

State of TENNESSEE. )  
 COUNTY OF HAMILTON. ) MONDAY. JANUARY 3, 1938.

Be it remembered, That on this the 3rd day of January, 1938, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County.

The County Court clerk called the roll of the Justices of the Peace of said County, and the following answered to their names:  
 Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder.  
 Total 10.

The Minutes of the August 9th, 1937, adjourned term and the October 1937 were read by the Clerk.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the minutes were adopted as read.

ON MOTION of Esquire Brown, seconded by Esquire Clark the Court went into the election of the County Coroner, Physician and County Engineer.

ON MOTION of ESQUIRE Brown, seconded by Esquire Langley, Lee H. Hancock was elected County Coroner by acclamation.

ON MOTION of Esquire Clark, seconded by Esquire Langley, W. H. Cheney was elected County Physician by acclamation.

ON MOTION of Esquire Freeman, seconded by Esquire Langley, E. G. Murrell was elected County engineer by acclamation.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the report of Dahlberg & Company, Auditors was adopted and ordered to be filed.

A RESOLUTION TO AUTHORIZE AND INSTRUCT THE AUDITING COMMITTEE OF THE COUNTY COURT TO CONTRACT AND ARRANGE FOR AN ANNUAL AUDIT.

WHEREAS, the citizens of Hamilton County have recently been appraised of the financial condition of the various offices of this county thru the audit which has just been completed, and

WHEREAS, it is manifestly to the interest of the citizens and taxpayers of this county that a report on the county's financial condition be rendered annually, now

THEREFORE BE IT RESOLVED: By The Quarterly County Court of Hamilton County, Tennessee, in quarterly session assembled that the auditing committee of the County Court be and they are hereby authorized and instructed to employ and contract for an annual audit of the county's books.

BE IT FURTHER RESOLVED: That the amount to be expended for said audit annually shall not exceed the sum of \$4,000.00 and that the amount to be paid for next year's audit shall be deducted from next year's budget.

ON MOTION Of Esquire Camp, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, ~~Fryar~~, Camp, Brown, Thrasher, Hamby and Holder, Total 10 .

TO FORMALLY ACCEPT THE COUNTRY'S WOMENS' MARKET AND THE 4H CLUB BUILDING LOCATED ON CHERRY STREET, AT THE REAR OF THE COUNTY JAIL.

Be it resolved, by the Quarterly COUNTY Court of Hamilton County, Tennessee, in Quarterly Session Assembled:-

That Hamilton County, Through its Quarterly County Court formally accept the building at the rear of the County Jail, known as the Country Women's Market and the 4H Club Building, constructed by the W.P.A and the Country Womens' Club members.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO TURN OVER TO THE TRUSTEES PREVIOUSLY NAMED BY THE COUNTY JUDGE, THE BUILDING LOCATED AT THE REAR OF THE COUNTY JAIL FACING CHERRY STREET AND APPOINTING TRUSTEES.

That this County Court go on record, turning over to the Trustees previously named by the County Judge, the building known as the Country Womens' Market and the 4H. Club Building, to said Trustees.

Trustees.

- Wilkes T. Thrasher.
- C. E. Camp.
- B. L. Freeman.
- Anna B. Lacey.
- Elizabeth Lauderbach.
- Laura Champion.
- Judge Will Cummings.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted.

RESOLUTION APPROVING A RESOLUTION ADOPTED BY THE BOARD OF EDUCATION ON WEDNESDAY, DECEMBER 23, 1937, AND EMPOWERING THE BOARD OF EDUCATION AND COUNTY JUDGE AND COUNTY COURT CLERK TO EXECUTE DEEDS FOR CERTAIN PROPERTY AS SET OUT IN THE FOLLOWING RESOLUTION.

At the regular meeting of the County Court of Hamilton County, Tennessee, assembled at the Court House at Chattanooga, Tennessee, the following proceedings, among others, were had and ordered to be entered of record, to-wit:

The following resolution introduced by W. T. Thrasher, and seconded by G. Russell Brown, was unanimously adopted:

RESOLVED that the resolution by the Board of Education of Hamilton County, Tennessee, on wednesday, Dec. 23, 1937, be and the same is hereby approved, ratified, and confirmed by the County Court, which resolution hereby approved, ratified and confirmed, reads as follows:

"At a regular call meeting of the Board of Education of Hamilton County, Tennessee, December 23, 1937, the matter of the offer of the Tennessee Valley Authority to purchase certain properties in the area to be flooded by the building at Chickamauga Dam was reconsidered, all members were present, except E. S. Blair, and after discussing the matter, the following resolution was duly introduced, seconded, and unanimously adopted:

RESOLVED: That we, the members of the Board of Education of Hamilton County, Tennessee, considered the offers of the Tennessee Valley Authority for the school buildings and the lots on which each school building is located as next hereinafter enumerated a fair and reasonable cash price for said properties, and in response to the offer made by the Tennessee Valley Authority, the Board of Education did on the 19th day of August, 1937, enter into contracts of sale therefor on the following basis, to-wit:

Tract. No.	Name of School.	Consideration for Building	Consideration for Lot	Total Price.
CR-84	Harrison	\$16.620.89	\$1.025.00	\$17.645.89
CR-209	Miller Grove	11.185.00	351.00	11.536.00
CR-225.	Maddox.		643.24	643.25
CR-608	Shady Grove.	4.815.00	368.70	5.183.70

RESOLVED: Further: That the Board of Education be empowered to execute deeds for said properties, pursuant to said contracts, to the United States of America or to any corporate entity as directed by the Tennessee Valley Authority, or by its agent or attorney, and that this resolution be spread upon the Record Book of the School Board and such copies of the same be certified from time to time by the Secretary of the Board as may be desired by the Tennessee Valley Authority or its attorney, and that the Board or the Secretary do any and all things necessary to carry out the purposes of this resolution and to deed the said several properties when and as desired to the Tennessee Valley Authority and to receive checks for the purchase price of the same.

Anna B. Lacey.  
Chairman.

Arthur L. Rankin.  
Secretary.

RESOLVED further that the Board of Education of Hamilton County, Tennessee, be and is hereby authorized, directed and empowered to execute deeds and do any and all other things necessary to execute or carry out the purposes of its resolution above quoted and to convey the respective parcels of real estate and likewise the buildings thereon at the respective

parcels of real estate and likewise the buildings thereon at the respective price or prices enumerated in said resolution, as deemed necessary or proper hereafter when or as desired by the Tennessee Valley Authority or its agent or attorney.

Resolved further that to carry out the purposes aforesaid, in so far as the rights of Hamilton County, Tennessee in said property exist, the conveyances herein directed be joined by Hamilton County by its County Judge and County Court Clerk.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby, and Holder. Total 10.

**A RESOLUTION TO ABATE TAXES FOR THE YEAR 1934 ON A PART OF LOT C. BLOCK 1, AND A PART OF LOT 5, OF STONE FORT LAND COMPANY'S ADDITION.**

BE IT RESOLVED, That Whereas, Stone Fort Land Company is the owner of a part of Lot C. Block 1, and a part of Lot 5, Stone Fort Land Company's Addition, assessed at \$23,000.00 and \$38,750.00, respectively; both of which premises were during the year 1934 occupied by the Tennessee Emergency Relief Administration; and

WHEREAS, because of such occupation it was agreed that State and County Taxes upon said premises for the year 1934 would be abated.

NOW, THEREFORE, BE IT RESOLVED, That the State and County taxes for the year 1934 upon said premises be and the same hereby are abated, and said property is hereby released from the lien of said taxes.

FURTHER RESOLVED, That a record of this action of the court be made upon the books of the County and of the Delinquent Tax Collector.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was referred to the Finance Committee.

**RESOLUTION OF THE CHATTANOOGA AUTOMOBILE TRADES ASSOCIATION TO CONDEMN THE ACTION OF HAMILTON COUNTY IN PURCHASING A TRUCK FROM A DEALER IN RINGGOLD. GA.**

WHEREAS, The automobile dealers of Chattanooga and Hamilton County pay thousands of dollars in privilege taxes, ad valorem and real estate taxes, and a large part of their operating cost is the high taxes paid to the County, and

WHEREAS, Hamilton County has seen fit to purchase a truck from a dealer in Ringgold, Ga., who does not pay taxes in Hamilton County, and whose employees are not citizens of Hamilton County, and pay taxes to said County.

THEREFORE BE IT RESOLVED: That the Chattanooga Automobile Trades Association condemn this action of Hamilton County as being manifestly unethical, unfair and unjust, and regard this transaction as a situation that demands of the County Judge and the County Court a full and complete investigation as to how such a transaction could occur.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was rejected.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, Your Claims Committee, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be ordered paid.

C. E. CAMP.  
John T. Frederick.  
Alma Dallard  
Minnie Underwood.  
Burch Roy  
George E. Longly  
Louise Malone.  
Annie Hollingsworth.  
H. E. (A.J.) Maxwell.  
Lula Reeves.  
Lydia Krager.  
Lucy McCarthy  
Sylvia Wallace.  
Sallie Smullen Moore.  
Laura Belle Kennedy.  
Henry Holbert.

JUDGE PRO TEM.  
James Edgar Long.  
Callie or California McCoy.  
Clyde Ellis.  
Nellie Blanchard.  
Jefferson Hill Clemons.  
Ruby Godfrey.  
James Cantrell.  
Colburn Pyburn.  
William Franklin Biles.  
Callie Harden.  
J. W. Armstrong.  
Ruby Moore.  
Madeline Green.  
W. M. Fairbanks.  
Charles Herman.  
Sarah W. Russell.



Cecil Vann.  
 Carlos Gamble.  
 Dessie Balir  
 Tempie Silvers.  
 Percy Whitmire.  
 Nettie Bowman.  
 Mattie Evans.  
 Hattie Johnson Lusk.  
 Ed Cummings.  
 Julia Gayton.

41 cases @ 5.00 each. 205.00

C. H. DEMPSEY.

D. S.

John T. Frederick.

W. M. Fairbanks.

2 cases @ 3.00

6.00

B. WILSON.

D.S.

Corbett Pyburn.

1 case @ 3.00

3.00

P. C. PENNEBAKER.

CONSTABLE.

J. W. Armstrong.

1 case @ 3.00

3.00

\$ 217.00

**Hamilton County.**

T. W. KILLOUGH. COUNTY COURT CLERK.

FOR SERVICES RENDERED FOR QUARTER ENDING DECEMBER 31, 1937.

For making quarterly Record 7.500 @ 10¢ per 100.	7.50
Entering Orders of the Court. 22 @ 25¢	5.50
Filing petitions for exemptions 35 @ 25¢	8.75
Supplying certificates with seals attached 35 @ 75¢	26.35
Opening and closing records 79 days @ 50¢	39.50
Filing, docketing and entering lunacy cases. 44 cases @ 3.85	158.40
Jacketing County bills of expenses. 7 @ 15¢	1.05
Filing report of Finance Committee.	25
William Bork Memorial Hospital.	25
Claims Committee.	25
County Superintendent.	25

Ex-Officio fees for quarter ending Dec. 31, 1937. 50.00

For registering Circuit Court bills of cost. 138.90

\$ 436.85

I certify the foregoing to be correct to the best of my knowledge and belief;

T. W. Killough. CCC

Sworn to and subscribed before me this 31st day of December, 1937.

Margaret Orrell. D. C.

W. L. Langley.  
 Chairman.  
 B. L. Freeman.  
 Mack Fryar.

ON MOTION of Esquire Langley, seconded by Esquire Clark, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION TO EXPRESS TO DR. ALEXANDER GUERRY OUR REGRETS THAT HE IS LEAVING THIS CITY OUR APPRECIATION FOR THE GREAT SERVICE HE HAS RENDERED AND OUR SINCERE WISH THAT THE UNIVERSITY OF THE SOUTH HE MAY CONTINUE TO ENLARGE THE CONTRIBUTION WHICH HE HAS MADE TO THE EDUCATIONAL FORCES OF THIS COUNTY.

For more than a quarter of a century, Dr. Alexander Guerry has been a valued citizen of Chattanooga and Hamilton County. He first came to this city after his graduation from the University of the South at Sewanee to accept a position on the faculty of the McCallie School. In the Fall of 1913 he resigned as a teacher at McCallie and accepted a similar post at the Baylor School. In 1914 he became Associate Headmaster. He immediately began to plan for an enlarged Baylor School and, through the generosity of public-spirited citizens, notably the late J. T. Lupton, located the Baylor School in its present situation, north of the river, and there laid the foundation of this great preparatory school.

By the Spring of 1917, largely because of Dr. Guerry's untiring work at Baylor, this school had already become one of the leading preparatory schools of this section. At this time the United States declared war on Germany. Believing that his services were needed in the Army, he immediately entered the military service, served with distinction throughout the war, saw active service with the 82nd Division in France and was discharged from the Army as a First Lieutenant of a machine gun battalion.

Immediately after his discharge, he returned to Baylor and continued the great work

which he was doing there.

Finally, in the Fall of 1929, he accepted the Presidency of the University of Chattanooga. Under his leadership this college has become one of the recognized institutions of learning in the country. College work in the University of Chattanooga is accepted at full value in any American University. The university has become one of the greatest factors for the up-building of this City and this county.

In the civic life of Chattanooga, Dr. Guerry has taken a position of outstanding leadership.

He has now been called to the University of the South as the Vice-Chancellor of this, his Alma Mater.

In this new field of endeavor, his opportunities are unlimited; his field for even greater service more enlarged.

Now, therefore, be it resolved by the Quarterly County Court of Hamilton County, Tennessee, that we express to Dr. Alexander Guerry our regret that he is leaving this city our appreciation for the great service he has rendered, and our sincere wish that at the University of the South he may continue to enlarge the contribution which he has made to the educational forces of this country.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT BECAUSE OF THE SPLENDID SERVICE RENDERED TO THE CITIZENS OF CHATTANOOGA BY RADIO BROADCASTING STATION WAPO, WE RECOMMEND TO THE FEDERAL COMMUNICATIONS COMMISSION THE GRANTING OF THE INCREASE IN POWER AND CHANGE IN FREQUENCY REQUESTED BY RADIO STATION WAPO.

WHEREAS, W. A. Patterson, owner of Radio Station WAPO in Chattanooga, is now operating on day time power of 250 watts and on night time power of 100 watts, and in a frequency of 1420 kilocycles; and

WHEREAS, W. A. Patterson has applied to the Federal Communications Commission for an increase in day time power from 250 watts to 1,000 watts, and in the night time power from 100 watts to 500 watts, and on a frequency of 1120 kilocycles instead of 1420,

Therefore,

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT of Hamilton County, Tennessee, in regular session this January 3rd, 1938, that, because of the splendid service rendered to the citizens of Chattanooga by Radio Broadcasting Station WAPO, we recommend to the Federal Communications Commission the granting of the increase in power and change in frequency requested by Radio Station WAPO.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

Res.#16.

RESOLUTION APPROVING THE MOVEMENT INITIATED RECENTLY FOR HAMILTON COUNTY AND THE CITY OF CHATTANOOGA TO FINANCE AND CONSTRUCT AN INSTITUTION FOR WOMEN PRISONERS\_ PROVIDED FEDERAL ASSISTANCE CAN BE OBTAINED, AND AUTHORIZING THE COUNTY JUDGE TO APPOINT A COMMITTEE TO TAKE SUCH AGREEMENT WITH THE CITY AND OTHERS AS MAY BE NECESSARY TO OBTAIN FUNDS AND INSURE THE CONSTRUCTION OF A CITY-COUNTY DETENTION HOME FOR WOMEN.

WHEREAS, Hamilton County has long felt the need of adequate quarters for women prisoners, separate and apart from the jail and other incarcerated prisoners, and

WHEREAS\_ a movement has been initiated recently for Hamilton County and the City of Chattanooga to finance and construct such an institution as a joint project, each paying one-half of the cost incident thereto, and whereas this plan appears to be to the interest of the people of this county.

Now, Therefore, be it resolved by the County Court of Hamilton County, Tennessee, in regular session assembled that this court go on record as approving such a plan provided federal assistance can be obtained.

BE It Further resolved that the County Judge be and he is hereby authorized to appoint such committees and to take such steps and enter into such agreement with the city and others as may be necessary to obtain funds and insure the construction of a city-county Detention Home for Women.

Be it further resolved that the amount to be expended as the county's portion of the estimated cost, be fixed by subsequent resolution of the court.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnson, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Johnston, seconded by Esquire Camp, and Esquire Camp's second was withdrawn and the motion died for want of second.

RESOLUTION TO DESIGNATE THE PIRTLE ROAD A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Pirtle Road, running southwest off of the Germantown Road, across from Joe Lerch's property, be designated as a District Road, public welfare requiring it.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO WAIVE TAXES ON PROPERTY TO BE USED AS A WHOLE SALE CURB MARKET FOR A PERIOD OF TEN YEARS.

The following described property was leased on the 30th day of July, 1937 to the City of Chattanooga for a period of ten (10) years, to be used as a whole-sale curb market:

"That block bounded by Baldwin, East Eleventh, Montague and East Twelfth Streets, except the tract at the southeast corner of same, fronting one hundred (100) feet on Montague Street, and running back one hundred seventy-five (175) feet, and except the tract at the northwest corner of said block occupied by a brick building covering the space of approximately thirty-two and one-half (32) $\frac{1}{2}$  feet by one hundred four (104) feet."

The City of Chattanooga has waived taxes over a ten (10) years period on all of the above described property. with the exception of the taxes on the lot occupied by the filling station at the northwest corner of the above described property, fronting eighty-six feet on the south side of East Eleventh Street, and running back southwardly of uniform width sixty-seven and one-half feet.

It is desired that the State and County provide for a like waiving of taxes to encourage this project which is very beneficial to the farmers and the consumers of Chattanooga and vicinity.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee in Quarterly Session Assembled, that taxes be waived on the above tract for ten years.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was referred to the Finance Committee.  
Resolution #17.

RESOLUTION TO PURCHASE FIFTY-NINE ACRE TRACT FROM ERNEST MOORE AND WIFE FOR THE COUNTY HOSPITAL.

WHEREAS, Hamilton County needs and has for a long time needed additional acreage in order to properly supply the needs of its County Hospital, and

WHEREAS, through the efforts of the Poor House Commission, a fifty-nine acre tract lying north of the hospital and owned by Ernest Moore and wife has been made available and may be bought for \$4,000.00, and

WHEREAS it appears that this is a reasonable price for said tract,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County in regular session assembled, that the County Judge be and he is hereby authorized to negotiate the purchase.

BE IT FURTHER RESOLVED that four notes in payment of said purchase be executed in the following amounts and maturing on the following dates:

\$1300.00 on Oct. 15, 1938.

1350.00 " " 15. 1939

1350.00 " " 15. 1940

BE IT FURTHER RESOLVED that said notes shall not bear interest prior to maturity.

BE IT FURTHER REOLVED, That the County Judge and the County Trustee be and they are hereby authorized to execute and deliver said notes and also a deed of trust to secure payment of said indebtedness if the same is required by the vendors.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, an amendment to the foregoing resolution to authorize the County Judge to trade in Silverdale School property on said tract was adopted.

RESOLUTION FOR THE COUNTY TO SELL A LOT LOCATED IN THE THIRD DISTRICT FOR THE SUM OF TWENTY-FIVE DOLLARS.

WHEREAS, the County Board of Education, as trustees for Hamilton County, holds title to several small pieces of real estate in Hamilton County, Tennessee, intended for use when acquired as school sites, many of which have never been used and never will be used for such, and

WHEREAS, Frank Robinson, Jr., has offered to buy a lot such as those hereinabove referred to for the sum of Twenty-five (\$25.00) Dollars; said lot being located in the old Eleventh now Third Civil District of Hamilton County, Tennessee, and described as follows:

"Beginning on a stake in the line of Richard Hughes Col. and Ruben Hixon, Col. near the side of the public road leading south from Pleasant Hill Col. Church House with a post oak and black oak marked as pointers; thence north (16°) sixteen degrees each 16 poles to a post oak thence south (74°) seventy four degrees each ten (10) poles to a stake thence south (16°) sixteen degrees west 16 poles to a post oak, thence north (74°) seventy-four degrees west ten (10) poles to the beginning, containing by estimate one acre."

and

WHEREAS, this offer appears to represent the fair cash value of said lot.

NOW THEREFORE BE IT RESOLVED by the Quarterly County Court of Hamilton County in regular session assembled, that the County Judge and Clerk on behalf of Hamilton County and the Chairman and secretary of the of the County Board of Education be and they are hereby authorized to sell said property and to jointly execute a deed to said purchaser upon payment of the consideration herein mentioned.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye; Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar. Brown, Thrasher, Hamby and Holder. Total 10.

#### REPORT ON WILLIAM BORK MEMORIAL HOSPITAL.

Quarterly Report for the Wm. L. Bork Memorial Hospital for Months of Oct. Nov. & Dec. 1937.  
TO THE HON. COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Gentlemen :

We, as your commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of October, November and December, 1937, listing the number of patients, received, discharged, transferred and died, remaining on hand at the end of the quarter ending December, 31, 1937.

	MALE	FEMALE	TOTAL.
1, Patients on books of institution beginning institution quarter. (included patients away from institution on parole, but still on books.	152	114	266
2 Admitted during the quarter.	21	20	41
3. Total on books during quarter Includes Totals of items in	173	134	307

4. Discharged from books during quarter. (Does not include patients away of parole)	12.	8	20
5. Transferred to other institution for mental disease (Includes all insane patients sent directly to any other institution for mental disease.)	1	1	1
6. Died during quarter.	12	3	15
7. Total discharged, transferred, and died during qt.	25	12	37
8. Patients remaining on books institution at the end of institution quarter.	148	122	270
9. Number of employees on hand.	10	7	17

Respectfully submitted,

G. Russell Brown.  
Chairman.

J. W. Johnston.  
Secretary.

C. E. Camp.  
Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

RESOLUTION TO DECLARE THE FRELING VARNER ROAD A DISTRICT ROAD.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.

IN QUARTERLY SESSION ASSEMBLED:-

That the Freling Varner Road be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION OF THE MEMBERS OF THE HAMILTON COUNTY BOARD OF EDUCATION EXPRESSING APPRECIATION TO THE COUNTY JUDGE AND COUNTY COURT FOR THE SPLENDID QUARTERS THEY HAVE PROVIDED FOR THE EDUCATION DEPARTMENT.

TO THE HONORABLE JUDGE AND MEMBERS OF THE COUNTY COURT:

The Hamilton County Board of Education in session December, 17, 1937, passed the following resolution:

Be It Resolved that we the members of the Hamilton County Board of Education wish to express our appreciation to our County Judge and to the members of our Quarterly for the splendid quarters that they have provided for our department of education. We have felt the need of a more commodious provision for this department and have from time to time officially appealed to the county authorities for relief. We wish now to express our thanks officially for the splendid way in which you have provided for our need. We feel confident that the work of this department will be much improved because of your wise provision.

Members of Board: Mrs. Anna B. Lacet, Chairman, Messrs. E. Y. Chapin, George Forbes, John H. Allen, J. P. Briwn, E. S. Blair, and Mrs. Will Shepherd.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO APPROPRIATE \$500.00 from the special miscellaneous FUND TO THE WPA PROJECT IN THE REGISTER'S OFFICE.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:-

That the County Judge be and he is hereby authorized to appropriate \$500.00 from the special miscellaneous fund to the WPA Re-indexing project in the Register's Office.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting  
Ye: Esquires Langley, Clark, Freenman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

## REPORT OF COUNTY SCHOOL SUPERINTENDENT.

TO THE HONORABLE JUDGE AND MEMBERS OF THE COURT OF HAMILTON COUNTY:

Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent for the quarter ending December 31, 1937.

The amounts set forth in our budget for 1937-38 and expenditures through December 31, 1937, against same as shown by vouchers issued by the superintendent's office are as follows:

	Budget.	Expenditures.
General Control.	9.780.00	5.008.37
Instructional Service.	532.723.00	237.637.40
Auxiliary Agencies.	84.034.00	37.186.70
Operation School plant.	52.129.00	28.816.37
Maintenance School Plant.	33.334.00	24.710.15
Capital Outlay.	23.000.00	15.886.10
	<u>735.000.00</u>	<u>\$ 349.245.09</u>

The amount of money received from tuition and other sources and deposited with the Trustee of Hamilton County during the quarter was \$19.50.

The amount contributed by Department of Education employees to the Hamilton County Department of Education's Insurance and Pension Fund and deposited with Wiley O. Couch, Trustee, from September 1, 1937 through December 31, 1937, totaled \$1,493.59.

The enrollment and average daily attendance for the first three months of school year 1937-38 are as follows:

	ENROLLMENT.		
	September.	October	November.
Elementary, White	8.353	8.551	8.679
High School "	3.104	3.150	3.161
Elementary Colored.	584	608	619
High School. "	83	90	91
	<u>12.124</u>	<u>12.399</u>	<u>12.550</u>
	AVERAGE DAILY ATTENDANCE.		
	September.	October	November.
Elementary. white.	7.711	7.597	7.463.
High school. "	2.957	2.862	2.854
Elementary colored.	544	556	544
High school. "	79	85	80
	<u>11.291</u>	<u>11.100</u>	<u>10.941</u>

At the end of the first month of school during the present school term our enrollment showed an increase of 442 over that of the same period last year. At the end of second month this increase was 365 while at the end of third month the increase over last year was 356. Practically all our schools began on same date this year so at end of first month the maximum enrollment for the month would be recorded. Under the former plan some schools would have reported for four weeks while others for only two weeks due to difference in opening date. This would cause the increase in second month under the old plan to show up very large and accounts for the lessening of the increase comparisons noted above.

## TENNESSEE VALLEY AUTHORITY BUYING PROPERTY.

The Board of Education at a called meeting December 23, 1937, passed the final resolution which will convey to the T. V. A. such properties of the board as are within the purchasing area of the local T.V.A. project. The four sold were:

Harrison School.	17.645.89
Miller's Grove School	11.536.00
Maddux School.	643.25
Shady Grove School.	5.183.70

NEW P.W.A. PROJECTS AND OTHER COUNTY EDUCATIONAL  
CONSTRUCTIONAL PROJECTS.

The new building at Red Bank is under way. Approximately one-fourth of the structure seems to have been completed. Weather condition in recent days has slowed up the work. We hope that the building will soon be under roof so that bad weather will not interfere so much with the progress of the work.

The new athletic field for Central High School has been purchased and contract let for making the field ready for use. Nearly all of the buildings in this area have already been cleared away. Soon the contractor will begin to move dirt.



At Tyner, work has begun on the new high school plant. Dirt is being moved preparatory to placing the foundation.

#### SAFETY INSTRUCTION.

Hamilton County has introduced in its course of study both elementary and high school a short course in safety education. The Cleveland, Ohio, safety booklet is used as basis for this course. In some schools in particular the results are very apparent. Junior Safety Patrols have been organized and at road crossings on highways or other traffic laden public roads student officers wearing official badge and using the customary red flag are seeing that children cross the road in safety.

#### NEW QUARTERS.

I wish to express to the County Judge and to each member of the county court my personal thanks and the thanks of each member of our staff because of the splendid quarters you have provided for our work. The offices, conference room, and assembly room are beautiful and well suited for the work that we have to carry on. The teachers groups are delighted with the assembly room. It is there that the curriculum study groups have been working after school hours and on Saturday.

Again may I express to the County Judge and to the several members of the Quarterly Court of Hamilton County, my appreciation for the fine way in which you have supported the department of education in all of its endeavors. We feel that you have acted at all times with the interest of the people uppermost in your thinking and have been a great help to us in carrying out our program.

Yours very cordially.

Arthur L. Rankin.

Arthur L. Rankin.

Superintendent.

ALR:sl

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

#### RESOLUTION TO REFUND \$468.75 TO CHATTANOOGA COCA COLA BOTTLING COMPANY.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT of Hamilton County, tenné' ee, in Quarterly Session assembled:

That the Chattanooga Coca Cola Bottling Company is entitled to a refund of \$468.75 County's part of license erroneously collected on jan. 4, 1937. Letter of explanation attached.

ON MOTION of Esquire Langley, seconded by Esquire Freeman, the foregoing resolution was referred to the Finance Committee.

#### PETITION OF MILLIE WILLIAMS.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

The Petitioner Millie Williams most respectfully shows unto the Honorable Court that recently the county of Hamilton took by condemnation from her three houses and two vacant lots, treated in the proceeding as five pieces of property, for which she claimed about \$6,000.00 in damages, because the property was worth \$45.00 a month as rental values, but one of these houses was her home, where she had lived for forty years or longer.

When the Jury of view reported, it allowed her only \$3326.00 for this property with the right to take off the buildings. She lost as she believes over two thousand dollars in this condemnation, and there is unpaid on these properties. or on three of the houses and one vacant lot about \$300.00 in taxes, but when the interest cost and penalties are counted it amounts to about \$644.30 claimed by the State and County and while it is just to pay her taxes she thinks that in view of the fact that the County took her land by law over her protest that it ought to cancel the claim for state and County taxes on it. The taxes and cost incident thereto was about \$1600.00 on this property taken from her at 3325.00.

She purchased a certain house and lot on Watkins Street, and her tax on this lot for the State and County for 1937, was \$10.44. to this date, while this property ~~has~~ had a long time ago belonged to a man named Green and has been assessed to Green under void and illegal proceedings, and the cost and penalties now since 1928, the bill of this one house and lot is \$219.22 and the County took one third of this lot from her and only allowed her for the rear or back fifty feet of this lot the sum of \$100.00 for the land, and \$50.00 incidental damages to the house and remainder of the property.

She further shows that she is obliged to appear to the City of Chattanooga in an other proceedings as there are City taxes and cost and penalties on this one house and lot of \$268.64. on one piece of property, which assessment is void as she is advised.

The City taxes on this property with penalties claimed amounts to about \$795.43.

She is advised that this Honorable Court has authority and that upon a proper proceedings that it can grant her relief from this burden of taxation and particularly if the assessments are void or voidable, and illegal. She wants an opportunity to present her claim to come committee of the court to whom she wishes to ask that this petition be referred for hearing



and for consideration, with power to act on it, or to report to the court its recommendation in the premises.

She prays for general relief in this respect from an invalid tax claim of the State and County against her, as she understands it.

Respectfully submitted,

Millie Williams. Petitioner and Tax-payer.

By G. W. Chamlee. Atty.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing petition was referred to the Finance Committee.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected.


J. F. Atchley.	D. W. Kling.
N. R. Burgner.	Clarence Kolwyck.
Roy O. Boone.	T. Fred Kennedy.
Bruce Blair.	John S. Ledgewood.
Cornelius Bolen.	J. B. Mahoney.
Bilderbach. J. M.	Memefee. John T.
Earl M. Counts.	A. H. Morgan.
Ethel Crabtree.	Chas. D. Moore.
Deam R. Cruise.	Jas. Moses.
Vida Cole.	H. C. Maxwell.
Cochrell Mrs. D. M.	Joyce Moser.
H. A. Clark.	M. L. McCroy.
J. Pope Dyer.	W. T. Page.
W. M. Deitzen.	Mrs. C. E. Price.
Bradley Dunlap.	Byda G. Rice
H. C. Eickhoff.	R. D. Robinson.
W. D. Gardenhire.	F. A. Ryder.
Dan E. Gable.	Frank W. Rhoady.
D. M. Gallant.	Grace P. Rogers.
Dorothy Hester.	W. C. Smedley.
Margaret Hilley.	Jas. Smartt.
McKinley Hays, Jr.	W. B. Smith.
	R. H. Taggart.
	Eugene Turner.
	L. P. Timberlake.
	A. B. Tucker.
	ALMA C. Underwood.
	H. C. Vinson.
	John S. Wrinkle.
	W. H. Woodward.
	N. E. Wooten.
	Wom Warren.

ON MOTION of Esquire Freenman, seconded by Esquire Fryar, the following exemptions that were properly filled out were granted.

ON MOTION of Esquire Freeman, seconded by Esquire Fryar, the following exemptions that were filed out were granted.

Walter Boyd.	Poll Tax.	Burr Saguear.	Peddler Tax.
Jim Brumlow.	"	Berry O. Smailwood.	"
W. J. Cripps.	Peddler "	Morgan M. Shadwick.	"
J. F. Deaton.	Poll Tax.	H. A. Templeton.	Poll Tax.
C. L. Ellison.	Peddler Tax.	J. C. Widner.	Peddler Tax.
P. S. Gollady.	Poll Tax.	Maggie Lee Wagner.	"
Dan Harris.	Poll & Peddler Tax.		
J. H. Hunter.	"		
Buster Johnson.	Poll Tax.		
J. B. Lynch.	" "		
J. H. Morrison.	" & Peddler Tax.		
C. D. Miller.	"		
W. B. Martin.	"		
Robt O'Dear.	Poll Tax.		
Jim Pierce.	Peddler tax.		
M. L. Pearlman.	"		
Thomas R. Rollins.	Privilege Tax.		
James Roberts.	Poll Tax.		
J. F. Swaggerty.	Peddler Tax.		

ON MOTION of Esquire Brown, seconded by Esquire Langley, Court adjourned Sine Die.



COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

THURSDAY. JANUARY 27, 1938.

BE IT REMEMBERED, That on this the 27th of January, 1938, before the Honorable Will Cummings, County Judge of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House of Chattanooga, Tennessee, pursuant to the following Notice or Call, which is in the words and figures following, to-wit:

TO ALL MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE:

By authority of law and being of the opinion that public necessities requires the convening of the court into special session, I, C. E. Camp, County Judge Pro Tem, do hereby call a meeting for ten o'clock, January 27, 1938, in the Chancery Court in the Hamilton County House for the purposes of receiving the Hospital Committee's Report and taking action thereon, and

Issuance of bonds to provide additioned needed fund for Erlanger Hospital construction and additions, and

Election of Notaries Public.

This January 20, 1938.

C. E. Camp.

County Judge Pro Tem.

THE County Court Clerk called the roll of the Justices of the Peace of the County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

#### REPORT OF ERLANGER HOSPITAL COMMISSION.

Hon. E. D. Bass. Mayor.

Hon. Will Cummings. County Judge.

The Erlanger Hospital Building Commission desires to present to you, to the County Court and the City Commission, the results of its study, with the Architects, of the effect on the hospital of the fifteen alternates which it was necessary to deduct from the main bid of the successful contractor in order to bring the cost within the sum available.

The Building Commission feels it is not out of order to call attention to some of the difficulties encountered in the drawing of the plans and letting the contract.

In the beginning the cost of the hospital was fixed at \$540,000.00 and a study was made of the possibilities on that basis. It was found impossible to build anything worth while for that amount of money.

The appropriation was then increased to \$727,000.00 and the Architects drew tentative plans covering the first unit of a new hospital, including the necessary service facilities for this unit and the old hospital. These plans were submitted to the County and City authorities for approval. After much discussion they were rejected and the Building Commission instructed to make plans for a hospital to cost one million dollars, one-half of this amount to be provided by the county and one-half by the City, since a grant from the P. W. A. was considered improbable. As these plans neared completion, the rapidly increasing costs of labor, building materials and equipment made it evident that it would be necessary to reduce the size of the structure if the cost was to be kept within the million dollars provided. Just at this point the P.W.A. grant was announced with a dead line for starting work January 18, 1938. This left barely time enough for the Architects to complete their working drawings and specifications and allow the necessary time to the Contractors for making up their bids. It was impossible to consider any fundamental changes in the plans which would reduce the cost, and on the other hand a bid had to be obtained that would permit the actual letting of the contract in time to insure that work could start on or before January 18th so that the P. W. A. grant would not be lost.

With this situation confronting them, the Architects had no other recourse than to include in their specifications alternates which would omit everything possible that would not too seriously affect the operation of the hospital.

Considering these Alternates in numerical order:

Number One omits the addition to the Nurses Home. The present home was planned to house 65 nurses, but at present 105 nurses are living therein, in some cases three in a room intended for one.

The addition would relieve this crowded condition and also provide rooms for the increased nursing staff. If the proposed addition is not built it will be necessary either to rent quarters for some sixty nurses or house them in the hospital. The former plan would be a very considerable continuing expense which would have to come from the operating budget of the hospital. The latter plan would mean giving up space that would otherwise be used by pay patients and costing approximately \$5,000.00 per bed. The cost per bed in the proposed addition would be about \$1,300.00, or with the necessary furnishings \$1,500.00. In addition, the nurses would be in the hospital continuously and would necessarily be deprived of the freedom and relaxation to which they are entitled when off duty. The specifications provide that the nurses hope is to be completed in one-half the time allowed for the hospital building in order that housing may be provided some forty additional student nurses who will be given training while the hospital is being completed in order to be ready for duty when required. Otherwise renting quarters will have to be provided for graduate nurses use, either of which would greatly increase the annual operating budget.

It has been suggested that the addition to the Nurses Home might be built at some later date at a lower cost. For several reasons the Building Commission doubts this possibility. The Jones alternate was as much as \$20,000.00 lower than some of the other bidders proposed. This building being erected at the same time as the hospital, there would be practically no additional overhead expense to the contractor. In addition, by buying the large quantities of materials required in construction of both buildings it is possible to obtain lower prices. Furthermore, the same situation as to overhead expense would apply in the case of the sub-contractors.

Therefore, on account of the need for the addition to the Nurses Home, the considerable drain on the annual operating budget if it is not provided, and the probability of a much highest cost if it is built at a later date under separate contract, the Building Commission strongly recommends that funds be provided for the erection of the addition to the Nurses Home under the present contract.

Alternate Number Two omits the remodeling of the first and third floors of the central building of the present hospital, used now as administrative offices and operating rooms respectively. If remodeled, these areas would provide for 45 patients with necessary nurses and doctors signals, toilet facilities and other accessories. Also provision would be made for an operating room with necessary adjuncts for the colored doctors. If the remodeling is not done, these areas can care for seventeen less patients but without nurses and doctors signals, toilet facilities, etc. Furthermore, no operating facilities will be provided for the colored doctors.

However, in view of the fact that this remodeling can not be done until after the new hospital is completed and occupied, it will be possible to do this work at a later date under a separate contract.

Alternate Number Three omits the remodeling of the basement of the present hospital, providing modern quarters and facilities for the clinics now operating in the basement of the Court House. The Building Commission is advised that the present facilities of the clinics are totally inadequate, the quarters crowded and that proper care of the sick poor is impossible under the existing conditions. While some of the doctors have expressed themselves as opposed to locating the clinics in the hospital, the City and County Governments have insisted that this be done. The remodeling of the basement has been planned to make provision for this. If it is not possible to provide the necessary funds to do this remodeling now it can be done by separate contract at some later date, the clinics in the meanwhile remaining at the Court House.

Alternate Number Four omits the stainless steel trim on the elevator doors on all floors above the first. The Building Commission believes this change should be made.

Alternate Number Five changes the Venetian blinds on all windows from aluminum to wood. The Building Commission believes this change would in no way detract from the efficiency of the blinds.

Alternate Number Six omits the Venetian blinds entirely. No provision has been made for window shades, and either shades or blinds will have to be provided before the building can be used for patients. Shades would cost somewhat less than the Venetian blinds, but would be much less satisfactory and the maintenance cost would be greater. The Building Commission recommends that Venetian blinds be furnished on the present contract.

Alternate Number Seven changes the reversible window sash to ordinary sash. The reversible sash not only makes possible correct adjustment of air currents for ventilation but also permits washing the windows from the inside. This is not only safer, but a con-

considerable saving in the cost of keeping the windows clean. As the general contractor will furnish Reversible Sash for the sum of \$500.00, it is probable that the saving in expense of washing the windows would repay this cost in a year's time.

If ordinary sash are installed it would be impossible to change to the reversible type at some later date except at a prohibitive cost. It is further fact that all the bids with a single exception place this alternate at from \$2,300.00 to \$5,790.00. The Commission strongly recommends that reversible sash be used.

Alternate Number Eight eliminates the accoustical ceilings in the kitchen, cafeterias and corridors of the first, second and sixth floors.

Since in each of these places noise reduction is greatly to be desired, the Commission believes the expense would be justified. However, as the ceiling of the lobby is not changed, nor of any of the corridors on the patients bedroom floors, the elimination of the accoustical material as contemplated in this alternate would not seriously effect the operation of the hospital.

Alternate Number Nine contemplates changing from glazed terra cotta to plaster all walls of the kitchen and other service rooms and corridors. The kitchen and rooms where food is prepared and handled must be kept absolutely clean and sanitary. With plastered walls this would not be possible unless frequently repainted. This would mean additional maintenance cost plus considerable annoyance and confusion, with the probability of the odor of paint effecting the food while the work was being done. Walls of glazed terra cotta can be washed down with a hose and kept clean and sanitary at very little expense. The Building Commission is strongly opposed to this change in the plans.

Alternates Numbers Ten and Eleven reduce the passenger elevators from two to one. Statistics prove that in a hospital of the capacity of the enlarged Erlanger three passenger elevators are necessary to handle the traffic satisfactorily. The plans provide shafts for three elevators, but only two elevators are included in the specifications, the third one to be installed later when the hospital reaches capacity load. If only one elevator is provided the vertical traffic movement of several hundred persons would be slowed down far below the point of satisfactory and efficient service and seriously effect the handling of emergency cases. For these reasons, the Building Commission strongly recommends the installation of two elevators under the present contract.

Alternate Number Twelve covers changes in the lobby detail. While there is nothing elaborate proposed in the plans of the lobby, an effort was made to make it as attractive and pleasing as possible at a minimum of cost in order that the first impression of the visitor would be good. To eliminate the wood paneling and a small amount of marble trim, substituting plaster on walls and columns, would cheapen the appearance of the lobby far beyond what the relatively small amount of money saved would justify and would give the visitor a bad impression that would be apt to carry through to the entire hospital. The Building Commission strongly recommends that this change be not made.

Alternate Number Thirteen contemplates leaving out all laundry machinery. The present laundry equipment is worn out and inadequate even for the present load. While it would be possible to move this machinery into the new laundry, it would be still worn out and utterly inadequate for the load of the enlarged hospital. Therefore, either new equipment would have to be purchased by the hospital management or the surplus load handled by outside laundry concerns. As all the outlets for the machinery go in at the time of construction it would be difficult and expensive to put the machinery in later in case some other make were purchased than that contemplated when the outlets are put into the structure by the present contractor. For these reasons, the Building Commission believes that the laundry machinery should be furnished and installed under the present contract.

Alternate Number Fourteen would leave out the tile wainscot in the toilets, laboratories, bath rooms, operating rooms sterilizing rooms, birth rooms, etc., substituting plaster therefor. Not considering at all the appearance of plastered walls in these rooms in a support-to-be-modern hospital, it seems to the Building Commission the necessity for absolute cleanliness and sanitary conditions made this chance unthinkable.

Alternate Number Fifteen would eliminate air conditioning in the four major operating rooms, the birth room and the nursery.

The Commission finds that the doctors themselves are not unanimous in their views concerning the desirability of air conditioning. Further, it is a fact that this

that this is a comparatively new art and that unquestionably many improvements will be made in present practice within the next few years. Therefore the Building Commission feels that air conditioning of the rooms enumerated could be eliminated for the present. However, in view of the fact that the air ducts and returns are an integral part of the structure and could not be built in later, except at prohibitive cost, it is recommended that they be included in the present contract.

The contract placed with the J. A. Jones Construction Company includes all fifteen (15) alternates, as enumerated above, and on this basis the present financial setup is as follows;

Preliminary Expenses.	3.710.00
General Contract.	951.722.00
Construction Contingencies.	21.588.17
Architect's fees.	64.938.83
Architects' traveling expenses.	1.500.00
Clerk of the Works.	5.950.00
Administrative Expense.	500.00
Furnishings.	17.000.00
Interest on bonds.	<u>24.000.00</u>
	\$ 1.090.909.00

The additional cost, including architects' fees, of eliminating the alternates recommended by the Building Commission would amount to \$156.088.47, made up as follows;

No. 1. Nurses Home.	82.797.57
No. 6. Venetian Blinds.	2.382.85
No. 7. Reversible Sash.	512.00
No. 9. Terra Cotta Blocks.	16.568.32
No. 10 & 11. One Elevator.	14.631.94
No. 12. Lobby Finish.	5.826.56
No. 13. Laundry Machinery.	19.056.65
No. 14. Tile Wainscot.	12.312.58.
No. 15. Air ducts and returns for Air Conditioning Estimated.	<u>2.000.00</u>
	\$ 156.088.47.

The alternates which eliminate items that the Building Commission believes should be included, but which can be cared for at a later date, are as follows;

No. 2, Remodeling of 1st and 3rd floors of Central Building.	18.982.92
No. 3. Remodeling basement for clinic.	26.204.16
Total.	45.187.08.

Attention is called to the fact that in order to secure a bid within the appropriation it was not possible to allow in the setup sufficient money to take care of necessary furniture in the nurses home and hospital. This furniture will have to be provided, of course. The amount set up is \$17.000.00. The commission recommends that there be added to this \$43.911.53, which added to the sum of \$156.088.47, as listed above, would amount to \$200.000.00

The Building Commission recommends that this sum be provided by the County and City in addition to the \$600.000.00 already appropriated.

The General Contractor must know as soon as possible whether or not there are to be changes in the alternates, in order that he may purchase the required materials and make necessary arrangements with his sub-contractors.

Therefore, the Building Commission respectfully requests that the County Court and the City Commission act on the recommendations herewith presented at the earliest possible moment.

Respectfully submitted,

Z. W. Wheland.

J. A. Lupton.

Chas. H. Holmes.

Erianger Hospital Building Commission.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ORDER TO ISSUE ADDITIONAL BONDS FOR THE CITY-COUNTY GENERAL HOSPITAL IN THE AMOUNT OF ONE HUNDRED & TWENTY-FIVE THOUSAND (\$125,000.00) DOLLARS.

WHEREAS, Hamilton County, pursuant to the provisions of the County Public Works Act of 1935 as amended by Chapter 232 of the Public Acts of 1937 has heretofore in association with the City of Chattanooga authorized and issued bonds for a City-County General Hospital in the amount of \$300,000.00, and

WHEREAS, the total amount available including the federal grant and the amount realized from the issuance of County and City bonds, is insufficient to provide the minimum requirements for the type of hospital needed in this community, and

WHEREAS, it appears from the expressions of the citizenry of Hamilton County, including the various civic clubs and the Erlanger Hospital Commission, that it is manifestly to the interest of all that a hospital be built to include the various items for which plans have been made but for which funds are not now available, including remodeling and equipping certain facilities for use of colored people.

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled.

Sec. 1. That there be forthwith issued and sold, as hereinafter provided, additional bonds for the City-County General Hospital in the amount of \$125,000.00, pursuant to Chapter 699 of the private Acts of the General Assembly of 1937.

Sec. 2. BE IT FURTHER RESOLVED That not less than \$25,000.00 of said authorized bonds be allocated for the remodeling and equipping of the West wing of said hospital for the use of colored physicians and patients.

Sec. 3. BE IT FURTHER RESOLVED That the issuance of these bonds be conditioned on the issuance by the City of Chattanooga of bonds of a like amount, and only then to such an extent as together with any federal grants available may be needed to produce a total of \$125,000.00, or one-half of estimated cost of the additional construction.

Sec. 4. BE IT FURTHER RESOLVED That said bonds shall be dated the first day of January, 1938, shall be in the denomination of \$1,000.00 each and shall bear interest at a rate not to exceed 6% per annum, payable semi-annually on the first day of July and January, of each year, the said interest to be evidenced by coupons as herein-after provided.

Sec. 5. BE IT FURTHER RESOLVED That said bonds shall be signed by the County Judge and counter-signed by the County Court Clerk under his seal of office. There shall be attached to each of said bonds interest coupons evidencing the interest to be paid thereon, each coupon shall mature semi-annually on the dates above set forth and each coupon shall bear the number of the bond to which it is attached. The said coupons shall be signed by the County Judge and the county Court Clerk, provided, however, that said County officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, New York.

Sec. 6. BE IT FURTHER RESOLVED that the bonds hereinabove authorized to be issued shall be styled "General Hospital Bonds", numbered from 1 to 125, inclusive, and shall mature serially as follows: Three of the said bonds of the par value of \$1,000.00 each shall mature on January 1, 1941, and the same number and amount shall mature on January 1st of each year thereafter, up to and including January 1st, 1967. Four of said bonds of the par value of \$1,000.00 each shall mature on January 1st, 1968, and the same number and amount shall mature on January 1st of each year thereafter up to and including January 1st, 1978.

Sec. 7. BE IT FURTHER RESOLVED that said bonds and coupons shall be substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE.  
COUNTY OF HAMILTON.  
GENERAL HOSPITAL BONDS.



KNOW ALL MEN BY THESE PRESENTS THAT THE County of Hamilton, in the State of Tennessee, hereby acknowledged itself to owe and for value received promises to pay to the bear the sum of One Thousand Dollars, Dollars, lawful money of the United States of America on the first day of January, 19\_\_\_, with interest thereon at the rate of \_\_\_% per annum from the date thereof until paid, payable semi-annually on the first days of July and January of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are made payable at the National City Bank, New York, New York. For the prompt payment of this bond both preincipal and interest, at maturity, the full faith, credit and resources of said county are hereby irrevocably pledged. This bond is one of a series of 125 bonds, aggregating the principal sum of \$125,000.00 of like date, tenor and effect, except as to maturity, and is issued by said county for the purpose of obtaining funds under the authority of Chapter 699 of the rivate Acts of the General Assembly of the State of Tennessee; for constructing and repairing Erlanger Hospital. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court in regular and special session assembled.

AND IT IS HEREBY CERTIFIED AND RECITED That all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitations; that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest thereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any county or municipality thereof.

IN TESTIMONY WHEREOF said County by its Quarterly County Court, has caused this bond to be signed by its Judge and countersigned by the Clerk of the County Court, under the seal of his office and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of January, 1938.

COUNTERSIGNED:

\_\_\_\_\_  
County Judge.

\_\_\_\_\_  
COUNTY COURT CLERK.

(FORM OF COUPON)

No. \_\_\_\_\_

\$ \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_ the County of Hamilton in the State of Tennessee, will pay to the bearer, \_\_\_\_\_, at the National City Bank, New York, New York, for semi-annual interest due that day on its General Hospital Bonds, dated January 1, 1938, number \_\_\_\_\_.

COUNTERSIGNED:

\_\_\_\_\_  
County Judge.

\_\_\_\_\_  
County Court Clerk.

Sec. 8. BE IT FURTHER RESOLVED that said bonds, when they shall have been executed by the proper officials, as hereinable designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

Sec. 9. BE IT FURTHER RESOLVED that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1938, through 1978, inclusive, sufficient for said purpose.

Sec 10. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds, in the manner prescribed by Sec. 3707 of the Code of Tennessee.

Sec. 11. BE IT FURTHER RESOLVED That the County Judge be and he is hereby authorized to deliver the executed bonds to the approved purchaser upon the payment of the amount specified in the ward, and to furnish such purchaser the approved opinion of some recognized

and acceptable authority touching the validity of said bonds.

ON MOTION of Esquire Thrasher, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the court the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the resolutions presented by the Mountain City Medical Society, Chattanooga & Hamilton County medical Society, Chattanooga Chamber of Commerce, Chattanooga Printers Club, The Electric League of Chattanooga, and the Chattanooga Retail Druggist's Association be filed;

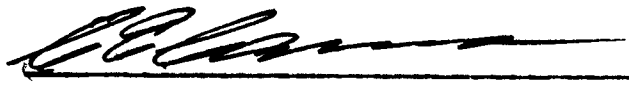
ON MOTION OF Esquire Camp, seconded by Esquire Hamby, the following Notaries Public were elected. F. C. Delaney.

R. C. Crumbliss.

W. E. Mabrey.

J. R. White.

ON MOTION OF Esquire Camp, seconded by Esquire Langley, Court adjourned Sine Die.



COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

FRIDAY. MARCH 4th, 1938.

BE IT REMEMBERED, That on this the 4th day of March, 1938, before the Honorable Will Cummings, County Judge of Hamilton County, Tennessee, a Session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House at Chattanooga, Tennessee, pursuant to the following Notice or Call, which is in the words and figures following, to-wit:

TO ALL MEMBERS OF THE QUARTERLY COURT OF HAMILTON COUNTY, TENNESSEE:

By virtue of the authority vested in me, I, C. E. Camp, County Judge Pro tem, being of the opinion that public necessity requires the convening of the County Court in special session do hereby call a meeting of same for ten o'clock, March 4, 1938, in the Chancery Court room in the Chancery Court room in the County Court House for the purpose of acting on the following matters,

1. The unconditional issuance of bonds for Erlanger Hospital construction and additions in the amount of \$125,000.00.
2. To declare the proposed Harrison Island Road a county pike.
3. To authorize the County Attorney to file such condemnation proceedings as may be necessary to acquire right of way for the proposed Harrison Island Pike.
4. To authorize County Highway Commissioners to repair damage to Mission Ridge Tunnel.
5. Election of Notaries Public.

This February 24, 1938.

C. E. Camp.

County Judge Pro Tem.

The County Court Clerk called the roll of the Justices of the Peace, of the County, and the following answered to their names: Esquires Langley, Freeman, Johnston, Fryar, Brown, Hamby and Holder. Total 7. Esquires Clark, Camp and Thrasher being absent.

A RESOLUTION TO PROVIDE FOR THE ISSUANCE OF BONDS TO DEFRAY THE COSTS OF ADDITIONS TO A CITY-COUNTY GENERAL HOSPITAL: TO PRESCRIBE THE FORM AND SUBSTANCE AND TO FIX THE DATES AND MATURITIES THEREOF; TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE ALL PURSUANT TO THE PROVISIONS OF Chapter 699\_ OF THE PRIVATE ACTS OF THE GENERAL ASSEMBLY OF TENNESSEE for 1937.

WHEREAS, the County in association with the City of Chattanooga authorized and issued bonds for a City-County General Hospital in the amount of \$300,000, a like amount having been issued and sold by the City, and

WHEREAS, the funds realized from the sale of these bonds were insufficient and additional funds are needed to complete the project.

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled;

Sec. 1. That there be forthwith issued and sold, as hereinafter provided, additional bonds for a City-County General Hospital, not to exceed the amount of \$125,000, pursuant to the provisions of Chapter 699 of the Private acts of the General Assembly of Tennessee, for 1937.

Sec. 11. BE IT FURTHER RESOLVED That said bonds shall be dated the first day of January, 1938, shall be in the demonination of \$1,000.00 each and shall bear interest at a rate not to exceed 6% per annum, payable semi-annually on the first day of July and January, of each year, the said interest to be evidenced by coupons as hereinafter provided.

Sec. 111. BE IT FURTHER RESOLVED, That said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office.

There shall be attached to each of said bonds interest coupons evidencing the interest to be paid thereon, each coupon shall mature semi-annually on the dates above set forth and each coupon shall bear the number of the bond to which it is attached. The said coupons shall be signed by the County Judge and the County Court Clerk, provided, however, that said County officials may sign the said coupons by their respective lithographic signatures.

The said bonds shall be payable at the National City Bank, New York, New York.

Sec. IV. BE IT FURTHER RESOLVED That the bonds hereinabove authorized to be issued shall be styled "General Hospital Bonds", numbered from 1 to 125, inclusive, and shall mature serially as follows: Three of the said bonds of the par value of \$1,000.00 each shall mature on January 1, 1941, and the same number and amount shall mature on January 1st, of each year thereafter, up to and including January 1st, 1967. Four of said bonds of the par value of \$1,000.00 each shall mature on January 1st, 1968, and the same number and amount shall mature on January 1st of each year thereafter up to and including January 1st, 1978.

Sec. V. BE IT FURTHER RESOLVED That said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE  
COUNTY OF HAMILTON.  
GENERAL HOSPITAL BONDS.

No. \$1,000.00

KNOW ALL MEN BY THESE PRESENTS That the county of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars, lawful money of the United States of America on the first day of January, 19\_\_\_, with interest thereon at the rate of \_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of July and January of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal thereof and interest hereon are made payable at the National City Bank, New York, New York. For the prompt payment of this bond both principal and interest, at maturity, the full faith, credit and resources of said COUNTY are hereby irrevocably pledged. This bond is one of a series of 125 bonds, aggregating the principal sum of \$125,000.00 of like date, tenor and effect, except as to maturity, and is issued by said county for the purpose of obtaining funds under the authority of Chapter 699 of the Private Acts of the General Assembly of the State of Tennessee; for constructing and repairing Erlanger Hospital. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court in regular session and special session assembled;

AND IT IS HEREBY CERTIFIED AND RECITED That all condition, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest thereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any county or municipality thereof.

IN TESTIMONY WHEREOF said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of January, 1938.

\_\_\_\_\_  
COUNTY JUDGE.

COUNTERSIGNED:

\_\_\_\_\_  
COUNTY COURT CLERK.

No. \_\_\_\_\_ FORM OF COUPON.

\$ \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_, the County of Hamilton in the State of Tennessee, will pay to the bearer, \_\_\_\_\_ at the National City Bank, New York, for semi-annual interest due that day on its General Hospital Bonds, dated January 1, 1938, number \_\_\_\_\_

\_\_\_\_\_  
COUNTY JUDGE.

COUNTERSIGNED:

\_\_\_\_\_  
COUNTY COURT CLERK.

Sec. VI. Be It Further Resolved that said bonds when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute, legal valid and binding obligations of Hamilton County, Tennessee.

Sec. VII. BE IT FURTHER RESOLVED, That for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities. there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1938, through 1978, inclusive, sufficient for said purposes.

SEC. VIII. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds, in the manner prescribed by Sec. 3707 of the Code of Tennessee.

Sec. IX. Be It Further Resolved that the County Judge be and he is hereby authorized to deliver the executed bonds to the approved purchaser upon the payment of the amount specified in the ward, and to furnish such purchaser the approved opinion of some recognized and acceptable authority touching the validity of said bonds.

ON MOTION of Esquire Freeman, seconded by Esquire Johnston, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Freeman, Langley, Johnston, Fryar, Brown, Hamby and Holder. Total 7. Esquires Clark, Camp and Thrasher, being absent.

A RESOLUTION DIRECTING THE ERLANGER HOSPITAL BUILDING COMMISSION TO EXPEND CERTAIN PARTS OF BOND FUNDS IN PROVIDING QUARTERS FOR NEGRO PATIENTS, AND FACILITIES FOR NEGRO DOCTORS IN THE NEW ERLANGER HOSPITAL:

WHEREAS THE County Court of Hamilton County has authorized the issuance of One Hundred Twenty-five Thousand (\$125,000.00) Dollars of bonds in addition to Three Hundred Thousand (\$300,000.00) Dollars of bonds heretofore issued, and

WHEREAS the City of Chattanooga has authorized a like additional issue of bonds in the sum of One Hundred Twenty-five Thousand (\$125,000.00) Dollars, and

WHEREAS the plans and specifications now provide for the remodeling of the old buildings of Erlanger Hospital, and

WHERE the contractors have proposed to do such remodeling work at a price of approximately Forty-five Thousand (\$45,000.00) Dollars, and

WHEREAS it is the intention of this Court to provide quarters and facilities for negro doctors and their patients in the said new hospital;

SECTION 1. NOW, THEREFORE, BE IT RESOLVED by the County Court of Hamilton County in special session that the Erlanger Hospital Building Commission is hereby directed to contract for the remodeling of the present Erlanger Hospital buildings, and to expend on such remodeling work not less than Forty-five Thousand (\$45,000.00) Dollars of the money provided by the latest bond issue so that proper quarters and facilities may be provided for the use of negro doctors and their negro patients, as now provided in the plans, specifications and contracts.

Section 11. BE IT FURTHER RESOLVED that the Erlanger Hospital Commission is hereby

directed to so remodel the present buildings of the Erlanger Hospital that quarters and facilities shall be provided for negro doctors and their patients, and that such work shall be done so as to provide separate quarters and separate facilities, and separate operating rooms for the negro patients, provided that such separate facilities will be under the general control of the hospital management.

SECTION 111. BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage.

ON MOTION of Esquire Freeman, seconded by Esquire Johnston, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Fryar, Brown, Hamby and Holder. Total 7. Esquires Clark, Thrasher and Camp, being absent. Total 3.

A RESOLUTION TO AUTHORIZE THE COUNTY ATTORNEY TO FILE CONDEMNATION PROCEEDINGS TO ACQUIRE LAND FOR THE PROPOSED HARRISON PIKE.

WHEREAS, certain owners of property over which the proposed Harrison Island Pike will run are demanding excessive prices for their property, and

WHEREAS, it appears that this needed right of way cannot be acquired at anything like its fair value by further negotiations.

NOW THEREFORE BE IT RESOLVED by the Quarterly County Court, in special session assembled that the County Attorney be and he is hereby authorized and directed to take such legal steps and file such suits against such parties as may be necessary to acquire additional rights of way needed for the proposed Harrison Island Pike.

ON MOTION of Esquire Brown, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the County being present and voting Aye: Esquires, Langley, Freeman, Johnston, Fryar, Brown, Hamby and Holder, Total 7. Esquires Camp, Clark and Thrasher. being present. Total 3.

RESOLUTION TO EXPRESS THE GRATITUDE OF THE COUNTY COURT OF THIS COUNTY AND ITS CITIZENS TO THE STATE HIGHWAY COMMISSIONERS, THE GOVERNOR AND THE OTHER STATE OFFICIALS FOR THE PROMPT ATTENTION GIVEN IN REPAIRING THE MCCALLIE TUNNEL.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT in special session assembled; that this Court express its gratitude and appreciation on behalf of this County and its citizens to the State Highway Commissioner, the Governor, and the other State Officials for the prompt attention given in repairing the McCallie Avenue Tunnel.

Be It Further resolved that the Clerk mail a copy of this resolution to the Governor and the Highway Commissioner of Tennessee.

ON MOTION of Esquire Langley, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Fryar, Brown,

A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO ENTER INTO A CONTRACT ON BEHALF OF HAMILTON COUNTY WITH THE TENNESSEE VALLEY AUTHORITY FOR THE DIVISION OF COST INCIDENT TO THE ACQUISITION OF RIGHT-OF-WAY FOR THE RE-LOCATION OF STATE HIGHWAY NO. 58.

WHEREAS, The Tennessee Valley Authority contemplates re-locating State Highway No. 58, in Hamilton County, and

WHEREAS, The County is locating a parkway approximately two hundred and fifty (250)' feet in width, with limited access to abutting land owners inclusive along the said highway NO. 58, as relocated, and

WHEREAS, THE ACQUISITION of said right-of-way and said parkway may by the County and the Tennessee Valley Authority be more economically carried out co-operatively,

NOW, THEREFORE, BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, in special session assembled.

That the County Judge be, and he is hereby authorized and directed to enter into a contract with the Tennessee Valley Authority by the terms of which the Authority will pay forty (40%) percent and the County will pay sixty (60%) per cent of the cost of the



of the acquisition of right-of-way necessary for the relocation of State Highway No. 58.

ON MOTION of Esquire Freeman, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnston, Fryar, Brown, Hamby and Holder, Total 7. Esquires Clark, Camp and Thrasher. 3 being absent.

RESOLUTION OF THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, AUTHORIZING THE COUNTY JUDGE TO EMPLOY INVESTIGATORS FOR THE PURPOSE OF LOCATING PROPERTY LEGALLY LIABLE FOR ASSESSMENTS WHICH HAS NOT BEEN ASSESSED FOR TAXATION:

WHEREAS it has been represented to this court that large amounts of personal property has escaped taxation by reason of the fact that it has not been assessed, has not been reported for assessment and its existence concealed, and

WHEREAS such personal property is largely owned by foreign corporations and non-resident individuals, and

WHEREAS all such property should be assessed for taxation and required to carry its just proportion of taxation;

SECTION 1. NOW, THEREFORE BE IT RESOLVED by the County Court of Hamilton County, in special session that the County Judge is hereby authorized and empowered to employ suitable persons who are qualified and experienced in this line of work to make investigations and reports of such personal property as has not been assessed and is subject to assessment for taxation purposes.

SECTION 11 BE IT FURTHER RESOLVED that the County Judge is authorized to fix the terms of such contract, and within his discretion limit the activities to investigation of personal property owned by foreign corporations or non-resident individuals. The County Judge is further authorized to fix the compensation of such persons on a percentage basis of taxes collected from such effort, not, however, to exceed twenty-five (25%) percent of the actual collections, provided that no commissions shall be paid on future collections after such properties have been placed upon the assessment rolls, and provided further that all such delinquencies shall be reported to the County Judge, and any amounts collected paid into the office of the Trustee without deductions, and that any compensation due such persons shall be paid on the warrant of the County Judge.

SECTION 111. BE IT FURTHER RESOLVED that this resolution take effect from and after passage.

ON MOTION of Esquire Freeman, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnston, Fryar, Brown, Hamby and Holder. Total 7. Esquires Camp, Clark and Thrasher, Total 3 being absent.

RESOLUTION TO DECLARE THE HARRISON ISLAND PARK ROAD A COUNTY PIKE.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Harrison Island Park Road from the Bonny Oaks Drive to Harrison Island Park as now surveyed be declared a County Pike. Distance -- about eight (8) miles.


ON MOTION of Esquire Fryar, seconded by Esquire Holder the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnston, Fryar, Brown, Hamby and Holder, Total 7. Esquires Clark, Camp and Thrasher, Total 3, being absent.

ON MOTION of Esquire Langley, seconded by Esquire Brown, the following Notaries Public were elected.

George Berke.	R. Cranford.	R. K. Elmore.	A. N. Sloan.
T. L. Boone.	Benjamin L. Cash.	Chas. H. Hale.	William A. Troutt.
Edgar S. Beck.	A. T. Collum.	Chas. E. Harris.	T. J. Tullos.
Horace E. Boydston.	Spencer Clinton.	Alice E. Petersen.	
Sam Brody.	C. F. Emerson.	A. V. Rawlings.	



ON MOTION of Esquire Freeman, seconded by Esquire Brown, Court adjourned  
Sine Die.

  
.....  
County Judge.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. APRIL 4th, 1938.

BE IT REMEMBERED\_ That on this the 6th day of April, 1938, before the Honorable C. E. Camp, County Judge Pro Tem of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable C. E. Camp, County Judge pro tem, of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names, Esquires, Freeman, Johnston, Langley, Clark, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

The Minutes of the January Term, 1938, January Adjourned Term, and Call Meeting of March 4th were read.

ON MOTION of Esquire Langley, seconded by Esquire Freeman, the Minutes were adopted as read.

LETTER TO JUDGE CUMMINGS. FROM E. Y. CHAPIN TO REPAIR THE PUBLIC LIBRARY.

December 22, 1937.

Hon. Will Cummings.  
 County Judge. Court House.  
 Chattanooga, Tennessee.

Dear Judge Cummings;

I am sure that you know the terrible overcrowded condition at the Library. You may not know that necessity for living within an inadequate income has compelled us to neglect repairs and renovation that we would like to make. In this trying situation, we have turned to the W.P.A. and I am glad to say that we have its tentative approval of our plans as the basis of one of their projects.

Our plans call for flooring over what is now upstairs court, thus giving us considerable additional floor space, and the renovation and repair of the building from top to bottom. The architect's estimate of the cost is \$5,000.00; of this the W.P.A. will furnish \$3,000.00 I am respectfully but earnestly requesting the County to furnish \$1,000.00 and I am writing this same letter to Mayor Bas with the request that he furnish the remaining \$1,000.00

By granting this request, you will afford some relief at a spot where it is desperately needed.

very respectfully.

E. Y. Chapin, Jr.  
 President.

4.1.3. Copies of this letter sent to members of the County Court, Judge Will Cummings, and T. Pope Shepherd, county attorney at the request of T. C. Thompson, Jr.

ON MOTION of Esquire Langley, seconded by Esquire Freeman, the foregoing letter was referred to the Finance Committee by acclamation.

RESOLUTION FOR COUNTY AREA WORK IN BANG'S DISEASE CONTROL.

WHEREAS, Through the co-operative State and Federal Work on the control of Bang's Disease (Infectious Abortion) during the past three years, it has been determined that the disease can be successfully controlled in selected areas and in a large number of individual herds, and;

WHEREAS, It has to the best interest of the cattle raisers of Hamilton County, Tennessee to have all herds within its borders officially tested for Bang's Disease and all infected cattle removed.

There, Be It Resolved, That the Honorable Court of Hamilton County, Tennessee, hereby petition the State Commissioner of Agriculture, the Hon. John M. Goodman and the State Veterinarian, Dr. A. C. Topmiller, and the U.S. Bureau of Animal Industry, to test all cattle in the county for Bang's Disease in accordance with the regulation recommended by the U. S. Livestock Sanitary Association and the required restrictions issued by the regulatory authorities of the State of Tennessee.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

## REPORT OF WILLIAM BORK MEMORIAL HOSPITAL COMMITTEE.

Months of January, February and March, 1938.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENN.

Gentlemen.

We, as your commissioners for the Wm. L. Bork Memorial Hospital, submit to the Court our quarterly report, covering the months of Jan. Feb. and March, 1938; listing the number of patients received, discharged, transferred and died, remaining on hand at the end of the quarter ending March 31, 1938.

	Male	Female	Total.
1. Patients on books of institution beginning institution quarter. 148. (Includes patients away from institution on parole but still on books.)		122	270
2. Admitted during the quarter. 39.		13	52
3. Total on books during qr. 187. Includes totals of items 1 & 2.		135	322.
4. Discharged from books during quarter. (does not include patients away on parole. 12		5	17
5. Transferred to other institutions for mental disease. (Includes all insane patients sent directly to any other insti. for mental disease. 0		0	0
6. Died during quarter. 10		4	14
7. Total discharged, transferred and died during quarter. 22		9	21
8. Patients remaining on books of institution at the end of institution quarter. (Includes patients away from insti. on parole.) 165		126	291.
9. Number of employees on hand 10		7	17

Respectfully submitted.

G. Russell Brown.

Chairman.

J. W. Johnston.

Secretary

C. E. Camp.

Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record.

## REPORT OF THE FINANCE COMMITTEE:

TO THE HON. COUNTY COURT OF HAMILTON COUNTY. TENN.

The Finance Committee begs leave to make the following report:

The Committee recommends:

That the Tax Assessor be authorized to issue error and release covering the 1933 personalty assessment against Franz V. Clicquwnnoi, on account of erroneous assessment.

That refund of \$468.75 be made to the Chattanooga Coca Cola Bottling Company, Incorporated being the county's part of license erroneously collected on Jan. 4, 1937, (Referred to Finance Committee by the County Court.)

That refund of \$30.00 be made to the Citizens Motor Company, said amount being the county's part of erroneously collected radio license. (Referred to the Finance Committee by the County Court.)

That Messrs. Goins and Gammon, Delinquent Tax attorneys, be authorized to waive and set aside the interest and penalty accrued to the 1928 state and county tax on Lot 35, Oakland Addition, assessed to Paul Daniker, on account of error. Tax Bill No. 1848.

That the Tax Assessor be authorized to issue error and release covering the 1934 state and county tax on part of Lot "C", Block 1 and part of Lot 5, Stone Fort Land Company's Addition, assessed at \$23,000.00 and \$38,750.00, respectively, to Stone Fort Land Co., on account of said premises having been occupied by the Tennessee Emergency Relief Administration during that year. (referred to Finance Committee by the County Court.)

That the petition of the Eleventh Street Realty Co., seeking exemption from state and county taxes for ten years on the property leased to the City of Chattanooga, for a whole

sale curb market, be disallowed, upon advice of the County Attorney. (Referred to Finance Committee by the County Court).

That the Tax Assessor be authorized to issue error and releasement covering the 1935 personalty assessment of \$6,000.00 against the estate of John Bryan on account of erroneous assessment, upon advice of the County Attorney.

That the petition of Millie Williams, by G. W. Chamlee, Attorney, seeking release from taxes on certain property acquired by Hamilton County, by condemnation procedure in accordance with findings of the Jury of View, be disallowed, upon advice of the County Attorney. (Referred to Finance Committee by the County Court.)

That payment of \$793.00 to Harry E. Chapman Co., \$344.00 for ambulance service and \$449.00 for pauper burials, based upon audit of said company's records by the County Auditor, be ratified.

That the Tax Assessor be authorized to issue errors and releasements to reduce the assessments against the North 125 ft. of Lot 16, Original Chestnut Addition, and also the North 125 ft. of Lot 17, same addition and location, assessed to the Durnam Land Company, from \$1,000.00 each, to \$200.00 each, for the years 1932 and 1936, inclusive, on account of said lots being almost entirely covered by the Tennessee River; upon recommendation by the Tax Assessor, who assessed the two lots at \$200.00 each for the year 1937.

That refund of \$130. be made to James B. Boyd, said amount being the county's part of the taxes on improvements on 119 acres in the Second District assessed to James B. Boyd, at \$1,000.00 for the years 1928 to 1935, inclusive, on account of erroneous assessment.

That the Tax Assessor be authorized to issue errors and releasements covering the assessment against the West 80 feet of Lot 217, Park Place Addition for the years 1931 to 1937, inclusive, assessed to A. Muxon for the year 1931, and to Wm. Schuman for the remaining years, as said property has that period, and is now occupied for church purposes.

That refund of \$16.60 be made to David Latimore, said amount being the county's part of the 1937 tax on a \$1,000.00 assessment for improvements on Lot 15, Brainerd Crest, erroneously made by the Tax Assessor.

That French Grubb, Delinquent Tax Attorney, be authorized to waive and set aside the interest and penalty accrued to the 1935 and 1936 taxes on all property assessed to D. S. & Levi Fields, and to Levi Fields, in consideration of the fact that for the years 1908 to 1932, inclusive Lot "W" Baldwin Tract, assessed to D. S. and Levi Fields, was assessed as "110 by 100 ft." and the taxes paid under protest, when the dimensions of this lot are 90 ft. by 100 ft. and that no claim will be made for such excess assessments. Petition being made by Jack O'Donoghue, administrator of the estate of Levi Fields.

That the \$10,000.00 included in the Budget as "An Emergency Fund", to be expended by authority of the county court be now transferred to the General Miscellaneous Budget and expended from such budget.

That the petition of Margate Hosiery Mills by C. A. Noone, Attorney, seeking refund of the 1934 and 1935 personalty tax assessed to Cromwell Hosiery Mills, be disallowed.

That the petition of the American Trust and Banking Company for refund of the 1931 and 1932 taxes on Lot "Z" out of the T. R. Fry 65 acre tract in the 19th ward be disallowed.

That the petition of the American Trust and Banking Co., for refund of the 1933 taxes on the same property on account of erroneous payment, Clerk & Master's receipt No. 34371, dated Nov. 23, 1935 be allowed and turned over to French Grubb, Delinquent Tax Attorney, to handle.

That refund of \$32.32. be made to the American trust and Banking Co., said amount being the county's part of the 1934 tax on the same property on account of erroneous payment, Trustee receipt No. 19616, dated Jan. 15, 1936.

Hays Clark. Chairman.  
Luther Hamby.  
B. L. Freeman.  
Mack Fryar.  
W. T. Thrasher.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquire Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO EXEMPT PROPERTY OCCUPIED BY W. P. A. SEWING UNIT FROM TAXES FOR THE YEAR 1938.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

WHEREAS a building at the corner of Pine and 8th Sts., being the one formerly occupied by Chapman's Funeral Home and situated in the County of Hamilton, is being used and occupied entirely by the W.P.A. sewing unit, which project is sponsored by the city, and

WHEREAS, by reason of the use to which the said property is being put, and all the circumstances connected therewith, said property may be exempt under the law from taxation while used for the purposes herein stated-

Now, Therefore Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled that said building be and the same is hereby exempt from county taxes for the year 1938 provided said use continues for said period; otherwise said exemption shall continue for such part of said year as the present use may continue.

ON MOTION of Esquire Freeman, seconded by Esquire Thrasher, the foregoing resolution was referred to the Finance Committee.

ON MOTION of Esquire Brown, seconded by Esquire Fryar, the following equalization Board were elected.

Max Hartman.

Harold Weeks.

J. F. Holbert.

RESOLUTION ASKING FOR A ONE WEEK VACATION WITH PAY FOR ALL COUNTY WORKHOUSE AND HOSPITAL EMPLOYERS.

WHEREAS, Work house and County Hospital Employees have been so closely confined to the routine of their jobs, and,

WHEREAS, the service rendered to this county has been so outstanding and yet so little recognized, and

WHEREAS, they have labored incessantly and well for the welfare of this county,

BE IT THEREFORE RESOLVED that this court recommend to the Workhouse Board that each of its employees, at such time as is most convenient, be allowed a week's vacation with pay during each year.

ON MOTION of esquire Langley, seconded by Esquire Clark the foregoing resolution was adopted by acclamation.

RESOLUTION THAT THE HAMILTON COUNTY SCHOOL BOARD OF EDUCATION BE DIRECTED TO EXECUTE THE CONTRACT HERETOFOR SUBMITTED TO THE SUPERINTENDENT AND THE CHAIRMAN OF THE SCHOOL BOARD BY THE BUS OPERATORS THROUGH THEIR LOCAL UNION 1180\_ ADOPTING THE SCHEDULE OF WAGES AND OPERATING EXPENSES SET OUT THEREIN.

WHEREAS it has been brought to our attention that the school bus operators of Hamilton County, Tennessee, have presented to the Superintendent of Schools and the Chairman of the Hamilton County Board of Education, through their local Union 1180, affiliated with the American Federation of Labor, a contract to be executed, and

WHEREAS in the proposed contract a schedule of wages and operating expenses incident to the operation of their school buses is set out therein, and

WHEREAS it appears that each school bus operator furnishes and maintains his or her own bus and equipment and that the schedule of wages and operating expenses appears to be fair and reasonable and commensurate with the work done and their investment in their school buses, and equipment, and

WHEREAS it further appears that said schedule of wages and operating expenses will probably amount to a slight increase over the present schedule of wages and operating expenses, and

WHEREAS it further appears that the wages and operating expenses presently received by the school bus operators are not commensurate with the work done and the investment of the bus operators,

NOW, THEREFORE. BE IT RESOLVED BY THIS HONORABLE COURT that the Hamilton County School Board of Education be directed to execute the contract heretofore submitted to the Superintendent and the Chairman of the School Board by the bus operators through their local Union 1180, adopting the schedule of wages and the operating expenses set out thereon.

BE IT FURTHER RESOLVED that the Finance Committee of this Honorable Court set aside and provide in its next annual budget the necessary funds to pay the school bus operators in accordance with the schedule of wages and operating expenses set out in the contract and schedules attached thereto, heretofore submitted to the Superintendent of Schools and the Chairman of the Hamilton County Board of Education.

ON MOTION of Esquire Johnston, seconded by Esquire Langley, the foregoing resolution was referred to the School Board and requested that it be granted.

RESOLUTION TO DECLARE HARVEY ROAD A DISTRICT ROAD.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

That the Harvey Road which leaves the Kell Road at R. A. Kells place, and runs in a north westerly direction a distance of approximately  $\frac{1}{4}$  miles and intersects with the Taft and Anderson Pike Highway at or near the Sequatchie Co., line be declared a district road the public welfare requiring it. Rights-of-way have been secured.

ON MOTION of Brown, seconded by Esquire Thrasher. the foregoing resolution was adopted by acclamation.

REPORT OF THE CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT OF SAID COUNTY:

We, Your Claims Committee, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be ordered paid.

C.E. CAMP.	JUDGE PRO TEM.		
Ethel Morris.	Herman Jones.		
Horace Hamby.	Eddie Lewis.		
Ola Campbell.	Julia Ann Bush		
Clyde C. Frazier.	Andrew Hope.		
Kate Williams.	Will Avery.		
Mrs. L. K. Friddell.	Martha E. Dickerson.		
Bertha Bolton.	Guy Landis.		
George N. Larkin.	Charlie Riley.		
Claude O'Donald.	Luther Spriggs.		
John D. Surett.	May E. Key		
Roosvelt Conn.	Thomas Wilkes.		
Sam Dukes.	Morris Williams.		
Louis Payne.	Mary Ida Greenway.		
Nettie Arnold.	Delphia Weiser.		
Chrisdtols Lytle.	W. O. Jones.		
Annie Mae Miles.	Tom Smith.		
Robert Gray	Elias Smith.		
Albert Mulligan Elliott.	Walter Chapman		
John Carroll.	William Nixon		
	Florence Garrett.	Total 39 cases @ 5.00	195.00
B. WILSON.	D. S.		
Nettie Arnold.			
Christola Lytle.			
Thomas Wilkes.			
William Nixon.		Total 4 cases @ 3.00	12.00
C. H. DEMPSEY.	D.S.		
Charlie Riley.		Total one case @ 3.00	3.00
R. L. HARTMAN.	D. S.		
Morris Williams.		one case @ 3.00	3.00
P. C. PENNEBAKER.	CONSTABLE		
W. O. Jones.		one case @ 3.00	3.00
MACK FRYAR.	J. P.		
Annie Mae Miles.		one case @ .50	50

BRUCE L. FREEMAN.	J. P.	
Morris Williams.	One case @ 50¢	.50
HAYS CLARK.	" " 50¢	<u>50</u>
Delphia Weiser.		
Hamilton County.		\$ 217.50
T. W. Killough. County Court Clerk.		
FOR SERVICES RENDERED FOR QUARTER ENDING MARCH 31, 1938.		
For making quarterly record, 11.500 @ 10¢.		11.50
Entering orders of the court 46 @ 25¢		11.50
Filing petitions for exemptions. 25 @ 25¢		6.25
Supplying certificates with seals attached 25 @ 75¢		18.75
Opening and closing records 70 days @ 50¢		39.50
Filing, docketing and entering lunacy warrants. 41 @ 3.85		157.85
Jacketing County bills of expense 9 @ 15¢		1.45
Filing report of Claims Committee.		25
William Bork Memorial Hospital.		25
County School Superintendent.		25
Erlanger Hospital Commission.		25
Ex-Officio fees for quarter ending March 31, 1938.		<u>50.00</u>
		\$ 297.80

I certify the foregoing to be correct to the best of my knowledge and belief;

T. W. Killough. CCC

Sworn to and subscribed before me this 31st  
day of March. 1938.

Margaret Orrell. D.C.

ON MOTION of Esquire Langley, seconded by Esquire Holder, the foregoing report was adopted and ordered filed and made a matter of record.

RESOLUTION ENDORSING THE PROGRAM OF THE TENNESSEE EDUCATION ASSOCIATION ASKING FOR ADDITIONAL FUNDS FROM THE STATE OF TENNESSEE FOR EDUCATIONAL PURPOSES.

WHEREAS, the additional funds appropriated to Hamilton County for educational purposes by the State of Tennessee during the current year 1937-38 relieved the county in its education budget to such an extent that the county was able to furnish its part of the Social Security Funds and make very much needed additions to other service departments of county government without raising the tax rate, and,

WHEREAS, this County court last year in regular session approved the entire eight point program as advocated by the Tennessee Education Association, and,

WHEREAS, we realize that this program, of necessity, was not fully provided for in the last legislature but the educational plan and system was set up and a very much appreciated partial support was provided, and,

Whereas, we are confident that education in Tennessee will not be adequately provided for until the minimum set forth in the Eight Point Program has been reached and,

Whereas, we feel that education being a state and national function with so much of its control set up in the State Department of Education should receive greater support from state funds.

THEREFORE BE IT RESOLVED, That we express our thanks to those who have been instrumental in setting up the first step towards the Eight Point Program.

BE IT FURTHER RESOLVED that we approve the second step advocated by the Tennessee Education Association and call upon the incoming governor and members of the Legislature to provide the following:

1. That the present impoundments be removed by the 1939 Legislature from educational funds appropriated by the 1937 Legislature.
2. That \$500,000.00 additional money be appropriated for elementary school purposes.
3. That \$800,000.00 additional funds be appropriated for high schools.
4. To set up a minimum salary of \$60.00 for teachers.
5. That \$300,000.00 additional funds be appropriated for state institutions of higher learning.
6. That \$300,000.00 additional funds be appropriated for consolidation and transportation.
7. That the statement in the law setting up the library fund be amended so that unused funds may be redistributed and city system may participate.



8. Provide \$100,000.00 for pensions for teachers who are too old to teach effectively.

9. Provide an adequate and fair tenure law for all teachers of the state.

BE IT RESOLVED, that we commend the 1937 Legislature because of its resolution calling for a revision of the Tax Structure of the State through a change in our constitution and that we pledge our support toward modernizing our state tax system.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee and the School Board.

RESOLUTION TO RECOMMEND AND URGE GOVERNOR BROWNING AND COMMISSIONER ALLEN OF THE STATE HIGHWAY DEPARTMENT, THAT AN IMMEDIATE SURVEY BE MADE FROM PAYNE'S GAP ABOUT TWO MILES WEST OF CLEVELAND ON THE LEE HIGHWAY WESTWARDLY THROUGH MAHAN'S GAP AND SNOW HILL TO HIGHWAY NO. 58' AND SAID HIGHWAY BE BUILT AS SOON AS POSSIBLE.

WHEREAS, the People of Hamilton County are vitally interested in connecting, in so far as possible, all the state Highways in this section so as to make Chickamauga Dam and Chickamauga Lake easily accessible to all of the people in this section of the country, and,

WHEREAS, It is very practical to connect the Lee Highway and State Highway No. 64, known as the Waterlevel Highway, with Highway No. 58, and thence with Chickamauga Lake, and across the bridge to be built over Chickamauga Dam and thence with the J. Lon Foust Highway by building about eight miles of Highway from the Lee Highway and Highway No. 64 at a point near Payne's Gap westwardly through the Mahan Gap and Snowhill to Highway No. 58; and,

WHEREAS, The construction of such eight miles of Highway will easily connect Murphy and West North Carolina, Ducktown, Copperhill, Benton, Cleveland, and all of Bradley County with Chickamauga Lake and Chickamauga Dam and Bridge, and a short route into East Chattanooga;

THEREFORE, BE IT RESOLVED By the Court of Hamilton County, Tennessee, that we recommend and urge upon Governor Browning and Commissioner Allen of the State Highway Department, that an immediate survey be made from Payne's Gap about two miles west of Cleveland on the Lee Highway westwardly through Mahan's Gap and Snowhill to Highway No. 58' and that said highway be built as soon as possible.

BE IT FURTHER RESOLVED, That the Clerk send certified copies of this resolution to Governor Browning, Commissioner Allen, the County Courts of Polk and Bradley Counties, the Mayors of Cleveland and Copperhill, and that copies be given, also to the Press.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO CLOSE THE COURT HOUSE ON THE AFTERNOON OF APRIL 14, FOR THE OPENING BALL GAME.

That the Court House be and is hereby authorized to close on the afternoon of April 14, for the opening Day Ball Game.

ON MOTION OF Esquire Thrasher, seconded by Esquire Thrasher, seconded by Esquire Freeman, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DESIGNATE GAHAGAN ROAD. IN FAIRMOUNT, A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly session assembled:

That Gahagan Road, running from Fairmount Pike to Anderson Pike, a distance of approximately one-half (½) be and the same is hereby designated a district road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION CALLING FOR RESTORATION OF THE TEACHERS SICK LEAVE OF TEN FULL DAYS AND TEN HALF DAYS.

WHEREAS, IT BECAME NECESSARY as a depression for the Board of Education of Hamilton County to suspend operation of its system of sick leave, and

WHEREAS, the teachers of this county accepted the same without complaining, and

WHEREAS, they have rendered faithful services throughout the depression and co-operated

even to the extent of donating two weeks of their time to the County,

BE IT THEREFORE RESOLVED, That this court ask the Board of Education to re-establish this sick leave,

BE IT FURTHER RESOLVED, That this Court pledge its support to the appropriation of the funds necessary to make this possible to the extent of \$4.500.00,

BE IT FURTHER RESOLVED, That such funds be paid out only because of illness, evidence of which shall be attested by a certificate signed by a regularly licensed physician.

ON MOTION of Esquire Thrasher, seconded by Esquire Langley, the foregoing resolution was referred to the School Board.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE AND COUNTY ENGINEER TO PURCHASE RIGHT-of-way FOR THE SIGNAL MOUNTAIN DUNLAP ROAD.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the County Judge and the County Engineer be and they are hereby authorized to purchase the right-of-way for the Road on Signal Mountain road, leading from Signal Mountain to Dunlap, Tennessee.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was unanimously adopted.

REPORT OF THE SCHOOL SUPERINTENDENT.

TO THE HON. WILL CUMMINGS. COUNTY JUDGE & COURT COURT MEMBERS:

In compliance with the law I herewith presenting the report of the county superintendent of schools for the quarter ending Mar. 31. 1938.

The amounts set forth in our budget for 1937-38 and expenditures through March 31, 1938, against the same as shown by VOUCHERS issued by the superintendent's office are as follows;

	Budget.	Expenditures.
General Control.	9.780.00	7.426.59
Instructional Service.	532.723.00	408.567.61
Auxiliary Agencies.	84.034.00	64.082.17
Operating School Plant.	52.129.00	48.638.10
Maintenance School Plant.	33.334.00	28.940.45
Capital Outlay.	<u>23.000.00</u>	<u>17.505.29</u>
	735.000.00	575.160.21

\$6.805.24 received from the State Department of Education as supplement of salaries of Teachers of Agriculture, Supervising Teachers of Elementary Instruction, Industrial Teachers, and Mileage of Teachers of Agriculture, is to be credited against the above expenditures as authorized by the County Court at its meeting held October 4, 1937.

The amount of money received from tuition and other sources and deposited with the Trustee of Hamilton County during the quarter was \$130.78.

The amount contributed by Department of Education employees to the Hamilton County Department of Education (s Insurance and Pension Fund and deposited with Wiley O. Couch, Trustee, from January 1, 1938 to April 4, 1938, totaling \$1.282.89.

#### ENROLLMENT AND ATTENDANCE.

While our enrollment for the month of February 1938 was 350 larger than for February of last year our average daily attendant was 580 less than the corresponding month last year. This was due to a very serious seige of epidemics. It seems that we have had all kinds during the year. During February, however, we were especially troubled with measles, mumps, chicken pox, and influenza. We had a serious epidemic of influenza and pneumonia during the dark days of the late fall and that worked against our attendance then. Children are now returning to school and in spite of these epidemics we hope to have a yearly average attendance up to that of last year.

#### New Buildings.

The new elementary building at Red Bank is under roof and nearing completion. We expect to have that building ready for closing exercises in latter part of May. The high school building at Tyner is moving along very well considering weather conditions. It is my opinion that this is destined to become one of the outstanding High School Centres of Hamilton County.

BUDGET.

Permit me to present herewith the school budget adopted by the Hamilton County Board of Education Monday. Mar. 21. 1938;

	ELEMENTARY.	HIGH SCHOOL	TOTAL.
<b>GENERAL CONTROL.</b>			
Per Diem Bd. of Education.	120.00	120.00	
Salary, Superintendent.	300.00	300.00	
Salaries, Clerks & Steno.	3340.00	3340.00	
Office Supplies.	125.00	125.00	
Other expenses. Gen. Control.	<u>1605.00</u>	<u>1605.00</u>	
	5490.00	5490.00	\$10.980.00
<b>INSTRUCTIONAL SERVICE.</b>			
Salaries of Teachers.	308.469.00	222.400.00	
Teaching Supplies.	3.009.00	3.250.00	
School Libraries.	4.000.00	3.000.00	
Free Textbooks (Extending through Grade 6.	13.000.00	-----	
Other expenses.	<u>1.280.00</u>	<u>4.615.00</u>	
<b>AUXILIARY AGENCIES:</b>	329.758.00	233.265.00	563.023.00
Salaries. Attendance Off.	4.000.00	1.400.00	
Transportation.	33.599.00	45.098.00	
Other Auxiliary Agencies	<u>3.200.00</u>	<u>1.780.00</u>	
	40.799.00	48.278.00	89.077.00
<b>OPERATION SCHOOL PLANT.</b>			
Wages of Janitors.	17.115.00	11.124.00	
Fuel			
Water.	19.884.00	17.834.00	
Lights & Power. Janitors			
Supplies and other operating expense.	<u>1.400.00</u>	<u>1.700.00</u>	
	38.399.00	30.658.00	69.057.00
<b>MAINTENANCE:</b>			
Labor and Materials for repairs & Replacements.	31.266.00	13.734.00	45.000.00
<b>CAPITAL OUTLAY:</b>			
Instructional and New Service Equipment.	7.212.00	15.788.00	23.000.00
Grand Total.	\$ 452.924.00	\$ 347.213.00	\$ 800.137.00

The board of Education voted to ask the County Court to insure the school boilers. They asked that this cost be about \$3,000.00 be paid out of the County's Insurance Fund. If not then add same to the budget.

Inspectors for insurance companies who made a survey of our boilers for purpose of insurance reported a number of boilers cracked and some of them such old boilers that new parts could not be secured so new boilers would have to be installed. This would amount to about \$10,000.00, which in the interest of safety should be added to the "Maintenance" section of budget. This report came up after our board met so could not be included in the budget. The Board, however, did not go on record in favor of guaranteeing boiler safety through inspection which implies that such conditions when revealed should be corrected.

The budget proposed for 1938-39 shows an increase of \$65,137.00, over our budget of last year. This includes an item of \$21,500.00 for teachers salaries to bring all our teachers now below our schedule minimum up to that minimum. It also includes considerable increase in the maintenance and operation department of our budget. Our electric current alone in the new buildings cost us approximately \$3,500.00 more than was in our budget for that service last year. Our fuel cost ran \$6,000.00 more than was in our budget for that item, this is an approximate figure.

Our maintenance costs ran beyond expectations and as a consequence we had to lay off our regular help. Have had to draw from funds in other departments of our budget to care for the added necessary expenditures in operation and maintenance departments. With larger buildings and better lighting we may expect larger bills in these two departments. If we do not have the money to care for them properly these new buildings will quickly show evidence of deterioration and students will not receive the services which these buildings are designed to furnish.

Considerable ~~putting~~ painting and other repairs very much needed have been held up because our shortage of funds in the above mentioned departments. If these are not cared for soon a great damage will result from decay which will cost us many times what it would take to give it the attention it now needs. We have struggled to get through for this year with the hope that next year we may have enough appropriated to care for our annual needs.

May I again express appreciation for the splendid way in which each of you have assisted our department in its endeavor to conduct an efficient and progressive school system.

Cordially yours.

Arthur L. Rankin.

Superintendent.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION OF ESQUIRE Freeman, seconded by Esquire Thrasher, the following exemptions if properly filled out were granted.

Mrs. Fred Chamberlain.	Peddler's Tax.
Claude Crox.	Poll Tax.
J. H. Day.	Peddler's Tax.
Chas. E. Davis.	"
Henry Gains.	"
W. H. Hinch.	"
Charles Langston.	Poll Tax.
Tom Pierce.	"
D. M. Vail.	Peddler's Tax.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected.

Imogene Blake.	S. T. Lovell.
Pauline B. Bradford.	Bernard E. Loveman.
J. E. Bridges.	J. L. Lawrence.
Stanley Boren.	Miss J. L. Murphy.
Henry L. Barger.	W. L. Newton.
W. A. Brown.	G. R. Neese.
G. W. Chamlee, Jr.	H. E. McCullough.
F. P. DeFriese.	J. W. Pack.
E. H. Grosser.	M. E. Ruffner.
R. W. Duncan.	Fannie Joe Ryan.
A. W. Holland.	Ambrose S. Ringwald.
Gladys Hughes.	Frank Plummer.
J. R. Hite.	Harry N. Sherrill.
Ann K. Henderson.	Paul W. Shepherd.
John B. Hockworth.	Arlene Stegall.
C. H. Jerden.	C. F. Turner.
	Frances Swafford.
	Jack W. Wagner.
	Joseph W. Wagner.
	Ellen W. Wilson.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, Court adjourned Sine Die.

County Judge.

*W. C. Camp*

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

TUESDAY. MAY 17, 1938.

BE IT REMEMBERED, That on this the 17th day of May, 1938, before the Honorable Will Cummings, Judge of the County Court of Hamilton Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House at Chattanooga, Tennessee, pursuant to the following Notice or Call, which is the words and figures following, to-wit:  
 TO ALL MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

By virtue of the authority vested in me, I, Will Cummings, County Judge of Hamilton County, Tennessee, being of the opinion that the public welfare requires it the convening of said court in special session, do hereby call said court to convene at 10 o'clock, A. M. May, 17, 1938, in the Chancery Court Room of the Court House in said County for the purpose of acting on the following matters:

I. The acceptance of an offer of the Federal Emergency Administration of Public Works to aid by way of grant in financing the construction of four county buildings and alterations and additions to such buildings.

II. The issuance of county bonds in an amount needed to match the grant but not to exceed \$200,000.00 and such other action in connection with the issuance as may be necessary.

III. Election of Notaries Public.

IV. Authorize County Judge to file application with the Federal Agency for grant in making addition to Nurses Home, reinstatement of alternates at Baroness Erlanger Hospital.

V. To authorize City of Chattanooga to erect poles along Highways of County.

VI. That the County Court authorize the Buildings and Grounds Committee to enter into a contract with the Humane Educational Society for a site for the animal shelter on the Old County Hospital property.

Will Cummings.

County Judge.

We, the undersigned members of the Quarterly County Court of Hamilton County, Tennessee, hereby accept service of the foregoing notice, waiving any and all irregularities in such service and such notice, and consent and agree that said court shall meet at the time and place therein named and for the purpose therein states.

W. D. LANGLEY.  
 B. L. FREEMAN.  
 J. W. JOHNSON.  
 MACK FRYAR.

W. LAT HOLDER.  
 LUTHER HAMBY.  
 W. T. THRASHER.  
 G. RUSSELL. BROWN.  
 C. E. CAMP.

Present and presiding, the Honorable Will Cummings, County Judge of the County Court of said County;

The County Court Clerk called the roll of the Justices of the Peace of the Court and the following answered to their names: Esquires Langley, Freeman, Johnson, Camp, Fryar, Brown, Hamby, Holder and Thrasher, Total 9. The following were absent: Hays Clark.

Thereupon the County Judge announced that a quorum was present.

After discussion of the offer of the United States of America to aid by way of grant in financing the construction of four new county buildings and alterations and additions to nine other buildings, the following resolution, being Resolution No. 2 and entitled "A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES OF AMERICA TO HAMILTON COUNTY, TENNESSEE, TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF FOUR NEW COUNTY BUILDINGS AND OF ALTERATIONS OF AND ADDITIONS TO NINE BUILDINGS" was proposed by Esquire Camp and read in full:

"A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES OF AMERICA TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF FOUR NEW COUNTY BUILDINGS AND OF ALTERATIONS OF AND ADDITIONS TO NINE BUILDINGS.

BE IT RESOLVED by Quarterly County Court of Hamilton County, Tennessee, in special session assembled,

Sec. 1. That the offer of the United States of America to Hamilton County to aid by way of grant in financing the construction of certain school buildings including necessary equipment, which offer reads as follows:

## FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS

Washington, D. C.

Dated April 26, 1938.

Docket No. Term 1028-1-Ds.

Hamilton County, Tennessee.

Chattanooga, Hamilton County, Tennessee.

1. Subject to the Terms and Conditions (PWA Form No. 230.) which are made a part hereof, the United States of America hereby offers to aid in financing the construction of four new county buildings and of alterations and additions to nine buildings, including the necessary equipment and the acquisition of necessary lands and rights of way therefor (herein called the "Project"), by making a grant to Hamilton County, Tennessee, (herein called the "Applicant"), in the amount of 45 per cent of the cost of the Project upon completion, as determined by the Federal Emergency Administration of Public Works, but not to exceed, in any event, the sum of \$154,449.

2. By acceptance of this offer the Applicant covenants to begin work on the Project as early as possible, but in no event later than 10 weeks from the date of this offer and to complete such Project with all practicable dispatch, and in any event, by June 30, 1939.

UNITED STATES OF AMERICA

Federal Emergency Administration of Public Works.

By H. A. Gray, Assistant Administrator.

be and the same is in all respects accepted.

Sec. 2. BE IT FURTHER RESOLVED BY THE County Court that Hamilton County agrees to abide by the Rules and Regulations relating to such grant, a copy of which rules and regulations was annexed to the Federal Government's offer and made a part thereof.

On being seconded by Esquire Brown, the foregoing resolution was adopted on roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnson, Camp, Fryar, Brown, Hamby, Holder and Thrasher, Total 9, Esquire Clark being absent.

After discussion, the following resolution No. 3, entitled "A resolution to prescribe the form and substance and fix the dates of issuance and maturity of bonds to be presently issued for new county buildings and alteration of and additions to other buildings, pursuant to resolution of the Quarterly County Court of Hamilton County, Tennessee, on October 17, 1935, and the referendum held in accordance with the said resolution, to provide for an annual levy of tax to liquidate principal and interest of said bonds and to provide for their advertisement and sale", was proposed by Esquire Camp and read in full:

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITY OF BONDS TO BE PRESENTLY ISSUED FOR NEW COUNTY BUILDINGS AND ALTERATIONS OF AND ADDITIONS TO OTHER BUILDINGS, PURSUANT TO RESOLUTION OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, ON OCTOBER 17, 1935, AND THE REFERENDUM HELD IN ACCORDANCE WITH THE SAID RESOLUTION, TO PROVIDE FOR AN ANNUAL LEVY OF TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE.

WHEREAS, by resolution adopted by this court on the 17th day of October, 1935, and the referendum held on November 12, 1935, in accordance with said resolution, the issuance of bonds on this county was authorized for school grounds, additions and improvements in an amount not to exceed \$793,000.00, and

WHEREAS, heretofore Hamilton County has issued \$590,000.00 in bonds to match federal grants which have heretofore been made in an amount equivalent to 45% of the total cost of the project, and

WHEREAS, federal funds have recently been allotted in an amount which, together with funds available from the authorized but unissued school bonds, is sufficient for the projects now under way, all of which is in accordance with the County Public Works Acts of 1935, as amended by Public Acts of 1935, of the General Assembly of Tennessee, and

WHEREAS, it is manifestly to the public interest that Hamilton County issue bonds to match the grant of 45% of the estimated cost of the project,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, that there be forthwith issued and sold as hereinafter provided bonds for the construction and repairs of county school buildings in the amount of \$188,000.00.

Sec. 2. BE IT FURTHER RESOLVED that said bonds shall be dated the first day of January, 1938, shall be issued in denominations of \$1,000.00 each and shall bear interest at a rate not to exceed 4% per annum, payable semi-annually on the first days of July and January of each



year, the said interest to be evidenced by coupons as hereinafter provided.

Sec. 3. BE IT FURTHER RESOLVED that said bonds shall be signed by the County Judge and countersigned by the county Court Clerk under his seal of office. There shall be attached to each of said bonds interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth, and the said coupons shall be signed by the County Judge and the County Court Clerk, provided, however, that said county officials may sign the said coupon by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, New York.

Sec. 4. BE IT FURTHER RESOLVED that the bonds hereinabove authorized to be issued shall be styled "PUBLIC WORKS (SCHOOL) BONDS. 2nd Series", numbered from 1 to 188, inclusive, and shall mature serially as follows:

Four of said bonds of the par value of \$1,000.00 shall mature on January 1st, 1941, and the same number and amount shall mature on January 1st, 1942;

Five of said bonds of the par value of \$1,000.00 each shall mature on January 1, 1943, and the same number and amount shall mature on January 1st of each year thereafter up to and including January 1st, 1978.

Sec. 5. BE IT FURTHER RESOLVED That the said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE  
COUNTY OF HAMILTON.  
PUBLIC WORKS (SCHOOL) BONDS.  
2nd Series.

No. \_\_\_\_\_ \$1,000.00.

KNOW ALL MEN BY THESE PRESENTS That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars, lawful money of the United States of America on the 1st day of January, 19\_\_\_\_. with interest thereon at the rate of \_\_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of July and January of each year, on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said county are hereby irrevocably pledged. This bond is one of a series of 188 bonds aggregating the principal sum of \$188,000.00 of like date, tenor and effect, except as to maturity, and is issued by said county for the purpose of obtaining funds for public improvements under the authority of the Act of the General Assembly of the State of Tennessee, known as the "County Public Works Act of 1935", as amended by Chapter 232 of the Public Acts of 1937. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special session assembled.

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee, nor by any county or municipality thereof.

IN WITNESS WHEREOF said County, by its Quarterly County Court has caused this bond to be signed by its judge and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof do adopt as and for their respective signatures their respective lithographed signatures appearing on said coupons, all this the first day of January, 1938.

Countersigned;

\_\_\_\_\_  
County Court Clerk.

\_\_\_\_\_  
County Judge.



## (FORM OF COUPON)

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

\$ \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_ the county of Hamilton and in the State of Tennessee, will pay to the bearer, \_\_\_\_\_, at the National City Bank, New York, N. Y. for semi-annual interest due that day on its Public Works (School) Bond, 2nd series, dated January 1st, 1938, No. \_\_\_\_\_

Countersigned:

\_\_\_\_\_  
County Judge.\_\_\_\_\_  
County Court Clerk.

Sec. 8. BE IT FURTHER RESOLVED that said bonds, when they have been executed by the proper officials, as hereinabove designated, and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tenn.

Sec. 9. BE IT FURTHER RESOLVED that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1938, through 1978, inclusive, sufficient for said purposes.

Sec. 10. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisement to be published for the sale of said bonds in the manner prescribed by Sec. 3707, of the Code of Tennessee, and Sec. 10. of the County Public Works Act of 1935.

ON being seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnson, Camp, Fryar, Brown, Hamby, Holder and Thrasher, Total 9. Esquire Clark being absent.

A RESOLUTION AUTHORIZING THE COUNTY JUDGE OF HAMILTON COUNTY, TENNESSEE. TO FILE AN APPLICATION TO THE UNITED STATES OF AMERICA. THROUGH THE FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS FOR A GRANT TO AID IN FINANCING THE CONSTRUCTION OF AN ADDITION TO THE NURSES' HOME AND REINSTATEMENT OF ALTERNATES, BARONESS HOSPITAL, AND DESIGNATING THE COUNTY COURT JUDGE TO FURNISH SUCH INFORMATION AS THE GOVERNMENT MAY REQUEST:

BE IT RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

Sec. 1. That the County Court Judge be and is authorized to execute and file an application on behalf of Hamilton County, Tennessee, to the United States of America for a grant to aid in financing the construction of an addition to the Nurses' Home and reinstatement of Alternates, Baroness Erlanger Hospital.

Sec. 2. That the County Court Judge is hereby authorized and directed to furnish such information as the United States of America through the Federal Emergency Administration of Public Works may reasonably request in connection with the application which is herein authorized to be filed.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 9. Esquire Clark, being absent.

RESOLUTION GRANTING TO THE CITY OF CHATTANOOGA, TENNESSEE. THE RIGHT TO ERECT POLES ALONG THE STREETS, ALLEYS AND HIGHWAYS OF HAMILTON COUNTY, TENNESSEE AND TO PLACE WIRES AND OTHER APPARATUS THEREON AND TO CHANGE AND REPAIR THE SAME.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, IN QUARTERLY SESSION ASSEMBLED:

SECTION 1. That permission is hereby granted to the City of Chattanooga, Tennessee, a municipal corporation, to place, maintain, and use poles and wires in, upon, along and over any and all roads, streets, alleys, lanes, squares, and public places of Hamilton

County, Tennessee, for the purpose of transmitting, distributing, and selling throughout the territory included in said county, electricity for lighting, heating, and motive power and for such other uses and purposes as electricity may now or hereafter be adapted.

The privilege herein granted is to erect the poles, wires, cables, and all necessary devices, appliances and structures, including the privilege of constructing underground conduits and erecting therein underground wires along and under the streets, roads, alleys, lanes, etc., in said county, and erecting poles and stringing wires thereon along, upon and over the roads, streets, alleys, lanes, and ways in said county now open, or which may be hereafter open in any part of said county.

Sec. 2. BE IT FURTHER RESOLVED\_ That the said City of Chattanooga may place its poles in and along the streets, sidewalks, alleys, lanes, and highways of the county and string its wires thereon or put the same under ground, but the location of the poles and underground construction shall be under the direction and supervision of the County Engineer, and placed in such position and in such manner as to cause the least possible destruction in said streets, roads, sidewalks, public places and alleys, and ways consistent with the purpose for which the right is granted.

Said poles shall be securely and firmly planted and placed in the ground and so kept and maintained, and said City of Chattanooga shall be responsible for and all damages that may be adjudged against Hamilton County by reason of the erection, establishment, construction, or maintenance of said poles, wires, and apparatus, or arising in any way therefrom, and the acceptance by said City of the rights herein granted shall be taken as an acceptance of the conditions herein set out.

SECTION 3; BE IT FURTHER RESOLVED, That the City of Chattanooga and its Electric Power Board, in placing and erecting said poles, wires, cables, etc., disturb the streets, sidewalks, alleys and roads as little as may be, and shall at all times after erecting and placing poles, wires, apparatus, conduits, or in repairing the same, replace the streets, pavements, walks and alleys and roads in as good condition as before the work was done.

SECTION 4. BE IT FURTHER RESOLVED, That if at any time in opening, repairing, and changing roads, highways, streets, sidewalks, or alleys, it should become necessary to change or remove poles, wires, or apparatus erected by said City, it shall be done by the City, through its Electric Power Board, upon notice to the Board from the proper authority of the county, and said City shall pay all the expenses of said removal or change.

SECTION 5. BE IT FURTHER RESOLVED, That the prayer of the petition of the City of Chattanooga filed in this court by its Electric Power Board asking for the privileges herein given, be in all respects and the same is hereby granted, and the petition is ordered to be filed and spread upon the minutes of this court at length, immediately following this resolution

SECTION 6. BE IT FURTHER RESOLVED, That nothing herein should be construed to grant an exclusive privilege to the said City of Chattanooga, or to in any manner interfere with the rights and privileges heretofore granted to other persons or corporations.

Luther Hamby.

B. L. Freeman.

Hays Clark.

Mack Fryar.

Wilkes T. Thrasher.

W. F. Langley.

C. E. Camp.

ON MOTION of Esquire Camp, seconded by esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 9, Esquire Carl, being absent.

A RESOLUTION CONSENTING TO THE ERECTING OF POLES AND WIRES THEREON BY THE CITY OF CHATTANOOGA IN AND OVER THE RIGHT OF WAY GRANTED TO HAMILTON COUNTY BY THE CITY WATER COMPANY ON OCTOBER 17, 1916.

BE IT RESOLVED by the Quarterly Court of Hamilton County, Tennessee, in Quarterly Session assembled.

Section 1. Consent is hereby given to the City of Chattanooga, Tennessee, a municipal corporation, to place, maintain, and use poles and wires in, upon and along and over the easement or

easement or right of way granted to the County of Hamilton by the City Water Company by instrument dated October 17, 1916, the easement or right of way being described as follows, to-wit:

"Beginning at the intersection of the center line of the Riverside Drive and the line between the properties of the said City Water Co., and J. W. Wells & Bro. which point is 63.3 feet South 17 minutes East from a stone corner to said property of the City Water Company and J. W. Wells & Bro, running thence North 86 degrees 4 minutes East 364.1 feet; thence North 74 degrees 35 minutes East 288.8 to the East line of the said City Water Company's property, said line being the line between the said City Water Company and the Citico Furnace Co.,"

ON MOTION of Esquire Camp, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Freeman, Johnston, Camp, Fryar, Hamby, Brown, Thrasher and Holder. Total 9. Esquire Clark, being absent.

RESOLUTION TO DECLARE SNYDER ROAD A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in quarterly Session assembled:

That the road leading from the Will Cummings Highway, near the Marion County to W. S. Snyder place be declared a District Road.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO PURCHASE THE NECESSARY RIGHT OF WAY FOR STATE HIGHWAY #113 in HAMILTON COUNTY FROM THE SEQUATCHIE COUNTY LINE TO A POINT NEAR THE FIRE HALL ON SIGNAL MOUNTAIN.

That the County Judge be authorized to purchase the necessary right-of-way for State Highway #113 in Hamilton County, from the Sequatchie County line to a point near the Fire Hall on Signal Mountain where purchase are unable to be made the County Judge is authorized to have the County Attorney to file condemnation suits for the same.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION AUTHORIZING THE HOSPITAL BOARD TO TAKE AND ACCEPT CONTRIBUTIONS FROM PRIVATE PERSONS. FIRMS. CORPORATIONS OR OTHERS AND TO USE SUCH FUNDS IN BEHALF OF SAID CITY AND COUNTY IN THE ACQUISITION AND INSTALLATION OF FURNITURE AND FURNISHINGS FOR THE NEW PUBLIC HOSPITAL IN SUCH MANNER AS THEY DEEM FOR THE BEST INTEREST OF SAID CITY AND COUNTY TO THE EXTENT OF THE AMOUNT OF SAID CONTRIBUTIONS.

WHEREAS, The City of Chattanooga and the County of Hamilton are now jointly maintained by said City and County, said construction being through the agency of a hospital board consisting of Z. W. Wheland, A. F. Porzelius and Allen Lupton as authorized by Chapter 314 of the Private Acts of the General Assembly of the State of Tennessee for 1937; and

WHEREAS, said hospital will do a large amount of charity work and its patients will largely be ward patients; and

WHEREAS\_ said Hospital Board finds that it will have insufficient funds under its appropriations with which to adequately furnish said hospital for efficient operations as an agency of said City and County;

Resolved that said Hospital Board be and is hereby authorized to take and accept contributions from private persons, firms, corporations or others and to use such funds in behalf of said City and County in the acquisition and installation of furniture and furnishings for said hospital in such manner as they deem for the best interest of said City and County to the extent of the amount of said contributions.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Clark being absent

ON MOTION Of Esquire Camp, seconded by Esquire Freeman, a committee consisting of Esquire Thrasher, Brown and Freeman, was appointed Humane Society Building Committee to report at the July Term.


THE ABOVE RESOLUTION AND COMMITTEE WERE ADOPTED BY ACCLAMATION.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, commended and endorsed Wilkes T. Thrasher, for his fine record as County Register.

ON MOTION of Esquire Freeman, seconded by Esquire Holder, the following Notaries Public were elected.

Chas. H. Bennett.  
J. J. Beene.  
E. E. Chambless.  
W. T. Dobbs.  
Helen Girton.  
Louise Green.  
Eugene R. Howard.  
John Haymes.  
Dana Milligan.  
A. B. Pack.  
Arthur P. Reickert  
John Ross Scott.  
M. H. Senter, Jr.  
Evadene Turner.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, Court adjourned Sine Die.

  
\_\_\_\_\_  
COUNTY JUDGE.

STATE OF TENNESSEE.

COUNTY OF HAMILTON.

TUESDAY. MAY 31, 1938.

Be IT REMEMBERED, That on this the 31st day of May, 1938, before the Honorable C. E. Camp, County Judge pro tem of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House at Chattanooga, Tennessee, pursuant to to the following notice or call which is in the words and figures following:

TO THE MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

PuRsuant to authority vested in me by law, I. Will Cummings, County Judge, of Hamilton County, Tennessee, hereby call said court to convene in special session at 10 o'clock, A. M. Tuesday, May 31st, in the Chambery Court room of the County Court House, for the purpose of considering and taking action On-

- 1-- The proposal of the Department of Highways and Public Works of the State of Tennessee to Hamilton County in connection with the grading and drainage of a portion of State Highway No. 113.
- 2-- Such other action incidental to the proposalas may be necessary.
- 3-- The election of Notaries Public.
- 4-- Authorizing County Attorney to file condemnation proceedings against property holders on proposed State Highway NO. 113 on Signal Mountain, to the Sequatchie County line, as said highway is staked out and shown in State Highway proposal.
- 5.- Ratifying action of County Attorney in suite heretofore filed against property owners on said proposed State Highway No. 113.
6. Designating and selecting route for proposed highway and properties to be condemned.
- 7-- Authorizing County Judge to make agreement with State Highway Department for the County to assume all responsibility for injunction or damage suite growing out of the proposed Highway No. 113, for damage to property not condemned as well as property to be condemned.

This 26th day of May, 1938.

WILL CUMMINGS.  
County Judge.

We, the undersigned members of the County Court of Hamilton County, Tennessee, acknowledge service of the above and foregoing Notice on this the 26th day of May, 1938.

C. E. Camp.

Mack Fryar

W. Lat Holder.

Wilkes T. Thrasher

Luther Hamby.

Hays Clark

B. L. Freeman.

G. Russell Brown.

J. W. Johnston.

W. F. Langley.

Present and residing, the Honorable C. E. Camp, County Judge pro Tem of the County Court.

The County Court Clerk called the roll of the Justices of the Peace of the Court and the following answered to their names: Esquires Brown, Clark, Camp, Freeman, Fryar, Hamby, Holder, Langley, Thrasher and Johnston, Total 10; absent none.

Thereupon the County Judge Pro Tem announced that a quorum was present. +

After discussion of the proposal of the Department of Highways and Public Works of the State of Tennessee in connection with the State Highway, No. 113, the following resolution being Resolution No. 2, and entitled:

" A RESOLUTION ACCEPTING THE PROPOSAL OF THE DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE STATE OF TENNESSEE OFFERING TO CONSTRUCT UNDER STATED CONDITIONS A PROJECT IN HAMILTON COUNTY, TENNESSEE, DESIGNATED AS F.A.P. 203 HAMILTON COUNTY, BEING A PART OF THE STATE HIGHWAY No. 113, AND TO DESIGNATE AND SELECT THE ROUTE OF SAID HIGHWAY". was proposed by Esquire Thrasher, and read in full;

" A RESOLUTION ACCEPTING THE PROPOSAL OF THE DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE STATE OF TENNESSEE OFFERING TO CONSTRUCT UNDER DATED CONDITIONA<sup>S</sup> PROJECT IN HAMILTON COUNTY. TENNESSEE. DESIGNATED AS F.A.P. 203 HAMILTON COUNTY, BEING A PART OF STATE HIGHWAY MO. 113, AND TO DESIGNATE AND SELECT THE ROUTE OF SAID HIGHWAY.

WHEREAS, the Department of Highways and Public Works of the State of Tennessee, has agreed to aid in construction of State Highway No. 113 within Hamilton County on stated conditions as provided by Chapter 57 of the Public Acts of 1931, and

WHEREAS, attached to said proposal is a list of property owners and descriptions of said property over which said road is to be constructed, together with blue prints and drawings of same, and

WHEREAS, it is desirable, necessary and manifestly to the public welfare that said highway be constructed in the form and manner shown in the proposal, the description and the attached blue prints and drawings,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, in special session assembled,

1. That the proposal of the Department of Highways and Public Works of the State of Tennessee, which reads as follows:

"PROPOSAL OF THE DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS OF THE STATE OF TENNESSEE, UNDER THE DIRECTION OF THE COMMISSIONER OF HIGHWAYS AND PUBLIC WORKS TO HAMILTON COUNTY. TENNESSEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE:

WHEREAS, The Department of Highways and Public Works of the State of Tennessee, hereinafter called "Department", has certain funds received from the Federal Government to be used in the construction of highways in the State, but has no money with which to acquire the rights of way necessary for the construction of said highways:

NOW, THEREFORE, said department hereby proposes to Hamilton County, Tennessee, that:

1. If Hamilton County will furnish to said department, without cost now or hereafter to said Department or to the State of Tennessee, the rights of way and borrow pits described in the list hereto attached and made a part of this proposal and shown on the blue prints hereto attached and made a part of this proposal, said rights of way to be free of obstructions, buildings and improvements; and

2. If Hamilton County will agree to save said Department and the State of Tennessee harmless from any and all suits which may be brought by reason of the Department going upon said rights of way and taking the same for the purpose of constructing the hereinafter described highway, and by reason of the Department changing the grade and widening the existing highway, and by reason of the Department constructing the slope of fills and cuts on the land adjacent to the right of way of Ridgeway Road belonging to the property owners set out in the list hereto attached, and

3-- If Hamilton County will agree to remove or have the owners of the same remove, all telephone, telegraph light and power poles and/or towers which may be encountered during construction of said section of highways without cost, now or hereafter, to the State of Tennessee, or to said department, and

4. If Hamilton County will waive any and all rights that it may have under the provisions of Chapter 57 of the Public Acts of 1931 or any subsequent Act or Acts which may be passed relative to the payment of rights of way by said Department or by the State, or relative to the reimbursement of the counties of the state by said department or by the State for the costs of rights of way, and will waive the estimating by said Department of the approximate damages and cost of the rights of way described in the attached list;

The Department will, when deemed advisable by the Commissioner of Highways and Public Works, construct the following described project in Hamilton County, Tennessee, known and designated as F.A.P.283, Hamilton County,

The grading and drainage of that part of State Highway No. 113, beginning at a point in front of the lands of Mrs. Senelda Early and extending, in a northern direction to the Hamilton-Sequatchie County line, a distance of 6.038 miles.

In the construction of said project ramps and connections will be made with all intersecting public road, but the department will not construct private entrances and driveways.

The location and routing of said highways are shown on the blue prints hereto attached and made a part of this proposal, a list of the land owners and their respective properties in areas and improvements affected by the construction of said project is hereto attached and made a part of this proposal as fully as if copied herein, and said rights of way and improvements described in said attached list, and the area to be covered by the slope of cuts



and fills outside the right of way along Ridgeway Road and the owners of the same, and the telegraphs, telephone, light and power poles and/or towers referred to in this proposal are shown in detail on said blue prints attached hereto and made a part hereof.

It is required of Hamilton County that this proposal be accepted, by proper resolution of the Quarterly County Court of Hamilton County, on or before the 20th day of June, 1938; otherwise the same shall become null and void.

ENTERED OF RECORD AND EFFECTIVE AS OF THE 27th day of May, 1938.

By M. O. Allen,

Commissioner.

be and the same, together with the property list, descriptions and blue prints, is in all things accepted and the terms and conditions therein agreed to. \*

2. BE IT FURTHER RESOLVED that the road designated in said proposal and the real estate affected as pointed out therein by the proposed highway be and the same is hereby selected and approved.

3. BE IT FURTHER RESOLVED that a copy of this resolution be sent by the clerk of this court to the Department of Highways and Public works of the State of Tennessee".

On being seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members being present and voting Aye: Esquires Brown, Clark, Camp, Freeman, Fryar, Hamby, Holder, Langley, Thrasher and Johnston. Total 10.

After discussion the following resolution, being Resolution No. 3, entitled.

A RESOLUTION AUTHORIZING THE COUNTY JUDGE TO CONTRACT ON BEHALF OF HAMILTON COUNTY TENNESSEE WITH THE HIGHWAY DEPARTMENT OF THE STATE OF TENNESSEE, FOR HAMILTON COUNTY TO PAY DAMAGES GROWING OUT OF SUITS ON PROPOSED STATE HIGHWAY NO. 113 AS STAKED OUT AND TO HANDLE ALL INJUNCTION SUITS WHICH MAY BE BROUGHT."

was proposed by Esquire Freeman and read in full;

A RESOLUTION AUTHORIZING THE COUNTY JUDGE TO CONTRACT ON BEHALF OF HAMILTON COUNTY, TENNESSEE, WITH THE HIGHWAY DEPARTMENT OF THE STATE OF TENNESSEE FOR HAMILTON COUNTY TO PAY DAMAGES GROWING OUT OF SUITS ON PROPOSED STATE HIGHWAY No. 113, AS STAKED OUT AND TO HANDLE ALL INJUNCTION SUITS WHICH MAY BE BROUGHT.

WHEREAS, the State of Tennessee is desirous of protecting itself in the event of the damages or injunction suits as result of the building of State Highway No. 113, and

WHEREAS, as a condition to the State's entering upon the construction of said road, an agreement to that effect is necessary.

NOW, THEREFORE, BE IT RESOLVED by the quarterly County Court of Hamilton County in special session assembled that the County Judge be and he is hereby authorized and directed to enter into an agreement with the State of Tennessee on behalf of Hamilton County by the terms of which the county will pay all damages and defend all suits growing out of the construction of said State Highway No. 113.

ON BEING SECONDED by Esquires Clark, the foregoing resolution was adopted on a roll call vote, the following members being present and voting Aye: Esquires Brown, Clark, Camp, Freeman, Fryar, Hamby, Holder, Langley and Thrasher and Johnston. Total 10.

A RESOLUTION TO AUTHORIZE THE COUNTY ATTORNEY OF HAMILTON COUNTY, TENNESSEE, TO INSTITUTE CONDEMNATION PROCEEDINGS AGAINST PARTIES OWNING LAND ON PROPOSED STATE HIGHWAY NO. 113, ON SIGNAL MOUNTAIN, TENNESSEE. AND TO RATIFY ACTION OF COUNTY ATTORNEY IN ALL SUITS HERETOFORE FILED ON BEHALF OF THE COUNTY AGAINST PROPERTY OWNERS ON SAID PROPOSED HIGHWAY.

WHEREAS, under a contract with the State of Tennessee, Hamilton County is required to furnish all rights of way on Signal Mountain to the Sequatchie County line for State Highway No. 113, and

WHEREAS, it is impossible in some cases to purchase said rights of way because of the excessive demands of the property owners, NOW, THEREFORE, be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, that the County Attorney of Hamilton County, Tennessee, <sup>be</sup> and he is hereby authorized to file condemnation suits against any or all parties who own property on proposed State Highway No. 113,



as the owners and parcels are shown by the blue prints which are a part of the State Highway Proposal

BE IT FURTHER RESOLVED that the County Attorney be and he is authorized to take all steps necessary to acquire title to all the properties needed.

BE IT FURTHER RESOLVED that the action of the County Attorney in instituting proceedings on behalf of the county against the property owners and parcels of land shown on the above mentioned blue prints be and the same is in all respects ratified and approved.

ON MOTION of Esquire Freeman, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye. Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION THANKING GOVERNOR BROWNING, COMMISSIONER M. O. ALLEN, AND MEMBERS OF THE STATE HIGHWAY DEPARTMENT FOR THEIR IMMEDIATE ACTION IN REPAIRING MCCALLIE AVENUE TUNNEL.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, In Quarterly Session Assembled:-

That the Hamilton County Court, representing the people of Hamilton County, extend their thanks and express their appreciation to Governor Gordon Browning, Commissioner M. O. Allen, and other members of the State Highway Department for their generosity and speedy work in fixing the McCallie Avenue Tunnel.


That this resolution be spread upon the minutes of the court and that it be read at the meeting of the opening on June 3, 1938.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation and appointed J. W. Johnston to read said resolution at the opening of the tunnel.

ON MOTION of Esquire Freeman, seconded by Esquire Brown, the following Notaries Public were elected by acclamation.

S. F. Bretske.  
Creed W. Maynard.  
Mrs. N. C. Parker.  
Claude Speer.

ON MOTION of Esquire Freeman, seconded by Esquire Thrasher, Court adjourned sine Die.

  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. JULY 4th, 1938.

BE IT REMEMBERED, That on this the 4th day of July, 1938, before the Honorable Will Cummings, County Judge, of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Freeman, Johnston, Langley, Clark, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the reading of the Minutes for the April Term 1938 was suspended.

REPORT OF SCHOOL SUPERINTENDENT.

TO THE HON. WILL CUMMINGS. AND MEMBERS OF THE COURT OF HAMILTON COUNTY:

GENTLEMEN:

In compliance with the law herewith presenting the report of the county superintendent of schools for the quarter ending June 30, 1938.

The amounts set forth in our budget for 1937-38 and expenditures through June 30, 1938 against the same as shown by vouchers issued by the superintendent's office are as follows:

	Budget.	Expenditures.
General Control	9.780.00	9.390.52
Instructional service.	532.723.00	530.763.06
Auxiliary Agencies.	84.034.00	83.239.91
Operation School Plant.	52.129.00	62.921.30
Maintenance School plant.	33.334.00	39.684.08
Capital Outlay.	23.000.00	18.893.26
	735.000.00	743.892.13

Credited against instructional Service, same having been received from the State Department of Education as supplement to salaries of Teachers of Agriculture, Supervising Teachers of Elementary Instruction, Industrial Teachers, and Mileage of Teachers of Agriculture. This was authorized by the County Court at its meeting held October 4, 1937. 10.794.89

Credited against expenditure-- Insurance. East Ridge School. 113.80  
 \$ 735.000.00 732.983.44

The amount of money received from tuition and other sources and deposited with the Trustee of Hamilton County during the quarter was \$238.78.

The amount contributed by Department of Education employees to the Hamilton County Department of Education's insurance and Pension Fund and deposited with Wiley O. Couch, Trustee, from Apl. 5, 1938 to June 30.1938, totaled \$860.80.

ENROLLMENT AND ATTENDANCE.

The enrollment and average daily attendance for the 1937-38 scholastic term as shown in our report to the State Department are as follows;

	ENROLLMENT.	AVERAGE DAILY ATTENDANCE
Elementary White. (Grades 1-8)	9.077	9.246
Elementary Colored.	655	548
Senior High White.	3.379.	2.797
" " Colored.	97	81
	12.208.	10.672.

This enrollment represents an increase for the year of 389. The average daily attendance represents an increase of 221. In the above figures the elementary schools now show an added enrollment of 335 and an increased average daily attendance of 161. The high schools show an added enrollment of 54 with an increase in average daily attendance of 60.

NEW BUILDING.

Red Bank Elementary School has been completed and will soon be turned over to the county for acceptance. The Tyner High School will probably be completed within the next 60 days. Contract has been let on three additions as follows: Apison, Daisy, East Brainerd.

Bids will be opened on the 12th day of July for three more projects, namely; Mountain Creek, Birchwood and Falling Water.

On the 20th of July bids will be opened for Sale Creek and Ooltewah additions;

-----  
 May I call to the attention of the court the following facts:

While the P.W.A. Program is in progress we should set up the following projects to meet a specific need.

I. John A. Patten.	Complete the building---	\$30.000.00
II. East Ridge.	Relocated and build new building.	50.000.00
III. Red Bank High.	Addition (New building already full.	50.000.00
IV. Soddy-Elementary.	Auditorium and 4 class rooms ( school (school uncomfortably full)	50.000.00
V. New building to house.	King's Point, Jersey, Oak Hill, and Harrison. (relieve crowded condition at Tyner Element- ary and care for Oak Hill. )	
VII. Booker T. Washington.	Shops and Gymnasium.	<u>25.000.00</u>
		340.000.00
	Equipment, etc.	35.000.00
		375.000.00

In our building program almost completed we certainly have gotten a full dollar's worth for 55 cents. As long as we have needs to care for in school buildings and equipment it seems that it is the part of wisdom to build when it can be done for about 50 cents on the dollar. Two of these projects mentioned above have to have additions to them after one year's use and simply because during the two years we had to wait after the enabling act until we could issue bonds the prices of building materials had increased so that we had to cut down on our space to bring these buildings within the amount appropriated.

In the board of education's report last quarter we represented a budget asking for \$800.137.00 for 1938-39. The board felt that its budget asking included the needs of first importance to the schools. The Board further asked that boiler insurance amounting to \$3.000.00 be cared for out of the county's insurance fund. If this cannot be, the board asked that this amount be added to the its budget request. Since our board meeting at which the budget was adopted it was found that the building costs at Red Bank did not include the cost of equipment. It will cost approximately \$5.000.00 to properly equip the elementary plant. This would make our budget amount to \$808.137.00.

The county court at its last meeting asked:

First: That the board include an estimate of the amount necessary to bring all teachers who are now receiving less than \$1000.00 annually up to that amount. This will require. \$35.000.00

Second. That the board restore its teachers' sick leave within certain limits. 4.500.00

Third that the bus drivers contracts be revised and provide for increase not in excess of 14.000.00

This would make a total budget for the board of education of 862.137.00

The board wishes to call attention to the fact that it included in its budget those items which it deemed most needed. Should any cut be made from this above mentioned total amount of \$862.137.00 the board prays the honorable court to confine such reductions to the three items listed above as additions over and above the amount requested by the board.

OPENING OF SCHOOLS AUGUST 5th. NECESSITATES PROVISIONS FOR EQUIPMENT, etc., BEFORE BUDGET IS COMPLETED.

The rural people have been so insistent that schools open earlier that we have granted their request and have set the date at August 5th, for the rural group. The suburban group opens the First Friday in September. In order to do this before we have our budget completed it will be necessary that we have authority from the court to do so.

TEACHERS SALARY INCREASES.

The following report upon a survey was made as of June 26th to the board of education. The superintendent was asked to find out from them individually what they desired as to the plan for distribution of any funds that might be set apart by the court for salary increases. The following letter was sent to each teacher.

" The Board of Education at its meeting held June 9th asked the executive committee to address a letter to each teacher in our system seeking to know his or her wish concerning way of distributing such funds as County Court may provide for salaries.

The action of the Board was as follows: " Upon motion of Mr. Chapin, seconded by Dr. Blair, the executive committee was asked to prepare a form letter setting out the proposals for salary increases and submit a copy of it to each teacher in our schools with a returned envelope and with a request for an expression; furthermore, that the teacher be notified in this letter that his or her expression will be kept in confidence by the Board".

The following proposals have been made so please check the one you prefer:

I. Raise all teachers who are now receiving less than \$1.000.00 annually up to \$1.000.00 minimum.---

II. Raise all teachers who are now below the minimum for their classification on the salary schedule up to that minimum.---

III. Raise all teachers entitled to raise on the schedule to an amount equal to 25% of difference between what they now receive and what they should receive on the scale (Second step of salary schedule)---

The above choice will simply indicate whether or not you wish to have salary funds used to relieve teachers in the lower brackets of the salary scale or to apply to all alike.

Please return this at once with your choice indicated with X "

To date 371 responses have been received. Four of these have been thrown out because name was not attached so that salary classification could be made. Of the 367 teachers classified the returns are as follows;

	#I	#II	#III.
Teachers having salaries of more than \$1.000.00 per year	9	11	176.
	60	22	89

It seems from this return that both groups prefer that salary increases be given in accord with provisions of present salary schedule. The provisions relating to salary increases as per court resolution bringing all teachers up to \$1.000.00 and also making next step in schedule will cost about \$60.000.00. To make the next step as per schedule and provide for adjustments where teachers have changed classification can be done for about \$50.000.00.

#### INDICATIONS FOR FUTURE SCHOOL GROWTH:

A trip to the suburbs of Chattanooga and for miles out upon the highways leading from Chattanooga will impress any one with the growth these sections are enjoying. In the Red Bank section alone from fifty to one hundred new homes have been erected within the last twelve months. Likewise, in the section served by the East Brainerd Schools, many new residents are being constructed. In the Hixson community we also find new homes and the effect of the new Chickamauga Dam will ultimately double this population. The park ways along the lake will tend to increase population in the nearby sections. In the Tyner community, especially along the Hickory Valley Road and about Silverdale, we find further evidence of population increase.

If the present plans materialize the community surrounding the Washington School will soon become a large Negro settlement. By all means the 25 or more acres adjoining this school property should be purchased while it can be secured for \$2.000.00

I again express my sincere appreciation for the splendid way in which each of you has assisted our department in its endeavor to conduct an efficient and progressive school system.

Your very cordially.

Arthur L. Rankin.

Superintendent.

ON MOTION OF of Esquire Camp, seconded by Esquire Freeman, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

RESOLUTION TO APPOINT A COMMITTEE TO INVESTIGATE AND REPORT AS TO WHETHER OR NOT THE SHERIFF OF HAMILTON COUNTY, TENNESSEE, AS JAILER OF THE COUNTY JAIL HAS COMPLIED WITH THE PROVISIONS OF CHAPTER 139 OF THE ACTS OF 1933 IN REFERENCE TO FOOD, WATER & BEDDING.

SECTION 1. BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tenn. that a committee be and it is hereby appointed consisting of Justices Bruce L. Freeman, Mack Fryar and Hays Clark, to investigate and report as speedily as may be to this court whether or not the Sheriff of Hamilton County, as jailor of the county jail of said county,

has complied with the provisions of Chapter 139 of the Acts of 1933 in reference to food, water and bedding.

ON MOTION of Esquire Camp, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder; Total 10.

A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES OF AMERICA TO HAMILTON COUNTY, TENNESSEE TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF A SCHOOL BUILDING INCLUDING NECESSARY EQUIPMENT.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

Sec. i. That the offer of the United States of America to Hamilton County to aid by way of grant in financing the construction of a school building in this county including necessary equipment, which offer reads as follows:

"FEDERAL EMERGENCY ADMINISTRATION  
OF PUBLIC WORKS.

Washington, D.C.

Dated: June 27, 1938.

Docket No. Tenn. 1284-F.

"Hamilton County, Tennessee.

Chattanooga, Tennessee.

"1. Subject to the Terms and conditions (SWA Form No. 230. as amended to the date of this Offer) which are made a part hereof, The United States of America hereby offers to aid in financing the construction of a school building, including necessary equipment therefor (herein called the "Project"), by making a grant to Hamilton County, Tennessee, (herein called the Applicant'), in the amount of 45 per cent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works, but not to exceed, in any event, the sum of \$40,500.

"2. By acceptance of this Offer the Applicant covenants to begin work on the Project as early as possible, but in no event later than 8 weeks from the date of this Offer and to complete such Project with all practicable dispatch, and in any event within 6 months from the commencement of construction.

UNITED STATES OF AMERICA

Federal Emergency Administrator of Public Works.

By (s) H.A. Gray.

Assistant Administrator".

Be and the same is hereby in all respects accepted.

SEC. 2. BE IT FURTHER RESOLVED That Hamilton County agrees to abide by the Rules and Regulations relating to such grant, a copy of which rules and regulations was annexed to the Federal Government's offer and made a part thereof.

SEC. "3. BE IT FURTHER RESOLVED That the Clerk of this court be and he is hereby authorized and directed forthwith to send the Federal Emergency Administration of Public works three certified copies of the proceedings of this Court in connection with the adoption of this resolution and such other documents or proofs in connection with the acceptance of said offer as may be required by the Federal Administration of Public Works.

ON MOTION of Esquire Camp, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

RESOLUTION TO RECOMMEND AND URGE THE WORKS PROGRESS ADMINISTRATION TO CONNECT POLK AND BRADLEY COUNTIES WITH CHICKAMAUGA LAKE AND CHICKAMAUGA DAM BY BUILDING IMMEDIATELY A HIGHWAY FROM THE LESS HIGHWAY AND HIGHWAY No. 64, AT A POINT NEAR PAYNE'S GAP, TWO MILES SOUTHWEST OF CLEVELAND, WESTWARDLY UP HARRIS CREEK VALLEY AND THROUGH THE MAHAN GAP, AND ACROSS THE EASTERN PART OF HAMILTON COUNTY TO HIGHWAY No. 58 AT A POINT NEAR SNOWHILL.

BE IT RESOLVED By the Regular Quarterly Court of Hamilton County, Tennessee, that we recommend and urge the Works Progress Administration to connect Polk and Bradley Counties with Chickamauga Lake and Chickamauga Dam by building immediately a Highway from the Lee Highway and Highway No. 64 at a point near Payne's Gap, two miles southwest of Cleveland, westwardly

Harris Creek Valley and through the Mahan Gap, and across the eastern part of Hamilton County to Highway No. 58, at a point near Snowhill, so as to give these Counties easy and short access to Chickamauga Lake and Chickamauga Dam.

BE IT FURTHER RESOLVED That copies of this resolution be given to the press, and that a copy be sent to Honorable Sam B. McReynolds, our distinguished representative in Congress from the Third Congressional District.

B. L. Freeman.  
Mack Fryar.  
W. Lat Holder.  
C. E. Camp.  
W. T. Thrasher  
Luther Hamby.  
G. Russell. Brown.

ON MOTION of Esquire Camp, seconded by Esquire Brown, the foregoing resolution was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF THE CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT OF SAID COUNTY:

We, the CLAIMS COMMITTEE, beg leave to report that we have this day examined the following Claims in Lunacy cases, etc., and find the same correct, and recommend that they be order paid.

C. E. CAMP.

JUDGE PRO TEM.

Ralph A. White.

Mary Jones.

A. C. Ranson.

Ollie Mae Smith.

John Hale.

Rex G. Card.

Floyd Lawson.

Charlie Mitchell.

Matthew Grady.

M. R. Brewer.

Richard Cole.

Raymond Stephens.

William V. Cox.

Charles Stegall.

Mollie Bennett.

Lon Clayton.

E. L. Roach.

Delia Price.

William Ervin Kennedy.

Mrs. W. L. Carr.

Maude Coleman.

Sophia Grant.

Frank Atchley.

Leona Waite.

Mrs. Maude Boggus.

Robert Jones.

Robert Martin.

Jesse A. McGill.

Minnie Viola Kinser.

William Russell.

Dessie Mae Barbee.

Leland Strickland.

Pauline Smith.

Bruce Barham.

Rose Lee Jenkins.

Fleming Webb.

Mildred Lillian Hudlow.

Esther Wilson Nidor

Catherine Page.

Marguerite Estelle Levi.

Frances Harris.

Ruth Hinds.

John Manuel.

43 cases @ 5.00

215.00

B. WILSON.

D.S.

Fleming Webb.

2 cases @ \$3.00

6.00

LUTHER HAMBY.

J.P.

Esther Wilson Nidor.

1 case @ 50¢

50

RAYMOND HIXSON.	D. S.	
Lon Clayton.	1 case @ \$3.00	3.00
ED. HARDIN.	D.S.	
Delia Price.	1 case @ 3.00	3.00
P.E. PENNEBAKER.	D.S.	3.00
Leona Waits.	1 case @ \$3.00	
		<hr/>
		230.50

Hamilton County.

T. W. Killough. County Court Clerk.

FOR SERVICES RENDERED FOR QUARTER ENDING JUNE 30. 1938.

For making Quarterly record. 8500 @ 10¢.	100.	8.50
Entering orders of the Court. 37 @ 25¢		8.25
Filing petitions for exemptions. 9 @ 25¢		2.25
Supplying certificates with seals attached @ 75¢		6.75
Opening and closing records 70 days @ 50¢		39.50
Filing, docketing and entering lunacy warrants. 39 @ 3.85.		150.15
Jacketing County bills of expense, 7 @ 15¢		1.05
Filing report of Claims committee.		25
William Bork Memorial Hospital.		25
Finance Committee		25
School Superintendent.		25
Ex-Officio fees for quarter ending June 30, 1938.		50.00
For registering Circuit Court bills of cost 588 @ 15¢		<hr/>
		88.20
		\$ 355.65

I certify the foregoing to be correct to the best of my knowledge and belief;

T. W. Killough. CCC

Sworn to and subscribed before me this 30th day of June, 1938.

W. F. Langley.  
Chairman.

Margaret orrell. D.C.

ON MOTION of Esquire Langley, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clerk, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

#### REPORT OF WILLIAM BORK MEMORIAL HOSPITAL.

REPORT FROM JULY 1, 1937 to June 30, 1938.

TO THE HON. WILL CUMMINGS. COUNTY JUDGE. HOSPITAL COMMISSIONERS AND COUNTY COURT OF HAMILTON COUNTY  
Gentleman:

I respectfully submit for your consideration the annual report of work done at the Wm. L. Bork Memorial Hospital from July 1, 1937 to June 30, 1938.

On July 1, 1937 we had on roll:

	MALE.	FEMALE.	TOTAL.
Patients.	152	108	260
Admitted during year	109	65	174
Total under treatment during year.	261	173	434

#### GENERAL INFORMATION.

1. Officers and employees actually in service end of year.	9	7	16
2. Census of patients population at the end of year.			
White.	101	83	184
Colored.	57	39	96
3. Patients employed in industrial classes or in general hospital work on date of report.	39	17	56
4 Average daily number of all patients actually in institution during year.	156	120	276
5. On furlough.	6	4	10

We had (620 deaths during the year, and the cause were as follows:



Angina Pectoris.	5	Hemoplegia.	1
Apoplexy	6	Nephritis.	2
Arterio-Sclerosis	11	Pneumonia.	1
Cerebral Hemorrhage	5	Pulmonary T.B.	2
Chronic Parenchymatous Nephritis.	3	Senility	1
		Status Epilepticus	2
		Syphilis.	6
		General Paralysis of the Insane.	11

The ages of the deaths are as follows;

Between twenty (20) and thirty (30)	6
" thirty (30) and forty (40)	9
" forty (40) and fifty (50)	4
" fifty (50) and sixty (60)	6
" sixty (60) and seventy (70)	15
" seventy (70) and eighty (80)	12
" eighty (80) and above.	10

The following report includes all patients admitted who are on books of institution regardless of the method of admission, whether voluntary committed or otherwise.

	Male	Female	Total
1. Patients on books of institution beginning of institution year 152 (Includes patients away from institution on parole, but still on books.)		108	260
2. Admitted during the year.	109	65	174
3. Total on books during year. (Includes total of items. 1&2. 261.)		173	434
4. Discharged from books during year. (Does not include patients away on parole.	44	32	76
5. Transferred to other institution for mental disease.	4	2	6
6. Died during year.	49	13	162
7. Total discharged transferred and died during year.	97	47	144
8. Patients remaining on books of institution at the end of institution year. (Includes patients away from institution on parole	164	126	290

#### Fields Products.

960 bu sweet potatoes.	\$ .60 bu	586.00
460 " Irish potatoes.	75 "	345.00
120 tons insilage.	10.00 ton.	1200.00
104 " hays.	18.00 "	1872.00
100 bu corn.	60 bu.	60.00
		<u>4.063.00</u>

#### Vegetables.

25.000 lbs cabbage.	02¢ lb.	500.00
1.098 " turnip greens.	02 "	81.96
1.856 doz corn (roasting.	20 doz.	371.20
350 bu turnips.	40¢ bu	140.00
346 " green beans.	75 ¢ "	259.50
758 doz radishes.	05¢ doz.	37.90
169 bu okra.	25¢ bu.	42.25
135 " squash	50¢ "	67.50
150 lbs. lettuce.	02¢ lb.	3.00
876 doz. onions (greene)	10¢ doz.	87.60
37 bu tomatoes.	40¢ bu.	14.80
87 " onions (dry)	1.00 "	87.00
17 " carrots.	75¢ "	12.75
		<u>1.705.46</u>

#### Canned goods.

3.947 gal beans.	40¢ gal.	1.578.80
3.331. " apples.	40¢ "	1.332.40
756 " tomatoes.	40¢ "	302.40
50 " plums.	60¢ "	30.00
50 " beets.	50¢ "	25.00
		<u>3.267.60</u>

#### Meats.

19.162 lbs. pork.	18¢ lb.	3.449.16
2.595 " lard.	12¢ "	311.40
860 " saugage.	15¢ "	129.00
608 " kid.	10¢ "	60.80
585 " veal.	14¢ "	81.90
		<u>4.032.26</u>

Dairy Products.

12.890 gal butter milk.	20¢ gal.	2.578.00
7.006 " sweet milk.	40¢ "	2.802.00
5.967. lbs. butter.	30¢ lb.	1.790.10
		7.170.10

Poultry.

237 hens.	1.00 each	237.00
2.783 doz. eggs.	22¢ average.	637.39
		910.39

Live stock.

8 registered Guernsey cows.	\$150.00 head.	1240.00
3 " " calves.	75.00 "	225.00
1. " " heifer.	100.00	100.00
1. " " bull.	150.00 "	150.00
17 grade Jersey cows.	40.00	680.00
3 " " calves.	8.00	24.00
77 head goats.	2.00 "	154.00
67 " hogs.	18.00	1206.00
1. pr mules.	200.00 pr.	200.00
1. " mares.	400.00 "	400.00

\$ 4.279.00

Miscellaneous Receipts.

Miscellaneous receipts.	225.74
Eggs.	432.40
Private pay.	33.33
Grand Total.	\$26.119.28. \$ 691.47

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION AUTHORIZING THE SUPERINTENDENT OF SCHOOLS IN HAMILTON COUNTY TO OPEN SCHOOLS AND PURCHASE NECESSARY SUPPLIES AND EQUIPMENT\_ FOR SAME EVEN BEFORE THE BUDGET HAS BEEN DETERMINED.

In view of the fact that rural schools of Hamilton County are to open August 5, 1938, and it seems that conditions will not permit completion of county budget before that date.

Be It Therefore Resolved\_ that the superintendent be instructed to open rural schools upon August 5, 1938 and purchase such supplies and equipment as may be deemed necessary to that end.

Signed. C.E. Camp.  
G. Russell Brown.  
Mack Fryar.  
Luther Hamby.  
B. L. Freeman.  
Wilkes T. Thrasher.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total. 10.

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, the following Notaries Public were elected.

S.F. Bretske.	C. A. Smith.
J. E. Bird.	C. H. Smith.
Roy B. Blaylock.	W. M. Sherrill.
R. E. Cox.	J. T. Smith.
Geo W. Chamlee.	W. T. Stoner.
J. Chrosniak.	
Wade H. Farror.	
Louise Greene.	
Mrs. M. G. Evans.	
T. H. Hinch	
Marie Lowe.	
Wilkie A. Neighbor.	
Irene Parker.	
J. H. Price.	
Pansy R. Runyan.	

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the following exemptions if properly filled out were granted.

	Poll Tax.		Poll Tax.
Brady L. Allen.	"	Allen Hatfield.	"
Fred Bussell.	"	Henry Hurd.	"
James Bare	"	E. H. Hartman.	"
J. L. Bullard.	"	W. R. Johnson.	"
Clarence Beavers.	"	Ray Jackson.	"
W. E. Blackburn.	"	Thomas H. Johnson.	"
Henry Bonner.	"	A. M. Johnson.	"
E. L. Beard.	"	Clifford Leg.	"
Inez Gates.	"	Fred J. Lynch.	"
Geo Crowe.	"	Newton Lockman.	"
F. L. Chancey.	"	Fred Lane.	"
James F. Cunningham.	"	W. E. LeCroy.	"
Richard Chamlee.	"	Richard Lasley.	"
E. H. Crowe.	"	Mort Lasley.	"
Claudie Lee Coleman.	"	Wm. C. Levi.	"
J. E. Douglas.	"	Alfred F. Ling.	"
John Carter Durham	"	Mack Lowe.	"
Andrew James Dickerson.	"	Arch McKissick.	"
Geo. Willard Dudderar.	"	W. A. McMurray.	"
L. J. Davis.	"	Chas. Leavins.	"
J. R. Davenport.	"	Frank McIntyre.	"
Wm. B. Dupree.	"	J. E. McKinzie.	"
J. C. Davis.	"	H. C. Mize.	"
Bruce Eustis.	"	W. T. Miller.	"
Tom Easterly.	"	Alfred Maynor.	"
P. L. Folkner.	"	Porter R. Mysinger.	"
Roy Ferguson.	"	Richard Howell. More.	"
T. S. Gay.	"	T. A. Malone.	"
Jas. R. Gann.	"	J. A. Marrett.	"
Ed. Grizzle.	"	Harry Moses Morris.	"
Norman E. Hatfield.	"	Jos. J. Nicholas.	"
James Housley.	"	Jimmie Naylor.	"
Clinton Hatfield.	"	Frank W. Oglesby.	"
Claude Hollifield.	"	Frank Peterson.	"
A. W. Holland.	"	J. E. Padgett.	"
Homer Hill.	"	Frances M. Parker.	"
A. E. Huckabee.	"	J. H. Poe.	"
Mrs. J. B. Hatfield.	"	Robt. B. Pickens.	"
Carl Smith.	"	J. E. Padgett.	"
Ike Smith.     Peddler.	"	Stanley Poe.	"
Earl Southerland.	"	Otto Powell.	"
H. Y. Thompson.	"	J. H. Poe.	"
G. W. Thatcher.	"	Wm. Pool.	"
Walter Thurman.	"	E. L. Pritchard.	"
James P. Talley.	"	D. M. Rose.	"
R. M. Thurman.	"	Phillips Roberts.	"
Boofer Wilkey.	"	Edward C. Shippey.	"
L. M. Wolfe.	"	Melvin Swope.	"
C. C. Wilson.	"	Charles Sample.	"
Ron Woody.	"	W. M. Sherrill.	"
		W. F. Swanson.	"

ON MOTION of Esquire Brown, seconded by Esquire Freeman, Court adjourned to meet August 8th, 1938.

  
COUNTY JUDGE.







STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. AUGUST 15 1938.

BE IT REMEMBERED, That on this the 15<sup>th</sup> day of August, 1938, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace and the following answered to their names: Esquires Langley, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder. Total 8, Esquires Clark and Fryar, being absent.

THEREUPON THE COUNTY JUDGE ANNOUNCED THE PRESENCE OF A QUORAM.  
 RESOLUTION TO AUTHORIZE THE BUILDINGS AND GROUNDS COMMITTEE TO DEED A PORTION OF THE COUNTY PROPERTY, at Orchard Knob, to the HUMANE EDUCATIONAL SOCIETY.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;-

That the Buildings and Grounds Commission be, and they are hereby authorized and directed to enter into negotiations with the Humane Educational Society, for the West Portion of Orchard Knob property, owned by Hamilton County, and formerly used as a Alms House site.

This resolution to take effect from and after its passage, the Public Welfare requiring it.

ON MOTION of the said Esquire Freeman, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder, Total 8, Esquires Clark and Fryar being absent.

ON MOTION of Esquire Freeman, seconded by Esquire Langley, to consolidate some of the voting precincts, and the Judge will appoint a committee for this purpose.

RESOLUTION OF THE DEATH OF J. CLEVE DEAN.

On May 26, 1938 one of the good citizens of Chattanooga, J. Cleve Dean, died. He passed to his reward after a useful and well spent life.

He had a record of long and faithful service as an employee of the Southern Railway. He was a member of the Brotherhood of Railway Trainmen Lodge 215, and acted as director of publicity for this group.

Mr Dean had many friends in Chattanooga and Hamilton County, He was a good man and true. He had qualities which drew others to him. He was honored and loved for his simplicity of heart, transparent guninness, and sincerity. He was held in high esteem because of his sterling integrity and high sense of honor.

He was interested in things that made for the welfare of the community, He organized and was president of the Chattanooga-Chickamauga-Lookout Mountain National Memorial Association one purpose of which was to sponsor an annual observance of the anniversary of battles fought around Chattanooga. Prominent speakers appeared on programs planned under his direction and largely attended services were held commemorating battles fought here and honoring the soldiers both of the Blue and of the Gray who fought in them.

Mr Dean was a member of the First Baptist Church of Chattanooga and his funeral service was held there. At that church there was also held a memorial service on June 30, 1938, and a great congregation gathered to honor his memory. This service was attended by many railroad men and members of their families.

Resolved, That we, the members of the County Court of Hamilton County, Tennessee, realize that, in the death of J. Cleve Dean, Chattanooga and Hamilton County have lost a good citizen. A good man and one who was interested in and who labored for the general welfare has gone from us.

We extend our sympathy to the members of his family and direct that a copy of this resolution be sent to them and this this resolution be spread upon the minutes of this Court. Will Cummings, C.E. Camp, B. L. Freeman, G. Russell Brown, Wilkes T. Thrasher, J. W. Johnston, W. F. Langley, Luther Hamby. & W. Lat Holder.



ON MOTION of Esquire Camp, seconded by Esquire Thrasher, after a talk with Mr. Gifford, the foregoing resolution was adopted by acclamation.

RESOLUTION AUTHORIZING THE COUNTY REGISTER TO EXTEND CREDIT TO THE CITY OF CHATTANOOGA. IN RECORDING DEEDS AND RIGHTS OF WAY AND PERMITS SECURED IN THE BUILDING OF ITS ELECTRIC DISTRIBUTION SYSTEM.

WHEREAS, by virtue of Chapter 455, Private Acts 1935, as amended, the City of Chattanooga, is authorized to construct an electric distribution system for the purpose of furnishing electric current to the inhabitants of said City, and,

WHEREAS, by and through the Electric Power Board of Chattanooga, the City is now engaged in the construction of said electric distribution system, and,

WHEREAS, in the construction of said system it is necessary that rights of way and easements be secured, and necessary that the deeds and transfers of said rights of way to the City of Chattanooga, be recorded in the County Register's Office of Hamilton County, and,

WHEREAS, if the fees for registering said documents are listed and paid in monthly statements, it becomes necessary for the County Register to extend credit to the City of Chattanooga, acting through its Electric Power Board for said registration fees, therefore,

BE IT RESOLVED by the Quarterly Court of Hamilton County, in adjourned session assembled that W. T. Thrasher, Esq., County Register of Hamilton County, be, and he is hereby permitted and authorized to extend credit to the City of Chattanooga for the registration fees and charges in the recording of the deeds and transfers referred to in the preamble of this resolution, and to make such arrangements with the Electric Power Board of Chattanooga, acting for and on behalf of the City, as in his judgment may be to the best interest of all parties concerned.

ON MOTION OF Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO PURCHASE A TRACT OF LAND FOR SCHOOL PURPOSES ADJOINING THE SODDY-DAISY SCHOOL. PURSUANT TO THE PROVISIONS OF AN OPTION HERETOFORE OBTAINED.

WHEREAS\_ The County, through its Board of Education, has recently secured an option to purchase a much needed tract of land adjoining the Soddy-Daisy School for the sum of Five Hundred (\$500.00) Dollars, from oscar Levi, said property being described as follows;

"Being a plot of ground N. of present Soddy-Daisy High School ground and adjoining same; extending along old Dayton Road about 180' to a line 40' from N. Line of Levi property, and parallel to same; extending E. to a tall pine pole about the N.E. corner of the new Soddy-Daisy athletic field; the W. line of this plot to be perpendicular to the line of Levi property."

and

WHEREAS, it appears that said property is needed for school purposes and that the price for which it may be purchased is reasonable and unusually low,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tenn. in adjourned session assembly that the Board of Education be and they are hereby authorized and directed to exercise the option heretofore obtained, and purchase the property for the amount stated.

BE IT FURTHER RESOLVED that title to same shall be taken in the name of Hamilton County, Tennessee, by warranty deed from the owners thereof.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder, Total 8. Esquires Clark and Fryar being absent.

A RESOLUTION ENTITLED ". RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY INTEREST BEARING COUPON BONDS IN AN AMOUNT NOT TO EXCEED \$75,000.00 TO COOPERATE ON A FINANCIAL BASIS WITH THE STATE HIGHWAY DEPARTMENT OF TENNESSEE FOR THE CONSTRUCTION AND IMPROVEMENT OF CERTAIN COUNTY ROADS AS PROVIDED BY SECTION 2970 OF THE CODE OF TENNESSEE, BEING CHAPTER 175 OF THE PUBLIC ACTS OF THE GENERAL ASSEMBLY OF 1919; TO PRESCRIBE THE FORM AND SUSTANCE AND FIX THE DATE OF ISSUANCE AND MATURITIES OF SAID BONDS: TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST.

TO PROVIDE FOR A SINKING FUND; AND TO PROVIDE FOR THE ADVERTISEMENT AND SALE OF SAID BONDS."

WHEREAS, this court is authorized by Chapter 175 of the Public Acts of the General Assembly of Tennessee for 1919, to issue interest bearing coupon bonds for road construction and improvements in an amount not to exceed double the amount contributed by the State Highway Department on said projects, and

WHEREAS, the issuance of same is authorized without a submission to a vote of the legally qualified voters of said County, upon the approval of a majority of the members of the Quarterly Court, and

WHEREAS, the State of Tennessee in proposals heretofore made and formally accepted by this court has offered to furnish certain funds for the construction and improvements of State Highway No 113 on Signal Mountain, a distance of six miles, the relocation of State Highway No. 58 from Chattanooga to Chickamauga Dam, construction of Worley and Hixon viaduct, the estimated expense to the State to be approximately \$200,000, and

WHEREAS, the said proposals require that this County furnish a portion of the expense incident to the improvements to be made, totalling approximately \$75,000, but funds in the County, Treasury are insufficient to meet the amount needed to match the State's contribution, and

WHEREAS, it appears to be in the public interest that bonds be now issued to defray the County's part of the estimated cost of these improvements, the amount being less than 5% of the taxable values of this County,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled, that there be issued and sold under the provisions of Section 2970 of the Code of Tennessee (Chapter 175 of the Public Acts of 1919), bonds in the amount of Seventy-five Thousand (\$75,000.00) Dollars to defray the County's part of the expenses incident to the construction of the highway improvements above named.

BE IT FURTHER RESOLVED That said bonds shall be dated the first of July, 1938, and shall be issued in denominations of One Thousand (\$1,000.00) Dollars each, and shall bear interest not to exceed five (5%) per cent, payable semi-annually on the first day of January and July of each year, interest to be evidenced by coupons as hereinafter provided. Said bonds shall not be sold for less than par and accrued interest.

BE IT further resolved, That said bonds shall be signed by the Judge and Chairman of said court and countersigned by the Clerk under the seal of his office. There shall be attached to each of said bonds interest coupons evidencing interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth and each coupon shall bear the number of the bond to which it is attached. The said coupons shall be by the County Judge and the County Court Clerk, provided, however, that said County officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, N.Y.

Section 4. BE IT FURTHER RESOLVED That said bonds shall be styled "Hamilton County Highway Bonds, 1938 series;" shall be numbered from 1 to 75 inclusive and shall mature serially as follows; One of said bonds of the par value of One Thousand (\$1,000.00) Dollars shall mature on July 1, 1940, and the same number and amount shall mature on July 1st of each year thereafter up to and including July 1, 1942. Two of said bonds of the par value of \$2,000.00 shall mature on July 1, 1943, and the same number and amount shall mature on July 1, of each year thereafter up to and including July 1, 1978.

SECTION 5. BE IT FURTHER RESOLVED That the said bonds and coupons shall be in substantially the following form,

UNITED STATES OF AMERICA  
STATE OF TENNESSEE  
COUNTY OF HAMILTON  
(Style of Bond)

NO. \_\_\_\_\_ \$1,000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One thousand (\$1,000.00) Dollars lawful money of the United States of America on the first day of July 19\_\_\_\_ with interest thereon at the rate of \_\_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of

July 19\_\_\_\_ with interest hereon at the rate of \_\_\_\_% per annum from the date hereof until paid payable semi-annually on the first days of January and July of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of seventy-five (75) bonds, aggregating the principal sum of \$75,000.00, of like date, tenor, and effect, except as to maturity, and is issued by said County for the purposes of obtaining funds for highway construction and improvement under the authority of Section 2970 of Williams Tennessee Code, being Chapter 185 of the Public Acts of 1919. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special sessions assembled.

AND IT IS HEREBY CERTIFIED AND RECITED That all conditions, acts and things required by law to exist or to be done precedent to and the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and to create a sinking fund with which to retire and pay off said bonds as they mature.

The principal and interest on this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of July, 1938.

\_\_\_\_\_  
COUNTY JUDGE.

COUNTERSIGNED.

\_\_\_\_\_  
County Court Clerk.

(Form of Coupon)

No. \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_ the County of Hamilton, in the State of Tennessee, will pay to the bearer, \_\_\_\_\_, at the National City Bank, New York, N. Y. for semi-annual interest due that day on its Hamilton County Highway Series 1938 bond, dated \_\_\_\_\_, 9\_\_\_\_, Number \_\_\_\_\_

Countersigned

\_\_\_\_\_  
County Judge.

\_\_\_\_\_  
County Court Clerk.

SECTION 6. BE IT FURTHER RESOLVED that said bonds when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

SECTION 7. BE IT FURTHER RESOLVED that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in hamilton County, Tennessee, a tax for the years 1938 through 1978, inclusive, sufficient for said purposes.

SECTION 8. BE IT FURTHER RESOLVED That the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds, in the manner prescribed by Section 2971 of the Code of Tennessee.

ON MOTION of Esquire Camp, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the court being present, and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder. Total 8. Esquires Clark and Fryar being absent.

RESOLUTION ENTITLED "INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS IN AN AMOUNT NOT TO EXCEED \$82,000.00 UNDER THE COUNTY PUBLIC WORKS ACT OF 1935, AS AMENDED BY CHAPTER 232 OF THE PUBLIC ACTS OF 1937, TO DEFRAY HAMILTON COUNTY'S PART OF ESTIMATED COST OF A PUBLIC LIBRARY".

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled, that bonds of Hamilton County, not to exceed Eighty-two Thousand (\$82,000.00) Dollars in amount, be issued in accordance with the provisions of the County Public Works Act of 1935, and amendments thereto, for the purpose of defraying the County's part of the estimated cost of a public library.

Section 2. BE IT FURTHER RESOLVED That said bonds will be issued to match a grant for this purpose from a Federal Agency heretofore approved.

SECTION 3. BE IT FURTHER RESOLVED That said bonds shall bear interest not to exceed five (5%) per cent per annum, and shall be payable from the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled and shall be in such form and denomination and shall embody such terms not inconsistent with the County Public Works Act as may be prescribed by subsequent resolution of this court.

Section 4. BE IT FURTHER RESOLVED That upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provisions of Section 5 of the above referred to Act attaching to said resolution the notice thereon provided.

ON MOTION of Esquire Camp, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder, Total 8 Esquires Clark and Fryar being absent.

A RESOLUTION ENTITLED "INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS IN AN AMOUNT NOT TO EXCEED \$25,000 UNDER THE COUNTY PUBLIC WORKS OF 1935, AS AMENDED BY CHAPTER 232 OF THE PUBLIC ACTS OF 1937, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF A CITY-COUNTY DETENTION HOME FOR WOMEN AT SILVERDALE".

BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled, that bonds of Hamilton County, not to exceed Twenty-five Thousand (25,000.00) Dollars in amount, be issued in accordance with the provisions of the County Public Works Act of 1935, and amendments thereto, for the purpose of defraying the County's part of the estimated cost of a City-County detention home for women at Silverdale, in said County, a like amount having been issued by the City of Chattanooga for this project.

SECTION 2. Be it further resolved that said bonds be issued to match a grant of approximately Seventy-five Thousand (\$75,000.00) for this purpose from a Federal Agency heretofore approved.

Section 3. Be it further resolved that said bonds shall bear interest not to exceed five (5%) per cent per annum, and shall be payable from the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled and shall be in such form and denomination and shall embody such terms not inconsistent with the County Public Works Act as may be prescribed by subsequent resolutions of this Court.

Section 4. BE IT FURTHER RESOLVED that upon adoption of this initial resolution three-fourths of all the members of this court, the clerk of this court is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the proposal of section 5 of the above referred to act

attaching to said resolution the notice thereon provided.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder. Total 8. Esquire Clark and Fryar, being absent.

A RESOLUTION ENTITLED "INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS NOT TO EXCEED \$50,000.00 IN AMOUNT, UNDER THE COUNTY PUBLIC WORKS ACT OF 1935, AS AMENDED BY CHAPTER 232 OF THE PUBLIC ACTS OF 1937, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF CERTAIN SCHOOL BUILDINGS AND REPAIRS".

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.  
IN ADJOURNED SESSION ASSEMBLED:

1. That bonds of Hamilton County, not to exceed \$50,000.00 in amount, be issued in accordance with the provisions of the County Public Works Acts of the General Assembly of Tennessee for 1935, and subsequent amendments for the purpose of defraying the County's part of the estimated cost of construction of and repairs to Harrison, Oak Hill and Maddox Consolidated County School buildings, which bonds will match a grant for this purpose heretofore approved by the Federal Government for same in an amount equivalent to 45% of the total estimated cost.

2. BE IT FURTHER RESOLVED that said bonds shall bear interest at a rate not to exceed five (5) per cent per annum and shall be payable from the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled, shall be in such form and denomination, and shall embody such terms not inconsistent with the County Public Works Act, as may be prescribed by subsequent resolutions of this court.

3. BE IT FURTHER RESOLVED that upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provision of Section 5 of the above referred to act, attaching to said resolution the notice therein provided.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder. Total 8. Esquires Clarke and Fryar, being absent.

A RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO PURCHASE A TRACT OF LAND TO BE USED FOR SCHOOL PURPOSES PURSUANT TO THE PROVISIONS OF AN OPTION HERETOFORE OBTAINED.

WHEREAS, the County, through its Board of Education, holds an option to purchase approximately twenty-nine (29) acres of land needed for and adjoining the Booker T. Washington School, and

WHEREAS, said property is described as follows;

"Being a tract 29 acres more or less adjoining the South line of the present school ground of Booker T. Washington School, and being a part of the property heretofore conveyed by Robert Tinker and wife, Annie Tinker, to Loretta J. Niccum by deed dated Oct. 18, 1909, and registered Oct. 19, 1909 in Book A, vol. 10, Page 282, of the Register's office of Hamilton County."

and, WHEREAS, said property may be purchased at the price of \$2,000.00 which is fair and reasonable,

Now, Therefore, Be It resolved by the Quarterly County Court of Hamilton County, in adjourned session assembled that the Board of Education and they are hereby authorized to purchase the property at the price agreed upon, and take title to same in Hamilton County, Tennessee.

ON MOTION of Esquire Camp, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye:



**A RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO PURCHASE A TRACT OF LAND FOR USE AND ADJOINING BIRCHWOOD SCHOOL.**

Whereas, additional land is needed for the Birchwood school in Hamilton County, and

WHEREAS, it is understood that four or five acres adjoining present school site may be purchased for a reasonable sum, and

WHEREAS, additional ground is needed for school purposes.

NOW, THEREFORE, BE IT RESOLVED, That the Board of Education be and they are hereby authorized to purchase land adjoining the Birchwood School, described as follows:

"Enough ground along the Birchwood School ground to provide adequate play ground facilities, and enough land along the East Line forming a right angle in front of the present building, estimated amount of land is four or five acres at an estimated cost not to exceed \$800.00".

BE IT FURTHER RESOLVED, That an amount not to exceed \$800.00 may be paid for said tract and that title for same be taken in Hamilton County, Tennessee.

ON MOTION of Esquire Camp, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Brown, Thrasher, Hamby and Holder. Total 8. Esquires Clarke and Fryar, being absent

A RESOLUTION ENTITLED "INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS NOT TO EXCEED \$160,000.00 IN AMOUNT. UNDER THE COUNTY PUBLIC WORKS ACT OF 1935, AS AMENDED BY CHAPTER 232 OF THE PUBLIC ACTS OF 1937, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF CERTAIN SCHOOL BUILDINGS AND REPAIRS".

**BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.**  
IN ADJOURNED SESSION ASSEMBLED:

1. That bonds of Hamilton County, not to exceed \$160,000.00 in amount, be issued in accordance with the provisions of the County Public Works Act of the General Assembly of Tennessee for 1935, and amendments thereto for the purpose of defraying the County's part of the estimated cost of construction of equipment for and repairs to the following County School buildings, John A. Patton, East Ridge, Red Bank, Soddy Elementary, Soddy-Daisy and Booker T. Washington, which bonds will be issued to match anticipated grants for this purpose from the Federal Government in an amount equivalent to 45% of the estimated cost.

2. BE IT FURTHER RESOLVED that Said bonds shall bear interest at a rate not to exceed five (5%) per cent per annum and shall be payable from ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled, shall be in such form and denomination, and shall embody such terms not inconsistent with the County Public Works Act, as may be prescribed by subsequent resolutions of this Court.

3. BE IT FURTHER RESOLVED that upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provisions of Section 5 of the above referred to act, attaching to said resolution the notice therein provided.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Freeman, Johnston, Camp, Brown, Hamby Thrasher and Holder. Total 8, Esquires Clark and Fryar, being absent.

**RESOLUTION TO DECLARE THE STREETS IN JAMES B. JONES. S. D. DISTRICT ROADS. LOCATED IN THE THIRD CIVIL DISTRICT TO BE KNOWN AS GLEN ROSE STREET.**

**BE IT RESOLVED. BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.**  
IN QUARTERLY SESSION ASSEMBLED:

That the streets in James B. Jones Subdivision as shown in plat book 12, page

in the Register's office of Hamilton County, Tennessee, be declared a District Road. Said road located in 3rd Civil District and to be known as Glen Rose St.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

ON MOTION OF Esquire Thrasher, seconded by Esquire Johnston, to declare four year moratorium on bonds the following members voting Aye: Esquires Brown, Thrasher, Hamby, Holder and Johnston. Total 5. Esquires Freeman, Camp and Langley voting Nay.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, Court adjourned to meet Monday. August 22nd. at 10 o'clock.



COUNTY JUDGE.



STATE OF TENNESSEE     )  
 COUNTY OF HAMILTON.    )

MONDAY. AUGUST 8, 1938.

BE IT REMEMBERED, That on this the 8th day of August, 1938, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names: Esquire, Langley, Johnston, Camp, Thrasher, Fryar, Br Brown, Clark, Fryar and Hamby. Total 9. Esquire Holder being absent.

A RESOLUTION TO FIX JAILER'S AND TURNKEY FEES.

WHEREAS it appears from the report of the committee heretofore appointed by this court, in accordance with Section 2 of Chapter 139 of the Acts of 1933, that the Sheriff of Hamilton County, as jailor of the county jail of said county has, in all respects, complied with the provisions of Chapter 139 of the Acts of 1933 in reference to food, water and bedding.

NOW THEREFORE:

Section 1. BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE that the jailor's fees to be allowed the sheriff of Hamilton County as jailor of the county jail of said county, for the current fiscal year be and the said are hereby fixed at 75¢ per day for keeping and feeding each prisoner in the county jail.

Section 2. BE IT FURTHER RESOLVED that the said sheriff, as jailor of the county jail of Hamilton County, be and he is hereby allowed a turnkey fee of \$1.00 for each turnkey, provided that there shall not be more than two turnkeys for each prisoner.

Section 3. BE IT FURTHER RESOLVED that the clerk of this court be and he is hereby directly to promptly transmit to the State Comptroller a certified copy of this resolution.

ON MOTION of Esquire Freeman, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Camp, Clark, Freeman, Johnston, Brown, Thrasher, Hamby. and Fryar. Esquire Holder being absent.

PETITION TO BUILD A NEW SCHOOL BUILDING FOR THE CONSOLIDATION OF HARRISON. OAK HILL AND MADDUX SCHOOLS.

We, the undersigned tax payers and patrons of Harrison, Oak Hill and Maddux schools respectfully ask the Hon. County Court and Board of Education of Hamilton County, to plan and build a new school building for the consolidated of the three schools above mentioned, this building to be at the place designated as New Harrison. This place was selected last September by Mr. Allison White, Hamilton County Planning Commissioner. Mr. White also made maps and plans of the place designated.

This new site is located on Freeway No. 58 near Mr. Joe Engel's home and Clark's Spring on the property now owned by Riddles.

We will greatly appreciate the cooperation of the Honorable County Court and Board of Education of Hamilton County in getting the appropriation needed for building the New Harrison School.

No community realizes more than we what it means to be without a school and a community building.

Harrison School Patrons.

R. L. McConnell.  
 Mrs. R. L. McConnell.  
 Dillie Kelly.  
 T. S. Roberts.  
 S. L. Roden.  
 Pearl De Mars.  
 Sam Humphreys.  
 J. W. Miller.  
 Muther Miller.  
 S. H. Gann.  
 Raymond Duggan.  
 Junior Sholtz.  
 B. F. Creekmore.  
 H. C. Burns.  
 Ross Forgey.  
 Chester Hogan.  
 Dave Forgey.  
 Ralph Guthrie.  
 W. L. Duggan.

R. A. Hawk.  
 Russell A. Dean.  
 Joe H. Dill.  
 Onie Young.  
 J. L. Wilson.  
 Mrs. J. E. Henry.  
 J. E. Henry.  
 R. A. Richey.  
 Mrs. R. A. Richey.  
 Mrs. Lillie Wilson.  
 Mrs. Nell Gann.  
 Lewis Sholtz.  
 Wm. Lowe.  
 Ben McCrox.  
 D. E. Dill.  
 J. M. Lang.  
 Chester Dill.  
 Myrtle Dill.

Cecil Dill  
 Zeina Dill.  
 W. D. Dill.  
 Nola Dill  
 Clifford Roden.  
 Roskey Dill.  
 Jessie Dill  
 Bertha Dill.  
 Theodore R. Oliver.  
 Lucile Oliver.  
 J. W. Dill.  
 C. G. Guthrie.  
 Mrs. C. G. Guthrie.  
 Richard B. Brown.  
 Mrs. Richard B. Brown.  
 Willie Johnson.  
 Mrs. J. W. Dill.  
 Margaret Dill.

J. B. Prince.  
 Grover Craig.  
 Alver Craig.  
 Carl Dill  
 Bill Humphreys.  
 Bert Dill  
 Marie Dill  
 Mattie Dill  
 Raymond Akins.  
 Joe Akins.  
 Maggie Atkins.  
 Katherine Oliver  
 G. A. Oliver.

Dock Oliver  
 Mamie Oliver  
 Ralph Dill  
 Charlotte Dill  
 George Blankenship.  
 Ethel Blankenship.  
 Mrs. G. A. Oliver.  
 Lillian Prince  
 Arthur G. Johnson.

Maddux Community.

J. A. Ramsey.  
 Sam Watkins.  
 Letha Watkins.  
 H. A. Hood.  
 Mrs. Ross Forgey.  
 Mrs. Chester Hogan.  
 R. T. Wilson.  
 Mrs. R.T. Wilson.  
 T. R. Hood.  
 Mrs. W. M. Hood.  
 W. R. Pruitt.  
 Mrs. Hoke Orr.  
 Will Ivey.  
 R. L. McDaniel.  
 Minnie McDaniel.  
 R. T. Raney.  
 M. W. Orr.  
 J. H. Masingale.  
 W. T. Masengale.  
 Lyndia Masingale.  
 W. J. Orr.  
 Georgia Orr.  
 Mrs. Francis Wolfe.

F. E. Wolfe.  
 Glenn Wolfe.  
 Mrs. Jernine Wolfe.  
 Luther Wolfe.  
 John Brady.  
 Zora Brady.  
 Charles Evitt.  
 Zaddie Evitt.  
 Frank Brady.  
 Francis Brady.  
 W. O. Foote.  
 Mary Foote.  
 C. Foot.  
 G. O. McDaniel.  
 Ollie McDaniel.  
 Hugh dean.  
 Mrs. Hugh Dean.  
 W. F. Hogan. Mrs.  
 John. Hogan.  
 T. J. Ramsey.  
 Neta Ramsey.  
 R. Ramsey.  
 Reed Ramsey.

Mae Ramsey.  
 Perry Ramsey.  
 Bob Ramsey.  
 W. L. Scoggins.  
 Emma Lee Scoggins.  
 J. W. Bannes.  
 W. T. Ramsey.  
 Willie Ruth Duggan.  
 James Duggan.  
 James A. Glover.  
 Mrs. James A. Glover.

Pauline Shacleford.  
 Laura Champion  
 Mary Leamon.  
 R. E. Wilbur.  
 P. E. Glover.  
 Jessie Keeny.  
 F. D. Underwood.  
 M. L. Lay.  
 A. L. Church  
 Mrs. A. C. Leamon.  
 A. C. Leamon.  
 Mrs. A. L. Church.  
 Clyde Ellis.  
 F. A. Holder.  
 H.E. Montgomery.  
 A. C. Montgomery.  
 Bert H. Hill.  
 Mrs. C. Clyde Ellis.  
 Mrs. Sam Bush.  
 Sam T. Busn.  
 W. B. Shackelford.  
 Joe L. Watkins.  
 Rubye Watkins.  
 C. B. Holder.  
 Mrs. C. B. Holder.  
 A. B. Belcher  
 F. A. Belcher.  
 T. H. Coulter.  
 C. D. Lynn.  
 Mrs. C. D. Lynn.  
 Austin Bush.  
 Bertie Bush.  
 Frank Smith  
 Delphia Smith  
 Hershah Smith.  
 John Knight.  
 W. A. Holder.  
 M. V. Holder.  
 J. A. Ashley.  
 Mrs. John Ashley.  
 Joe W. Engel.  
 Sam Sholts.  
 Mrs. Joe Engel.  
 Lena Shoats.  
 Lewis Sholts.  
 Burl Choate.  
 L. L. Roberts.  
 J. R. Lowry.

John Padgett.  
 Georgia Padgett.  
 J. H. Gross.  
 Carey S. Holder.  
 Mrs. Gertrude Holder.  
 Wm. B. McDonough.  
 Mrs. Emma McDonough.  
 MILDRED McDonough.  
 W. L. Glover.  
 L. F. Conner.  
 J. E. Henry.  
 Mrs. J. E. Henry.  
 Frank Humphreys.  
 W. L. Duggan.  
 J. E. Pittman.  
 G. B. Smith.  
 J. A. Marr.  
 Albert Perry.  
 Bertha Perry.  
 Mary Lee Marr.  
 Mrs. F. H. Marr.  
 L. A. Crow.  
 S. F. Miller.  
 " Miller.  
 Ida M. Hood.  
 Bill McGuire.  
 Hazel McGuire.  
 Ruth Miller.  
 E. G. Miller.  
 W. A. Gray.  
 Mrs. W. A. Gray.  
 W. L. Grisham.  
 Mrs. W. L. Grisham.  
 Grace Wilson.  
 Kramma Holland.  
 Minnie Edwards.  
 Hazel Riddle.  
 Mrs. Fred Holder.  
 Mrs. W. F. Riddle.  
 W. A. Riddle.  
 Richmond Ellis.  
 Nancy Ellis.  
 J. R. Perry.  
 Diola Perry.  
 Luther Adamson.  
 Etta Shutters.  
 Vance E. Thomas.  
 Leatrice Thomas.

O. D. Pittman. Mrs. W.C.  
 Mrs. O. D. Pittman.  
 J. M. watkins.  
 Meda Watkins.  
 Fred White.  
 Mrs. Fred White.  
 Mrs. E. F. White.  
 Catherine Davis.  
 J. M. Mongor.  
 Maud Davis.  
 G. A. Davis.  
 Jess Davis.  
 R. Smith.  
 Z. B. Milliken.  
 Mrs. Milliken.  
 Boyd B. Nall.  
 Mrs. Willie S. Nall.  
 A.J. Ellis.  
 R. T. Ellis.  
 Mrs. R. T. Ellis.  
 Granville Ellis.  
 Bill Ellis.  
 Roberta Ellis.  
 Hermon Kolder.  
 Lon A. Clark.  
 C. C. Miller.  
 Edna J. Miller.  
 Mrs. James A. Oliver.  
 Everett Lynn.  
 J. N. Gross.  
 C. L. Holcombe  
 Mrs. C. L. Holcombe.  
 Glenn Atchley.  
 Mrs. Glenn Atchley.  
 J. F. Atchley.  
 J. E. Schultz.  
 Joe H. Dill.  
 Lassie Dill.  
 E. G. Trotter  
 Mrs. E. G. Trotter.  
 F. A. Trotter.  
 Mrs. F. A. Trotter.  
 Miss Edna Trotter.  
 Lam Woody.  
 W. L. Beach.  
 Mrs. W. L. Beach.  
 F. D. Redmon.  
 W. C. Aldridge.

Mrs. W. C. Aldridge.  
 Mrs. A. L. Butler.  
 A. L. Butler.  
 Mrs. Frank Sheets.  
 Frank P. Sheets.  
 W. O. Davis.  
 Mrs. W. O. Davis.  
 Mrs. Clyde Holcombe.  
 Clyde Holcombe.  
 E. A. Dedmon.  
 Mrs. E. A. Dedmon.  
 Mrs. Ben Ricketts.  
 Ben Ricketts.  
 Ben Ricketts.  
 Mr. & Mrs. Tyne  
 J. E. Welch.  
 Mrs. J. E. Welch.  
 Mrs. Rila Williamson.  
 Mr. & Mrs. Perkins.  
 Mrs. G. D. Brown.  
 Mrs. Nancy Brown,  
 L. W. Stroud.  
 Mrs. L. W. Stroud.  
 Mrs. C. T. Jewell.  
 W. C. Bonine.  
 Dessie Bonine.  
 Mr. & Mrs. Lewis Free.

J. L. Carson.  
 J. M. Glover.  
 W. A. Kiddle.  
 G. H. Athey.  
 Luther Leamon.  
 Mrs. Paul Roberts.  
 S. B. Gann.  
 A. M. Wooten.  
 L. J. Dill.  
 Mrs. W. J. DeMars.  
 J. M. Glover.  
 Mrs. Amy Finns.  
 Mrs. Margaret Miller.  
 Belle McDaniel.  
 L. R. Glover.  
 Paul Roberts.  
 Beecher Hoiland.  
 L. J. Edwards.

ON MOTION of Esquire Thrasher, seconded by Esquire, Brown, the foregoing petition was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Clark, Johnston, Camp, Fryar, Brown, Thrasher, and Hamby, Total 9. Esquire Holder being absent.

RESOLUTION TO DECLARE TRACTION STREET A DISTRICT ROAD.

BE IT RESOLVED, Bu the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Traction Street in Pineville leading off Pineville Road, a distance of about 600 feet. be declared a district road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE CAMP TSATANUGI ROAD A DISTRICT ROAD.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE. in Quarterly Session Assembled;

That Camp Tsatanugi Road leading West from Moses Road to entrance to Boy Scout Camp be declared a District Road, (a distance of about four-tenths mile)

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE S. T. GRAY ROAD A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled,

That the road leaving the Sawyer's Road at Brown Salting ground running in a northly direction through the property of Mack Fryar, Grady Pickett, Ira Brown, Raymond Bork, Smith, Coke Rice, Marshall Eddings, Rev. Arthur T. Pierce and Chas. T. Gray, be declared a District Road, the public welfare requiring it. Said road is approximately one mile in length.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO PAY OVER TO THE COMMITTEE IN CHARGE OF THE CELEBRATION OF THE ONE HUNDREDTH ANNIVERSARY THE SUM OF \$5,000.00 TO BE USED IN ADVERTISING THE RESOURCES OF THE CITY OF CHATTANOOGA.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled, that the sum of Five Thousand (\$5,000.00) Dollars be and is hereby appropriated for the purpose of advertising the resources of the City of Chattanooga.

Be It further resolved, that said sum shall be paid over to the committee in charge of the celebration of the One Hundredth anniversary of the City of Chattanooga and the Seventy-fifth anniversary of the Battle of Chickamauga and Lookout Mountain, out of such funds as may be available, to be included in the 1938-39 budget.

Be It Further Resolved, that in the event a profit is made by the committee in charge of the celebration that said funds will be repaid to Hamilton County to the extent of the profit made, not to exceed the sum of \$5,000.00.

All in accordance with the proposal submitted by said committee to this county.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Clark, Johnston, Camp, Fryar, Brown, Thrasher, and Hamby. Total 9. Esquire Holder being absent.

RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO BORROW MONEY FOR COUNTY PURPOSES TO MEET CURRENT RUNNING EXPENSES IN ANTICIPATION OF CURRENT REVENUES AND TO AUTHORIZE SAID COUNTY TO EXECUTE AND DELIVER INTEREST BEARING NOTES THEREFOR: ALL IN ACCORDANCE WITH CHAPTER 470 OF THE PRIVATE ACTS OF 1925, AS AMENDED BY CHAPTER 25 OF THE PRIVATE ACTS OF 1929.

Whereas, the quarterly County Court of Hamilton County, Tennessee, finds and determines that it is necessary at this time to borrow \$500,000.00 for county purposes to meet current running expenses, and

Whereas, pursuant to Chapter 470 of the Private Acts of 1925, as amended by Chapter 25 of the Private Acts of 1929, Hamilton County is authorized to borrow funds, not to exceed two-thirds of the county's anticipated current revenue.

NOW, THEREFORE, Be It Resolved by the Quarterly County Court of Hamilton County, in adjourned session assembled, that the County Judge and the County Trustee be, and they are, hereby authorized to borrow Five Hundred Thousand (\$500,000.00) Dollars, the same being less than two-thirds of the county's anticipated current revenue.

Be It further Resolved, that they may execute interest bearing notes for same and may renew said notes from time to time until paid.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Camp, Freeman, Johnston, Camp, Fryar, Brown, Thrasher and Hamby, Total 9. Esquire Holder being absent.

RESOLUTION NAMING THE NEW ROAD JUST COMPLETED IN THE TYNER PRECINCT ELBEN DRIVE.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled;

Whereas, a representative group of voters and tax payers from the Tyner voting precinct have filed a petition with this body requesting that the new road constructed by Hamilton County in their precinct, be named:-

"ELBEN DRIVE"

and Whereas, it seems proper and fitting that their wishes in this respect should be respected.

Now, Therefore, Be It Resolved, by the Hamilton County Court that the new road just completed in the Tyner Precinct be and the same is hereby named Elben Drive.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION DIRECTING THE COUNTY ENGINEER TO ACQUIRE IN FEE SIMPLE PURCHASE, IN THE NAME OF HAMILTON COUNTY, RIGHT OF WAY AND OTHER PROPERTY IN THE AMOUNT OF 22.27 ACRES, MORE OR LESS, ALONG THE THREE-QUARTER MILE CONNECTION BETWEEN THE BOOKER T. WASHINGTON PARK FREEWAY AND THE HARRISON FREEWAY.

WHEREAS, the Tennessee Valley Authority is constructing the Chickamauga Reservoir in Hamilton County, which will afford unparalleled recreational developments along its shores, and

WHEREAS, The State Department of Conservation, the National Park Service, and the Tennessee Valley Authority, upon the recommendation of the Hamilton County Regional Planning Commission are proposing to construct and operate on Tennessee Valley Authority lands,

three miles above Chickamauga Dam on the South shore of the Reservoir near the Bartlebaugh community, a recreational development for negroes to be known as the Booker T. Washington State Park, and

Whereas, This court has cooperated in the acquisition of right of way for the Harrison Freeway connecting Chickamauga Dam and the Harrison Bay State Park, seven miles above Chickamauga Dam on the South Shores; which Freeway lies three-quarters of one mile East of the above mentioned Negro park, now

Therefore, Be It Resolved, That the County Engineer be directed to acquire in fee simple purchase, in the name of Hamilton County, right of way and other property in the amount of 22.27 acres, more or less, along the three-quarter mile connection between the above mentioned Negro Park and the Harrison Freeway; which purchase will accomplish the following:

1. Prevent the erection of undesirable commercial establishments and sign boards.
2. Provide two small tracts of 10.92 acres adjoining the park property which are needed for complete protection to the three hundred sixty-five acres Park tract- protection both to the Park development and protection to adjoining owners.
3. Enable citizens of the Bartlebaugh community to obtain entrance to the Harrison Freeway over a road unspoiled by commercial exploitation and free from the dangers and interruptions of usual highways.

This 8th day of August, 1938.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, and Hamby. Total 9. Esquire Holder being absent.

A RESOLUTION TO AUTHORIZE THE BUILDINGS AND GROUNDS COMMITTEE OF HAMILTON COUNTY TO CONTRACT WITH MRS. LOUIS ROBERSON FOR WATER TO BE USED BY THE TYNER HIGH SCHOOL AND PUMPED FROM MRS. ROBERSON'S SPRING.

WHEREAS, Mrs. Louis Roberson is the owner of a tract of land on which exist a spring producing a large quantity of fresh water, and

WHEREAS, Hamilton County desires to obtain water from said spring for the use of Tyner High School, located in the neighborhood of the said Spring and

Whereas, the owner, Mrs. Roberson, is willing to furnish water to said school for the sum of Ten (\$10.00) Dollars per month for a period of five (5) years with an option of renewing a like term on conditions agreed upon.

NOW. THEREFORE. BE IT RESOLVED by the Quarterly County Court in adjourned Session assembled that the buildings and grounds committee of Hamilton County be and it is hereby authorized and directed to enter into an agreement with Mrs. Roberson by the terms of which she is to furnish and the county is to pipe all water needed from the spring to the Tyner High School on the Hickory Valley Road.

Be It Further Resolved that said contract shall continue for a period of five (5) years and shall provide for a renewal of same on like condition.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher and Hamby, Total 9. Esquire Holder, being absent.

A RESOLUTION TO DECLARE A PORTION OF MARIJON DRIVE IN MARIMONT SUBDIVISION A DISTRICT ROAD.

BE IT RESOLVED BY THE Quarterly County Court of Hamilton County, Tennessee, in regular session assembled that so much of Marijon Drive in Marimont Subdivision as extends from the East Brainerd Road to and around the oval be and the same is hereby declared a district road.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

REPORT OF JAIL COMMITTEE.

Hon. Will Cummings.  
Judge of the County Court.

Your committee, appointed at the last meeting of the County Court, July 4th 1938, to investigate the conditions at the Hamilton County Jail, regarding the proper

bedding, food and sanitation.

We, the following members of said committee, wish to make the following report;

1. We find that Sheriff Burns has provided a clean, modern and sanitary dining room, for both white and colored prisoners, and that all prisoners are fed three times a day, and meals consisting of clean and wholesome food.

2. We find that clean and sanitary bedding is furnished all prisoners.

3; We find that all women and men prisoners that handle the food at the Jail are furnished with clean white uniforms, which not only add much to the appearance but to the sanitation

4. we find that all the clothing of the prisoners and bedding are washed twice each week and that the clothing and bedding of the white prisoners are washed by white women and the clothing of the colored prisoners by colored women.

5. We find that the entire jail is scrubbed from top to bottom once each week.

6. We find that all prisoners that are designated to handle the food at the jail are examined and passed as OK by the County Physicians.

Trusting that the above report meets with your kind approval, we beg to remain.

Respectfully yours,

Bruce Freeman.

Mack Fryar.

Hays Clark.

ON MOTION of Esquire Fryar, seconded by Esquire Freeman, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the Court went into the Election of Highway Commissioners and Member of School Board.

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, Joe Goodson, R. E. Holbert, and Alvin Robinson, were elected Highway Commissioners on a rollcall vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, and Hamby, Total 9. Esquire Holder being absent.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, J. H. Allen was elected a member of the School Board on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, and Hamby, Total 9. Esquire Holder being absent.

RESOLUTION THAT THE COUNTY HIGHWAY COMMISSION AND THE COUNTY JUDGE BE AUTHORIZED TO SELL THAT PART OF LOTS IN TIFTONIA ADDITION NOT NECESSARY FOR RIGHT OF WAY PURPOSES.

That the County Highway Commissioner and the County Judge be authorized to sell that part of lots in Tiftonia Addition not necessary for Right-of-Way purposes and the County Judge and County Court Clerk be authorized to execute deeds for said conveyances.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher and Hamby, Total 9. Esquire Holder being absent.

RESOLUTION THAT KELL RIDGE ROAD ON WALDENS RIDGE BE DECLARED A DISTRICT ROAD.

That the Kell Ridge Road be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the following Notaries Public were elected.

J. H. Bradley.

J. B. Coulter.

Orlean Dean.

E. C. Dodd.

W. Henry Elmore.

Robert Y. Faris.

Chester L. Frost.

Mack Fryar.

Joe Hocker.

Thomas M. Hilton.

L. C. Harris.

Creed W. Maynard.

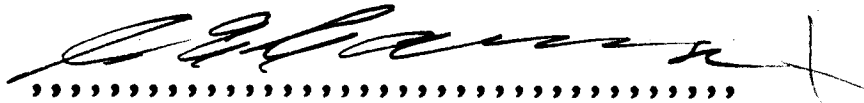
Margaret Orrell.

J. V. Trotter.

A. P. Tack.

Mildred White.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned to meet again Monday. August 15, 1938.



.....  
County Judge.



S T A T E O F T E N N E S S E E     )  
 C O U N T Y O F H A M I L T O N .     )

M O N D A Y   A U G U S T 2 2 , 1 9 3 8 .

BE IT REMEMBERED\_ That on this the 22nd day of August, 1938, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace and the following to their names; Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10. *The justices were about 10*

REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to report the following:

The Committee Recommends.

That the petition of C. H. McCollum, Trustee in Bankruptcy for the Lookout Planing Mills, Inc., seeking reduction in the personalty assessment against said bankrupt from \$18,000.00 to \$12,000.00, for the year 1931, at the insistence of the Referee in Bankruptcy, be allowed upon advice of the County Attorney, (In this matter the said Trustee paid interest on the reduced 1931, also on the 1932 and 1935 personalty tax of the said bankrupt.)

That a refund of \$66.30 be made to the N.C. & St. L. Ry. (Real Estate Department). said amount being the county's part of 1937 tax on a lot on Hooke Street, which was also assessed to the Burkart-Schier Chemical Company, and also paid by them.

That refund of \$80.34 be made to the Union Central Life Insurance Company, said amount being the county's part of the 1936 tax, interest and penalty on Lot 2, Crescent Park, as evidenced by Trustee's receipt No. 21965, dated Jan. 31, 1938, said tax having also been paid by Dr. E. C. Johnston, as evidenced by Trustee's receipt No. 21770, dated Jan. 31, 1938.

That refunds of \$115.77 and \$142.55 be made to the Margate Hosiery Mills, C. A. Noone, Attorney, upon the advice of the Assistant County Attorney, sanctioned by the County Attorney, said amount being the county's part of the 1934 and 1935 personalty tax against the Cromwell Hosiery Mills, erroneously paid by the Margate Hosiery Mill, as evidenced by Trustee's receipt Nos. 22649 and 22622, dated June 14, 1937.

That the Tax assessor be authorized to exempt from taxation for the year 1938 a five acre tract of land purchased February 15, 1938, by the Town of Lookout Mountain from the Trustee of the D. T. Clippinger estate for park purposes.

That the Tax Assessor be authorized to exempt from taxation for the year 1938 the building located at the corner of Pine and 8th Street, occupied by a W.P.A. Sewing unit, provided the said building is being used for that purpose during the whole year; otherwise for such part of the year said building is so used. (Heretofore referred to the Committee by the County Court).

Respectfully submitted.

Hays Clark, Chairman.

W. T. Thrasher.

B. L. Freeman.

Luther Hamby.

Mack Fryar.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF THE FINANCE COMMITTEE AND ADVISORY COMMITTEE ON THE BUDGET.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Your Finance Committee and Advisory Committee, appointed by the County Judge, having carefully estimated the receipts and expenses of the County for the Budget Year beginning July 1, 1938 and ending June 30, 1939. same to be provided for by a tax levy on the assessments

for the year 1938, and the receipts from all other sources, beg leave to report as follows;

## FIRST.

In the absence of the exact official tax aggregate, which has not been finally compiled, the following is based on an assessed valuation of \$136,000,000.00, which we are informed will be substantially correct.

## SECOND.

We estimate the receipts, based upon a levy of \$1.53, (one dollar and fifty-three cents) on each one hundred dollars of all property subject to taxation in the county, and from all other sources, to be as follows:

1938. Property Tax. (83% )	1.727.064.00
1937. " " (50% ) of amount uncollected at beg. of yr.	189.598.50
1936. " " (30% ) " " " "	51.323.80
1935. " " (20% " " " "	18.660.14
1934 " " (15% " " " "	12.094.62
Poll Tax.	30.000.00
State for Elementary Schools.	255.830.00
" " " (Transportation)	17.000.00
" High Schools.	28.250.00
County Court Clerk. (including excess fees.	136.000.00
Circuit Court Clerk. (including excess fees)	3.000.00
Criminal Court Clerk. ( including excess fees.	12.000.00
Clerk & Master. other than delinquant property tax.	10.000.00
Magistrates.	1.500.00
County Register-- Excess Fees.	2.000.00
County Trustee-- Excess Fees.	36.000.00
Sheriff--Excess Fees.	10.000.00
State Board of Claims for Bond Interest.	30.900.00
County Clinic.	12.000.00
Cash balance in Elementary School Fund (For E. Sch. purposes)	34.973.34
All other sources.	<u>30.000.00</u>
	\$ 2.648.194.40
Less estimated Trustee's Commission.	44.302.40
<b>Total.</b>	<u><u>2.603.892.00</u></u>

## THIRD.

## APPROPRIATIONS.

Buildings and Grounds. General.	21.888.59
Board of Health.	15.383.70
County Clinic.	12.051.35
Chancery Court.	2.000.00
Juries.	29.000.00
Circuit Court.	1.900.00
Criminal Court.	20.000.00
Juvenile Court.	5.725.00
County Court Per Diem.	250.00
Elections.	19.176.00
Lunatics.	2.400.00
Office Expenses.	12.401.95
Pauper Buriels.	4.992.35
County Hospital.	44.156.53
Public and Charitable Institutions.	173.480.00
Salaries.	53.975.00
Sheriff and Jails.	43.231.26
Elementary Schools.	416.707.00
High Schools.	329.293.00
City of Chattanooga Schools.	750.000.00
Interest on bonds.	415.564.90
Redemptions of Bonds.	25.000.00
Addition to Sinking Fund.	107.000.00
Interest on Loans and Warrants	8.000.00
Rural Relief.	9.999.20
Indexing Records in Co-Register's Office (W.P.A. Pro.)	3.600.00
Property Ownership Map of Hamilton Co. (P.W.A. Project)	1.610.00
Miscellaneous (Exhibit No. 6).	56.380.10
	\$ 2.585.165.93

Unpaid Items. pertaining to previous year:

Bond Interest (for reimbursement of advance).	2.007.00
Buildings & Grounds. General.	1.111.41
Board of Health.	116.30
County Clinic.	448.30
Elections.	824.00
Office Expense.	598.05
Pauper Burials.	7.65
County Hospital.	1.843.47
Sheriff and Jail.	11.768.74
Rural Relief.	<u>80</u>
FOURTH.	\$18.726.07
	\$ 2.603.892.00

To comply with Chapter 75 of the Acts of 1923, which provides for a tax for elementary schools and for high schools, to be retained by the county wherein assessed and collected, a levy of ten cents is made for elementary schools and a levy of five cents for high schools, both of which are embodied in and made a part of the county levy for elementary and high schools.

FIFTH.

To provide for the appropriations set forth on page three, we recommend the following rates for the 1938 Tax Levy.

County Purposes.	\$ 0.303
(including 2¢ for Fire Insurance Fund )	
( " 1¢ for Teachers' Retirement Fund.	
( " 5¢ for Social Security Fund )	
Interest and Sinking Fund.	.35
Elementary Schools.	.57
High Schools.	.25
Bonny Oaks Industrial School	.017
Hospitals, Sanitariums and other Public & Charitable	
Institutions.	<u>.12</u>
	\$ 1.61

SIXTH.

We also recommend that a privilege tax for county purposes be levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

We further recommend an assessment of one dollar (\$1.00) for school purposes on each person liable for a Poll Tax in the county, in addition to the one dollar (\$1.00) already provided for by the state.

We further recommend that a pike tax of five cents be levied on each one hundred dollars (\$100.00) of all property subject to taxation in the county, the same to be applied on the pike roads of the county, as now provided by law.

We further recommend that a tax of ten cents be levied on each one hundred dollars (\$100.00) of property located outside the corporate limits of the city of Chattanooga, subject to taxation, same to be applied on the district roads, as now provided by law.

We further recommend that all merchants shall pay an ad-valorem tax, upon the average capital invested in their business, of one dollar and sixty-six cents (\$1.66) for those inside the corporate limits of the city of Chattanooga, and one dollar and seventy-six cents (\$1.76) for those outside, which is equal to the property tax rate, and is to be distributed in the same manner.

exhibit no, 1.

PUBLIC AND CHARITABLE INSTITUTIONS.

Pine Breeze Sanitarium.	43.000.00
Erlanger Hospital	42.500.00
Bonny Oaks Industrials School	23.000.00
Chattanooga Public Library.	21.000.00
Vine Street Orphans Home.	2.880.00
Humane Educational Society.	2.000.00
Florence Crittenton Home.	1.200.00
Old Ladies Home.	1.000.00
Children's Refuge.	800.00
Anti-Tuberculosis Association. (Bovine)	900.00
Children's Hospital.	28.000.00
University of Chattanooga.	6.000.00
American Legion, for Crippled Children.	500.00
Colored Community Center.	300.00
Blackford Street Colored Orphanage.	400.00
Total.	\$ 173.480.00

## E X H I B I T      N O .      2 .

## SALARIES.

County Judge.	5,000.00
• Chief Clerk & Purchasing Agent.	4,500.00
Clerk of County Judge.	1,440.00
County Auditor.	4,500.00
County Auditor's Stenographer.	1,620.00
Chairman Board of Education.	2,250.00
Superintendent of Education.	3,000.00
County Attorney.	3,000.00
County Physician.	2,400.00
Tax Assessor & Clerks.	23,000.00
License Inspector.	2,100.00
Chairman Finance Committee.	165.00
Four Members Finance Committee.	400.00
Three Members Poor House Commission.	300.00
Two Members Claims Committee.	<u>300.00</u>
Total.	\$ 53,975.00

• Includes the salary of a Budget Clerk.

EXHIBIT.  
ELEMENTARY SCHOOLS.

## Estimated Net Receipts:

Property Tax.

803,521.96  
270,101.70  
29,400.00  
34,973.34  
28,710.00  
\$ 1,166,707.00

County. 416,707.00  
City of Chatta. 750,000.00  
\$ 1,166,707.00

EXHIBIT. NO. 4.  
COUNTY HIGH SCHOOL.

## Estimated Net Receipts:

Property Tax. 294,890.50  
From State of Tennessee. 27,967.50  
From all other sources. 6,435.00  
\$ 329,293.00

EXHIBIT NO. 5  
HAMILTON COUNTY, TENNESSEE.

## Bond Interest Payable Budget Year. 1938.1939.

Title of Bonds.	Dates.	Maturities.	Amounts	Rates %	Annual Interest
Rossville Road.	10.1.09	10.1.1939.	\$ 50.000	4½	2,250.00
Road.	4.1.1911	4.1.1941.	500.000	4½	22,500.00
Rossville Road.	6.1.1911	6.1.1941	100.000	4½	4,500.00
School	6.1.1911	6.1.1941	135.000	4½	6,075.00
Court House	4.1.1912	4.1.1942	350.000	4½	15,750.00
Jail	4.1.1912.	4.1.1942.	75.000	4½	3,375.00
Hamilton County (Floating Debt.)	7.1.1913.	7.1.1943.	550.000	4½	24,750.00
Main Avenue.	7.1.13.	7.1.1943.	25.000	4½	1,125.00
Jail	7.1.1913	7.1.1943	25.000	4½	1,125.00
Lauderdale & Glass Street Road.	2.1.1914	2.1.1944	25.000	5	1,250.00
Bridge	4.1.1914	4.1.1944	500.000	5	25,000.00
Walnut St. Bridge Repairs.	4.1.1914	4.1.1944	100.000	5	5,000.00
Wauhatchie Road.	4.1.1915.	4.1.1944	125.00	5	6,250.00
Erlanger Hospital	4.1.1915	4.1.1944	100.00	5	5,000.00
Boyce Highway.	5.1.1915	4.1.1945	25.000	5	1,250.00
James County Highway. Assmd)	7.1.1916	4.1.1945	38.000	5	1,800.00
Market Street Bridge.	4.1.1917	4.1.1947.	550.000	4½	24,750.00
Funding School	4.1.1917	4.1.1947	100.000	4½	4,500.00
Suck Creek Road.	4.1.1917	4.1.1947	80.000	4½	3,600.00
Mission Ridge Tunnel.	11.1.1926	11.1.1956	600.000	4½	27,000.00
Children's Hospital	11.1.1926	11.1.1956	125.000	4½	5,625.00
Refunding	4.1.1927	11.1.1946	200.000	4½	9,000.00
Funding	6.1.1927	4.1.1957	760.000	4½	34,200.00
Buildng.	6.1.1927	6.1.1957	225.000	4½	10,125.00
Highway Bonds of 1927	8.1.1927	6.1.1957	250.000	4½	11,250.00
Highway Bonds of 1928.	4.1.1928	8.1.1957	500.000	4½	22,500.00
School.	2.1.1930	2.1.1960	961.500	4¾	45,671.25

Alton Park School.	2.1.1930.	2.1.1970	95.000	4 $\frac{1}{2}$	4.512.50
Tunnel	2.1.1930	2.1.1950	500.000	4 $\frac{3}{4}$	23.750.00
Bridge.	2.1.1930.	2.1.1960	100.000	4 $\frac{1}{2}$	4.750.00
Funding					5.250.00
Funding					7.000.00
Public Works. (Court House.					341.25
Public Works. Silverdale. Hos.1st.series.		Serial.	55.000	3.60	1.944.00
" " School 1st series. 1.1.1936.		"	590.000	3.40	19.805.00
" " Industrial Sch. 1st series.		"	73.000	3.	2.130.00
Public Works. Jail		"	9.000	2 $\frac{1}{2}$	212.50
" " Silverdale Hos. 2st "		"	6.000	2 $\frac{1}{2}$	137.50
" " Court House.3rd series.		"	44.000	3 $\frac{1}{2}$	1.540.00
" General Hosp.		"	300.000	4	6.000.00
Elementary & High School Imp.		"	200.00	4	8.000.00
Public Works. School (2nd Series.		"	<u>188.000</u>	3.60	<u>3.384.00</u>
			\$ 9.601.500		\$ 414.115.50
Commission paying coupons.	\$3.50 per \$1.000.00				1.449.40
	Total.				\$ 415.564.90

EXHIBIT. NO. 6.  
MISCELLANEOUS.

Salaries & Wages.

Farm Agents and Clerks.	3.148.13	
Equalization Board.	693.00	
Home Demonstration Agent.	450.00	
Storekeeper.	1.500.00	
Janitor- Law School	150.00	
Budget Clerk.	300.00	
Watchman. Court House.	<u>900.00</u>	7.141.13

Unclaimed funds, subsequently claimed; refunds of taxes and license  
County Court Clerk's fees; Vital Statistics, and Delinquent Tax Attorney's Commission.

	4.000.00
Premiums on Officials' Bonds	2.000.00
Tennessee State Employment Service.	2.000.00
Dalberg & Co., Auditors.	2.938.14
Special Audit for 1937.38.	4.000.00
Final Reimbursement to private parties for advances made for preliminary flood control survey.	5.500.00
City of Chattanooga, for State Income Tax of the late Mrs. B.F. Thomas, erroneously paid by State to county.	10.031.12
Gasoline & Oil and other automobile supplies and expenses.	1.500.00
Advertising.	1.000.00
Clerical Help. Special C&M. audit.	500.00
State auditors.	300.00
Book Binding (w.P.A.)	1.250.00
Ooltewah Dormitory Expense.	50.00
Argonne Park Expense	60.00
Telephone- Agriculture Department.	75.00
Artificial Limbs.	300.00
Bond Interest. Hamilton Co. Highway Bonds. Series of 1938.	3.000.00
Drums of Dixie.	5.000.00
All other.	<u>5.734.71</u>
Total.	\$ 56.380.10

We recommend that the estimates and the tax levy as specified in the foregoing be adopted and ratified by the Court.

This the 22nd day of August. 1938.

Hays Clark. Chairman.  
Mack Fryar.  
W. T. Thrasher.  
B. L. Freeman.  
Luther Hamby.

We, the undersigned taxpayers of Hamilton County, Tennessee, appointed by the County Judge, as provided by Chapter 424 of the Acts of 1917, do hereby certify that we have attended and participated in the meetings of the Finance Committee in the consideration of the matters set out in the foregoing report, and that we concur in same.

This the 22nd day of August, 1938.

C. S. Stewart. Chairman.  
M. M. Hartman.  
Frank A. Nelson.  
J. R. Price.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder.

RESOLUTION DIRECTING THE COUNTY JUDGE TO ABOLISH THE PRACTICE OF FURNISHING COUNTY OWNED AUTOMOBILES TO COUNTY OFFICERS AND EMPLOYEES, AND PROVIDING A METHOD OF PAYMENT FOR THE USE OF PRIVATELY OWNED AUTOMOBILES IN THE PUBLIC SERVICE.

SECTION 1. BE IT RESOLVED by the County Court of Hamilton County, that the County Judge is hereby directed to abolish the practice of furnishing County owned automobiles to County officers and employees. All officers and employees requiring the use of automobiles in the performance of their respective duties shall be required to furnish their own automobiles. For the use of such automobiles in public service, the County shall pay five 5¢ cents per mile. Such payment shall be made monthly upon a sworn statement by the officer or employee using such automobile showing the number of miles actually driven in public service, and such statement shall be approved by the official or department head under which an employee works.

The County Judge is authorized to use such inspection and investigation as he deems best for the protection of the County against imposition.

Nothing in this resolution shall authorize any officer or department to overdraw any budget allowance, and the County shall not be responsible for the payment of any account accruing after the budget allowance has been absorbed.

SECTION 11. BE IT FURTHER RESOLVED that the County Judge, County Attorney and the Finance Committee is hereby authorized to dispose of County owned automobiles at a reasonable price to be determined by the County Judge. Within the discretion of the County Judge, any County owned automobile may be sold to an officer or employee who has been using such automobile in the public service, and upon terms providing for monthly installment payments, and with the condition that the title remain in the County until fully paid for.

SECTION 111. Be it Further Resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Clark, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION AUTHORIZING THE COUNTY PURCHASING AGENT TO MAKE PURCHASES OF BUS EQUIPMENT FOR THE SCHOOL BUS CONTRACTORS. AND ALSO AUTHORIZING THE COUNTY JUDGE TO FURNISH GASOLINE AND OIL TO THE SCHOOL BUS CONTRACTORS AT COST TO THE COUNTY. SUBJECT TO APPROVAL OF THE STATE ATTORNEY-GENERAL:

SECTION. 1. BE IT RESOLVED by the County Court of Hamilton County, that the County Purchasing Agent is hereby authorized and directed to enter agreements with the contractors for school bus service to purchase for them, either individually or collectively, bus supplies, tires and parts for repair, and thereby afford the school bus contractors an opportunity to procure the discounts obtainable by the County, provided that the County shall not be responsible for the payment of such accounts.

SECTION 11. BE IT FURTHER RESOLVED that the County Attorney is hereby directed to investigate and advise the County Judge of the legal right of the County to furnish the said contractors gasoline and oil at cost price to the County, including expense of handling and excluding the State privilege tax. If such plan of operation is found to be legal and is approved by the State Attorney-General, the County School Board is hereby authorized to enter contracts providing for such service, and the County Judge is authorized to carry out such contracts by the purchase and delivery of gasoline and oil at cost price to the county, including legitimate expense.

Strict accounting shall be kept of all deliveries by the School Board, and the amount due from each contractor shall be deducted from his monthly voucher and shall be paid by the School Board to the County.

SECTION 111. BE IT FURTHER RESOLVED that this resolution take effect from and after passage, the public welfare requiring it.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present, and voting Aye: Esquires Camp, Brown, Langley, Clark, Freeman, Johnston, Thrasher, Hamby and Holder. Fryar Total 10.

A RESOLUTION TO AMEND A RESOLUTION ENTITLED. " A RESOLUTION TO AUTHORIZE AND DIRECT THE BUILDINGS AND GROUNDS COMMITTEE TO DEED A PORTION OF THE COUNTY PROPERTY AT ORCHARD KNOB TO THE HUMANE EDUCATIONAL SOCIETY."

BE IT RESOLVED at the County Court of Hamilton County, Tennessee, in adjourned session assembled that a resolution heretofore passed by this Court on August 15, 1938, entitled A RESOLUTION TO AUTHORIZE AND DIRECT THE BUILDINGS AND GROUNDS COMMITTEE TO DEED A PORTION OF THE COUNTY PROPERTY AT ORCHARD KNOB TO THE HUMANE EDUCATIONAL SOCIETY." be and the same is hereby amended, so as to provide that the County Judge and the County Court Clerk be and they are hereby authorized and directed to deed on behalf of Hamilton County a strip of land fronting on Highland Park Avenue near the sight of the old Poor House, which said strip is approximately 270 feet long and has an average width of 165 feet and is shown on the blue print attached hereto.

BE IT FURTHER RESOLVED that the county deed said strip of land to the Humane Educational Society, a corporation, on condition that the same be used for the purposes for which the corporation is now under its charter authorized to do.

BE IT FURTHER RESOLVED that said deed shall provide that if and when the property so deeded shall cease to be used for the purposes for which said corporation now exists, said property shall revert to the grantor, together with all improvements thereon.

BE IT FURTHER RESOLVED that said provision shall be a conditional one and not a covenant running with the land.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires. Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, and Fryar. Total 10.

RESOLUTION TO NAME THE COUNTY ATHLETIC FIELD ON McCALLIE AVENUE NOW USED BY CENTRAL HIGH SCHOOL. FRAWLEY ATHLETIC FIELD.

WHEREAS, our greatly loved and respected County Purchasing Agent has given to this county the best years of his life, in unparalleled service, holding during the past twenty-seven years the following positions of responsibility and trust with this County. Chief Deputy to the Sheriff, four years; Chief Deputy to the Trustee, four years; Assistant and Purchasing Agent in the office of County Judge, nineteen years, and

WHEREAS, Hamilton County has benefited immeasurably by his unselfish efforts and the tedious responsibilities, which he has accepted and is accepting as an incident to the endless duties of his office, and

WHEREAS, in appreciation of these years of splendid service and particularly in appreciation of his tireless labors to further and promote the construction of a county athletic field on McCallie Avenue, now used by Central High School; it is the desire of the membership of this court that just tribute be paid to this man, one of this county's most capable and respected public servants in such a fashion that his name will be remembered in the years to come.

NOW, THEREFORE. BE IT RESOLVED, by the County Court of Hamilton County, Tennessee, in adjourned session assembled that the field referred to be named and hereafter designated "Frawley Athletic Field", as a tribute to one who devoted so much time and energy towards its realization.

Be It Further Resolved that the name so given be inscribed at the entrance or entrances to said field in some desirable and convenient place, which shall be determined by the Buildings and Grounds Committee.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. and Langley. Total 10.

RESOLUTION AUTHORIZING THE PURCHASE OF ELECTRIC CURRENT FROM THE CITY OF CHATTANOOGA FOR THE PURPOSE OF LIGHTING PUBLIC PLACES AND PUBLIC BUILDINGS OF THE COUNTY.

WHEREAS, the City of Chattanooga, acting by and through its Electric Power Board, is now engaged in the construction of an electric power distribution system to serve Chattanooga



and Hamilton County, and

WHEREAS, the published rates which the City of Chattanooga will charge for such service offers a distinct financial saving to the County over the rates it now pays for electric service; and

WHEREAS, the City of Chattanooga's electric power distribution system will within the near future be ready to furnish electric service at certain locations and gradually at all locations where the County now utilizes electric service. Now, Therefore,

SECTION 1. BE IT RESOLVED, by the Quarterly Court of Hamilton County, in adjourned session assembled, that the proper officials and agents of the County, be, and they are hereby authorized and directed to contract with the City of Chattanooga through its Electric Power Board, for electric service to be furnished by the City's electric distribution system at such times as the City's system can and is in a position to furnish such service. The rates for such service to be in accordance with the standard rate schedules of the City of Chattanooga, namely, Schedule B-1. B-.2 B-3. and B-5A, hereto attached.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher Hamby and Holder. Total 10.

ON MOTION OF ESQUIRE CLARK. SECONDED BY ESQUIRE FREEMAN. seconded by Esquire Freeman, The Commercial National Bank of Chattanooga, was designated as a County Depository Bank on a roll call vote, the following members of the Court being present, and voting Aye: Esquires, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher. Hamby and Holder. Total 9. Esquire Langley voting Naye;

RESOLUTION AUTHORIZING AN INVESTIGATION OF THE VARIOUS OFFICES AND DEPARTMENTS OF COUNTY GOVERNMENT:

SECTION L. BE IT RESOLVED by the Court Court of Hamilton County in adjourned session that the County Judge is hereby authorized and directed to appoint a committee of five citizens of Hamilton County, not more than two of whom shall be members of the County Court.

The said committee is authorized and directed to make an investigation of all offices and departments of the County government for the purpose of making recommendations in the interest of efficiency and economy. The said committee shall particularly investigate and report upon the following subjects;

1. Any deplucating services.
2. Advisibility of consolidation of services.
3. Elimination of useless positions and services.
4. Standard of compensation to officials and deputies.
5. Extravagance or mismanagement in any office or department.
6. The improvements and economies in any office or department.
7. Operation of County owned school buses, and comparison of expense.
8. The expense and efficiency of comparable school systems operated by other counties.
9. The possibility of consolidation of duplicating city and county services.
10. A general survey of County Government.

SECTION 11. BE IT FURTHER RESOLVED that said committee is authorized to investigate the operation of county government in the counties of Shelby, Davidson and Knox, and make comparison of similar service and expense in Hamilton County.

SECTION 111. BE IT FURTHER RESOLVED that said committee investigate the various charitable agencies receiving donations from the County, and report duplicating services and advisability of consolidating such agencies, and limiting appropriations to one such agency in each field of activity.

SECTION 1V. BE IT FURTHER RESOLVED that said committee shall not be authorized to incur any expense except upon approval of the County Judge obtained in advance of incurring any expense.

SECTION V. BE IT FURTHER RESOLVED that this resolution take effect from and after passage, the public welfare requiring it.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye Esquires Langley, Clark, Johnston, Freeman, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION APPOINTING THE COUNTY JUDGE. ESQUIRES CLARK AND THRASHER. THE TRUSTEE AND COUNTY AUDITOR. MR. PETERSON AS A COMMITTEE AUTHORIZED, DIRECTED AND EMPOWERED TO NEGOTIATE WITH THE State Board of Claims in Nashville for the purpose of agreeing upon a plan to retire the County's Debt subject to reimbursement.

WHEREAS, by the passage of Chapter 165, Public Acts of 1937, the State has declared its willingness to make available, in part or in full, money owed to any County by the State on account of Highway reimbursement wherever a like amount of County debt subject to reimbursement can be liquidated, thereby reducing the County's bonded debt .

WHEREAS, we believe that it is to the best advantage of the taxpayers that Hamilton County's debt be reduced or more equitably arranged; and

WHEREAS, a letter from the State Board of Claims has been received requesting the Quarterly County Court of Hamilton County to appoint a Committee with authority to negotiate with the Board of Claims for the purpose of arranging for the retirement of the County's reimbursement debt; and

WHEREAS, The Quarterly Court of Hamilton County is desirous of investigating the possibilities as portrayed in this letter and in Section 6, Chapter 165, Public Acts of 1937; and

WHEREAS, the Quarterly Court of Hamilton County is further desirous of taking advantage of any assistance that the State is prepared to give.

NOW. THEREFORE. BE IT RESOLVED BY THE QUARTERLY COURT OF HAMILTON COUNTY.

AS FOLLOWS:

1. That a committee not exceeding five, representing this court and composed of Co. Judge, Esquires Clarke, and Thrasher and County Trustee and Petersen. are hereby appointed.
2. That this committee is authorized, directed and empowered to negotiate with the State Board of Claims in Nashville for the purpose of agreeing upon a plan to retire the County's debt subject to reimbursement.
3. That this committee is further given the authority to prepare or cause to be prepared, for presentation to the Quarterly Court as soon as possible, a comprehensive program to liquidate or to refund any of the County's indebtedness.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Clark, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected.

J. H. Barrett.  
B. B. Hagan.  
C. E. Mowery.

AFTER DISCUSSION, THE FOLDWING RESOLUTION WAS PROPOSED BY ESQUIRE FREEMAN and read in Full:

" A RESOLUTION ENTITLED A RESOLUTION AUTHORIZING HAMILTON COUNTY TO MAKE APPLICATION TO THE UNITED STATES OF AMERICA THROUGH THE FEDERAL ADMINISTRATION OF PUBLIC WORKS FOR A GRANT TO AID IN FINANCING THE CONSTRUCTION OF CERTAIN SCHOOL BUILDINGS, AND REPAIRS TO OTHERS.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled;

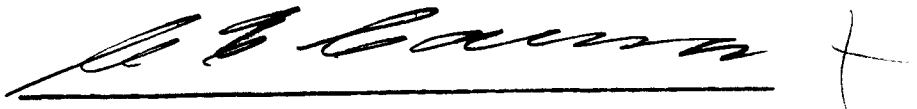
Sec. 1. That the County Judge be and he is hereby authorized and directed to file on behalf of Hamilton County an application to the United States of America for a grant to aid in financing the construction of and repairs to the following County School Buildings: John A. Patten, East Ridge, Red Bank, Sody, Elementary, Sody-Daisy and Booker T. Washington.

Sec. 2. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to furnish such information in connection with securing the grant as may be needed or requested".

On being seconded by Esquire Thrasher, the foregoing resolution was adopted by roll call vote, the following members of the Court being present and voting Aye:

Esquires Langley, Freeman, Johnston, Camp, Brown, Hamby, Thrasher and Holder.  
Total 8. Esquires Clark and Fryar being absent.

THEREUPON COURT **ADJOURNED** SINE DIE.

A handwritten signature in cursive script, appearing to read "A. B. Cannon", is written above a horizontal line. To the right of the signature is a small, simple cross-like mark.

COUNTY JUDGE

State of Tennessee. )  
 COUNTY OF HAMILTON. )

MONDAY. OCTOBER 3, 1938.

Be it remembered, That on this the 3rd day of October, 1938, before the Honorable C. E. Camp, County Judge Pro Tem of Hamilton County, Tennessee, a regular session of the Quarterly Court of Hamilton County, Tennessee, was held in the Court House at Chattanooga,

The meeting was called to order by Honorable C. E. Camp, County Judge Pro Tem of Hamilton County, and on a roll call by the County Court Clerk, the following answered present: Esquires W. F. Langley, B. L. Freeman, J. W. Johnston, C. E. Camp, Mack Fryar, G. Russell Brown, Wilkes T. Thrasher, Luther Hamby, Hays Clark and W. Lat Holder, Total 10. The following were absent. None.

Thereupon the County Judge Pro Tem announced the presence of a quorum.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Esquire Fryar was elected member of the Poor House Commissioner, on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF COUNTY SCHOOL SUPERINTENDENT.

To The Honorable Judge and members of the Court of Hamilton County:  
 Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent of schools for the quarter ending September 30, 1938.

The amounts set forth in our budget for 1938-39 and expenditures through September 30, 1938, against the same as shown by vouchers issued by the superintendent's office are as follows:

	Budget.	Expenditures.
General Control.	\$ 9.942.00	2.701.79
Instructional Service.	534.397.00	40.625.22
Auxiliary Agencies.	85.494.00	8.962.82
Operation School Plant.	61.998.00	5.626.83
Maintenance School Plant.	36.169.00	23.886.80
Capital Outlay.	<u>18.000.00</u>	<u>4.505.09</u>
	\$ 746.000.00	\$ 84.318.55

The amount contributed by Department of Education employees to the Hamilton County Department of Education's Insurance and Pension Fund and deposited with Joel W. Richardson, County Trustee, for the quarter totals \$197.19.

ENROLLMENT.

I am unable to give a comparative report on enrollments in this office because attendance reports for September are not due in our office until this week. This month closed last Friday. As soon as these reports are assembled I shall send each member of the court a statement comparing our present enrollment with that of the same period last year. FROM unofficial reports one would judge that our enrollments are unusually large.

BUDGET.

The Hamilton County Board of Education met Wednesday, September 28th, and approved a revised budget to correspond with the total of \$746.000.00 allowed for schools by the quarterly Court. It will be extremely difficult to live within this budget allowance. We have no funds set up for emergency and nothing for equipment for Red Bank Elementary School. At time our budget was made last spring this amount was not included because we expected to equip this building out of Building Program Funds as we had done the others. When the architect made his report, equipment was left out and all the money spent on building. Funds must be provided sometime during the year to care for this additional expenditure. We are making every reduction possible that will enable us to continue a high standard of work.

Buildings.

We occupied two new buildings this fall, Tyner High and Red Bank Elementary, and have the following additions now under construction.

Mountain Creek.	two-thirds completed.
Falling Water.	three-fourths "
Daisy.	one-half completed.
Sale Creek.	two-thirds. "
East Brainerd.	to-thirds completed.
Ooltawah.	one-fourth "
Birchwood.	three-fourths "

We would be pleased to have members of the County Court visit all of our new buildings and additions. I feel sure that you will agree with me that we have school buildings in this county of which we should be proud indeed.

May I again express my sincere appreciation for the splendid way in which each of you have assisted our department in its endeavor to conduct an efficient and progressive school system.

Yours very cordially .

Arthur L. Rankin.

Superintendent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

REPORT OF CLAIMS COMMITTEE.

TO THE COUNTY COURT:

We, your CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc. and find the same correct, and recommend that they be by order paid.

C. E. CAMP. JUDGE PRO TEM.

Minnie Barbett.  
 Eula Mae Kelly.  
 Nettie B. Parker.  
 Louis Horace Potter.  
 Sallie Newman.  
 Ruth L. Cravens.  
 Cora Miller.  
 Ruby Godfrey.  
 John Henry Boyles.  
 Mass Crumsey.  
 Lucile Vandergriff.  
 Kid Battle.  
 Robert Bowers.  
 W. R. Meyers.  
 Sam Varner.  
 Ethel Fine.  
 Edward Cox.  
 Ruby Skinner.  
 Richard Flannigan.  
 Robt. M. Bowman.  
 Charlyne R. Rhodes.  
 Mrs. Carrie Lowry.  
 W. M. Storey.  
 J. B. Searcy.  
 Henry Phillips, Jr.  
 Homer Murphy.  
 Gus Hardy.  
 Ed Sims.  
 William V. Cox.  
 Lillie Moore.  
 Elizabeth Jones.  
 Jess Sharp.  
 W. A. Leslie.  
 Johnson Jerry.  
 Lura Lance.  
 Evelyn Jones.  
 Juliette Morris.  
 Mamie Ellen Newton.  
 Thomas G. Newman.  
 Clarence Milner.  
 Harry Hite.  
 Carrie Finley.  
 Della Henry.  
 Fannie White.  
 Frances Case.  
 John Goins.  
 Chas. Franklin.  
 Emma Lawson.  
 Ida Cartwright.  
 Rosalee Lawson.  
 Ollie May Elrod.  
 Henry Everett.

53 cases. @ \$5.00.

265.00

B. Wilson.	D. S.		
Guy Hardy.			
Clarence Milner.		2 cases @ 3.00.	6.00
Mack Fryar.	J. P.		
Fannie White.			
Francis Case.		2 cases @ 50¢	<u>1.00</u>
HAMILTON COUNTY.			71.00
JACK HIXSON.			

FOR SERVICES RENDERED FOR QUARTER ENDING SEPTEMBER 30, 1938.

For making Quarterly record 15.500 @ 10¢	15.50
Entering Orders of the Court.	14.00
Filing petitions for exemptions 101 @ 25¢	25.25
Supplying certificates with seals attached 101 @ 75¢	75.75
Opening and closing records 70 days @ 50¢	39.50
Filing, docketing and entering lunacy warrants. 43 @ 3.85.	165.55
Jacketing County bills, of expense 4 @ 15¢	60
Filing report of County Superintendent.	25
Claims Committee.	25
William Bork Memorial Hospital.	25
Finance Committee.	25
Finance & Advisory. Committee.	25
Ex-Officio fees for quarter ending September 30, 1938	50.00
For registering Circuit Court bills of cost 572 @ 15¢	<u>85.80</u>
	\$ 473.20.

I certify the foregoing to be correct to the best of my knowledge and belief;

Jack Hixson. CCC

Margaret Orrell. D.C.

ON MOTION OF ESQUIRE LANGLEY. SECONDED by Esquire Hamby, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION FOR HAMILTON COUNTY PARTICIPATION IN RECREATIONAL DEVELOPMENT AT SODDY. TENNESSEE.

WHEREAS, the residents of the unincorporated town of Soddy are intent on making the town and the adjoining shoreline of Chickamauga Reservoir attractive for recreational use and to obtain the greatly needed additional income for the area from that use, and

WHEREAS, The Tennessee Valley Authority and the Works Progress Administration have appeared co-operative in preliminary consultations toward the leasing to the county of reservoir lands and the construction of recreational facilities, respectively; these facilities to consist of boat harbor, decks, picnic areas, restaurant, filling station and possibly a swimming beach, now,

THEREFORE, be it Resolved by the Hamilton County Quarterly Court in regular session that:

(1) Hamilton County assist and support this development in every way.

(2) Hamilton County appoint the following committee.

- Four members of the Soddy Chamber of Commerce Recreation Committee.
- Wilkes T. Thrasher.
- G. Russell Brown.
- W. Allison White.

(3) The above committee draw up agreements with the Works Progress Administration Tennessee Valley Authority, and other agencies for immediate construction of Projects, to be sponsored by Hamilton County, covering the described recreational development for the Soddy area.

ON MOTION of Esquire Johnston, seconded by Esquire Thrasher, the foregoing resolution was referred to the Finance Committee on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED FOR CERTAIN COUNTY SCHOOL BUILDINGS AND REPAIRS PURSUANT TO PROVISIONS OF THE COUNTY PUBLIC WORKS ACT AND THE INITIAL RESOLUTION ADOPTED BY THE QUARTERLY COURT. OF Hamilton County, on August 15, 1938, TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS, AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE.

WHEREAS by initial resolution adopted by this Court on August, 15, 1938, pursuant to the terms and conditions of the County Public Works Act of 1938, as amended, the issuance of bonds of this county has been authorized for certain county school buildings not to exceed the sum of \$50,000.00, and,

WHEREAS, following the adoption of the initial resolution by three-fourths of all the members of the Quarterly Court and publication of same by the clerk, in compliance with the Act, less than five per cent of the qualified electors of Hamilton County, as electors are defined in said Act, interposed objections thereto within the ten days period which followed, and

WHEREAS, Federal funds have heretofore been allotted by way of grant in an amount equal to forty-five per cent of the established cost to match the amount to be furnished by Hamilton County, and

WHEREAS, it is to the public interest that bonds be now issued to defray the County's part of this project,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled--

SECTION 1. THAT THERE BE FORTHWITH issued and sold, as hereinafter provided, bonds in the amount of \$50,000.00 for county school buildings and repairs.

SECTION 2. BE IT FURTHER RESOLVED that said bonds shall be dated the first of July 1938; shall be issued in denominations of \$1,000.00 each and shall bear interest at a rate not to exceed 5% per annum, payable semi-annually on the first day of January and July of each year, the said interest to be evidenced by coupons as hereinafter provided.

Section 3. BE IT FURTHER RESOLVED that said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office. There shall be attached to each of said bonds, interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth, and each coupon shall bear the number of the bond to which it is attached; the said coupons shall be signed by the County Judge and the County Court Clerk; provided, however, that the said County officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, New York.

SECTION 4. BE IT FURTHER RESOLVED that said bonds shall be styled "Public Works (School) Bonds, 3rd series"; shall be numbered from 1 to 50 both inclusive and shall mature serially as follows: One of said bonds of the par value of \$1,000.00 shall mature on July 1, 1941, and the same number and amount shall mature on July 1st of each year thereafter up to and including July 1, 1966. Two of said bonds of the par value of \$2,000.00 shall mature on July 1, 1967, and the same number and amount shall mature on July 1, of each year thereafter up to and including July 1, 1978.

SECTION 5. BE IT FURTHER RESOLVED that the said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE  
COUNTY OF HAMILTON.  
(Style of Bond)

No. \_\_\_\_\_ \$1,000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars lawful money of the United States of America on the first day of July 19\_\_\_\_. with interest thereon at the rate of \_\_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of January and July of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of fifty (50) bonds, aggregating the principal sum of \$50,000.00 of like date, tenor and effect, except as to maturity, and is issued by said County for the purpose of obtaining funds for public improvements under the authority of the Act of the General Assembly of the State of Tennessee, known as the



"County Public Works Act of 1935, " as amended by Chapter 232 of the Public Acts of 1937. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special sessions assembled.

AND IT IS HEREBY CERTIFIED AND RECITED THAT all conditions, acts, and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee, nor by the County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said County Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of July, 1938.

COUNTERSIGNED

\_\_\_\_\_  
COUNTY COURT CLERK.

\_\_\_\_\_  
COUNTY JUDGE.

FORM OF COUPON.

No. \_\_\_\_\_

On the first day \_\_\_\_\_, 19\_\_\_\_ the County of Hamilton in the State of Tennessee, will pay to the bearer, \_\_\_\_\_ at the National City Bank, New York, N. Y. FOR SEMI-ANNUAL INTEREST DUE THAT DAY ON ITS Public Works (School) Bond 3rd Series, dated \_\_\_\_\_, 19\_\_\_\_, Number \_\_\_\_\_.

COUNTERSIGNED.

\_\_\_\_\_  
County Court Clerk.

\_\_\_\_\_  
County Judge

SECTION 6. BE IT FURTHER RESOLVED that said bonds when they shall have been executed by proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

Section 7. BE IT FURTHER RESOLVED that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1938 through 1978 inclusive, sufficient for said purposes.

SECTION 8. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds, in the manner prescribed by Section 3707 of the Code of Tennessee, and Section 10 of the County Public Works Act of 1935.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

## RESOLUTION TO MAKE EAST VIEW COURT AVENUE A DISTRICT ROAD.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That East View Court Ave. in East View Subdivision, Red Bank, be declared a District Road, public welfare requiring it.

Said street is approximately 800 ft. in length. Right-of-way has been signed by property owners, to-wit:

Mrs. Yarborough.  
Boyd Hixson.  
M. A. Brown.

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

## REPORT OF WILLIAM E. BORK MEMORIAL HOSPITAL.

Months of July, August, and September. 1938.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY.

Gentlemen:

We, as your Commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of July, August and September, 1938: listing the number of patients received, discharged, transferred and died, those remaining on hand at the end of the quarter ending September 30, 1938.

	MALE.	FEMALE.	TOTAL.
1. Patients on books of institution beginning institution quarter. (Includes patients away from institution on parole, but still on books.)	164	126	290
2. Admitted during the quarter.	38	22	60
3. Total on books during quarter. (includes totals of items 1 & 2.)	202	148	350
4. Discharged from books during quarter. (Does not include patients on parole)	27	13	40
5. Transferred to other institutions for mental disease. (Includes all insane patients sent directly to any other institution for mental disease.)	0	1	1
6. Died during quarter.	6	3	9
7. Total discharged, transferred, and died during quarter.	33	17	50
8. Patients remaining on books of institution at the end of institution quarter. (includes patients away from institution on parole)	169.	131	300
9. Number of employees on hand.	11	7	18

Respectfully submitted,

G. Russell Brown.  
Chairman.

J. W. Johnston.  
Secretary.

C. E. Camp.  
Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Johnston, the foregoing report was adopted and ordered to be filed and made a matter of record.

## RESOLUTION TO EXEMPT THE MEIGS COUNTY ELECTRIC MEMBERSHIP CORPORATION A NON-PROFIT CO-OPERATIVE ASSOCIATION, FROM TAXES FOR A PERIOD OF FIVE (5) YEARS, BEGINNING JANUARY 1, 1939.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Meigs County Electric Membership Corporation, a non-profit co-operative association, be and the same is exempt from all taxes which might have been assessed against it up to January 1, 1939, and for a period of Five (5) years after said January 1, 1939.

ON MOTION of Esquire Holder, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO REFUND THE CHATTANOOGA GAS COMPANY TWO HUNDRED SEVENTY-five DOLLARS THAT WAS ERRONEOUSLY COLLECTED.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

Refund two hundred and twenty-five dollars (\$275.00) three months County Privilege license. This tax was refunded in 1937.

ON MOTION of Esquire Freeman, seconded by Esquire seconded by Esquire Thrasher, the foregoing resolution was referred to the Finance Committee.

REPORT OF CLERK ON ADVERTISEMENT OF INITIAL RESOLUTION CALLING FOR ISSUANCE OF BONDS NOT TO EXCEED ONE HUNDRED SIXTY THOUSAND DOLLARS (\$160,000.00) IN AMOUNT.

I, T. W. Killough, do hereby report as follows:

On August 15, 1938, I was the duly elected and qualified County Court clerk of Hamilton County, Tennessee, and held such office until August, 31, 1938, at which time my term expired.

Pursuant to the provisions of an initial resolution providing for the issuance of county bonds for school purposes in the amount of \$160,000, supplementing a grant for such project from the Public Works Administration, and providing for publication of the resolution which was adopted on August 15, 1938, by three-fourths of all the members of the Quarterly Court of said county, in adjourned session, I caused advertisement of same to be made in full on August 15, 1938, in the Chattanooga Free Press, a newspaper published in Hamilton County and circulating in the City of Chattanooga.

The advertisement was in the following words and figures, to-wit:

"A RESOLUTION ENTITLED "INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS NOT TO EXCEED \$160,000.00 IN AMOUNT UNDER THE COUNTY PUBLIC WORKS ACT OF 1935, AS AMENDED BY CHAPTER 232 OF THE PUBLIC ACTS OF 1937, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF CERTAIN SCHOOL BUILDINGS AND REPAIRS".

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, IN ADJOURNED SESSION ASSEMBLED.

1. That bonds of Hamilton County, not to exceed \$160,000.00, in amount, be issued in accordance with the provisions of the County Public Works Act of the General Assembly of Tennessee for 1935, and amendments thereto, for the purpose of defraying the County's part of the estimated cost of construction, of equipment for, and repairs to the following County School Buildings: John A. Patten, East Ridge, Red Bank, Saddy, Elementary, Saddy-Daisy and Booker T. Washington, which bonds will be issued to match anticipated grants for this purpose from the Federal Government in an amount equivalent to 45% of the estimated cost.

2. BE IT FURTHER RESOLVED that said bonds shall bear interest at a rate not to exceed five (5%) per cent per annum and shall be payable from ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled, shall be in such form and denomination, and shall embody such terms not INCONSISTENT WITH THE County Public Works Act, as may be prescribed by subsequent resolutions of this Court.

BE IT FURTHER RESOLVED that upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provision of Section 5 of the above referred to act, attaching to said resolution the notice therein provided.

NOTICE.

The foregoing resolution has been adopted. Unless within ten (10) days of the publication hereof, a petition signed by at least 5% of the qualified electors of the County as defined by the County Public Works Act of 1935, as amended by Chapter 232 of the

Public Acts of 1937, shall have been filed with the clerk protesting the issuance of the bonds, such bonds will be issued as proposed.

This \_\_\_\_ day of August, 1938.

T. W. Killough. CCC

During the ten (10) days following the date of the above publication no petition was filed with me or with my office by any of the qualified electors of Hamilton County protesting the issuance of the bonds proposed in this resolution, nor was any such petition filed at any time prior to the expiration of my term of office.

T. W. Killough. Clerk of  
Hamilton County, through August 1, 1938

ON MOTION of Esquire Freeman, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF CLERK ON ADVERTISEMENT OF INITIAL RESOLUTION CALLING FOR ISSUANCE OF BONDS NOT TO EXCEED \$25.000 IN AMOUNT.

I, T. W. Killough, do hereby report as follows;

On August 15, 1938, I was duly elected and qualified County Court Clerk of Hamilton County, Tennessee, and held such office until August 31, 1938, at which time my term expired.

Pursuant to the provisions of an initial resolution providing for the issuance of County bonds for the purpose of defraying Hamilton County's part of the estimated cost of a City-County detention home for women at Silverdale, in the amount of \$25.000, supplementing a grant for such project from the Public Works Administration, and providing for publication of the resolution, which was adopted on August 15, 1938, by three-fourths of all the members of the Quarterly Court of said County, in adjourned session, I caused advertisement of same to be made in full on August 15, 1938, in the Chattanooga Free Press, a newspaper published in Hamilton County and circulating in the City of Chattanooga.

The advertisement was in the following words and figures, to-wit:

A RESOLUTION ENTITLED 2initial Resolution to provide for the issuance of COUNTY BONDS IN AN AMOUNT NOT TO EXCEED \$25.000.00, UNDER THE COUNTY PUBLIC WORKS OF 1935, AS AMENDED BY CHAPTER 232 OF THE PUBLIC ACTS OF 1937, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF A CITY-COUNTY DETENTION HOME FOR WOMEN AT SILVERDALE'.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled, that bonds of Hamilton County, not to exceed Twenty-five Thousand (\$25.000) Dollars in amount, be issued in accordance with the provisions of the County Public Works Act of 1935, and amendments thereto, for the purpose of defraying the County's part of the estimated cost of a City-County detention home for women at Silverdale, in said County, a like amount having been issued by the City of Chattanooga for this project.

SECTION 2. BE IT FURTHER RESOLVED THAT SAID BONDS WILL BE ISSUED to match a grant of approximately seventy-five thousand (\$75.000.00) Dollars for this purpose from a Federal Agency heretofore approved.

Section 3. BE IT FURTHER RESOLVED That said bonds shall bear interest not to exceed five (5%) per cent per annum, and shall be payable for the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled and shall be in such form and denomination and shall embody such terms not inconsistent with the County Public Works Act as may be prescribed by subsequent resolutions of this Court.

Section 4. BE IT FURTHER RESOLVED That upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and directed to cause this resolution to be published in full once a newspaper in this county in accordance with the proposal of Section 5 of the above referred to Act attaching to said resolution the notice thereon provided.

NOTICE.

The foregoing resolution has been adopted.

Unless within ten (10) days of the publication hereon, a petition signed by at least five (5%) per cent of the qualified electors of the county as defined by the County Public Works Acts of 1937, shall have been filed with the clerk protesting the issuance of the bonds,

such bonds will be issued as proposed.

This 15 day of August, 1938.

T. W. Killough. CCC

During the ten (10) days following the date of the above publication no petition was filed with me or with my office by any of the qualified electors of Hamilton County protesting the issuance of the bonds proposed in this resolution, nor was any such petition filed at any time prior to the expiration of my term of office.

T. W. Killough.

Clerk of Hamilton County through August 31, 1938.

ON MOTION of Esquire Freeman, seconded by Esquire Thrasher, the foregoing report was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED FOR A CITY-COUNTY DETENTION HOME FOR WOMEN AT SILVERDALE PURSUANT TO PROVISIONS OF THE COUNTY PUBLIC WORKS ACT AND THAT THE INITIAL RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY ON AUGUST 15, 1938, TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS. AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE.

WHEREAS, by initial resolution adopted by this court on August 15, 1938, pursuant to the terms and conditions of the County Public Works Act of 1935, as amended, the issuance of bonds of this county has been authorized for a city-county detention home for work at Silverdale, not to exceed the sum of \$25,000.00, and

WHEREAS, ~~the~~ following the adoption of the initial resolution by three-fourths of all the members of the Quarterly Court and publication of same by the clerk, in compliance with the Act, less than five per cent of the qualified electors of Hamilton County, as electors are defined in said Act, interposed objections thereto within the ten-day period which followed, and

WHEREAS, Federal Funds have heretofore been allotted by way of grant in an amount equal to contributions made by Hamilton County and the City of Chattanooga, and

WHEREAS, it is to the public interest that bonds be now issued to defray the County's part of this project,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled;

SECTION 1. That there is forthwith issued and sold, as hereinafter provided, bonds in the amount of \$25,000.00 for a city-county detention home for women at Silverdale.

SECTION 2. Be It Further Resolved that said bonds shall be dated the first of July, 1938; shall be issued in denominations of \$1,000.00 each and shall bear interest at a rate not to exceed 5% per annum, payable semi-annually on the first day of January and July of each year, the said interest to be evidenced by coupons as hereinafter provided.

Section 3. Be it Further Resolved that said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office. There shall be attached to each of said bonds, interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth, and each coupon shall bear the number of the bond to which it is attached; the said coupons shall be signed by the County Judge and the County Court Clerk; provided, however, that said County officials may sign the said coupons in their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, New York.

SECTION 4. Be It further Resolved, that said bonds shall be styled "Public Works (detention home) Bonds," shall be numbered from 1 to 25, both inclusive, and shall mature serially as follows; One of said bonds of the par value of \$1,000.00 shall mature on July 1, 1941, and one shall mature on July 1st of each year thereafter up to and including July 1st, 1965.

SECTION 5. BE IT FURTHER RESOLVED that the said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE.  
COUNTY OF HAMILTON.

(Style of Bond.)

No. \_\_\_\_\_

\$1,000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars lawful money of the United States of America on the first day of July, 19\_\_\_\_, with interest thereon at the rate of \_\_\_\_% per annum from the date hereon until paid, payable semi-annually on the first days of January and July of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of twenty-five (25) bonds, aggregating the principal sum of \$25,000.00 of like date, tenor and effect, except as to maturity, and is issued by said county for the purposes of obtaining funds for public improvements under the authority of the Act of the General Assembly of the State of Tennessee, known as the County Public works Act of 1935" as amended by Chapter 232 of the Public Acts of 1937. This bond is authorized by due and proper proceedings had and taken by the Quarterly County of said County in regular and special session assembled.

And It is Hereby Certified and recited that all conditions, acts, and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee, nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk of their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, on this the first day of July, 1938.

Countersigned.

\_\_\_\_\_  
County Judge.

T. W. Killough. County Court Clerk.

(Form of Coupon)

No. \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_ the County of Hamilton, in the State of Tennessee, will pay the bearer, \_\_\_\_\_, at the National City Bank, New York, N. Y. for semi-annual interest due that day on its Public Works (detention home) bond, dated \_\_\_\_\_, 9\_\_\_\_, Number \_\_\_\_\_

Countersigned

\_\_\_\_\_  
County Judge.\_\_\_\_\_  
County Court Clerk.

SECTION 6, BE IT FURTHER RESOLVED that said bonds when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

SECTION 7, Be It Further Resolved that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1938 through 1965 inclusive, sufficient for said purposes.

SECTION 8, Be It Further Resolved that the County Judge be and he is hereby



authorized and directed to cause advertisements to be published for the sale of said bonds in the manner prescribed by Section 3707 of the Code of Tennessee, and Section 10. of the County Public Works Act of 1935.

ON MOTION of Esquire Clark, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

REPORT OF CLERK ON ADVERTISEMENT OF INITIAL RESOLUTION CALLING FOR ISSUANCE OF BONDS NOT TO EXCEED \$82,000.00, IN AMOUNT.

I, T. W. Killough, do hereby report as follows;

On August 15, 1938, I was duly elected and qualified <sup>the</sup> County Court Clerk of Hamilton County, Tennessee, and held such office until August 31, 1938, at which time my term expired.

Pursuant to the provisions of an initial resolution providing for the issuance of county bonds for the purpose of defraying Hamilton County's part of the estimated cost of a public library, in the amount of \$82,000.00, supplementing a grant for such project from the Public Works Administration, and providing for publication of the resolution, which was adopted on August, 15, 1938, by three-fourths of all the members of the Quarterly Court of said county, in adjourned session, I caused advertisement of same to be made in full on August 15, 1938, in the Chattanooga Free Press, a newspaper published in Hamilton County, and circulating in the City of Chattanooga.

The advertisement was in the following words and figures, to-wit:

" A RESOLUTION ENTITLED 'INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS IN AN AMOUNT NOT TO EXCEED \$82,000.00 UNDER THE COUNTY PUBLIC WORKS ACT OF 1935, AS AMENDED BY CHAPTER 232 OF THE PUBLIC ACTS OF 1937 TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF A PUBLIC LIBRARY.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled, that bonds of Hamilton County, not to exceed Eighty-two thousand (\$82,000.00) Dollars in amount, be issued in accordance with the provisions of the County Public Works Act of 1935, and amendments thereto, for the purpose of defraying the County's part of the estimated cost of a public library.

SECTION 2. BE IT FURTHER RESOLVED that said bonds will be issued to match a grant for this purpose from a Federal Agency heretofore approved.

SECTION 3. BE IT FURTHER RESOLVED That said bonds shall bear interest not to exceed five (5%) per cent per annum, and shall be payable from the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled and shall be in such form and denomination and shall embody such terms not inconsistent with the County Public Works Act as may be prescribed by subsequent resolutions of this Court.

SECTION 4. BE IT FURTHER RESOLVED That upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provision of Section 5 of the above referred to Act attaching to said resolution the notice therein provided.

#### NOTICE.

The foregoing resolution has been adopted.

Unless within ten days (10) of the publication hereof, a petition signed by at least 5% of the qualified electors of the County as defined by the County Public Works Act of 1935, as amended by Chapter 232 of the Public Acts of 1937, shall have been filed with the clerk protesting the issuance of the bonds, such bonds will be issued as proposed.

This 15th day of August, 1938. T. W. Killough.

County Clerk.

During the ten (10) days following the date of the above publication, no petition was filed with me or with my office by any of the qualified electors of Hamilton County, protesting the issuance of the bonds proposed in this resolution, nor was any such petition filed at any time prior to the expiration of my term of office.

T. W. Killough. County Court Clerk.  
through August, 31, 1938.



ON MOTION of Esquire Clark, seconded by Esquire Thrasher, foregoing report was adopted by acclamation.

A RESOLUTION ENTITLED " A RESOLUTION TO RESCIND THE ACTION OF THE COURT IN ADOPTING A RESOLUTION ENTITLED ' A RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY INTEREST BEARING COUPON BONDS IN AN AMOUNT NOT TO EXCEED \$75.000.00 TO CO-OPERATE ON A FINANCIAL BASIS WITH THE STATE HIGHWAY DEPARTMENT OF TENNESSEE FOR THE CONSTRUCTION AND IMPROVEMENT OF CERTAIN COUNTY ROADS AS PROVIDED BY SECTION 2970 OF THE CODE OF TENNESSEE, BEING CHAPTER 175 OF THE PUBLIC ACTS OF THE GENERAL ASSEMBLY OF 1919; TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATE OF ISSUANCE AND MATURITIES OF SAID BONDS: TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST, TO PROVIDE FOR A SINKING FUND: AND TO PROVIDE FOR THE ADVERTISEMENT AND SALE OF SAID BONDS.' "

WHEREAS, the County Court heretofore adopted a resolution authorizing the issuance of highway bonds covering several County projects, under the authority of Chapter 175 of the Public Acts of Tennessee, for 1919, and

WHEREAS, it now appears that it is desirable to eliminate all projects from said bond issues, except State Highway No. 113, and to issue \$75.000.00 in bonds for this one project, and

WHEREAS, for various reasons, it is desirable that the terms amount and the forms, etc., of said bonds be fixed by subsequent resolution of this court, embodying in said resolution the one project.

NOW\_ THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled, that the action of the Court on August 15, 1938, in authorizing the issuance of bonds not to exceed \$75.000.00 for highway purposes, entitled as shown above, be and the same is hereby rescinded.

BE IT FURTHER RESOLVED that the terms, amount and conditions, form and maturity dates of said highway bonds to be issued be prescribed and fixed by subsequent resolution of this court.

ON MOTION of Esquire Clark, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF CLERK ON ADVERTISEMENT OF INITIAL RESOLUTION CALLING FOR ISSUANCE OF BONDS NOT TO EXCEED \$50.000 in AMOUNT.

I, T. W. Killough, do hereby report as follows;

On August 15, 1938, I was duly elected and qualified County Court Clerk of Hamilton County, Tennessee, and held such office until August 31, 1938, at which time my term expired.

Pursuant to the provisions of an initial resolution providing for the issuance of county bonds for school purposes in the amount of \$50.000. supplementing a grant for such project from the Public Works Administration, and providing for publication of the resolution, which was adopted on August 15, 1938, by three-fourths of all the members of the Quarterly Court of said County, in adjourned session, I caused advertisement of same to be made in full on August, 15, 1938, in the Chattanooga Free Press, a newspaper published in Hamilton County and circulating in the City of Chattanooga.

The advertisement was in the following words and figures, to-wit:

"A RESOLUTION ENTITLED 'INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS NOT TO EXCEED \$50.000.00 IN AMOUNT, UNDER THE COUNTY PUBLIC WORKS ACT OF 1935, AS AMENDED BY CHAPTER 232 OF THE PUBLIC ACTS OF 1937, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF CERTAIN SCHOOL BUILDINGS AND REPAIRS."

"BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE. IN ADJOURNED SESSION ASSEMBLED:

"1. That bonds of Hamilton County, not to exceed \$50.000.00 in amount, be issued in accordance with the provisions of the County Public Works Act of the General Assembly of Tennessee for 1935, and subsequent amendment for the purpose of defraying the County part of the estimated cost of construction of and repairs to certain Hamilton County school buildings, which bonds will match a grant for this purpose heretofore approved by the Federal Government for same in an amount equivalent to 45% of the total estimated cost.

"2. BE IT FURTHER RESOLVED that said bonds shall bear interest at a rate not to

exceed five (5%) per cent per annum and shall be payable from the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled, shall be in such form and denomination, and shall embody such terms not inconsistent with the County Public Works Act, as may be prescribed by subsequent resolution of this court.

3. BE IT FURTHER RESOLVED that upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provision of Section 5 of the above referred to act, attaching to said resolution the notice therein provided.

NOTICE.

The foregoing resolution has been adopted. Unless within ten (10) days of the publication hereof, a petition signed by at least 5% of the qualified electors of the county as defined by the County Public Works Act of 1935, as amended by chapter 232 of the public acts of 1937, shall have been filed with the clerk protesting the issuance of the bonds, such bonds will be issued as proposed.

This 15th day of August, 1938.

T. W. Killough. County Clerk.

During the ten (10) days following the date of the above publication no petition was filed with me or with my office by any of the qualified electors of Hamilton County, protesting the issuance of the bonds proposed in this resolution, nor was any such petition filed at any time prior to the expiration of my term of office.

T. W. Killough.

Clerk of Hamilton County through August 31,  
1938.

ON MOTION OF ~~of~~ Esquire Clark, seconded by Esquire Johnston, the foregoing report was adopted by acclamation.

A RESOLUTION ENTITLED " A RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY INTEREST BEARING COUPON BONDS IN AN AMOUNT NOT TO EXCEED \$75,000.00 TO CO-OPERATE ON A FINANCIAL BASIS WITH THE STATE HIGHWAY DEPARTMENT OF TENNESSEE FOR THE CONSTRUCTION AND IMPROVEMENT OF STATE HIGHWAY NO. 113 ON SIGNAL MOUNTAIN AS PROVIDED BY SECTION 2970 of the code of Tennessee BEING CHAPTER 175 OF THE PUBLIC ACTS OF THE GENERAL ASSEMBLY OF 1919; TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATE OF ISSUANCE AND MATURITIES OF SAID BONDS; TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE THE PRINCIPAL AND INTEREST, TO PROVIDE FOR A SINKING FUND AND TO PROVIDE FOR THE ADVERTISEMENT AND SALE OF SAID BONDS".

WHEREAS, this court is authorized by Chapter 175 of the Public Acts of the General Assembly of Tennessee, for 1919, to issue interest bearing coupon bonds for road construction and improvements in an amount not to exceed double the amount contributed by the State Highway Department on said projects, and

WHEREAS, the issuance of same is authorized without a submission to a vote of the legally qualified voters of said county, upon the approval of a majority of the members of the Quarterly Court, and

WHEREAS, The State of Tennessee, in a proposal heretofore submitted and formally accepted by this court, has offered to contribute certain funds for the grading and drainage of State Highway No. 113, of Signal Mountain, a distance of six miles from the property of Mrs. Seneida Early to the Hamilton County Sequatchie line, the costs to the State to exceed \$91,000.00

WHEREAS, the said proposal requires that this county furnish a portion of the expense incident to the improvements to be made, totalling approximately \$75,000. but funds in the County Treasury are insufficient to meet the amount needed to match the State's contribution, and

WHEREAS, it appears to be to the public interest that bonds be now issued to defray the County's part of the estimated cost of these improvements, the amount being less than 5% of the taxable values of this county.

NOW THEREFORE\_ BE IT RESOLVED BY THE Quarterly County Court of Hamilton County, Tennessee, in regular session assembled, that there be issued and sold under the provisions of Section 2970 of the Code of Tennessee, (Chapter 175 of the Public Acts of 1919), bonds in the amount of Seventy-five Thousand (\$75,000.00) Dollars to defray the County's part of the expenses incident to the construction of the highway improvements above named.

BE IT FURTHER RESOLVED That said bonds shall be dated the first of July, 1938, and shall be issued in denominations of One Thousand (\$1,000.00) Dollars each, and shall bear interest not to exceed five (5%) per cent, payable semi-annually on the first day of January and July of each year, interest to be evidenced by coupons as hereinafter provided. Said bonds shall not be sold for less than par and accrued interest.

BE IT FURTHER RESOLVED, That said bonds shall be signed by the Judge or Chairman of said Court and countersigned by the Clerk under the seal of his office. There shall be attached to each of said bonds interest coupons evidencing interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth and each coupon shall bear the number of the bond to which it is attached. The said coupons shall be signed by the County Judge and the County Court Clerk, provided, however, that said County officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, N. Y.

SECTION 4. Be it further resolved That said bonds shall be styled "Hamilton County Highway Bonds, 1938 series"; shall be numbered from 1 to 75 inclusive and shall mature serially as follows: One of said bonds of the par value of One Thousand (\$1,000.00) Dollars shall mature on July 1, 1940, and the same number and amount shall mature on July 1st, of each year thereafter up to and including July 1, 1942. Two of said bonds of the par value of \$2,000.00 shall mature on July 1, 1943, and the same number and amount shall mature on July 1, of each year thereafter up to and including July 1, 1978.

SECTION 5. BE IT FURTHER RESOLVED, That said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE.  
COUNTY OF HAMILTON.  
(Style of Bond).

No. \_\_\_\_\_

\$1,000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars lawful money of the United States of America on the first day of July, 19\_\_\_\_ with interest thereon at the rate of \_\_\_\_\_% per annum from the date thereof until paid, payable semi-annually on the first days of January and July of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credits and resources of said county are hereby irrevocably pledged.

This bond is one of a series of seventy-five (75) bonds, aggregating the principal sum of \$75,000.00 of like date, tenor and effect, except as to maturity, and is issued by said County for the purposes of obtaining funds for highway construction and improvements under the authority of Section 2970 of Williams Tennessee Code, being Chapter 175 of the Public Acts of 1919. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special sessions assembled;

AND IT IS HEREBY CERTIFIED AND RECITED That all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and to create a sinking fund with which to retire and pay off said bonds as they mature.

The principal and interest of third bond shall not be taxed by the State of Tennessee, nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the Clerk of the County Court under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of July, 1938.

Countersigned.

County Judge.

County Court Clerk.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO AUTHORIZE THE BUILDINGS AND GROUNDS COMMITTEE TO ENTER CONTRACT WITH THE HUMANE EDUCATIONAL SOCIETY FOR A Children & Animal Shelter on the Old County Hospital property.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in called session assembled:

That the Buildings and Grounds committee of Hamilton County, be and they are hereby authorized to enter into a contract with the Humane Educational Society for a site for a Children's and Animal Shelter on the Old Hamilton County Hospital property.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

RESOLUTION THAT THE BAUXIDE ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

There is a road leading from the Brainard road and Apison road by the Jim Wilson place over to the Bauxide Company that it be declared a district road.

ON MOTION of Esquire Hamby, seconded by Esquire Holder, the foregoing resolution was adopted by acclamation.

RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED FOR A PUBLIC LIBRARY PURSUANT TO PROVISIONS OF THE COUNTY PUBLIC WORKS ACT AND THE INITIAL RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY ON AUGUST 15, 1938, TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS, AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE.

WHEREAS, by initial resolution adopted by this court on August 15, 1938, pursuant to the terms and conditions of the County Public Works Act of 1935, as amended, the issuance of bonds of this county has been authorized for a public library not to exceed the sum of \$82,000.00, and

WHEREAS, ~~the~~ following the adoption of the initial resolution by three-fourths of all the members of the Quarterly Court and publication of same by the clerk, in compliance with the Act, less than five per cent of the qualified electors of Hamilton County, as electors are defined in said Act, interposed objections thereto within the ten day period which followed,

WHEREAS, Federal funds have heretofore been allotted by way of grant in an amount equal to forty-five per cent of the total estimated cost to match the contribution of Hamilton County and the City of Chattanooga, and

WHEREAS, it is to the public interest that bonds be now issued to defray the County's part of this project,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled;

SECTION 1. THAT there be forthwith issued and sold, as hereinafter provided, bonds in the amount of \$82,000.00 for a public library.

SECTION 2. BE IT FURTHER RESOLVED that said bonds shall be dated the first of July, 1938; shall be issued in denominations of \$1,000.00 each and shall bear interest at a rate not to exceed 5% per annum, payable semi-annually on the first day of January, and July of each year, the said interest to be evidenced by coupons as hereinafter provided.

SECTION 3. BE IT FURTHER RESOLVED that Said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal offices, There shall be attached to each of said bonds, interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth, and each coupon shall bear the number of the bond to which it is attached; the said coupons shall be signed by the County Judge and the County Court Clerk provided, however, that said County officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, N. Y.

SECTION 4. BE IT FURTHER RESOLVED That said bonds shall be styled "Public Works (Library) Bonds", shall be numbered from 1 to 82, both inclusive, and shall mature serially as follows:

Two of said bonds of the par value of \$1.000.00 shall mature on on July 1, 1941, and the same number and amount shall mature on July 1st of each year thereafter up to and including July 1, 1972; three of said bonds of the par value of \$3.000.00 shall mature on July 1, 1973, and the same number and amount shall mature on July 1st of each year thereafter up to and including July 1, 1978.

SECTION 5. BE IT FURTHER RESOLVED that the said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF HAMILTON.

(Style of Bond)

No. \_\_\_\_\_

\$1.000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1.000.00) Dollars lawful money of the United States of America on the first day of July, 19\_\_\_\_ with interest thereon at the rate of \_\_\_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of January and July of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. for the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of eighty-two (82) bonds, aggregating the principal sum of \$82.000.00, of like date, tenor and effect, except as to maturity, and is issued by said County for the purposes of obtaining funds for public improvements under the authority of the Act of the General Assembly of the State of Tennessee, known as the "County Public works Act of 1935", as amended by Chapter 232 of the Public Acts of 1937. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special sessions assembled;

And it is hereby Certified and recited, that all conditions, acts, and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their spective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of July, 1938.

Countersigned.

\_\_\_\_\_  
County Judge.

\_\_\_\_\_  
County Court Clerk.

Form of coupon.

No. \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_ the County of Hamilton, in the State of Tennessee, will pay to the bearer, \_\_\_\_\_ at the National City Bank, New York, N. Y. for semi-annual interest due that day on its Public Works (Library) bond, dated

\_\_\_\_\_ 19\_\_\_\_ Number \_\_\_\_\_

Countersigned.

County Judge.

County Court Clerk.

SECTION 6. BE IT FURTHER RESOLVED that Said bonds when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

SECTION 7. BE IT FURTHER RESOLVED that for the purpose of paying interest on said bonds, as such interest becomes due, and for the further purchase of paying the principal of said bonds at their respective maturities, there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1938 through 1978 inclusive, sufficient for said purposes.

SECTION 8. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds, in the manner prescribed by Section 3707 of the Code of Tennessee, and Section 10 of the County Public Works Act. of 1935.

ON MOTION of Esquire Langley, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar. Brown, Thrasher, Hamby and Holder. Total 10

ON MOTION of Esquire Thrasher, seconded by Esquire Johnston, the following committees were elected.

FINANCE COMMITTEE.

Hays Clark, Chairman. Wilkes T. Thrasher, Bruce L. Freeman, Luther Hamby and C. E. Camp.

CLAIMS COMMITTEE.

W. F. Langley, G. Russell Brown, Lat Holder, J. W. Johnston and Mack Fryar.

AGRICULTURE EXTENSION COMMITTEE.

C. E. Camp. Lat Holder and G. Russell Brown.

AUDITING COMMITTEE.

Wilkes T. Thrasher. Chairman. Lat Holder and C. E. Camp.

BEER COMMITTEE.

C. E. Camp, Chairman. G. Russell Brown and Lat Holder.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following exemptions were granted if they were properly filled out.

James L. Ayres.	Poll & Peddler's Tax.
Willie Adams.	" Tax.
Fred Agers.	" Tax
Jim Bare.	" "
W. O. Blanchard.	Peddler tax.
Jim Billings.	Poll Tax.
George Birdett.	Peddler's tax.
Leonard H. Brown.	Poll Tax.
J. C. Blackburn.	Peddler's Tax.
BEN D. Benson.	Poll tax.
O.D. Baldwin.	Peddler's Tax.
B. F. Cope.	"
R. L. Crumley.	"
J. O. Day.	"
Elmer G. Ellis.	Poll tax.
arthur T. Fuller.	" & Peddler's tax.
R. K. Fox.	Peddler's tax.
J. H. Frost.	"
N. Fanburg.	"



Arthur T. Fuller.	Poll tax.
John S. Gordy.	" & Peddler's tax.
Earl Howard.	Poll tax.
Leonard Ethan Johnson.	"
P. R. Lomerick.	Peddler's tax.
Andrew Love.	"
Garland Martin.	Poll Tax.
E. W. Morrison.	" and peddler-tax.
J. H. Newman.	"
W. A. Posey.	"
C. C. Poe.	Peddler's tax.
Floyd H. Poal.	Poll Tax.
E. L. Reeves.	Peddler's tax.
James V. Thrash.	Poll & Peddler's tax.
John F. White.	"
Jos. F. Walker.	"
Robert Waiker.	"

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, the following Notaries Public were elected.

H. B. Adams.	
Joe H. Altaffer. Jr.,	
Fielding Atchley.	
Fred C. Barrows.	
W. E. Ballenger.	
W. S. Beck.	
H. J. Cox.	
K. E. Gross.	
E. H. Gross.	
C. P. Garrett.	
K. J. Harris.	
J. J. Houts.	Mrs. J. P. Jones.
Lois Kaneaster.	
H. V. Mann.	
L. H. Morgan.	
Josephine McQuiddy.	
J. C. Nipper.	
F. I. Pemberton.	
Reed F. Turner.	
Joe V. Williams. Jr.	
Elsie Weldge.	

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Court adjourned Sine Die.



COUNTY JUDGE.



STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

WEDNESDAY . NOVEMBER 23rd, 1938.

Be It Remembered\_ That on this the 23rd day of November, 1938, before the Honorable C. E. Camp, County Judge Pro Tem of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House at Chattanooga, Tennessee, pursuant to the following notice or call which is in the words and figures following:

TO MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.

I, Will CUMmings, County Judge of Hamilton County, Tennessee, by virtue of the power vested in me, and being of the opinion that the public welfare requires that the County Court to meet on Wednesday, November 23, 1938 at 10:00 o'clock A. M. at the Court House at Chattanooga, Tennessee, to consider and act upon the following matters of importance.

1. The grant of P. W. A. to aid in financing the additional construction of Erlanger Hospital Buildings.
2. The issuance of County bonds, which, together with the government grant, will be sufficient to defray the additional costs of the Erlanger project.
3. The election of noties public.
4. For the issuance of school bonds, \$160.000.00.

For the issuance of bonds amounting to \$2.500.00 to participate with the City and Federal Government in covering both City and County on police radio patrol.

6. Appropriation of \$630.00 to cover installation of fire escapes at Bonny Oaks School.

This 17th day of November, 1938.

Will Cummings.  
County Judge.

Jack Hixson.  
County Court Clerk.

We, the undersigned members of the Quarterly County Court of Hamilton County, Tennessee, acknowledge service of the above and foregoing notice on this the 17th day of November, 1938, and waive all other and further notice of the said called meeting:

J. W. Johnston.	Hays Clark.
Luther Hamby.	B. L. Freeman.
Mack Fryar.	W. F. Langley.
G. Russell Brown.	W. Lat Holder.
C. E. Camp.	

Present and presiding, the Honorable C. E. Camp, County Judge Pro Tem of the County Court.

The County Court Clerk called the roll of the Justices of the Peace of the Court and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 9. Esquire Thrasher, being absent. Thereupon the County Judge Pro Tem announced that a quorum was present.

RESOLUTION TO RESCIND THE ACTION OF THE COUNTY IN AUTHORIZING THE ISSUANCE OF BONDS IN THE SUM OF ONE HUNDRED AND TWENTY-FIVE THOUSAND (\$125.000.00) DOLLARS FOR ADDITIONS TO ERLANGER HOSPITAL.

WHEREAS, Hamilton County through its Quarterly Court heretofore adopted a resolution providing for the issuance of county coupon bonds to defray the costs of additions to Erlanger Hospital project in the sum of \$125.000.00, and

WHEREAS, The Federal Government has since allocated funds and made a grant which reduces the amount which will now be required of the County, and

WHEREAS, this will necessarily change the amount to be issued, the form and maturity dates.

NOW. THEREFORE. BE IT RESOLVED by the Quarterly County Court in special session that the action of the court authorizing the issuance of the bonds in the amount of \$125.000.00 be and the same is hereby resolved.

BE IT FURTHER RESOLVED that the amount now required, the terms, forms and maturity dates of the bonds be prescribed and fixed by subsequent resolution of this court.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fragar, Brown, Hamby and Holder. Total 9, Esquire Thrasner being absent.

A RESOLUTION ENTITLED " A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES OF AMERICA TO HAMILTON COUNTY. TENNESSEE, TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF A NEW HOSPITAL BUILDING AND ADDITIONS AND ALTERATIONS TO EXISTING HOSPITAL BUILDINGS. INCLUDING NECESSARY EQUIPMENT."

BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, in special session assembled;

Section 1. That the offer of the United States of America of hamilton County, Tennessee, to aid by way of grant in financing the constitution of a new hospital buildings in this county, which offer reads as follows:

"FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS..

P.S. 85457-73

Washington. D. C.

Dated: Nov. 10. 1938.

Docket No. Tenn. 1132-DS

Hamilton County. Tennessee.

Chattanooga, Tennessee.

1. Subject to the Terms and Conditions (PWA Form No. 230), which are made a part hereof, the United States of America, hereby offers to aid in financing the construction of a new hospital building and additions and alterations to existing hospital buildings, including necessary equipment (herein called the Project)", by making a grant to hamilton County, Tennessee, (herein called the Applicant), in the amount of 45 per cent of the cost of the project upon completion, as determined by the Federal Emergency Administrator of Public Works (herein called the "Administrator"), but not to exceed, in any event, the sum of \$603.409.

2. By acceptance of this Offer the Applicant covenants to complete the Project with all practicable dispatch, and in any event by June 30, 1939.

3. This Offer is made subject to the express condition that, if the Administrator shall determine at any time that the Applicant has paid or agreed to pay, whether directly or indirectly, a bonus, commission or fee to any person, firm or corporation for attempting to procure an approval of the Applicant's application, or for alleged services in procuring or in attempting to procure such approval, or for activities of the nature commonly known as lobbying performed or agreed to be performed in connection with the application, then the administrator shall have the right, in his discretion, to rescind this Offer and any agreements resulting herefrom, and, in the event of such rescission, the United States of America shall be under no further obligation hereunder.

4. Upon the acceptance of this Offer the contract created by the acceptance of the offer made by the United States of America to the Applicant, dated September 28, 1937, shall be cancelled. The cancellation of such contract shall not impair or vitiate any act performed or proceedings taken thereunder prior to such cancellation. Such acts or proceedings may be continued under the contract created by the acceptance of this Offer.

UNITED STATES OF AMERICA.

Federal Emergency Administrator.  
of Public Works.

By (Signed) H. A. Gray.

Assistant Administrator"

be and the same hereby is in all respect accepted.

Section 2. BE IT FURTHER RESOLVED That Hamilton County agrees to abide by the rules and regulations relating to such grant, a copy of which rules and regulations was attached to the Federal Government Offer and made a part thereof.

Section 3. BE IT FURTHER RESOLVED That the Clerk of the County Court be and he is hereby authorized and directed forthwith to send the Federal Emergency Administration

of Public Works three certified copies of the proceedings of this court in connection with the adoption of this resolution, and such other documents or proofs in connection with the acceptance of the said offer as may be requested by the Federal Administration of Public Works.

ON MOTION of Esquire Freeman, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present, and voting, Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder, total 9, Esquire Thrasher being absent.

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATE OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED IN THE AMOUNT OF \$160,000.00 FOR CERTAIN COUNTY SCHOOLS BUILDINGS AND REPAIRS PURSUANT TO PROVISIONS OF THE COUNTY PUBLIC WORKS ACT AND THE INITIAL RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY ON AUGUST 15, 1938, TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE.

WHEREAS, by initial resolution adopted by this Court on August 15, 1938, pursuant to the terms and conditions of the County Public Works Act of 1935, as amended, the issuance of bonds of this county in the amount of \$160,000.00 has been authorized for certain additions and improvements to the following county schools: John A. Patten, East Ridge, Red Bank, Saddy Elementary, Saddy, Daisy, and Booker T. Washington, and

WHEREAS, following the adoption of the initial resolution by three-fourths of all the members of the Quarterly Court and publication of same by the clerk, in compliance with said Act, five per cent of the qualified electors of Hamilton County, as electors are defined in said Act, interposed objections thereto within the period provided for protecting, and

WHEREAS, federal funds have been allotted by way of grant in an amount equal to forty-five per cent of the estimated cost of the constructions to match the funds to be furnished by this county;

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled-

SECTION I. THAT THERE BE FORTHWITH issued and sold, as hereinafter provided, bonds in the amount of \$160,000.00 for additions and improvements to the buildings hereinabove named.

SECTION II. BE IT FURTHER RESOLVED that said bonds shall be dated the first of January, 1939; shall be issued in denominations of \$1,000.00 each and shall bear interest at a rate not to exceed 5% per annum, payable semi-annually on the first day of July and January of each year, the said interest to be evidenced by coupons as hereinafter provided.

SECTION III. BE IT FURTHER RESOLVED that said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office, There shall be attached to each of said bonds, interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth and each coupon shall bear the number of the bond to which it is attached; the said coupons shall be signed by the County Judge and the County Court Clerk; provided however that said County officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank of New York, New York, New York.

SECTION IV. BE IT FURTHER RESOLVED that said bonds shall be styled "Public Works (School) bonds, 4th series"; shall be numbered from 1 to 160 both inclusive and shall mature serially as follows: four of said bonds of the par value of \$4,000.00 shall mature on January 1, of each year thereafter up to and including January 1, 1971. Five of said bonds of the par value of \$5,000.00 shall mature on January 1, 1972, and the same number and amount shall mature on January 1st of each year thereafter up to and including January 1, 1979.

Section V. BE IT FURTHER RESOLVED that the said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE  
COUNTY OF HAMILTON.

Public Works (school) bonds, 4th Series

No.

\$1.000.00

KNOW ALL MEN BY THESE PRESENTS, that the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1.000.00) Dollars lawful money of the United States of America on the first day of January 19\_\_\_, with interest thereon at the rate of \_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of July and January, of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank of New York, New York N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of 160 bonds, aggregating the principal sum of \$160.000.00 of like date, tenor and effect, except as to maturity, and is issued by said county for the purpose of obtaining funds for public improvements under the authority of the Acts of the General Assembly of the State of Tennessee, known as the "County Public Works Act of 1935", as amended by Chapter 232 of the Public Acts of 1937. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular and special sessions assembled.

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts, and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of January, 1939.

COUNTERSIGNED

\_\_\_\_\_  
County Judge.

\_\_\_\_\_  
COUNTY COURT CLERK.

FORM OF COUPON.

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

On the first day of \_\_\_\_\_, 19\_\_\_\_ THE County of Hamilton, State of Tennessee, will pay to bearer, \_\_\_\_\_, at the National City Bank of New York, New York, N.Y. for semi-annual interest due that day on its Public Works (School) bond, 4th series dated January \_\_\_\_\_, 1939, Number\_\_\_\_\_.

COUNTERSIGNED

\_\_\_\_\_  
County Judge.

\_\_\_\_\_  
COUNTY COURT CLERK.

Section 6. BE IT FURTHER RESOLVED that said bonds when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price not less than par and accrued interest, shall constitute, legal, valid and binding obligations of Hamilton County, Tennessee.

SECTION 7. BE IT FURTHER RESOLVED that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee,

a tax for the year 1939 through 1979 inclusive, sufficient for said purposes.

SECTION '8. BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds, in the manner prescribed by Section 3707 of the Code of Tennessee, and Section 10 of the County Public Works Act of 1935.

ON MOTION of Esquire Brown, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 9. Esquire Thrasher. being absent.

A RESOLUTION TO PROVIDE FOR THE ISSUANCE BY HAMILTON COUNTY OF ITS NEGOTIABLE COUPONS BONDS IN THE SUM OF EIGHTY-FIVE THOUSAND (\$85,000.00) DOLLARS FOR THE PURPOSE OF ENLARGING AND CONSTRUCTING CERTAIN ADDITIONS TO ERLANGER HOSPITAL: TO PRESCRIBE THEIR FORM AND SUBSTANCE: TO FIX THE MATURITY DATES: TO PROVIDE AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST: ALL IN ACCORDANCE WITH CHAPTER 699 OF THE PRIVATE ACTS OF THE GENERAL ASSEMBLY OF TENNESSEE FOR 1937, AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE.

WHEREAS\_ Hamilton County has heretofore authorized the issuance of and sold bonds in the sum of \$300,000.00 for constructing, enlarging and equipping Erlanger Hospital, and

WHEREAS, additional funds are needed in order to complete the project.

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled;

SECTION I. That there be forthwith issued and sold as hereinafter provided bonds for the construction of a general hospital not to exceed the sum of \$85,000.00, pursuant to the provisions of Chapter 699 of the Private Acts of the General Assembly of 1937.

SECTION II. BE IT FURTHER RESOLVED THAT said bonds shall be dated the first day of January, 1939, shall be in denominations of \$1,000.00 each and shall bear interest at a rate not to exceed 6% per annum, payable semi-annually on the first day of July and January of each year, the said interest to be evidenced by coupons as hereinafter provided.

SECTION III. BE IT FURTHER RESOLVED That said bonds shall be signed by the County Judge and countersigned by the County Court clerk under his seal of office. There shall be attached to each of said bonds interest coupons evidencing the interest to be paid thereon. Each coupon shall mature semi-annually on the dates above set forth and upon each coupon shall bear the number of the bond to which it is attached. The said coupons shall be signed by the County Judge and the County Court Clerk, provided, however, that said county officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, of New York, New York, New York.

SECTION IV. BE IT FURTHER RESOLVED That the bonds hereinabove authorized to be issued shall be styled "General Hospital Bonds", numbered from 1 to 85 inclusive and shall mature serially as follows: Two of the said bonds of the par value of \$1,000.00 each shall mature at the January 1, 1942, and the same number and amount shall mature on January 1 of each year thereafter up to and including January 1, 1970. Three of the said bonds of the par value of \$1,000.00 each shall mature on January 1, 1971, and the same number and amount shall mature on January 1st, of each year thereafter up to and including January 1, 1979.

SECTION V. BE IT FURTHER RESOLVED That said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE  
COUNTY OF HAMILTON.  
GENERAL HOSPITAL BONDS.

NO.

\$1,000.00

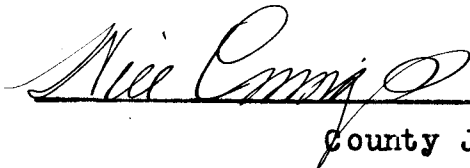
KNOW ALL MEN BY THESE PRESENTS That the county of Hamilton, in the State of Tennessee, hereby acknowledge itself to owe and for value received promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars, lawful money of the United States of America on the first day of January 19\_\_\_\_, with interest thereon at the rate of \_\_\_\_\_% from the date hereof until paid, payable semi-annually on the first days of July and January of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are made payable at the National City Bank of New York, New York, New York. For the prompt payment of this bond both principal and interest, at maturity, the full faith, credit and resources of said county are hereby

irrevocably pledged. This bond is one of a series of 85 bonds, aggregating the principal sum of \$85,000.00 of like date, tenor and effect, except as to maturity, and is issued by said county for the purpose of obtaining funds under the authority of Chapter 699 of the Private Acts of the General Assembly of the State of Tennessee, for 1937, for constructing and repairing Erlanger Hospital. This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court in regular and special session assembled.

AND IT IS HEREBY CERTIFIED AND RECITED That all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said county, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest thereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by ~~the~~ any county or municipality thereof.

In Testimony whereof said County by its Quarterly County Court, has caused this bond to be signed by its Judge, and countersigned by the clerk of the County Court, under the seal of his office and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of January, 1939.



COUNTERSIGNED:

County Judge.

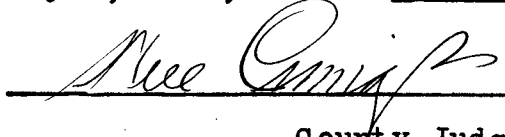
COUNTY COURT CLERK.

(FORM OF COUPON)

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

\$ \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_, the County of Hamilton in the State of Tennessee, will pay to the bearer, \_\_\_\_\_ at the National City Bank of New York, New York, New York, for semi-annual interest due that day on its General Hospital bonds, dated January 1, 1939, number \_\_\_\_\_



Countersigned;

County Judge.

COUNTY COURT CLERK.

SECTION VI. BE IT FURTHER RESOLVED That said bonds when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute, legal valid and binding obligations of Hamilton County, Tennessee.

SECTION VII. BE IT FURTHER RESOLVED That for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1939, through 1979, inclusive, sufficient for said purpose.

Section VIII. Be It further Resolved that the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds. in the manner prescribed by Section 3707 of the Code of Tennessee.

Section IX. Be it further resolved that the County Judge be and he is hereby authorized to deliver the executed bonds to the approved purchaser upon the payment of the amount specified in the award, and to furnish such purchaser the approved opinion of some recognized and acceptable authority touching the validity of said bonds.

ON MOTION of Esquire Brown, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and



Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder, Total 9, Esquire Thrasher, being absent.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, that the Court not to have an annual auditor.

ON MOTION Of Esquire Brown, seconded by Esquire Holder, that the action for a City-County Radio be deferred.

ON MOTION of Esquire Brown, seconded by Esquire Holder, that the County not buy fire escape for Bonny Oaks.

ON MOTION of Esquire Brown, seconded by Esquire Clark, the following Notaries Public were elected.

- W. L. Acuff.
- Elsie Aymon.
- F. Barker.
- Scott Brown.
- Lawrence Brown.
- Bertha Cox.
- S. H. Chester.
- A A. Hatfield.
- J. W. Lee.
- J. D. McCarty, Jr.
- A. P. Porter.
- E. V. Wilkie.
- Herman Walldorf.
- J. H. Selcer.

A RESOLUTION TO ENDORSE HONORABLE C. E. CAMP. FOR THE POSITION OF STATE COMMISSIONER OF WELFARE AND INSTITUTIONS.

WHEREAS\_ a veteran and esteemed member of this court has been prominently mentioned as a likely appointee for the position of State Commissioner of Institutions and Public welfare, and

WHEREAS, by reason of his wide and successful experience for many years in this county with all forms of welfare and relief work, his unprecedanted efforts and achievements on the County Poor House commission, his profound appreciation of relief problems generally of this and other communities throughout the State, and his wisdom amassed through his contact for sixteen years with humanity in every walk of life, it is the unanimous opinion of this court that he is eminently qualified for the position for which he has been so highly recommended and that if appointed he would reflect credit upon the new administration.

NOW, Therefore, Be It Resolved by the Quarterly County Court of Hamilton County, That this court go on record as endorsing Honorable Clifford E. Camp, for the position of State Commissioner of welfare and Institutions.

Be It Further Resolved that Governor-elect Prentice Cooper be urged to appoint the said Camp for the position for which he is so well suited.

Be It Further Resolved that the Clerk of this Court forward to Governor-elect Prentice Cooper a copy of this resolution.

ON MOTION of Esquire Freeman, seconded by Esquire Friar, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 9, Esquire Thrasher being absent.

ON MOTION OF ESQUIRE FREEMAN, SECONDED BY ESQUIRE BROWN, COURT ADJOURNED SINE DIE.



COUNTY JUDGE.



STATE OF TENNESSEE        )

COUNTY OF HAMILTON.    )

MONDAY. DECEMBER 5, 1938.

BE IT REMEMBERED, That on this the 5th day of December, 1938, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee was held in the Court House of Chattanooga, Tennessee, pursuant to the following Notice or Call, which is in the words and figures following, to-wit:

TO THE MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE:

I, Will Cummings, County Judge of Hamilton County, Tennessee, being of the opinion that public necessity requires the convening of the County Court in special session, do hereby call said court and the members thereof to meet on Monday, December, 5th, at 10:00 A. M. in the Court House at Chattanooga, for the purpose of considering the following matters:

1. The acceptance of the grant of PWA to aid in financing the construction of a school building and additions to existing school buildings, including necessary equipment, and the acquisition of necessary land, in the amount of \$31,212.

2. The election of Notaries Public.

3. Ratify action of County Judge in selling Highway Bonds.

This 29th day of November, 1938.

Will Cummings.

County Judge.

Jack Hixson.

County Court Clerk.

We, the undersigned members of the Quarterly County Court of Hamilton County, Tennessee, acknowledge service of the foregoing notice on this the 29th day of November, 1938, and agree to the said Call and waive all other and further notice thereof.

G. Russell Brown.

Luther Hamby.

Mack Fryar.

W. F. Langley.

J. W. Johnston.

W. Lat Holder.

Hays Clark.

B. L. Freeman.

W. T. Thrasher.

The County Court Clerk called the roll of the Justices of the Peace of the County, and the following answered to their names: Esquires Langley, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 8. Esquires Clark and Camp being absent.

A RESOLUTION ENTITLED "A RESOLUTION ACCEPTING THE OFFER OF THE UNITED STATES OF AMERICA TO HAMILTON COUNTY. TENNESSEE, TO AID BY WAY OF GRANT IN FINANCING THE CONSTRUCTION OF CERTAIN SCHOOL BUILDINGS AND ADDITIONS AND ALTERATIONS TO EXISTING SCHOOL BUILDINGS, INCLUDING NECESSARY EQUIPMENT AND ACQUISITION OF NECESSARY LAND".

BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, in special session assembled;

Section 1. That the offer of the United States of America to Hamilton County, Tennessee, to aid by way of grant in financing the construction of certain school buildings and additions and alterations to existing buildings in this county, which offer reads as follows:

"P--W-85681-22

FEDERAL EMERGENCY ADMINISTRATION OF PUBLIC WORKS.

Washington, D. C.

Dated: November 23, 1938.

Docket No. Tenn. 1426-F.

Hamilton County, Tennessee.

Chattanooga, Tennessee.

1. Subject to the Terms and Conditions (PWA Form No. 230, as amended to the date of

of this date of this offer), which are made a part thereof, the United States of America hereby offers to aid in financing the construction of school buildings and additions to existing school buildings, including necessary equipment and the acquisition of necessary land (herein called the 'Project'), by making a grant to Hamilton County, Tennessee, (herein called the 'Applicant'), in the amount of 45 percent of the cost of the Project upon completion, as determined by the Federal Emergency Administrator of Public Works (Herein called the 'Administrator'), but not to exceed in any event, the sum of \$13.212.

2. By acceptance of this offer the Applicant covenants to begin work on the Project as early as possible but in no event later than December 31, 1938, and to complete such Project with all practicable dispatch, and in any event within 6 months from the commencement of construction.

3. This offer is made subject to the express condition that, if the Administrator shall determine at any time that the Applicant has paid or agreed to pay, whether directly or indirectly, a bonus, commission or fee to any person, firm or corporation for attempting to procure an approval of the Applicant's application, or for alleged services in procuring or in attempting to procure such approval, or for activities of the nature commonly known as lobbying performed or agreed to be performed in connection with the application, then the Administrator shall have the right, in his discretion, to rescind this Offer and any agreements resulting herefrom, and, in the event of such rescission, the United States of America, shall be under no further obligation hereunder.

UNITED STATES OF AMERICA.

Federal Emergency Administrator of Public Works.

By Sgd). E. W. Clark.

Assistant Administrator"

For the

be and the same hereby is in all respects accepted.

Section 2. BE IT FURTHER RESOLVED that Hamilton County agrees to abide by the rules and regulations relating to such grant, a copy of which rules and regulations was attached to the Federal Government Offer and made a part thereof.

Section 3. BE IT FURTHER RESOLVED That the Clerk of the County Court be and he is hereby authorized and directed forthwith to send the Federal Emergency Administration of Public Works three certified copies of the proceedings of this court in connection with the adoption of this resolution, and such other documents or proofs as may be requested by the Federal Administration of Public Works.

ON MOTION of Esquire Brown, Seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 8. Esquires Clark and Camp, being absent.

A RESOLUTION TO RATIFY THE ACTION OF THE COUNTY JUDGE IN MAKING SALE OF \$75,000.00 HAMILTON COUNTY HIGHWAY BONDS , 1938 SERIES.

WHEREAS, The County Judge of Hamilton County, Tennessee, pursuant to authority heretofore given by this court, advertised for sale Hamilton County Highway Bonds, 1938 Series, in the amount of \$75,000. and.

WHEREAS, pursuant to said advertisement, sealed bids were received from leading bond firms, all of which said bonds were opened at 2.30 P.M. on the second day of November, 1938, when it was ascertained that the Nashville Securities Company of Nashville, Tennessee, had made the best bid at 3;5% with a premium, which said bid was accordingly accepted.

NOW. THEREFORE. BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee in special session assembled, that the action of the County Judge in selling the bonds above described at the bid stated be, and the same is, in all respects ratified;

ON MOTION OF of Esquire Brown, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present, and voting Aye:

Esquires Langley, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 8. Esquires Clark and Camp being present.

ON MOTION of Esquire Freeman, seconded by Esquire Brown, the following Notaries Public were elected.

R. M. Childress.  
Robt M. Chambliss.  
Anne W. Davis.  
Jas. E. Folkner.  
Miss Etha McBrien.  
Milton B. Rice.  
E. B. Shaw.  
J. E. Whitaker.  
E. B. Wilkey.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, Court adjourned Sine Die.



COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. JANUARY 2nd, 1939.

BE IT REMEMBERED\_ That on this the 2nd day of January, 1939, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular session of the Quarterly County Court was held in the Court House at Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, The Will Cummings, Judge of the County Court of said County;

The County Court Clerk called the rollof the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Johnston, seconded by Esquire Fryar, the election of the County Superintendent of Schools, County Attorney and Chairman of the Board of Education were deferred until the next meeting of the County Court which was passed by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Johnston, the County Judge was instructed to confer with Mayor Bass, relative to devise ways and means for the County to appropriate \$5000.00 to Pine Breeze additional. Said motion was passed on acclamation.

RESOLUTION THAT THE COUNTY JUDGE AND THE COUNTY COURT CLERK BE AND THEY ARE HEREBY AUTHORIZED AND DIRECTED TO EXECUTE IN BEHALF OF THE COUNTY A WARRANTY DEED VESTING TITLE TO PART OF 64½ ACRES TO REVEREND W. A. PEAK AND ASSOCIATES.

WHEREAS, Hamilton County for a number of years has held title to a parcel of land known as the old Patten Chapel School property, and

WHEREAS, said County has no need for this property, and the same should be sold, and

WHEREAS, recently the Reverend W. A. Peak has made an offer of One Thousand (\$1000.00) Dollars for said Property, and the Board of Education, in session on November 8, 1938, unanimously approved a resolution recommending to this court that said offer be accepted.

NOW. THEREFORE, BE IT RESOLVED\_ By the Quarterly County Court of Hamilton County, Tennessee, in quarterly session assembled, that the said property, which is described as follows:

"Beginning in the center of the Brown's Ferry Road about ½ mile from the New York monument, fenced southwardly along the center of said road 180 feet to a stake; fenced Eastwardly parallel with the section Northwardly at right angle 180 feet; fenced southwardly parellel with the two lines 242 feet more or less to the beginning, and being a part of the 64½ acres purchased by us from the First National Bank."

containing approximately 2 acres, be sold to the Reverend W. A. Peak and associates for the sum of One Thousand (\$1.000.00) Dollars.

BE IT FURTHER RESOLVED that the County Judge and the County Court Clerk be, and they are hereby authorized and directed to execute in behald of the County a warranty deed vesting title to said property in the purchasers, which said deed shall be delivered upon payment of the price named.

ON MOTION of Esquire Clark, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the court being presence and voting Aye: Esquires Langley, Clark, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION AUTHORIZING THE FINANCE COMMITTEE TO ENTER INTO A CONTRACT WITH A BANK OR BANKS OF THE CITY OF CHATTANOOGA MAKING THE HIGHEST AND BEST BID OR BIDS, TO PAY INTEREST ON DAILY BALANCES OF THE COUNTY'S FUNDS.

BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, That the Finance Committee of said Court be, and is hereby authorized to enter into a contract with a bank or banks, of the City of Chattanooga making the highest and best bid, or bids, to pay interest on daily balances of the County's funds.

Said Finance Committee is hereby given full power to formulate, make and sign a contract with the Bank or banks making the highest and best bid to pay interest on daily balances of the County's funds, which contract shall be approved by the County Judge and attested by the County Court Clerk, as provided by Section 1039 to 1044, inclusive, of the Code of

Tennessee.

ON MOTION of Esquire Clark, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Johnston, Freeman, Camp, Fryar, Brown, Thrasher and Hamby, Total 10.

RESOLUTION TO REMIT, RELEASE AND DISCHARGE CERTAIN EXCESSIVE COUNTY TAXES ON PERSONALTY ASSESSED FOR THE YEARS 1935 and 1936 AGAINST THE DURHAM LAND COMPANY IN THE 3rd Civil District.

To remit, release and discharge certain excessive county taxes on personalty assessed for the years 1935 and 1936 against the Durham Land Company in the Third (3rd) Civil District of Hamilton County, Tennessee, more particularly described in the Resolution.

WHEREAS, heretofore for the year 1935, the personalty hereafter described was erroneously assessed at a valuation of \$11,000.00, and for the year 1936 at a valuation of \$9,000.00, when it has been made to appear to the satisfaction of this court that the true value of said personalty, more particularly described below, was, during the year 1935, \$5,000.00, and that the cause of justice requires that the county taxes on said property should be assessed and paid on a valuation only of \$5,000.00 for the year 1935 and \$3,000.00 for the year 1936, NOW, THEREFORE\_

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

That all county taxes on personalty for the years 1935 and 1936 assessed on a valuation in excess of \$5,000.00 and \$3,000.00 for those years, respectively, be and the same are remitted, released and discharged, upon the following described property; said described property under assessed valuations of 1935 and 1936 being know as all the personal property of the Durham Land Company situated in Hamilton County, Tennessee, and being described as the machinery, tipples, tools, equipment, office furniture and fixtures, maps, etc., of the Durham Land Company.

BE IT FURTHER RESOLVED, That this Resolution take effect as of this date, the public welfare demanding it;

BE IT FURTHER RESOLVED, That the Clerk of this Court furnish a copy, fully certified, of this Resolution to the County Trustee of Hamilton County, Tennessee, and the back tax collectors and attorneys having this matter in hand; and that they act accordingly.

ON MOTION Of Esquire Clark, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee by acclamation.

RESOLUTION REQUESTING THE DEPARTMENT OF ADMINISTRATION AND WELFARE OF THE STATE OF TENNESSEE TO MAKE A SURVEY OF THE GOVERNMENTAL DEPARTMENTS OF HAMILTON COUNTY.

SECTION . BE IT RESOLVED By the County Court of Hamilton County, in regular session that the County Judge is hereby authorized and directed to invite and request the Division of Local Finance of the Department of Administration and Welfare of the State of Tennessee to make a survey and investigation of the various departments of the County Government in connection with the investigation of a committee heretofore appointed by this Court for such purpose.

SECTION II. BE IT FURTHER RESOLVED That such investigation and survey shall be under the general direction of the investigating committee appointed by this Court, and that all reports be made to such committee.

SECTION III. BE IT FURTHER RESOLVED That Hamilton County shall not be Responsible for any expense incident to such investigation.

SECTION IV. BE IT FURTHER RESOLVED That this resolution take effect from and after passage.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION TO RECIND A FORMER RESOLUTION REQUIRING COUNTY EMPLOYEES, USING AUTOMOBILES IN COUNTY BUSINESS, TO FURNISH THEIR OWN AUTOMOBILES.

Be It Resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly session assembled:

That the County Court go on record recinding a resolution heretofore passed requiring all County employees to furnish the use of automobiles in their County business.

Be it further resolved that the County continue to furnish automobiles to said employees and officials as has been done heretofore.

That this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Johnston, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, your CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be by order paid.

C. E. CAMP.	JUDGE PRO TEM.	
Betty Beard.		John Boykins.
Addie Tomlin.		Mrs. Maude Thompson.
Hulda Elizabeth Malone.		Anna Hudson.
Katherine Williams.		Rosalee Hartsfield.
Thomas Routt.		Catherine Woods.
George Knox.		Marion Tucker.
Maggie Spriggs.		T. H. Potts.
Martha Farmer.		Thomas R. Williams.
Flossie Kendall.		Maude Dale Thompson.
Ralph White.		Virginia Wescher.
Emma Felton.		
Ben Sewell.		
William C. West		
Annie Craig.		
Robert Harris.		
Nelson Dickert, alias Denton.		
Byron Harris.		
Henry Mabry.		
Eldehora Sharpe.	32 cases @ \$5.00	160.00
J. B. COBB.	D. S.	
William C. West.	1 case @ \$3.00	3.00
P. C. PENNEBAKER. CONSTABLE.		
Robert Harris.	1 case @ \$3.00	<u>3.00</u>
		166.00
J. W. Johnston. J. P.		
Marion Tucker.	1 case @ 50¢	50
		166.50

Hamilton County,

Jack Hixson. County Court Clerk.

FOR SERVICES RENDERED FOR QUARTER ENDING DECEMBER 31, 1938.

For making Quarterly Records 13.500 @ 10¢	13.50
Entering order of the Court, 37 @ 25¢	9.25
Filing petitions for exemption, 55 @ 25¢	13.75
Opening and closing records @ 79 days @ 50¢	39.50
Supplying certificates with seals attached 55 @ 75¢	41.25
Filing, docketing and entering Lunacy warrants 32 @ 3.85	123.20
Jacketing County bills of expense, 4 @ 15¢	60
Filing report of County School Superintendent.	25
Claims Committee.	25
William Bork Hospital.	25
Ex-Officio fees for quarter ending December 31st. 1938.	50.00
For registering Circuit Court Bills of Cost 860 @ 15¢	<u>129.00</u>
	\$ 420.80

I certify the foregoing to be correct to the best of my knowledge and belief.

Jack Hixson. CCC

W.F. Langley. Chairman  
Mack Fryar.  
W. Lat Holder. Claims Committee

ON MOTION of Esquire Langley, seconded by Esquire Fryar, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION AUTHORIZING THE COUNTY JUDGE TO APPOINT A COMMITTEE OF THREE MEMBERS OF THE QUARTERLY COURT TO CONFER AND DISCUSS THE PLANS WITH MR. ALLISON WHITE AND OTHERS INTERESTED IN ESTABLISHING PARKS AND PLAYGROUNDS AND BY TAKING ADVANTAGE OF THE ASSISTANCE NOW BEING OFFERED BY FEDERAL AGENCIES TOWARD THE ACCOMPLISHMENT OF THESE PROJECTS.

WHEREAS, public-spirited citizens of Soddy and other nearby sections are desirous of improving their communities by establishing parks and playgrounds, and by taking advantage of the assistance now being offered by Federal Agencies toward the accomplishment of these projects, and

WHEREAS, this county has heretofore approved the general idea and agreed to sponsor this undertaking, but in order to establish and operate said parks and recreations centers in the manner contemplated, it will be necessary to procure Legislative authority for the establishment of a commission, and it will be necessary to be vested with various other powers not now held by this county,

NOW, THEREFORE, BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, in quarterly session assembled, that the County Judge appoint a committee of three from members of the Quarterly Court to confer and discuss the plans with Mr. Allison White and others interested in this development.

Be It Further Resolved That said committee confer with the County Attorney and arrange for the drawing up of a Private Act, which would give Hamilton County necessary powers needed to effectually carry out the park program.

Be It Further Resolved That the County Legislative delegation be urged to enact said Bill into law in the January session of the Legislature.

ON MOTION of Esquire Freeman, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation and Esquires C. E. Camp, Mack Fryar and J. W. Johnston were appointed by the County Judge to serve on this committee.

RESOLUTION AUTHORIZING THE COUNTY JUDGE TO APPOINT A COMMITTEE COMPOSED OF THREE FROM THE MEMBERSHIP OF THE COURT WHO SHALL STUDY THE ADVISABILITY OF CONSOLIDATING CITY AND COUNTY RELIEF AGENCIES INTO ONE AGENCY.

WHEREAS the difficulties incident to a proper handling of relief problem in the City of Chattanooga and Hamilton County has given rise to movement for consolidating city and county relief agencies into our agency, and,

WHEREAS, the plan appears to be advantageous in many respects and to merit the serious consideration of this court, and,

WHEREAS, the establishment of a welfare commission as proposed, which would handle all city and county relief problems and thereby definitely eliminating certain administrative costs and duplicated efforts resulting in greater success and all around satisfaction appears to be a desirable end.

NOW THEREFORE BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in quarterly session assembled that the County Judge appoint a committee composed of 3 from the membership of this court who shall study the advisability of such a plan and meet if deemed necessary with those interested or opposed to the movement, with the view of ascertaining the will of the people and the advantages to be gained by the change.

BE IT FURTHER RESOLVED That said committee report to the next meeting of the County Court their findings and recommendations relative to the creation of the proposed welfare commission.

ON MOTION of Esquire Freeman, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.



REPORT OF WILLIAM E. BORK MEMORIAL.

Quarterly Report of the Wm. L. Bork Memorial Hospital for October, November & December, 1938.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Gentlemen:

We, as your commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of October, November and December, 1938. listing the number of patients received, discharged, transferred and died, those remaining on hand at the end of the Quarter, Dec. 31, 1938.

	Male.	Female	Total.
1. Patients on books of institution beginning institution quarter. (Includes patients away from institution on parole but still on books. )	169.	131	300
2. Admitted during the quarter	19.	14	33
3. Total on books during quarter. (Includes totals of items 1 and 2 )	188	145	333
4. Discharged from books during quarter. (Does not include patients away on parole)	19	11	30
5. Transferred to other institution for mental disease. (Includes all insane patients sent directly to any other institution for mental disease.		1.	1.
6. Died during quarter.	14	5	19
7. Total discharged, transferred and died during quarter.	33	17	50
8. Patients remaining on books of institution quarter. (Includes patients away from Insti.	155	128	283.
9. Number of employees on hand.	12	7	19

Respectfully submitted.

G. Russell Brown. Chairman.  
J. W. Johnston. Secretary.  
Mack Fryar. Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Johnston, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION REQUESTING THE STATE GOVERNMENT TO TAKE OVER THE MAINTENANCE OF MARKET STREET BRIDGE. MCCALLIE AVENUE TUNNEL AND THE BACH MAN TUBES AS PART OF THE STATE HIGHWAY SYSTEM.

SECTION. BE IT RESOLVED By the County Court in regular session that the Department of Highways and Public Works of the State Government be and are hereby requested to assume the maintenance of Market Street Bridge, McCallie Avenue Tunnel and the Bachman Tubes as a part of the State Highway System, and that the County Judge be and is hereby directed to negotiate with the Department of Highways & Public Works to this end.

SECTION II. BE IT FURTHER RESOLVED That the members of the Legislature from this county be requested to present this matter to the State Government and make effort to procure the State Authorities to assume the maintenance of these projects as part of the Highway System.

Be it further resolved That a copy of this resolution be furnished each member of the Hamilton County Delagation to the 1939 Legislature.

SECTION III. Be It Further Resolved that the State be requested to assume the bonds of Hamilton County issued for building such project in line with state policy of assuming payment of bonds issued for participation in State Highways.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO REQUEST THE HON. PRENTICE COOPER TO RETAIN SCOTT SWAFFORD, as  
WARDEN OF BRUSHY MOUNTAIN PENITENTIARY\_ AND THAT THE CLERK BE REQUESTED TO MAIL A  
COPY TO GOVERNOR COOPER.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee,  
In Quarterly Session Assembled:

That the Hamilton County Court go on record endorsing Scott Swafford as Warden  
of Brushy Mountain Penitentiary and request Gov. Prentice Cooper to retain him in said  
position; that the Clerk be and is hereby instructed to send a copy of this resolution  
to his Excellency Prentice Cooper.

On MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution  
was adopted by acclamation.

PETITION REQUESTING THE HIGHWAY COMMISSION TO OIL A TWO MILE STRETCH OF ROAD FROM THE  
INTERSECTION OF THE MIDDLE VALLEY ROAD AND THE DAISY-DALLAS ROAD.

To whom it may concern:

We the undersigned residents of the Daisy-Dallas section of the 3rd district  
respectfully request the authorities to consider the oiling of a tw-mile stretch of road  
from the intersection of the Middle Valley Road and the Daisy-Dallas Road to the new road  
at the residence of Sam Roberts.

M. Buchanan.	Charles M. Walker.	Mrs. Laura Nelson.	Tobe Smith.
T. J. Sullivan.	Jess Walker.	Hilda Walker.	A. L. James.
B. D. Meers.	Sam. F. Walker.	Clifford Walker.	Earnest Simpson.
J. H. Meers.	Scott Smith.	L. A. Campbell.	Milburn James.
E. E. Matherley.	Archie Hatfield.	Mrs. L. A. Campbell.	G. C. Carman.
A. J. Dickerson.	P. S. Galliday.	H. M. Keedy.	Henry C. May.
W. F. Young.	J. S. Smith.	Mrs. H. M. Keedy.	John Frizzell.
Geo. B. Holden.	J. E. Painter.	W. L. Brannon.	Jess McDade.
Ralph Mooney.	W. T. Dixon.	Mrs. Helen Brannon.	Thomas Smith.
O. D. Bowman.	J. H. Bowman.	Mrs. S. H. Miller.	George Wade.
N. L. Hughes.	Ray Bowman.	W. R. Roberts.	Lee Tucker.
T. L. McPherson.	E. H. Miller.	F. H. Varner.	Herman Petty.
W. L. Sullivan	C. R. Miller.	P. W. Roberts.	B. Rector.
T. Q. Wilson.	Luther Woolford.	Paul Roberts.	N. J. Moon.
F. L. Sullivan.	Thelma Woolford.	Harry Roberts.	Robert Hixson.
Luther J. Smith.	Floyd Sutton.	Sam Roberts.	Jim Liman.
Della Griffith.	T. H. Nelson.	C. J. James.	Frank Grayson.
A. J. Hyson.	D. B. Nelson.	J. T. Creasman.	A. H. Keedy.
H. S. Roberts.	Mrs. J. H. Meers.	Mrs. E. E. Matherly.	Martin L. Dent.
Chas. Brackett.	Mrs. Mollie Hurd.	Mrs. Geo. B. Holder.	Mrs. A. J. Dickerson.
Geo. W. Rogers.	Mrs. N. L. Hughes.	Mrs. T. L. McPherson.	Mrs. Ralph Mooney.
W. N. Drennon.	Mrs. T. I. Wilson.	Mrs. Lutner J. Smith.	Mrs. M. Buchanan.
Mack Nelson.	Mrs. J. W. Upton.	Mrs. Pauline Walker.	Mary Manning.
James Slater.	Mrs. Betty Hatfield.	Mrs. P. S. Galliday.	Mrs. A. J. Hixon.
E. T. Henson.	Mrs. F. J. Sutton.	Mrs. T. J. Sullivan	Mrs. J. L. Smith.
Scott Wagner.	Mrs. R. S. Thompson.	N. Boland.	Mrs. W. T. Dixon.
W. N. Smith.			
Mrs. B. D. Meers			

ON MOTION Of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution  
was referred to the Highway Commission by acclamation.

REPORT OF COUNTY SCHOOL SUPERINTENDENT.

TO THE HONORABLE JUDGE AND MEMBERS OF THE COURT OF HAMILTON COUNTY:

GENTLEMEN:

In compliance with the law I am herewith presenting the report of the county superintendent  
of schools for the quarter ending December 31, 1938 .

The amounts set forth in our budget for 1938-39 and expenditures through December 31, 1938,  
against the same as shown by vouchers issued by the superintendent's office are as  
follows:

	Budget.	Expenditures.
General Control.	9.942.00	5.043.34
Instructional Service.	534.397.00	263.210.04
Auxiliary Agencies.	85.494.00	43.701.11
Operation School Plant.	61.998.00	18.386.69
Maintenance School Plant.	36.169.00	33.491.84
Capital Outlay.	<u>18.900.00</u>	<u>11.022.08</u>
	\$ 746.000.00	\$ 374.855.10

Credited against International Service, same having been received from the State Department of Education as supplement to salaries of Teachers of Agriculture, Industrial Teachers and Supervising Teachers of Elementary Instruction. This was authorized by the County Court. 4.982.06

	\$ 746.000.00	369.873.04
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The amount received from tuition and all other sources by the superintendent and deposited with the county trustee for the quarter totaled 719.99

The amount contributed by the Department of Education employees to the Hamilton County Department of Education's Insurance and Pension Fund and deposited with Joel W. Richardson, County Trustee, for the quarter totaled \$1.595.34.

ENROLLMENT.

Comparing reports for November over the period of years from 1931 to 1938 we find a total increase in enrollment of 2.059 pupils. The average daily attendance increased over same period 2.036.

	Enrollment.	Average Daily Attendance.
November 1931.	11.259.	9.602
" 1938	13.318	11.638
Increase over seven year period	2.059.	2.036.

May I point to a few facts which seem to indicate the progress of our school system.

NEW BUILDINGS AND ADDITIONS.

Within the last few years the following new school buildings have been provided:

1. MEADOWVIEW. A five room building with an auditorium. This building replaced one that was destroyed by cyclone. No. government aid.
  2. EDWARD'S POINT. One room and small library room to provide schooling for a coal mining community. These children could not be transported to other schools because of condition of roads. No government aid.
  3. RED BANK ELEMENTARY. 10 classroom, library, cafeteria, industrial room and auditorium. This building replaced building destroyed by fire. No government aid.
  4. BOOKER T. WASHINGTON SCHOOL. 7 classrooms, a four-room cottage for special work, a library, and an auditorium. This building was built to replace one that burned. We received government aid on this building under the T.E.R.A.
  5. RED BANK JUNIOR HIGH. 16 classrooms, cafeteria, 2 shop rooms, gymnasium, and auditorium. Built with government aid in first P.W.A. program.
  6. SODDY-DAISY HIGH SCHOOL. 16 classrooms, cafeteria, 3 shop rooms, gymnasium and auditorium. Built with government aid under first P.W.A. Program.
  7. HIXSON HIGH SCHOOL. 16 CLASSROOMS\_ CAFETERIA\_ 3 SHOP rooms, gymnasium, and auditorium. Built with government aid under first P.W.A. Program.
  8. TYNER HIGH SCHOOL. 17 classrooms, a Home Economics cottage (elementary building remodeled). a science and mechanical arts building (old high school building remodeled), a cafeteria, gymnasium, and auditorium. Built with government aid under second P.W.A. Program.
- government aid under second P.W.A. Program.
9. NATHAN BACHMAN AND GANNS-MIDDLE VALLEY SCHOOLS. Each, 8 classrooms, library, and auditorium. Built with government aid under first P.W.A. Program.
  10. PINEVILLE SCHOOL 6 classrooms and auditorium. Built with government aid under first county P.W.A. Program.
  11. TYNER-SILVERDALE (BESS SHEPHERD). ELEMENTARY SCHOOL. 10 classrooms and auditorium. Built with government aid under first W.P.A. Program. In this building was finally brought together the Silverdale and Tyner

## Elementary schools.

12. FALLING WATER. 4 classrooms, cafeteria. Government aid under second W.W.A. Program.

During the building program the following additions to school buildings have been built:

1. BIRCHWOOD. 2 classrooms, an agriculture section of two rooms, and general repair to old building. Built with government aid in second W.W.A. Program.
2. OOLTEWAH. SCHOOLS. 4 elementary classrooms, a high school cafeteria, agricultural department and auditorium. Built with government aid under school County P.W.A. program.
3. EAST BRAINERD. 3 classrooms, library room, auditorium and heating plant. Built with government aid under second county P.W.A. Program.
4. ANNA B. LACEY. 4 classrooms, cafeteria, and general building repair. Built with government aid under first county P.W.A. Program.
5. CENTRAL HIGH SCHOOL. An auditorium with capacity of about 2000, a study hall, library room, music room, art room, Home Economics department of four or five rooms, a commercial department of four or five rooms, 4 extra classrooms, and a 7-acre athletic field recently dedicated and named FRED FRAWLEY in honor of our good friend and very efficient purchasing agent of Hamilton County, Fred Frawley. The addition was of fire-proof construction and was built with government aid under first county P.W.A. Program. The field was constructed under the second W.P.A. Program.
6. EAST DALE. 4 classrooms, cafeteria, library, and auditorium. This addition was built with government aid in the first county P.W.A. Building Program.
7. WHITE OAK.. 4 classrooms, and auditorium. This addition was built with government aid through the first county P.W.A. Building Program.
8. MOUNTAIN CREEK. 4 classrooms, cafeteria, and auditorium. Built with government aid under county's second P.W.A. Building Program.
9. SIGNAL MOUNTAIN. 2 classrooms. No government aid.
10. DAISY. 4 classrooms and cafeteria, new heating plant, and general repairs, Built with government aid under county's second P.W.A. building program.
11. SALE CREEK. 4 class rooms and auditorium-gymnasium. Built with government aid under second county P.W.A. Building Program.
12. APISON. Auditorium. Built with government aid under second P.W.A. Building program.

The following buildings and additions have already been authorized and approved by the government. A few of these have already been started.

1. HARRISON. 9 classrooms, library, cafeteria, and auditorium. NOW under construction.
2. EAST RIDGE. New building of 6 rooms and auditorium. To be built with government aid in third County P.W.A. Program.
3. BOOKER T. WASHINGTON. COLORED. Addition of 3 classrooms, 1 large shop room, and gymnasium. To be built with government aid under the third county P.W.A. Program.
4. JOHN PATTEN. 2 classrooms, auditorium, cafeteria and gymnasium, To be built with government aid and under third county P.W.A. Program.
5. RED BANK HIGH SCHOOL. 6 classrooms, To be built by government aid under third county P.W.A. Program.
6. SODDY ELEMENTARY. Addition of 4 classrooms, 2 shop rooms, and auditorium. To be built with government aid under third county P.W.A. Program.
7. SODDY-DAISY HIGH SCHOOL. Addition of 6 class rooms, and enlargement of shops. To be built with government aid under third county P.W.A. program.

Small additions built from budget funds. No government aid received.

1. East Dale Colored. Industrial room.
  2. Flat Top. Cafeteria room.
  3. Hixson. Colored. 1 room.
  4. Jersey. Cafeteria.
  - @ 5. Red Bank Elementary. Annex.
  6. Sale Creek. Portable.
  7. Summit. Colored. Industrial room. Portable.
  8. White Oak. Portable.
  9. Chickamauga Colored Portable.
  - 10 Tyner Junior High. 4 classrooms building.
  - 11. Daisy. Portable.
  12. Daisy. Home Economics building.
  - 13. Ganns-Middle Valley. Cafeteria.
  - 14. Ganns. Remodeled community building for cafeteria use.
- Have been replaced under later P.W.A. Building Program.

#### ONE YEAR BOOK.

Since 1934 Hamilton County Department of Education has issued annually its year book which is the outgrowth of the work of the curriculum study groups among its teachers. These year books contain results of classroom experience as contributed by the many teachers in the classrooms who have participated in the studies. It set forth a rather comprehensive course of study for each grade as well as many suggestions for effectively carrying out the same. The work for each grade is subdivided into units which units are so mentioned as to add greatly to the interest the student finds in the subject. In education, as in everything else, we usually accomplish the most in the view to increasing the pupil's interest in the subject matter he must learn. As our curriculum studies progress we are not only seeking out new and better ways of classroom procedure but we are at the same time making better teachers and happier students.

Some of these year books have been classified among the best in America. In fact our year book for third and fourth grades was chosen by the curriculum specialist at Teachers College, Columbia University, New York City, and as one among the best in America. As a result of this classification we have had requests from colleges and education departments from almost every section of the U.S.A. for copies of this year book. Many of them have also requested other year books. We did not print these for distribution outside our own county group and did not suspect that they would receive such recognition, therefore we did not have extra copies to supply this demand. I am citing this only to show the effectiveness of the work we are doing along this line.

#### PUBLIC FORUM.

During school year 1935-36 as result of the recommendation of the State Superintendent of Education, Walter D. Cocking, the Hamilton County School System was selected by the United States Commissioner of Education to try out his project of community discussion of civic problems. This movement was called PUBLIC CIVIL FORUMS. This system was selected chiefly because it has won recognition as an organization that was active, wide awake, and doing things. The State commissioner had faith in our willingness to undertake new things and to experiment with them. The project was carried out with above average success and has been continued in this county since that time under local responsibility which has been passed back to the communities. The communities that wish to undertake the discussion work, do so by providing for an appropriate organization, program committee and a regular meeting night.

The Federal Government now furnishes such help as is necessary from W.P.A. rolls and the programs are set up in the communities by their own committees. All of the leaders that discuss the subjects chosen by the local committees are drawn from the city or nearby territory. These meetings this year have increased interest and attendance. It promises to be the most successful year we have yet had. At first many people were afraid that the Federal Government was to use the forum as a propagandizing agency but now that feeling has died out and our people are accepting the plan as an effective agency of adult education. If all our people could realize what advantage and service they could secure through meetings such as these they would no doubt take a greater part in them than ever before. Not so much is it the question of whether or not the experiment proved to be a success as it is that this educational department was chosen as one of the first ten centers in the United States to try out this experiment. To my way of thinking it is a definite recognition of the progress that this department has made.

## PIG CHAINS.

In accord with the suggestion of the Hamilton County Superintendent of Schools, the Chattanooga Chamber of Commerce Agriculture Committee last year sponsored a County Pig Chain. In this plan each of the six Future Farmers of America centres in the county was provided one boor and two sow pigs to be given to some boy in the organization. Those were to be properly cared for as per regulations set up by the teacher. The return of two sow pigs to the Agricultural teacher from whom the original pigs were secured and guaranteed. These pigs were to be given to another boy and so the chain grows. After each of the boys receiving chain pigs returns his two sow pigs from the first litter then the pigs he first received become his property. At present this plan has been in operation eighteen months. There are very encouraging reports coming into our department relative to the progress of the pig chain.

## CHICKEN CHAIN.

At present we are working on a similar chain of pure blooded chickens. Joe Engel is proposing to give two pens of chickens to each high school centre having a 4H Club organization. These are to be handled in a chain similar to that of our Pig Chain.

## SPECIAL AGENT.

In 1936 the community of Birchwood seemed to stand a good chance to lose many of its citizens due to the lake caused by the Chickamauga Dam. It seems to bid fair for the elimination of our high school at that place. In order to save this situation I made suggestion to the Agriculture Committee of the Chattanooga Chamber of Commerce that some steps be taken to help these citizens make adjustment to new conditions without moving entirely from the community. As result of this suggestion the matter was taken up with the Tennessee Valley Authority and now we have a special Agricultural Agent in this section working with the farmer families. This work is becoming very effective and it seems now that these citizens are getting a leadership which they were needing very much and are now appreciating to such an extent that great crowd of them are attending the adult schools or community discussion which are being promoted by this agent as means of promoting this program of farm education. I feel confident that means of promoting this program of farm education. I feel confident that, now, if this work is continued until the new lake covers its proposed area, these people will be directed into new types of farming and we will not lose many of our Birchwood citizens. The indications are that this community is now on the up-grade and our schools is showing increase in attendance.

May I again express to you individually and as a body my very sincere appreciation for the fine way in which you have supported the program of education in this county. The buildings mentioned in the first part of this report will ever stand as a record written in brick and mortar of your progressive leadership in furnishing educational opportunity to the future citizens of this county.

Yours very cordially.

Arthur L. Rankin. Superintendent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted and ordered to be filed and made a matter of record.

ON MOTION of Esquire Clark, seconded by Esquire Langley, the following Notaries Public were elected.

Artie T. Acuff.	G. Eston Maxwell.
Mrs. Artie T. Acuff.	J. T. May. (Jeff)
A. E. Brown.	Lois Poe.
F. L. Dixon. Sr	F.G. Redwine.
Bradley L. Dunlap.	E. Tribble.
Joe W. Drane.	J. E. Whitaker.
Howard Dome.	Paul Wilbanks.
G. Russell Brown.	W. S. Weatherford.
V. S. Barker.	
John H. Early.	
C. Y. Foster.	
Joe F. Goodson.	
William D. Hidges.	
R. Hallett.	
J. H. Jackson.	
Lee Roy Kington.	
Estes Kefauver.	
J. W. Johnson.	
Dorothy P. Morgan.	
Joe F. Mabry.	



ON MOTION of Esquire Clark, seconded by Esquire Fryar, the following exemptions were granted.

James L. Ayers.	Poll Tax.
Willie Aden.	"
Fred Ayers.	"
Jim Bare.	"
W. O. Blanchard.	"
Jim Billings.	"
Geo. Birditt.	Peddler Tax.
L. H. Brown.	Poll Tax.
J. C. Blackburn.	Peddler Tax.
Ben D. Benson.	Poll Tax.
O. D. Belden.	Peddler Tax.
B. F. Cope.	"
R. L. Crumley.	"
J. O. Day.	"
Elmer G. Ellis.	Poll Tax.
Artnur T. Fuller.	" & Peddler Tax.
R. K. Fox.	"
J. H. Frost.	"
N. Fanburg.	"
Arthur T. Fuller.	Poll Tax.
John S. Gardy.	Poll Tax & Peddler Tax.
E. D. Howard.	"
Arthur H. Johnson	"
L. E. Johnson.	"
P. R. Lomnick.	"
K. W. Looney.	" & Peddler Tax.
Andrew Lowe.	"
Garland Martin.	"
E. W. Morrison.	"
J. H. Newman.	"
W. A. Posey.	"
C. C. Poe.	Peddler Tax
Floyd Pool.	Poll Tax.
E. L. Reeves.	Peddler Tax.
James Thrash.	" and Poll Tax.
John F. White.	"
Joe F. Walker.	"
Robt. I. Walker.	"
Winfield Orrell.	" Tax.

RESOLUTION ORDERING THE FILING OF BIDS.

WHEREAS, pursuant to advertisement, bids for the furnishing, delivering and installing furnishings and equipment in the Hospital Building and Nurses' Home for Erlanger Hospital have been filed by the following Bidders:

- A. S. Aloe Company, St. Louis, Missouri. American Hospital Supply Corporation, Chicago, Illinois, American Sterilizer Company, Erie, Pennsylvania, S. Blickman, Inc., Weehawken, New Jersey, The Colson Corporation, Elyria, Ohio, Dick X-Ray Company, Memphis, Tennessee, Marshall Field & Company, Chicago, Illinois, Fillader Surgical Supplies, Chattanooga, Tennessee, Fowler Brothers Co., Chattanooga, Tennessee, General Electric X-Ray Corporation, Memphis, Tennessee, Hospital Equipment Corp. New York City. Frank A. Hall & Sons, New York City, F. O. Schoedinger, Columbus, Ohio, S. & H. X-Ray Company, Atlanta, Georgia.
- Herschel Smith, Jackson, Mississippi, Surgical Selling Company, Atlanta, Georgia, White Furniture Co., Mebane, North Carolina, Max Woche & Son Co., Cincinnati, Ohio.

and that said bids have been duly received, opened and publicly read; NOW. THEREFORE BE IT RESOLVED That the bids listed in the preamble hereof be filed and presented to T. A. Lupton, Secretary Hospital Building Commission, and that the said T. A. Lupton, Secretary is hereby directed forthwith to tabulate said bids and at the earliest practicable moment report to this court his findings as to the lowest and best bid.

Passed this \_\_\_\_\_ day of January, 1939.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye:



## RESOLUTION AWARDING CONTRACT.

WHEREAS, Erlanger Hospital Building Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishing, delivering and installing furnishings and equipment in the Hospital Building and Nurses's Home, and has duly made its recommendation to this Court, and it appearing from said recommendations and report that American Hospital Supply Corporation of Chicago, Illinois, the lowest and best Bidder for the furnishing, delivering and installing of \_\_\_\_\_ Group A and B, Division Two, (Group A @ \$9.681.64 and Group B @ \$1.015.91) in the sum of \$10.697.55, and that this court, after considering said report and recommendations and all bids heretofore filed, finds that the bid of American Hospital Supply Corporation. is the lowest and best bid:

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, AS FOLLOWS:

Section ; That the bid of American Hospital Supply Corporation for the furnishing, delivering and installing of Group A and B, Division Two, in the sum of \$10.697.55, is hereby accepted, determined and declared to be the lowest and best bid, however, this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Corporation of such award. That upon the awardee being so notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing a contract for furnishing, delivering and installing, of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forthwith executed for said furnishing, delivering and installing.

Section 2. That the Chairman and the Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Johnston, Clark, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION AWARDING THE CONTRACT TO THE MAX WOCHER & SON CO. OF CINCINNATI, OHIO FOR THE FURNISHING, delivering AND INSTALLING FURNISHINGS AND EQUIPMENT IN THE HOSPITAL FOR 8249.30 TO THE MAX WOCHER & SON COMPANY OF CINCINNATI, OHIO.

## RESOLUTION AWARDING CONTRACT.

WHEREAS, Erlanger Hospital Building Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishing, delivering and installing furnishings and equipment in the Hospital Building and Nurses' Home, and has duly made its recommendation to this Court, and it appearing from said recommendations and report that The Max Wocher & Son Co., of Cincinnati, Ohio, is the lowest and best bidder for the furnishing, delivering and installing of Group C @ \$4.889.66, Group D @ \$2.536.60; and Group G. @ \$823.04, of Division One, in the sum of \$8.249.30; and that this court, after considering said report and recommendations and all bids heretofore filed, finds that the bid of The Max Wocher & Son Co., Cincinnati, Ohio, is the lowest and best bid;

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, AS FOLLOWS:

Section 1. That the bid of The Max Wocher & Son Co., of Cincinnati, Ohio, for the furnishing, delivering and installing of Group C. D. and G. of Division One, in the sum of \$8.249.30, is hereby accepted, determined and declared to be the lowest and best bid; however, this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awaree being so notified in writing a contract for the furnishing, delivering and installing of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forthwith executed for said furnishing, delivering and installing.

Section 2. That the Chairman and the Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

RESOLUTION AWARDING CONTRACT FOR FURNISHING, DELIVERING AND INSTALLING Group D. Division two of furnishings and equipment for Erlanger Hospital to HERSCHEL SMITH OF JACKSON, MISSISSIPPI. FOR \$1150.08.

WHEREAS, Erlanger Hospital Building Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishing, delivering and installing furnishings and equipment in the Hospital Building and Nurses' Home, and has duly made its recommendation to this Court, and it appearing from said recommendations and report that Herschel Smith, of Jackson, Mississippi, is the lowest and best bidder for the furnishing, delivering and installing of Group D. Division Two, in the sum of \$1,150.48; and this Court, after considering said report and recommendations and all bids heretofore filed, finds that the bid of Herschel Smith Company, of Jackson, Mississippi, is the lowest and best bid:

Now, Therefore, Be it Resolved by the County Court of Hamilton County, Tennessee, as follows:

Section 1. That the bid of Herschel Smith Company of Jackson, Mississippi, for the furnishing, delivering and installing of Group D. Division Two, in the sum of \$1,150.48, is hereby accepted, determined and declared to be the lowest and best bid; however, this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing a contract for the furnishing, delivering and installing of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forthwith executed for said furnishing, delivering and installing.

Section 2. That the Chairman and the Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

On motion of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION AWARDING CONTRACT FOR FURNISHING, DELIVERING AND INSTALLING GROUP E. DIVISION ONE ONE OF FURNISHING AND EQUIPMENT FOR ERLANGER HOSPITAL TO SURGICAL SELLING COMPANY OF ATLANTA GEORGIA FOR 651.15.

WHEREAS, Erlanger Hospital Building Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishing, delivering and installing furnishings and equipment in the Hospital Building and Nurses' Home, and has duly made its recommendation to this court, and it appearing from said recommendations and report that Surgical Selling Company, of Atlanta, Georgia, is the lowest and best-bidder for the furnishing, delivering and installing of Group E. Division One, in the sum of \$651.15, and that this Court, after considering said report and recommendations and all bids heretofore filed, finds that the bid of Surgical Selling Co., Atlanta, Georgia, is the lowest and best bid:

Now, Therefore, Be it Resolved by the County Court of Hamilton County, Tennessee, as follows:

Section 1. That the bid of Surgical Selling Company, of Atlanta, Georgia, for the furnishing, delivering and installing of Group E. Division One, in the sum of \$651.15, is hereby accepted, determined and declared to be the lowest and best bid; however, this award shall not be effective until the awardee shall have been notified by writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing a contract for the furnishing, delivering and installing of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forth with executed for said furnishing, delivering and installing.

Section 2. That the Chairman and the Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION AWARDDING CONTRACT FOR FURNISHING, INSTALLING AND DELIVERING GROUP F. DIVISION ONE OF FURNISHINGS AND EQUIPMENT FOR ERLANGER HOSPITAL TO A. S. ALOE COMPANY OF ST. LOUIS. MISSOURI.

WHEREAS, Erlanger Hospital Building Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishing, delivering and installing furnishings and equipment in the Hospital Building and Nurses' Home, and has duly made its recommendation to this court, and it appearing from said recommendations and report that A. S. Aloe Co., of St. Louis, Missouri, is the lowest and best bidder for the furniture, delivering and installing of Group F, Division One, in the sum of \$227.00, and that this court, after considering said report and recommendations and all bids hereto filed, finds that the bid of A. S. Aloe Co., of St. Louis, Missouri, is the lowest and best bid:

Now, Therefore, Be it Resolved by the County Court of Hamilton County, Tennessee, as follows:

Section 1. That the bid of A. S. Aloe Co., of St. Louis, Missouri, for the furnishing, delivering and installing of Group F. Division One, in the sum of \$227.00 is hereby accepted, determined and declared to be the lowest and best bid; however this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing a contract for the furnishing, delivering and awarding of said work, as heretofore prescribed by the plans, specifications and contracts documents, shall be forthwith executed for said furnishing, delivering and installing.

Section.2. That the Chairman and the Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION ACCEPTING THE BID OF MARSHALL FIELDS & COMPANY FOR THE FURNISHING, DELIVERING AND INSTALLING FURNISHINGS AND EQUIPMENT IN THE ERLANGER HOSPITAL BUILDING AND NURSES' HOME FOR \$ 10.428.91.

WHEREAS\_ Erlanger Hospital Building Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishing, delivering and installing furnishings and equipment in the Hospital Building and Nurses' Home, and has duly made its recommendation to this Court, and it appearing from said recommendations and report that Marshall Field & Co., Chicago, Illinois, in the lowest and best bidder for the furnishings, delivering and installing of Group C. Division Two, in the sum of \$10.428.91; and that this Court, after considering said report and recommendations and all bids heretofore filed, finds that the bid of Marshall Field & Co., is the lowest and best bid:

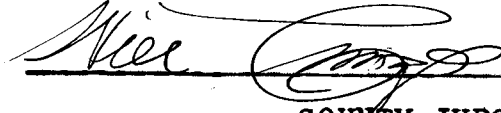
Now, Therefore, Be It resolved by the County Court of Hamilton County, Tennessee, as follows:

Section 1. That the bid of Marshal Field & Company, for the furnishing, delivering and installing of Group C. Division Two, in the sum of \$10.428.91, is hereby accepted determined and declared to be the lowest and best bid; however, this award shall not be effective until the awardee shall have been notified in writing by the secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing a contract for the furnishing, delivering and installing of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forthwith executed for said furnishing, delivering and installing.

Section 2. That the Chairman and Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION of Esquire Thrasher, seconded by Esquire Clerk, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye. Esquires Langley, Clark, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, Court adjourned Sine Die.

  
\_\_\_\_\_  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) WEDNESDAY. FEBRUARY 15, 1939.

BE IT REMEMBERED\_ That on this the 15th day of February, 1939, before the Honorable C. E. Camp, County Judge Pro Tem, of the County Court of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, pursuant to the following Notice & Call, which is in the words and figures following, to-wit:

TO THE MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE:

Being of the opinion that public necessity requires the concerning of the Quarterly County Court in special session, I, C. E. Camp, hereby call said Court to convene at 10:00 o'clock a.m. February 15th, 1939, in the Chancery Court room for the purpose of acting upon the following matters:

- First. The resignation of Dr. J. C. Eldridge, County Health Director.
- Second. The election of a County Health Director to fill the vacancy in said office.
- Third. The election of Notaries Public.

This 2nd day of February, 1939.

C. E. Camp.

Jack Hixson.

County Judge Pro Tem.

County Court Clerk of Hamilton County, Tennessee.

The County Court Clerk called the roll of the Justices of the Peace of the County, and the following answered to their names: Esquires, Langley, Clark, Freeman, Johnston, Camp, Brown, Fryar, Thrasher, Hamby and Holder, Total 10.

ON MOTION of Esquire Clark, seconded by Esquire Johnston, the Court accepted the resignation of Dr. Eldridge by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Johnston, the Court went into the election of the County Health Director by acclamation.

ON MOTION of Esquire Clark, seconded by Esquire Johnston, Dr J. C. Eldridge was nominated for County Health Director and was elected on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Freeman voting Naye:

RESOLUTION THAT THE COUNTY COURT GO ON RECORD AS HAVING THE FULLEST CONFIDENCE IN THE HONESTY AND EFFICIENCY OF Dr. Eldridge. both in his private and official life, AND THAT THE CHARGES BROUGHT AGAINST HIM BY DR. WILLIAMS HAVE BEEN INVESTIGATED BY THE BY THE COURT AND FOUND WITHOUT FOUNDATION.

RESOLVED THAT THE County Court go on record as having the fullest confidence in the honesty and efficiency of Dr. Eldridge, both in his private and official life, and that the charges brought against him by Dr. Williams have been investigated by the court and found without foundation.

ON MOTION of Esquire Thrasher, seconded by Esquire Johnston, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Clark, seconded by Esquire Johnston, the following Notaries Public were elected.

Cy. R. Brown.  
 Harry Berke.  
 Web C. Brown.  
 Edna Corwin.  
 Tom J. Davis.

LeRoy J. Eldridge.  
 Patricia Fickel.  
 Margaret Gentry.  
 Louise Hauer  
 Paul E. Hamack.  
 J. C. Howard.

M. E. Kratzer.  
 Margaret Laster.  
 E. R. Poe.  
 Mrs. E. A. Poe.  
 Rosine Raoul.  
 Ed Robinson.  
 Mrs. Hilda M. Spence.  
 J. P. Stanfield.  
 Francis Swafford.  
 A. W. Taber.  
 Benjamin Zion Tabb.  
 J. M. Underwood.  
 J. B. White.

ON MOTION OF Esquire Clark, seconded by Esquire Thrasher, Court adjourned Sine Die.

  
 COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. APRIL 3rd. 1939.

BE IT REMEMBERED\_ That on this the 3rd day of April, 1939, before the Honorable Will Cummings, County Judge, of Hamilton County, Tennessee a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, County Judge of the County Court of said County;

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquire Freeman, Johnston, Langley, Clark, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

The reading of the minutes were deferred.

The Court went into the election of the Superintendent of the Schools and County Attorney.

ON MOTION of Esquire Clark, seconded by Esquire Camp, A. R. Rankin was nominated, the following members of the County Voting Aye: Esquires Clark, Camp and Freeman, Total 3.

ON MOTION of Esquire Brown, seconded by Esquire Johnston, Marshall Clark was nominated, the following members of the Court voting Aye: Esquires Langley, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 7. Marshall Clark was elected Superintendent of the County Schools.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, T. Pope Shepherd was nominated County Attorney and the following members of the County voting Aye: Esquires Clark, Freeman, Camp and Holder. Total 4.

ON MOTION of Esquire Johnston, seconded by Esquire Fryar, Thos. S. Myers, was nominated, the following members of the Court being present and voting Aye: Esquires Langley, Johnston, Fryar, Brown, Thrasher, Hamby, Total 6, and Thos. S. Myers was elected County Attorney.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the election of the Chairman of School Board was deferred to the July Term.

ON MOTION of Esquire Clark, seconded by Esquire the court accepted the resignation of Dr. J. C. Eldridge, County Health Chairman

ON MOTION of Esquire Johnston, seconded by Esquire Clark, Dr. O. F. Pearson, was elected County Health Director on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Clark, seconded by Esquire Hamby, Ben Cash was elected Public Administrator and County Guardian on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION OF ESQUIRE THASHER\_ SECONDED BY ESQUIRE CLARK, E. J. Walsh and Frank Mosier, were elected members of the Equalization Board.

REPORT OF THE CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We your CLAIMS COMMITTEE, beg leave to report that we have thisday examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be order paid.

- |                    |                     |                                   |
|--------------------|---------------------|-----------------------------------|
| C. E. CAMP.        | JUDGE PRO TEM.      |                                   |
| Doc. Hasford.      | W. W. Hullender.    | Louise Malone.                    |
| T. A. Rogers.      | Gabby Green.        | Winnie Simmons.                   |
| J. W. Pariadiso.   | Mariah Pugh.        | Charlie Crow.                     |
| Mattie Bank.       | C. E. Hume.         | Will Johnson alias Walter Rogers. |
| William H. Elmore. | J. D. Moon.         | Sallie Wallace Bernard.           |
| Lucille Trammel    | J. F. Mack.         | R. A. Smith.                      |
| Nettie B. Porter.  | Ben Ware.           | Ruth Hinds.                       |
| Richard Lisby.     | Joe Murphy.         | Mrs. Emma Holmes.                 |
| Frank Owens.       | Archie Thornton.    | Herman Samples or Smith.          |
| Claude Sherrill.   | Thomas L. Easterly. |                                   |

Louise H. Bare.

S. J. Edwards.

R. Ed Eaves.

T. A. Rioedan.

Alma J. Haney.

Maude Asnby.

Ellis Sivley.

Stanley Sheets.

Ed. C. Cummings.

Carl Stengade Peterson.

Ralph White.

Mrs. Rosalee Dethero.

Mary Britton.

Total 43 cases @ \$5.00

210.00

J. W. JOHNSTON.

J.P.

Doc. Hasford.

C. E. Humes.

2 cases @ 0.50

1.00

MACK FRYAR.

Claude Sherrill.

Louise Malone.

2. cases @ 50¢

1.00

F. M. WALL.

D.S.

W. W. Hullender.

1 case @ \$3.00.

3.00

B. Wilson.

D.S.

Richard Lisby.

1 case @ \$3.00

3.00

B. Wilson.

Richard Lisby.

1. case @ \$3.00

3.00

P. C. PENNEBAKER.

CONSTABLE.

Louise Malone.

1 case @ \$3.00

3.00

\$ 221.00

HAMILTON COUNTY.

JACK HIXSON.

FOR SERVICES RENDERED DURING THE QUARTER ENDING MARCH 31, 1939.

For making Quarterly Record.	7000. @ 10¢	7.00
Entering orders of the court 28 @ 25¢		7.00
filing petitions for exemptions 39 @ 25¢		9.75
Supplying certificates with seals attached. 39 @ 75¢		29.25
Opening and closing records 79 days @ 50¢		39.50
Filing, docketing and entering Lunacy cases 32 cases @ 3.85		123.20
Jacketing County bills of expenses 6 @ 15.		90.
Filing report of Claims Committee.		25
William E. Bork Memorial Hospital.		25
County School Superintendent.		25
Ex-Officio fees for Quarter ending March, 31. 1939.		50.00
For Registering Circuit Court bills of cost 399 @ 15¢		<u>59.85</u>
		\$ 327.20

I certify the foregoing to be correct to the best of my knowledge and belief;

Jack Hixson. CCC

Sworn to and subscribed before me this 31st day of March, 1939.

Margaret Orrell. D.C.

W. F. Langley.  
Chairman.

Mack Fryar.

ON MOTION of Esquire Langley, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, The following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION BY THE CHATTANOOGA CENTRAL LABOR UNION TO IMMEDIATELY PUT INTO EFFECT THE WAGE INCREASE AND OTHER CONDITIONS FORMERLY AGREED TO BY THEM FOR DRIVERS OF SCHOOL BUSES.

Whereas, drivers of school buses for Hamilton County, are members of the Amalgamated Association of Street, Electric Railway and Motor Coach Employes of America, Division 1180, and



Whereas, a year ago the Hamilton County Court officially agreed that its next budget would include an increase in pay for these employes; and

Whereas, the Hamilton County Court failed to live up to this agreement; therefore be it

Resolved, by the Chattanooga Central Labor Union, in regular session Monday, March 27, 1939, that the Hamilton County Court be petitioned to immediately put into effect the wage increase and other conditions formerly agreed to by them; and be it further

Resolved, that the Court be petitioned to grant to Division 1180 a closed shop contract in order to make more certain efficient and harmonious service.

CHATTANOOGA CENTRAL LABOR UNION.

Erskine Mabee. Secretary.

ON MOTION of Esquire Johnston, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO USE SURPLUS ARISING FROM THE SALE OF THE BONDS FOR ERLANGER HOSPITAL IN THE CONSTRUCTION OF ADDITIONS TO T. C. THOMPSON CHILDREN'S HOSPITAL.

WHEREAS\_ pursuant to the provisions of Chapter 699 of the Private Acts of the General Assembly of 1937, this court authorized and issued bonds in the sum of \$85,000.00 for a general hospital, and

WHEREAS\_ the proceeds of said bonds exceed the cost of the construction contemplated by the sum of \$17,000.00. and

WHEREAS, Hamilton County desires and has agreed to participate with the City of Chattanooga in the construction of the needed additions to T. C. Thompson Children's Hospital in the amount of \$17,000.00.

NOW. THEREFORE\_ BE IT RESOLVED by the Quarterly County Court in regular session assembled that the county be and it is hereby authorized to use said surplus arising from the sale of the said bonds to pay the costs of the county's part of the construction of said Children's Hospital.

BE IT FURTHER RESOLVED that the County Judge and County Trustee be and they are hereby authorized and empowered to pay over said sum of money to such person or persons as may be directed by Public Works Administration.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO DIVERT THE SURPLUS ARISING FROM THE SALE OF HIGHWAY BONDS NOT TO EXCEED THE SUM OF \$65,000.00 TO ACQUIRE ACREAGE FOR THE ESTABLISHMENT FOR A PARK ON CHICKAMAUGA RESOVOIR.

WHEREAS, the State Department of Conservation, the National Park Service and the Tennessee Valley Authority are cooperating in the establishment of a park for colored people on Chickamauga Reservoir; and,

WHEREAS, this court passed a resolution directing the acquisition of 22.27 acres (more or less) of land in the vicinity of the said park site, which land is needed for the protection and improvement of the said park site; and has heretofore been designated, and

WHEREAS\_ the proceeds of the seventy-five Thousand (\$75,000.00) Dollar bond issue for Taft Highway authorized by this Court on October 3, 1938, is more than sufficient to pay all of the County's costs incident to that project and there will remain an excess sufficient in amount to pay for this acreage and costs incident to its acquisition, and

WHEREAS\_ it is desirable and to the public interest that the county acquire this land at once,

BE IT RESOLVED\_ by the Hamilton County Quarterly Court in regular session assembled that the county be and it is hereby authorize to use said surplus arising from the sale of said highway bonds not to exceed Sixty-five Hundred (\$6500.00) Dollars in acquiring said 22.27 acres.

BE IT FURTHER RESOLVED That the County Judge and Trustee be and they are hereby empowered to pay out said sum or so much thereof as may be necessary to acquire title to said property.

ON MOTION OF Esquire Camp, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Camp, Clark, Freeman, Johnston, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Fryar, voting Naye:

RESOLUTION TO RELEASE ALL COUNTY TAXES NOW OWING ON THE 445 ACRE TRACT IN HAMILTON COUNTY, INCLUDED IN SUCH CREEK GORGE FOREST AND ANY LIEN EXISTING THEREON IN FAVOR OF HAMILTON COUNTY BE DISCHARGED; SAID PROPERTY IS DESCRIBED IN THE INSTRUMENT RECORDED IN DEED BOOK 770, pages 335.338 REGISTER'S OFFICE.

WHEREAS, The State of Tennessee, through its Department of Conservation, has purchased the Suck Creek Gorge property which lies in Hamilton, Marion and Sequatchie Counties, for the purpose of preserving the woodland beauty of the area and establishing a State forest. The land was purchased for a consideration of \$1175.00 raised by popular contributions by citizens of Hamilton County and the title vested in the State. The timber rights were purchased by the State for a consideration of \$3200.00. The total purchase price for the 445 acre tract lying in Hamilton County was \$2283.33; and

WHEREAS, there are certain taxes outstanding against said tract and the Department of Conservation has requested that the three counties in which said land lies release the county taxes against same as their contribution to said project, and the officials of Marion and Sequatchie Counties have indicated their willingness to make such releases; and

WHEREAS, the establishing of a State forest in and adjoining Hamilton County will be of value to the citizens of Hamilton County in many ways as a public and local improvement.

NOW, THEREFORE, be it resolved by the Quarterly County Court of Hamilton County in regular session assembled this the 2nd day of January, 1939, that all county taxes now owing on the 445 acre tract in Hamilton County included in said Suck Creek Gorge forest be and the same hereby are released and any lien existing thereon in favor of Hamilton County be and the same hereby is discharged; said property is described in the instruments recorded in Deed Book 770, pages 335.338, Register's office, Hamilton County, Tennessee, which description is incorporated in this resolution as fully as if copied herein, reference being made to said recorded instruments for all purposes; and it appearing that the purchase cost of the land lying in Hamilton County is approximately \$2400.00, be it further resolved that the assessments against Grand View, Inc., and Black-Porter, Inc., be reduced \$2400.00 each year from the years 1932 through 1938, inclusive.

BE IT FURTHER RESOLVED, That this Resolution shall in no wise be construed to affect the remaining delinquent taxes due and owing by Grand View, Inc., and Black-Porter, Inc., on the balance of the land assessed to them in Hamilton County and the assessments, taxes and liens against the remainder of the land owned by said companies shall remain in full force and effect.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the foregoing resolution was referred to the Finance Committee on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langeley, Clark, Freeman, Johnston, Camp, Brown, Thrasher, Hamby Fryar, and Holder. Total 10.

RESOLUTION DESIGNATING ROSE LAWN DRIVE A DISTRICT ROAD.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Rose Lawn Drive, in the second civil district be designated a district road, public welfare requiring it.

ON MOTION OF Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO DECLARE HOLBERT ROAD A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee in Quarterly Session Assembled;

That the Holbert Road, leading from the McBrien Road to the Prigmore Road in East Ridge be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

## A RESOLUTION TO DECLARE THE STREETS IN THE SUBDIVISION OF THE OLD CRABTREE FARM, A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Friar St., Central Drive, Nelson St. and Melrose St., in the Subdivision of the Old Crabtree Farm be declared a District Road.

ON MOTION OF Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acciamation.

## RESOLUTION TO DECLARE ELBERFELD ROAD A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled; That the Eberfeld Road from the State Highway No. 113, to the Eberfeld property (360 feet in distance) be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO DECLARE THE WEEKS ROAD A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Weeks Road from Signal Mountain Boulevard to the Pumping Station near the Signal Mtn. Cement Co's plant be declared a District Road.

ON MOTION OF Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO APPROPRIATE \$2,000.00 TO THE POOR COMMISSION.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the sum of \$2,000.00 for purpose of out door relief, be and the same is hereby appropriated to the Poor Commission's budget and that the Finance Commission appropriate said amount from any available funds.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO SELL THE PROPERTY KNOWN AS OLD JOHN A. PATTEN SCHOOL PROPERTY FOR \$1000.00 AND TO USE THE MONEY RECEIVED TO PURCHASE PROPERTY ADJOINING THE NEW JOHN A PATTEN SCHOOL.

Be It Resolved by the Quarterly County Court that Hamilton County be and it is hereby authorized to seil the Old John A. Patten school property for \$1,000. on the following terms: \$500. cost; balance \$150. in one year, \$150. in two years; and \$200. in three years.)

Be It Further resolved that the proceeds of said sale be used to purchase a house and lots adjoining the new John A. Patten School, in order that the same may be beautified and the unsightly appearance of the adjoining property may be eliminated.

Be it further resolved that the proper County officials be and they are hereby authorized to sign such deeds or or other papers as may be necessary to accomplish this transaction.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was passed on a roll call vote and referred to the Finance Committee with power to act.

A RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO APPROPRIATE \$2.500.00 as an EMERGENCY TO MAINTAINING THE COUNTY W.P.A. SEWING UNIT AND THE HOT LUNCH, gardening and canning project.

WHEREAS, it appears that to successfully continue the county sewing unit, hot lunch, gardening and canning project, additional funds must be made available, and

WHEREAS\_ this is an emergency and is greatly needed to insure the future operation of these projects.

NOW. THEREFORE\_ be it Resolved by the Quarterly County Court in regular session that there be appropriated the sum of \$2.500.00 for the above named projects.

ON MOTION of esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee.

RESOLUTION AUTHORIZING, EMPOWERING AND DIRECTING THE COUNTY ATTORNEY OF HAMILTON COUNTY TO TEST THE VALIDITY UNDER THE DECLARATORY JUDGMENT ACT OF CHAPTER 387 OF THE PRIVATE ACTS OF TENNESSEE OF 1927.

Be it resolved, by the Quarterly County Court of Hamilton County, Tennessee in Quarterly Session Assembled;

That the County Attorney, is hereby authorized and directed to test the validity under the declaratory judgment act of Chap. 387 of the Private Acts of Tennessee, of 1927 relative to the office of Chairman of School Board and also such other private acts relative to Hamilton County, Tennessee, that in said County Attorney's judgment are invalid, the purpose of which is to promote economy, efficiency and an orderly administration of the county's physical affairs, and to avoid the expenditure of the tax payers money illegally and without authority for same.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present, and voting Aye : Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO APPROPRIATE THE SUM OF \$2500.00 as the COUNTY'S SHARE IN THE SAFETY LANE AND POLICE RADIO SYSTEM PROJECT IN COOPERATION WITH THE CITY OF CHATTANOOGA.

BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled that the sum of \$2500.00 be and the same is hereby appropriated for the purpose of installing and constructing a police radio system and safety lane in cooperation with the City of Chattanooga, said project being P.W.A. No. 1382-F.

BE IT FURTHER RESOLVED that said funds be obtained from such source or sources available as may be determined by the Finance Committee.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee on a roll call vote the following members of the Court being present and voting Aye: Esquires Brown, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO EXEMPT THE BUILDING OCCUPIED BY THE W. P. A. SEWING UNIT FROM TAXES FOR THE YEAR 1939.

WHEREAS\_ a building at the corner of Pine and Eighth Streets, formerly occupied by Chapman's Funeral Home, in Hamilton County, is being used and occupied entirely by the W P. A. Sewing Unit, which project is sponsored and financed by the City of Chattanooga, and.

WHEREAS, by reason of the use to which it is put and all the circumstances connected therewith, said property may under the law be exempt from taxes while used for such a purpose,

NOW. THEREFORE, Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled, that said property be and the same is hereby exempt from county taxes for the year 1939, provided said use continues for said period, otherwise said exemption shall continue for such part of said year as the present use continues.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO SELECT AND DESIGNATE A COUNTY ROAD AND TO AUTHORIZE CONDEMNATION PROCEEDINGS.

WHEREAS, it is proposed that a road be constructed from the Hixson Pike, near Wilson's Store, northwardly to again intersect Hixson Pike at Clift Branch, said road being known as Dallas Hollow Road in the Third Civil District, and

WHEREAS\_ in order to construct said road it is necessary that certain land be acquired by Hamilton County, which is owned by Thomas Harper, and is all that part of said tract which lies within 25 feet of the center line of Dallas Hollow Road as now surveyed and staked out by the county engineer and as shown on the blue print attached hereto.

Said strip of land is 850 feet in length and 50 feet in width and is bounded on the north by the property of Arthur Harper and on the south by the property of the Bridges' heirs, containing one acre, being a part of the property deeded by George W. Carmichael and wife to Thomas Harper, registered in Book M. vol. 17, page 302 in the Register's office of Hamilton County, Tennessee.

Now, Therefore, Be It Resolved by the Quarterly County Court of Hamilton County, in regular quarterly session assembled that said road as hereinabove described be selected and designated by this court, the same being a desirable and necessary improvement and the public welfare requiring its construction.

Be It Further resolved, that the County Attorney be and he is hereby authorized to file a condemnation suit or take such steps as may be necessary to acquire title to said right-of-way.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

RESOLUTION TO AUTHORIZE THE HAMILTON COUNTY SCHOOL BOARD AND THE HAMILTON COUNTY BUILDING AND GROUNDS COMMISSION TO SELL THE OLD DAISY NEGRO SCHOOL PROPERTY.

Be It Resolved\_ by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Hamilton County School Board and the Hamilton County Building and Grounds Commission be and they are hereby authorized and directed to sell one and one-fourth (1- $\frac{1}{4}$ ) acres of land, located in the 3rd Civil District, known as the Old Daisy negro school property, to the highest bidder.

ON MOTION of Esquire Thrasher, seconded by Esquire brown, the foregoing resolution was adopyed on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Camp, Freeman, Clark, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION THAT THUELER STREET\_ LOCATED IN THE 3<sup>rd</sup> CIVIL DISTRICT, RUNNING FROM DAYTON PIKE, WESTWARDLY A DISTANCE OF APPROXIMATELY 1200 feet. BE DECLARED A DISTRICT ROAD.

Be It resolved, by the Quarterly County Court of hamilton County, tennessee, in Quarterly Session assembled;

That Thueler Street, located in the 3rd Civil District, of Hamilton County, Tennessee, running from Dayton Pike, between the properties owned by Betts and Hartman, & Thueler, just north of Red Bank, be and the same is hereby declared a district road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPROPRIATE AND DIRECT THE PAYMENT TO HARRY ROGERS \$500.00, IN ACCORDANCE WITH THE AGREEMENT MADE WITH THE BUILDINGS AND GROUNDS COMMISSION ON THE RED BANK JUNIOR HIGH SCHOOL PROPERTY, from the 1939.1940 Budget.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Buildings and Grounds commission be and the same are hereby directed to pay to Harry Rogers the sum of (\$500.00) Five Hundred Dollars, in accordance with the agreement made with said Buildings and Grounds Commission and said Rogers, to be paid out of the 1939 and 1940 budget.

ON MOTION OF ESQUIRE Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO DESIGNATE THE HAMILTON NATIONAL BANK, THE AMERICAN TRUST & BANKING COMPANY. THE COMMERCIAL NATIONAL BANK AND THE ST. ELMO BANK & TRUST COMPANY, AS DEPOSITORIES OF HAMILTON COUNTY. TENNESSEE.

WHEREAS, pursuant to Section 1039 of the Code of Tennessee, the County Court in Quarterly Session is authorized to designate a bank or banks with whom the finance committee shall contract with reference to the highest bids to pay interest on daily balances of the county's funds, and

WHEREAS, it appears that the Hamilton National Bank, The American Trust and Banking Company, the Commercial National Bank and the St. Elmo Bank & Trust Company are reputable banking institutions, qualified in all respects, but by law are no longer permitted to pay interest to counties on daily balances.

Now, Therefore, Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in quarterly session assembled, that said banks be and they are hereby approved and designated as county depositories.

BE IT FURTHER Resolved that when a good and sufficient bond has been executed by the banks, conditioned as required by law, the finance committee shall notify the county trustee and other officers in writing and order him to deposit such funds as are in his hands, or that may hereafter be collected by him on deposit, in one or more of said Banks hereinabove designated.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO RELIEVE DELINQUENT TAX-PAYERS OF INTEREST AND PENALTY IN ACCORDANCE WITH SENATE BILL #64, of the 1939 LEGISLATURE, ON INTEREST AND PENALTY PROVIDED THE DELINQUENT TAXES FOR 1937 AND YEARS PRIOR THERETO PAID BY JULY 1, 1939.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That in accordance with Senate Bill #64, of the 1939 Legislature, that all persons, firms and corporations, owing delinquent taxes, for and including the year of 1937, and all years prior thereto, be relieved of all interest and penalty, provided the same be paid on or before July 1, 1939.

ON MOTION of Esquire Thrasher seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present, and voting Aye: Esquire Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

TO DECLARE THE EXTENTION OF THE MONTLAKE ROAD FROM MONTLAKE TO THE DAYTON PIKE\_ A DISTRICT ROAD.

BE IT RESOLVED\_ That by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the road leading from Montlake over the durvey line of the County Engineer which line runs from Montlake to a point on the Dayton Pike, near the Springfield Place be declared District Road.

ON MOTION of Esquire Thrasher seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.



## RESOLUTION TO DECLARE LAUREL LANE A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, in regular Quarterly Session Assembled;

That Laurel Drive, located in the Third Civil District, running from the Dayton Pike to Berkley Drive, a distance of approximately 3000 feet be, and the same is hereby declared a district road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO CLOSE THE COUNTY COURT HOUSE AT NOON ON APRIL 18, 1939, FOR THE OPENING BALL GAME

Be it Resolved that the County Court House be closed at noon on April 18, 1939, in order that the employees of the County might support the "Chattanooga Lookout" at their opening ball game.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO DECLARE LYNDE DRIVE IN DUNCAN HILLS A DISTRICT ROAD.

Be It Resolved that Lynde Drive in Duncan Hills be declared a District Road The said Drive running westwardly from Hedgewood Drive for a distance of  $\frac{1}{4}$  mile.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO DECLARE GRAYSON ROAD A DISTRICT ROAD.

BE IT RESOLVED THAT THE Grayson Road from James Boulevard to the Edwards' Point Road be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO NAME THE ROAD AT DAISY. RUNNING TO MOBRAY AND THENCE TO THE COUNTY LINE, THE DAVID DAVIS ROAD.

Be it resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the road leading from Daisy to the Mowbray School House and thence to the County line, be and the same is hereby named the David Davis Road; same being named for David Davis, who sacrificed his life during the World War, and whose remains are in France, but whose home was at Mowbray.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO EXTEND THE JOHNSON ROAD TO INTERSECT THE GRAVES ROAD\_ A DISTANCE OF ABOUT ONE THOUSAND (1000') FEET. AND THE GRAVES\_ HOUSELY AND LAYNE ROADS FOR A DISTANCE OF ABOUT NINE HUNDRED (900)' FEET WEST FROM THE OLD DAYTON PIKE FOR A DISTANCE OF ABOUT NINE HUNDRED (900)' FEET. ALL ARE DECLARED DISTRICT ROADS.

BE IT RESOLVED\_ by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Johnson Road be extended to intersect the Graves Road, a distance of about One Thousand (1,000') feet, and the Graves, Housley, and Layne Roads for a distance each of about Nine Hundred (900') feet west from the Old Dayton Pike, and Oak, Poplar, and Pine Streets east of the new Dayton Pike for a distance each of about Nine Hundred (900') feet, all are hereby declared District Roads.

BE IT FURTHER RESOLVED that this Resolution take effect as of this date, the public welfare requiring it.

BE IT FURTHER RESOLVED That the Clerk of this Court furnish a copy fully certified of this Resolution to the Highway Commissioner of Hamilton County, Tennessee, and that he act accordingly.



ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DESIGNATE SIGNAL CIRCLE A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court in regular session assembled that Signal Road, about 1/8 of a mile long be declared a district road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE SCHOOL DRIVE AT HIXSON A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That School Drive Road at Hixson be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

REPORT OF COUNTY SCHOOL SUPERINTENDENT.

To The Honorable Judge and Members of the Court of Hamilton County;  
Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent of school for the quarter ending March 31, 1939.

The amount set forth in our budget for 1938-39 and expenditures through March 31, 1939, against the same as shown by vouchers issued by the superintendent's office are as follows:

	Budget.	Expenditures.
General Control.	9.942.00	7.401.13
Instructional Service.	534.397.00	432.514.85
Auxiliary Agencies.	85.494.00	70.430.84
Operation School Plant.	61.998.00	43.548.35
maintenance School Plant.	36.169.00	40.145.14
Capital outlay.	<u>18.000.00</u>	<u>18.127.32</u>
	\$ 746.000.00	\$ 612.167.63

Credited against Instructional Service and Maintenance.

Amount received from State Department of Education as supplement to salaries of teachers of Agriculture, Industrial Teachers, and Supervising Teachers of Elementary Instruction. Also sale of used equipment. This was authorized by the County Court. 8.119.41

	\$ 746.000.00	\$ 604.048.22
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The amount received from tuition and all other sources by the superintendent and deposited with the County Trustee for the quarter totaled. \$ 579.50

The amount contributed by the department of education employees to the Hamilton County Department of Education's Insurance and Pension Fund and deposited with Joe W. Richardson, County Trustee, for the quarter totaled \$1.264.51.

We have matched the State Library Fund up to \$1.000.00 which means that we have secured an additional \$1.000.00 worth of books for our school libraries this year.

We have likewise secured \$750.00 from the State on consolidation through the building of Harrison School, which money will be paid as soon as the building has been completed.

ENROLLMENT AND AVERAGE DAILY ATTENDANCE.

Comparative reports on enrollment and average daily attendance for month of February 1931 and 1939.

	Enrollment.	Daily Attendance
<b>ELEMENTARY.</b>		
White. 1939.	9219	7308
Negro 1939.	713	604
White 1931	8106	6329
Negro 1931	716	585
<b>HIGH SCHOOL.</b>		
White 1939	3744	3081
Negro 1939	139	104
White. 1931	2503	2139
Negro 1931	49	31
<b>TOTAL ELEMENTARY AND HIGH.</b>		
February 1939	13.815	11.097
February 1931	11.374	9.084

For the first five months of this school year 1938-39 Hamilton County schools have shown an average daily attendance increase of 811 pupils. This is nearly double the average daily attendance increase of any other previous years covered by this attendance report.

Counting an average of 30 pupils to the teacher this would be a 27 teacher lead. We have, however, made adjustments and transfers so that we have handled the lead with the addition of only seven new teaching positions.

We now have definitely crowded conditions in some places and should we get another sizeable increase we shall not be able to make adjustments to absorb as much of the burden as we did during the past year. I am inclined to believe that our increase in attendance next year will not be as large as last year, since it seems that the new buildings had much to do with the abnormal enrollment of this year.

**BUDGET.      1939--40**

I am herewith submitting to you the budget adopted by the Hamilton County Board of Education for the year 1939-40. The board added \$8,000.00 to the budget figures suggested by the executive committee because they felt that some adjustments were needed in teachers salaries in lower brackets and pay for school bus drivers who purchased oversized equipment.

	ELEMENTARY	HIGH	TOTAL.
<b>GENERAL CONTROL:</b>			
Per Diem Bd. of Education.	120.00	120.00	
Salary, Superintendent.	300.00	300.00	
Salaries, Clerks, Stenog.	3420.00	3420.00	
Office Supplies.	125.00	125.00	
Other Exp. General control.	<u>1006.00</u>	<u>1006.00</u>	
	4.971.00	4.971.00	9.942.00
<b>INSTRUCTIONAL SERVICE:</b>			
Salaries Of Teachers.	301.069.00	227.708.00	
Teaching Supplies.	2.350.00	2.950.00	
School Libraries.	4.000.00	3.000.00	
Free Text books.	5.000.00	- - - -	
Other expense.	<u>100.00</u>	<u>2.420.00</u>	
	312.519.00	236.078.00	548.597.00
<b>AUXILIARY AGENCIES.</b>			
Salaries. Attendance Officers	4.000.00	1.400.00	
Transportation.	36.500.00	49.854.00	
Other Auxiliary Agencies.	2.310.00	1.430.00	
	42.810.00	52.684.00	95.494.00
<b>OPERATION SCHOOL PLANT:</b>			
Wages of Janitors.	19.781.00	11.560.00	
Fuel, Water, Light & Power.	17.384.00	15.334.00	
Other expenses.	1.360.00	1.970.00	
	38.525.00	28.864.00	67.389.00

## MAINTENANCE:

Repairs & Replacements.	21.213.00	14.956.00	36.169.00
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## CAPITAL OUTLAY.

Instructional and New Service equipment.	5.000.00	7.000.00	12.000.00
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GRAND TOTAL.	\$ 425.038.00	344.553.00	\$ 769.591.00
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May I again thank the court for its consistent support of the county education program and hope that in making your budget for the fiscal year 1939-40 you will amply provide our needs.

Yours very cordially.

Arthur L. Rankin.

Superintendent.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the foregoing report was adopted by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the following Notaries Public were elected.

W. E. Bundschu.	Robert Knauff.
W. M. Brown,	Mary L. Kimble.
W. A. Broyles.	Ivan Krauth.
B. M. Crabtree.	M. E. Lane.
Edna Copum	Avery Little.
Frank Chamlee.	Miss Dorothy Murphy.
Graham Crabtree.	E. W. Morrison.
H. B. Caulkins.	W. Roy Myers.
C. E. Camp.	Earl Pond. Jr.,
Mrs. Virginia Daniels.	Lewis Phillips.
LeRoy J. Eldridge.	P. A. Rubin.
Miss Kathleen Frazier.	F. Agnes R. Roper.
T. D. Fletcher.	E. D. Rolston.
M. B. Finkelstein.	Elmer Sloan.
G. R. Fox.	E. B. Shadden. Jr.
P. B. Gilbert.	Amy G. Sylar.
Grady Gamble.	T. W. Stanfiel.
A. C. Hollis.	Elmer Sloan.
J. H. Hazelwood.	Frank C. Wagner.
	John P. Wheeler.

ON MOTION of Esquire Langley, seconded by Esquire Clark, the following exemptions were referred to the Claims Committee.

G. F. H. Burton.	Poll Tax.
"	Peddler Tax.
Will Bowman.	"
Oscar D. Baldwin.	"
<del>ExxBxxBrdina.</del>	
Walter Boyd.	Poll Tax.
Wesley F. Camp.	Peddler's tax.
G. F. Coulter.	"
W. J. Cripps.	"
Mrs. Paul Clinton.	" & Poll Tax.
Albert Cassidy.	"
A. J. Coats.	Poll Tax.
W. C. Cole.	Peddler Tax & Poll Tax.
F. F. Coffett.	"
William Davis.	"
Lon Dunn.	Poll Tax.
Frank L. Davis.	"
Seaton G. Dorsey.	"
Grover T. Dietzen.	"
Reuben Ensley.	"
Lloyd Evans.	" & Peddler.
Morris Floyd.	"
H. L. Gerrard.	"
John W. Garber.	Poll Tax.
J. N. Gallant.	Peddler's
James A. Gray.	Poll Tax.
J. T. Hames.	Peddler's
Claude Hollifield.	Poll Tax & Peddler's

J. W. Hunter.	Peddler's Tax.
Luke Hubbard.	"
<del>RxxRxxHxx</del>	
Claude Johnson.	" and Poll
Marvin King.	Poll Tax.
G. S. King.	Poll Tax.
W. B. Knox.	Peddler's
J. T. Lunsford.	"
Jos. T. Long.	" and Poll Tax.
Otto L. Lanham.	" and Poll Tax.
Charles Lewis.	"
Sam Layman.	"
Harold E. Maxwell.	" and Poll Tax.
Pat Moore.	" and Poll Tax.
F. W. McGraw.	" "
John Pruitt.	"
O. A. Powell.	" "
Willard Phillips.	"
J. H. Poe.	"
A. E. Ryall.	"
I. D. Sayre.	" and Poll Tax.
David Shell.	"
Henry M. Seay.	"
J. T. Sewell.	"
J. A. Smith.	"
B. F. Tatum.	"
H. Y. Thompson.	" and Poll Tax.
Wiley H. Thompson.	Poll Tax
James Varnes.	Peddler's
Marion Webster.	" and Poll Tax.
Thomas G. White.	"
H. B. Wingo.	" and Poll Tax.
Geo Wilson.	Peddler.
Harry Weatherford.	Poll Tax.
<del>FrankxxYoung</del>	

ON MOTION of Esquire Brown, seconded by Esquire Freeman, Court adjourned Sine Die.

*W. D. Brown*  
 \_\_\_\_\_  
 COUNTY JUDGE.

STATE OF TENNESSEE      )

COUNTY OF HAMILTON.      )

MONDAY. MAY 15, 1939.

BE IT REMEMBERED\_ That on this the 15th day of May, 1939, before the Honorable C. E. Camp, County Judge Pro Tem of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House at Chattanooga, Tennessee, pursuant to the following notice or call which is in the words and figures following:

TO THE MEMBERS OF THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE.

I, Will Cummings, County Judge of Hamilton County, Tennessee, upon the application of the members of the County Court as provided in Section 10195 of the Code of Tennessee, do hereby call said COURT to convene in the County Court House on Monday, May 15, 1939, at ten o'clock A. M. Chancery Court Room to consider and act upon the following matters:

1. Election of a member of the Hamilton County Board of Education to fill the vacancy created by the resignation of Mrs. Anna B. Lacey.
  2. The election of members to the Park Commission created by the 1939 Legislature.
  3. The construction of a bridge across South Chickamauga Creek at Kings Point on the Old Harrison Pike and the appropriation of funds needed for said work.
  4. To designate district roads in the County.
  5. The construction of a road from Old Harrison Pike at Watering Trough to Silverdale Highway, a distance of 1900 feet and to direct the highway commissioner to proceed with said construction.
  6. The election of Notaries Public.
- This \_\_\_\_\_ day of May, 1939.

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County Judge.

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County Court Clerk.

present and presiding, the Honorable C. E. Camp, County Judge Pro Tem of the County Court.

The County Court Clerk called the roll of the Justices of the Peace of the Court and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder; Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court accepted the resignation of Mrs. Harry Lacey, as a member of the School Board by acclamation.

ON MOTION of Esquire Langley, seconded by Esquire Johnston, the Court went into the election of a member of the School Board.

ON MOTION of Esquire Langley, seconded by Esquire Johnston, John S. Wrinkle, was elected a Member of the School Board by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the Court voted to include the Hamil Bridge and the Thrasher Bridge in the call.

ON MOTION Of Esquire Johnston, seconded by Esquire Langley, the following were elected Park and Recreation Commission for Hamilton County, as provided under Chapter No. 341 of the Private Acts of the General Assembly of the State of Tennessee, for 1939, Dr. H. H. Hale, for a term of one year, Lyla B. Walker, for a term of two years, Judge Will Cummings, for a term of three years, Mack Fryar, for a term of four years, G. Russell Brown, for a term of five years; said election was on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Johnston, Fryar, Brown, Thrasher, Hamby, Total 6. Esquires Clark, Freeman voting nay: Esquires Camp and Holder passed.

RESOLUTION AUTHORIZING THE BUILDING OF SHORT CUT FROM WATERING TROUGH ON OLD HARRISON PIKE TO HIGHWAY 58.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the necessary funds be appropriated from the surplus of other road projects and other sources to build said road and the road commission is authorized to build and construct said roads from said funds.

ON MOTION of Esquire Fryar, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT OAKDATE STREET FROM ALTAMAHA STREET TO THE McBRIEN ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Oakdate St., from Altamaha St., to McBrien Road be declared a district road.

ON MOTION of Esquire Fryar, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE WANDO AVENUE A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Wando Avenue located in Wando Subdivision in the Second Civil District of Hamilton County, beginning on the South side of Anderson Avenue a short distance west of the intersection of S. Parksdale Extended, said Wando Avenue running some what in the shape of a horse-shoe returning back to Anderson Avenue, all as approved by the Federal Housing Administration, be and the same is hereby declared a district road.

ON MOTION of Esquire Fryar, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPROPRIATE THE NECESSARY FUNDS AND TO AUTHORIZE THE CONSTRUCTION AND BUILDING OF A NEW BRIDGE AT OR NEAR THE OLD BRIDGE KNOWN AS THE NORTH CHICKAMAUGA BRIDGE ON THE HAMIL ROAD IN THE THIRD CIVIL DISTRICT OF HAMILTON COUNTY. TENNESSEE.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Special Session Assembled:

That the Highway Commission of Hamilton County is hereby authorized to erect, build and construct a new bridge at or near the old bridge known as the North Chickamauga Bridge on the Hamill Road in the Third Civil District of Hamilton County, Tennessee. And the necessary funds are hereby appropriated by the Quarterly County Court of Hamilton County, in special session assembled from any available funds or surplus left over from any projects in the Highway Department, or any other road project, or any funds in the hands of the Highway Commission.

And Be It Further resolved, That the Highway commission is hereby authorized and directed to use the necessary funds in the construction of said bridge and to begin immediately after the passage of this resolution the construction of said bridge, and that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Clark, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

RESOLUTION TO APPROPRIATE NECESSARY FUNDS AND AUTHORIZE BUILDING OF BRIDGE TO BE KNOWN AS THRASHER ROAD BRIDGE.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Special Session Assembled:

That the necessary funds be appropriated from surplus funds from road projects to build Thrasher bridge in Third Civil District and the road commission is authorized to build said bridge.

RESOLUTION TO DECLARE THE DALLAS LAKE ROAD A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Regular session assembled:

That the Dallas Lake Road from Dallas Hollow Road to the Hale Road be declared a District Road. Distance One mile.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE THE YARNELL ROAD A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

That the Yarnell Road located in the 4th Civil District in Hamilton County, Tennessee, beginning on the east at the Birchwood Pike running west to the river, be and the same is hereby declared a District Road.

ON MOTION of Esquire Holder, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPROPRIATE THE NECESSARY FUNDS AND TO AUTHORIZE THE HIGHWAY COMMISSION TO CONSTRUCT. ERECT AND BUILD A NEW BRIDGE AT OR NEAR THE OLD BRIDGE ACROSS SOUTH CHICKAMAUGA CREEK ON THE OLD HARRISON PIKE NEAR KINGSPPOINT IN THE SECOND CIVIL DISTRICT OF HAMILTON COUNTY. TENNESSEE.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in special session assembled:

That the Highway Commission of Hamilton County is hereby authorized to erect, build and construct a new bridge at or near the old bridge across South Chickamauga Creek on the Old Harrison, Pike, near Kingspoint, in the Second Civil District of Hamilton County, Tennessee.

And the necessary funds are hereby appropriated by the Quarterly County Court of Hamilton County, Tennessee, in Special Session assembled from any available funds or surplus left over from any projects in the Highway Department, or any other road projects, or any funds in the hands of the Highway Commission.

And Be it Further resolved, That the Highway Commission is hereby authorized and directed to use the necessary funds in the construction of said bridge and to begin imeediately after the passage of this resolution the construction of said bridge, and that the resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION Of Esquire Fryar, seconded by Esquire Holder, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher and Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing Notaries Public were elected.

- Daniel P. Dineen,
- W. F. Denker.
- Virginia Giddens.
- J. H. Hazelwood.
- Simon Kaset.
- Reid F. Moore.
- Harry Porter.
- Virginia Lee Roberts.
- J. T. Weese.
- Thurmena Munns.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Court adjourned Sine Die.

*Neil Camp*  
.....  
County Judge Pro Tem.



STATE OF TENNESSEE)

MONDAY JUNE 5th 1939

COUNTY OF HAMILTON)

BE IT REMEMBERED, That on this the 5th day of June, 1939, before the Honorable Will Cummings, County Judge of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House of Chattanooga, Tennessee, pursuant to the Notice or Call, which is in the words and figures following to-wit:

TO THE MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENN:

This is to notify you that pursuant to statutory provisions the Quarterly County Court will convene in special session on Monday, June 5, 1939 in the Chancery Court room at the Court house in said county at 10:00 o'clock A. M., in order to act upon the following matters, to-wit:

1. The appropriation from available sources of the sum of \$30,000.00 as the County's share of the costs incident to the purchase of land for and the construction of an armory or the issuance of serial coupon bonds in the sum of \$30,000.00 to defray the necessary costs, pursuant to the County Public Works Act or such other legislative authority as may exist.

2. The issuance of bonds in the sum of \$50,000.00 to defray the county's portion of the costs of construction of county bridges, pursuant to County Public Works Act or such other legislative authority as may exist.

3. The election of Notaries Public.

This 25th day of May, 1939.

Jack Hixson  
County Court Clerk.

Will Cummings  
County Judge.

We the undersigned members of the Quarterly County Court of Hamilton County, Tennessee do hereby acknowledge notice of the above special call of the Quarterly Court on the date named and we waive all other and further notice thereof. This 5 day of June, 1939.

J. W. Johnston  
B. L. Freeman  
W. F. Langley  
Hays Clark

G. Russell Brown  
Wilkes T. Thrasher  
W. Lat Holder  
Luther Hamby  
Mack Fryar  
C. E. Camp

The County Court Clerk called the roll of the Justices of the Peace of the County, and the following answered to their names; Esquires Langley, Johnston, Camp, Fryar, Brown, <sup>Thrasher</sup> Hamby, and Holder; Total 8 Esquires Clark and Freeman not being present.

RESOLUTION ENTITLED #INITIAL RESOLUTION TO PROVIDED FOR THE ISSUANCE OF COUNTY BONDS IN AN AMOUNT NOT TO EXCEED \$50,000.00 UNDER THE COUNTY PUBLIC WORKS ACT, AS AMENDED, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF THE CONSTRUCTION OF COUNTY BRIDGES IN HAMILTON COUNTY, TENNESSEE."

Section 1. BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, That bonds of Hamilton County, not to exceed Fifty Thousand (\$50,000.00) Dollars in amount, be issued in accordance with the provisions of the County Public Works Act, and amendments thereto, for the purpose of defraying the County's part of the estimated cost of the construction of County bridges in Hamilton County, Tennessee.

Section 2. BE IT FURTHER RESOLVED, That said bonds be issued to match a grant to be made subsequently made for this purpose from a Federal Agency.

Section 3. BE IT FURTHER RESOLVED, That said bonds shall bear interest not to exceed five (5%) per cent. per annum, and shall be payable from the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled and shall be in such form and denomination and shall embody such terms not inconsistent with the

JUNE 5th 1939 CALL MEETING.

County Public Works Act as may be prescribed by subsequent resolutions of this court.

Section 4. BE IT FURTHER RESOLVED, That upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provision of Section 5 of the above-referred-to Act attaching to said resolution the notice therein provided.

Section 5. BE IT FURTHER RESOLVED, That this resolution take effect from and after its passage, the public welfare requiring it.

Action Taken: 6-5-39

Wilkes T. Thrasher  
Member of the County Court.

NOTICE.

The foregoing resolution has been adopted, unless within ten (10) days from the date of the publication hereof, a petition signed by at least 5% of the qualified electors of the County, as defined by the County Public Works Act, as amended, shall have been filed with the Clerk protesting the issuance of the bonds such bonds will be issued as proposed.

This June 5, 1939.

Jack Hixson  
County Court Clerk

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10. Esquires Clark and Freeman now being present.

RESOLUTION ENTITLED "INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS IN AN AMOUNT NOT TO EXCEED \$30,000.00 UNDER THE COUNTY PUBLIC WORKS ACT, AS AMENDED, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF BUILDING AND CONSTRUCTING A PUBLIC ARMORY IN HAMILTON COUNTY, TENNESSEE."

Section 1. BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, That bonds of Hamilton County, not to exceed Thirty Thousand (\$30,000.00) Dollars in amount, be issued in accordance with the provisions of the County Public Works Act, and amendments thereto, for the purpose of defraying the County's part of the estimated cost of constructing a public armory.

Section 2. BE IT FURTHER RESOLVED, That said bonds will be issued to match a grant for this purpose from a Federal Agency heretofore approved.

Section 3. BE IT RESOLVED, That said bonds shall bear interest not to exceed five (5%) per cent. per annum, and shall be payable from the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled and shall be in such form and denomination and shall embody such terms not inconsistent with the County Public Works Act as may be prescribed by subsequent resolutions of this court.

Section 4. BE IT FURTHER RESOLVED, That upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provision of Section 5 of the above-referred-to Act attaching to said resolution the notice therein provided.

Section 5. BE IT FURTHER RESOLVED, That this resolution take effect from and after its passage, the public welfare requiring it.

Action Taken: 6-5-39

Wilkes T. Thrasher  
Member of the County Court.

NOTICE

The foregoing resolution has been adopted, unless within ten (10) days from the date of the publication hereof, a petition signed by at least 5% of the qualified electors of the County, as defined by the County Public Works Act, as amended, shall have been filed with the Clerk protesting the issuance of the bonds, such bonds will be issued as proposed.

This June 5th 1939

Jack Hixson  
County Court Clerk.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the following Notaries Public were elected.  
 Richie Ashley  
 J. Avery Bryan  
 Wm. H. Jones  
 Reid F. Moore  
 John McGee  
 S. O. Pope  
 R. G. Patterson  
 Virginia Lee Roberts  
 Mrs. Marietta Rudd  
 D. D. Sears  
 Edgar D. Walter Jr.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Court adjourned Sine Die.

W. C. Camp  
COUNTY JUDGE

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. JULY 3rd, 1939.

BE IT REMEMBERED, That on this the 3rd day of July, 1939, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House, in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

THE MINUTES of the August 8th, 1938 adjourned Term, August 15th, 1938, adjourned term, August 22nd, 1938, adjourned Term, October Term 1938, November 23rd 1938 Call Meeting, December 5th, 1938, Call Meeting, January Term, 1939, February 15th, 1939, Call Meeting, April 1939, Term, May 15th, 1939 Call Meeting, June 5th, 1939 Call Meeting were read and adopted by the Court.

The Court went into the election of the Member of the School Board.

ON MOTION of Esquire J. W. Johnston, seconded by Esquire Mack Fryar, John S. Wrinkle, was elected on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

Judge Cummings appointed Fred Frawley and J. B. Brown, members of the Buildings & Grounds Commission on a roll call vote, the following members of the Court being present and voting Aye: Esquires Camp, Clark, Holder, Total Three. Esquires Langley, Johnston, Fryar, Brown, Thrasher, and Hamby voting Naye. Esquire Freeman passed.

ON MOTION Of Esquire Langley, seconded by Esquire Fryar, J. W. Johnston, and Marshall Clark were elected members of the Buildings and Grounds Commission on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Johnston, Fryar, Brown, Thrasher and Hamby, total 6, Esquires Clark, Freeman, Camp and Holder, Total 4, Naye:

ON MOTION of Esquire Camp, seconded by Esquire Clark, Dr. F. W. Morgan was elected County Veterinarian on a roll call vote; the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Brown, Thrasher. Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Johnston, Fr. F. O. Pierson, was elected County Health Director, on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO BORROW MONEY FOR COUNTY PURPOSES TO MEET CURRENT RUNNING EXPENSES IN ANTICIPATION OF CURREN REVENUES, AND TO AUTHORIZE SAID COUNTY TO EXECUTE AND DELIVER INTEREST NOTES THEREFOR.

WHEREAS\_ The Quarterly County Court of Hamilton County, Tennessee, in regular session assembled, finds and determines that it is necessary at this time to borrow the sum of \$500,000.00 for the purpose of meeting current running expenses, and

WHEREAS, pursuant to Chapter 470 of the Private Acts of 1925, as amended by Chapter 25 of the Private Acts 1929, Hamilton County, is authorized to borrow funds, not to exceed two-thirds of the county's anticipated current revenue for said purposes.

NOW. THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County that Hamilton County be and it is hereby authorized to borrow \$500,000.00 and to pay interest on same at not to exceed 3%. The County Judge and Trustee are authorized and directed to execute an interest bearing note or notes to mature at such time or times as the County may have funds in its treasury derived from the payment of taxes with which to pay off said indebtedness.

BE IT FURTHER RESOLVED that said note or notes may be renewed from time to time if necessary until funds are available for payment.

ON MOTION Of Esquire Freeman, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and

Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder.  
Total 10.

ON MOTION of Esquire Johnston, seconded by Esquire Thrasher, Esquire Luther Hamby, Mack Fryar, G. Russell Brown, E. A. Boyd, Ed. Robinson, Max Hartman and Granville Masterson, were elected County Agricultural Extension Committee for Hamilton County on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO APPROPRIATE THE NECESSARY FUNDS FOR HAMILTON COUNTY, TENNESSEE, TO PARTICIPATE IN THE CO-OPERATIVE EXTENSION WORK CARRIED ON IN COOPERATION WITH THE U. S. DEPARTMENT OF AGRICULTURE, THE STATE OF TENNESSEE, AND THE UNIVERSITY OF TENNESSEE. AS PROVIDED UNDER CHAPTER 81 OF THE PUBLIC ACTS OF 1929 OF THE STATE OF TENNESSEE.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:-

That in order to cooperate with the U. S. Department of Agriculture, the State of Tennessee, and the University of Tennessee, in making available to boys, girls, men and women in Hamilton County, Tennessee practical and useful instruction on agriculture, home economics and marketing as provided by Chapter 81 of the Public Acts of the State of Tennessee for the year 1929, there shall be and is hereby appropriated the sum of \$3.150.00, from funds to be provided in the budget for the year beginning July 1, 1939 to June 30, 1940.

Be It Further Resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Johnston, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Camp, Johnston, Fryar, Brown, Thrasher, Hamby and Holder Total 10 .

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY issued for the construction of county bridges pursuant to provisions OF THE COUNTY PUBLIC WORKS ACT AND THE INITIAL RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY ON JUNE 5, 1939, TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE.

WHEREAS, by initial resolution adopted by this court on June 5, 1939, pursuant to the terms and conditions of the County Public Works Act of 1935, as amended, the issuance of bonds of this county has been authorized for the construction of county bridges, not to exceed the sum of \$50.000.00, and

WHEREAS, following the adoption of the initial resolution by three-fourths of all the members of the Quarterly Court and publication of same by the Clerk, in compliance with the Act, less than five per cent of the qualified electors of Hamilton County, as electors are defined in said Act, interposed objections thereto within the period allowed for protesting and,

WHEREAS, Federal funds will be contributed and have heretofore been allotted in an amount equal to approximately fifty percent of the estimated cost of construction to match the funds provided by Hamilton County, and

WHEREAS, it is to the public interest that bonds be issued for said purpose.

NOW, THEREFORE\_ BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled-

SECTION 1. That there be forthwith issued and sold, as hereinafter provided, bonds in the amount of \$50.000.00 for the construction of county bridges.

SECTION 2. BE IT FURTHER RESOLVED that said bonds shall be dated the first of July, 1939: shall be issued in denominations of \$1.000.00 each and shall bear interest at a rate not to exceed 5% per annum, payable semi-annually on the first day of January and July of each year, the said interest to be evidenced by coupons as hereinafter provided.

SECTION 3. BE IT FURTHER RESOLVED That said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office. There shall be attached to each of said bonds, interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth, and each coupon shall bear the number of the bond to which it is attached; the said coupons shall be signed by the County Judge and the County Court Clerk; provided, however, that said County officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, New York.

SECTION 4. BE IT FURTHER RESOLVED That said bonds shall be styled "Public Works (Bridge) Bonds", shall be numbered from 1 to 50, both inclusive, and shall mature serially as follows: One of said bonds of the par value of \$1,000.00 shall mature on July 1, 1942, and the same number and amount shall mature on July 1st of each year thereafter up to and including July 1, 1967. Two of said bonds of the par value of \$1,000.00 each shall mature on July 1, 1968 and the same number and amount shall mature on July 1st of each year thereafter up to and including July 1st, 1979.

SECTION 5. BE IT FURTHER RESOLVED That the said bonds and coupons shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA  
STATE OF TENNESSEE  
COUNTY OF HAMILTON.

(Style of Bond)

No. \_\_\_\_\_ \$1,000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received Promises to pay to the bearer the sum of One Thousand (\$1,000.00) Dollars lawful money of the United States of America on the first day of July, 19\_\_ with interest thereon at the rate of \_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of January and July of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N.Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of fifty (50) bonds aggregating the principal sum of \$50,000.00 of like date, tenor and effect, except as to maturity, and is issued by said County for the purpose of obtaining funds for public improvements under the authority of the Act of the General Assembly of the State of Tennessee, known as the "County Public Works Act of 1935". This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular session assembled.

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts, and things Required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form, and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by any County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by its Judge and the County Court Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by their execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of July, 1939.

COUNTERSIGNED

\_\_\_\_\_  
COUNTY JUDGE

\_\_\_\_\_  
County Court Clerk.

(Form of Coupon)

No. \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_ the County of Hamilton, in the State of Tennessee, will pay to the bearer, \_\_\_\_\_ at the National City Bank, New York, N. Y. for semi-annual interest due that day on its Public Works (Bridge) Bond, dated July 1, 1939, Number \_\_\_\_\_.

COUNTERSIGNED.

\_\_\_\_\_  
COUNTY JUDGE.

\_\_\_\_\_  
County Court Clerk.



SECTION 6. BE IT FURTHER RESOLVED That said bonds when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

SECTION 7. BE IT FURTHER RESOLVED That for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1939 through 1979, inclusive, sufficient for said purposes.

SECTION 8. BE IT FURTHER RESOLVED That the County Judge be and he is hereby authorized and directed to cause advertisements to be published for the sale of said bonds in the manner prescribed by Section 3707 of the Code of Tennessee, and Section 10 of the County Public Works Act of 1935.

ON MOTION of Esquire Thrasher, seconded by Esquire Johnston, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO PRESCRIBE THE FORM AND SUBSTANCE AND FIX THE DATES OF ISSUANCE AND MATURITIES OF BONDS TO BE PRESENTLY ISSUED FOR A PUBLIC ARMORY PURSUANT TO PROVISIONS OF THE COUNTY PUBLIC WORKS ACT AND THE INITIAL RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY ON JUNE 5, 1939, TO PROVIDE FOR AN ANNUAL LEVY OF A TAX TO LIQUIDATE PRINCIPAL AND INTEREST OF SAID BONDS, AND TO PROVIDE FOR THEIR ADVERTISEMENT AND SALE.

WHEREAS, by initial resolution adopted by this Court on June 5, 1939, pursuant to the terms and conditions of the County Public Works Act of 1935, as amended, the issuance of bonds on this county has been authorized for a public armory not to exceed the sum of \$30,000.00, and

WHEREAS, following the adoption of the initial resolution by three-fourths of all the members of the Quarterly Court and publication of same by the Clerk, in compliance with the Act, less than five per cent of the qualified electors of Hamilton County, as electors are defined in said Act, interposed objections thereto within the period allowed for protesting, and

WHEREAS, Federal and State funds will be contributed and have heretofore been allotted in an amount equal to approximately sixty percent of the estimated cost to match the contributions of Hamilton County, and the City of Chattanooga, and

WHEREAS, it is to the public interest that bonds be issued for said purpose, the necessary funds being not otherwise obtainable.

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled-

SECTION 1. THAT THERE BE FORTHWITH issued and sold, as hereinafter provided, bonds in the amount of \$30,000.00 for a public armory.

SECTION 2. BE IT FURTHER RESOLVED that said bonds shall be dated the first of July, 1939; shall be issued in denominations of \$1,000.00 each and shall bear interest at a rate not to exceed 5% per annum, payable semi-annually on the first day of January and July of each year, the said interest to be evidenced by coupons as hereinafter provided.

SECTION 3. BE IT FURTHER RESOLVED that said bonds shall be signed by the County Judge and countersigned by the County Court Clerk under his seal of office. There shall be attached to each of said bonds, interest coupons evidencing the interest to be paid thereon, which coupons shall mature semi-annually on the dates above set forth, and each coupon shall bear the number of the bond to which it is attached; the said coupons shall be signed by the County Judge and the County Court Clerk; provided, however, that said County officials may sign the said coupons by their respective lithographic signatures. The said bonds shall be payable at the National City Bank, New York, New York.

SECTION 4. BE IT FURTHER RESOLVED that said bonds shall be styled "Public Works (Armory) Bonds", shall be numbered from 1 to 30, both inclusive, and shall mature serially as follows: One of said bonds of the par value of \$1,000.00 shall mature on July 1st of each of the years, 1942, 1944, 1946, 1948, 1950, 1952, 1954, and 1956; one of said bonds of the par value of \$1,000.00 shall mature July 1st, 1958, and one shall mature on July 1st, of each year thereafter up to and including July 1st, 1979.

SECTION 5. BE IT FURTHER RESOLVED that the said bonds and coupons shall be in substantially the following form, to-wit:



UNITED STATES OF AMERICA  
STATE OF TENNESSEE  
COUNTY OF HAMILTON.

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

\$1.000.00

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, in the State of Tennessee, hereby acknowledges itself to owe and for value received promises to pay to the bearer the sum of One Thouaand (\$1.000.00) Dollars lawful money of the United States of America on the first day of July 19\_\_\_\_, with interest thereon at the rate of \_\_\_\_% per annum from the date hereof until paid, payable semi-annually on the first days of January and July, of each year on presentation and surrender of the annexed interest coupons as they severally become due, both principal hereof and interest hereon are hereby made payable at the National City Bank, New York, N. Y. For the prompt payment of this bond, both principal and interest, at maturity, the full faith, credit and resources of said County are hereby irrovocably pledged.

This bond is one of a series of thirty (30) bonds, aggregating the principal sum of \$30.000.00 of like date, tenor and effect, except as to maturity, and is issued by said County for the purpose of obtaining funds for public improvements under the authority of the Act of the General Assembly of the State of Tennessee, known as the "County Public Works Act of 1935, "

This bond is authorized by due and proper proceedings had and taken by the Quarterly County Court of said County in regular session and special session assembled;

AND IT IS HEREBY CERTIFIED AND RECITED that all conditions, acts, and things required By law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required bylaw; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitations; and that provision has been made for the levy and collection of a direct tax on all taxable property in said county for the purpose of paying interest hereon as the same falls due and for the payment of the principal hereof at maturity.

The principal and interest of this bond shall not be taxed by the State of Tennessee nor by The County or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court, has caused this bond to be signed by the Judge and countersigned by the Clerk of the County Court, under the seal of his office, and the coupons hereto attached to be signed by said Judge and Clerk by their respective lithographed signatures, and said officials by the execution hereof, do adopt as and for their respective signatures, their respective lithographed signatures appearing on said coupons, all this the first day of July, 1939.

SIGNATURED.

\_\_\_\_\_  
COUNTY JUDGE

\_\_\_\_\_  
COUNTY COURT CLERK.

(Form of Coupon)

No. \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_, the County of Hamilton, in the State of Tennessee, will pay the bearer, \_\_\_\_\_, at the National City Bank, New York, for semi-annual interest due that day on its Public Works (Armory) bond, dated \_\_\_\_\_ 19\_\_\_\_ Number \_\_\_\_\_

\_\_\_\_\_  
County Judge.

COUNTERSIGNED

\_\_\_\_\_  
COUNTY COURT CLERK.

SECTION 6. BE IT FURTHER RESOLVED that said bonds when they shall have been executed by the proper officials, as hereinabove designated and delivered and paid for at a price of not less than par and accrued interest, shall constitute legal, valid and binding obligations of Hamilton County, Tennessee.

SECTION 7. BE IT FURTHER RESOLVED that for the purpose of paying interest on the said bonds, as such interest becomes due, and for the further purpose of paying the principal of said bonds at their respective maturities there shall be annually levied, in addition to all other taxes on all taxable property in Hamilton County, Tennessee, a tax for the year 1939 through 1979, inclusive, sufficient for said purposes.

SECTION 8. BE IT FURTHER RESOLVED that the County Judge be and he IS hereby

authorized and directed to cause advertisements to be published for the sale of said bonds in the manner prescribed by Section 3707 of the Code of Tennessee, and Section 10 of the County Public works Act of 1935.

ON MOTION of Esquire Thrasher, seconded by Esquire Johnston, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye; Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO AUTHORIZE THE SINKING FUND COMMISSION OF HAMILTON COUNTY TO LOAN HAMILTON COUNTY, THROUGH ITS FISCAL AGENTS. THE SUM OF \$119.794.79, FROM THE SINKING FUNDS OF HAMILTON COUNTY.

WHEREAS\_ is was necessary for Hamilton County to redeem \$150.000.00 funding bond issue maturing April 1, 1939; and

WHEREAS, it was necessary to pay out of the County funds the sum of \$119.794.79, to redeem said bond issue, the tax collections prior to and including the year 1933, which was pledged to pay said bond issue, a sufficient amount of which have not been collected to pay said bond issue; and

WHEREAS, there will be sufficient amount of taxes collected from the levies for the years prior to and including 1933, which will pay in full said indebtedness.

THEREFORE\_ BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled on the First Monday in July, 1939, that said Hamilton County Sinking Fund Commission is authorized and empowered to make this loan to Hamilton County, drawing interest at the rate of 3%.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Johnston, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee legs leave to make the following report:

The Committee recommends:

That payment of \$430.00, due C. C. Gillespie on account of Elections, be made from the "Miscellaneous" appropriation- on account of "Elections" appropriation being exhausted.

That \$630.00 be transferred from "Special Audit" item in "Miscellaneous" appropriation, and made available for fire escapes at Bonny Oaks Industrial School.

That refund of \$275.00 to Chattanooga Gas Company for overpaid privilege tax, heretofore made, upon authority of the County Attorney, be ratified. (referred to Finance Committee by County Court.

That the Tax Assessor be authorized to issue error and releasement covering the 1938 assessment against the property located at 619 Walnut Street, said property being owned by Chattanooga Lodge No. 91, Benevolent and Protective Order of Elks, and used by the Ex-L-Club, a charitable organization that pays no rent, and that the Tax Assessor, be further authorized to exempt said property from taxation as long as it is used for that purpose.

That the Tax Assessor be authorized to exempt from taxation the property at the corner of Pine and Eighth Streets, formerly occupied by Chapman's Funeral Home, now occupied entirely by the P. W. A. Sewing Unit, a project sponsored by the City of Chattanooga- for the year 1939, or such part thereof as the property will be used for that purpose. (Referred to Finance Committee for County Court).

That the Tax Assessor be authorized to issue errors and releasements to reduce the personalty assessments against the Durham Land Company, for the year 1935 and 1936 to \$5.000.00 for 1935 and \$3.000.00 for 1936, on account of erroneous assessments. (Referred to Finance Committee by the County Court)

That \$1.800.00 be transferred from the "Special Audit" item in "Miscellaneous" appropriation and made available for construction and installing a police radio system in cooperation with the City of Chattanooga, said project being P.W.A. No. 1382.F.

That the Tax Assessor be authorized to issue errors and releases to release all unpaid taxes on a 445 acre tract in Hamilton County, included in Suck Creek ~~George~~ forest, which, together with the part of said property situated in Marion and Sequatchie counties, has been purchased by the State of Tennessee, through its Department of Conservation, for a state forest. (Referred to Finance Committee by County Court.)

The said 445 acre tract is described in the instruments recorded in Deed Book 770, pages 335.338 in the Register's office in Hamilton County, Tennessee,

That the Tax Assessor be authorized to issue errors and releases to reduce the assessments against Grand View, Inc., by \$2.400.00 a year for the years 1932 to 1937 inclusive, and the assessments against Black-Porter, Inc., by \$2.400.00 for the year 1938, covering the same property, the remaining part of said assessments to apply on the land owned by the said companies, and not acquired by the state. (Referred to Finance Committee by County Court.)

That the petition of Robert J. McClellan, Executor of the estate of Mrs. Charlotte Trindle, seeking relief, from 1931, 1932, 1933, 1934 and 1935, taxes on the W. 65 ft. of Lot 5 and all of lot 6, Block 7, George White's Addition assessed to G. H. and S. Alexander for the first four years and to Charlotte Trindle for 1935, be disallowed. The Tax Assessor's report on the matter is attached.

That an emergency appropriation of \$2.500.00 be made from available funds in the 1938-39 budget for the maintenance of the county W.P.A. Sewing Unit and the Hot Lunch, Gardening and Canning Project. (Referred to Finance Committee by County Court.)

That an additional emergency appropriation of \$500.00 be made from available funds in the 1938-39 budget for rural relief.

That recommendations be made to the Budget Committee that the sum of \$5.000.00 be appropriated to the Hamilton County Park Commission in the 1939-40 general budget, to be expended by said Commission on parks and playgrounds in the Soddy vicinity, and, that if any part of the refund by the Drums of Dixie remains unexpended within the current budget year, such amount be made available to the said Commission. (Referred to Finance Committee by County Court.)

Respectfully submitted.

Hays Clark.  
Chairman.

Luther Hamby.  
W. T. Thrasher.  
B. L. Freeman.  
C. E. Camp.

ON MOTION of Esquire Clark, seconded by Esquire Hamby, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO REQUIRE APPROVAL BY THE COUNTY ATTORNEY OF ALL CLAIMS, SETTLEMENTS, COMPROMISES, OR SUITS AGAINST HAMILTON COUNTY OR IN ITS BEHALF BEFORE PAYMENT BY THE COUNTY JUDGE. THE FISCAL AGENTS OR ANY OF THE DEPARTMENTS OF THE COUNTY GOVERNMENT.

BE IT RESOLVED\_ By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:-

That before any claims, suits, settlements or compromises against Hamilton County, or in its behalf shall be finally determined and paid by the County Judge or any of the departments of the County Government or fiscal agents that the same shall first have the approval of the County Attorney.

Be it Further Resolved that this resolution take effect from and after its passage, the public welfare required it.

ON MOTION Of Esquire Johnston, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Hodder. Total 10.

RESOLUTION AUTHORIZING THE COUNTY ATTORNEY TO INVESTIGATE AND REPORT TO AN ADJOURNED MEETING WHAT THE TRUE FACTS ARE AND WHETHER IN HIS OPINION SUIT SHOULD BE BROUGHT AGAINST ANY OFFICIAL OR FORMER OFFICIAL TO REVOCER IMPROPER AND ILLEGAL EXPENDITURES.

WHEREAS, it has come to the attention of members of the County Court that it is Possibly true that some of the boards and departments of the County Government have authorized and expended for expenses of automobiles and other expenses sums in addition to the salaries of the officials in question, which, under the law and holdings of the Supreme Court are included in the salaries of said officials; and

WHEREAS, it is imperative that proper economy be exercised in all departments of the County Government and that all expenditures be kept within the law;

THEREFORE. BE IT RESOLVED, By the County Court of Hamilton County, in regular session assembled, that the County Attorney be and he hereby is authorized and directed to make a thorough investigation and report to an adjourned meeting of this Court what the true facts are and whether in his opinion suits should be brought against any officials or former officials to recover improper and illegal expenditures.

AND BE IT FURTHER RESOLVED, By the County Court that the County Attorney be and he hereby is authorized and directed to examine the minutes of the school board and all other departments of the County Government for the purpose of ascertaining, if any board, officials, or employees have violated a law in any respect, especially in regard to illegal expenditures, and the County Attorney is hereby authorized and directed to bring suit and perfer charges, in behalf of the County, against any board, officials or any one connected with the County Government who has violated the law, in any respect.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Johnston, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT.

We, your Claims Committee, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be paid by order.

C. E. CAMP. JUDGE PRO TEM.

Hugh K. Cahill.	Claudie Poe.	Gertrude McMitchell.
Thomas L. Easterly.	Charlie Stephens.	Thos King.
Lela Pearl Penley,	Frances J. Stevens.	Louis Lee.
Mrs. F. N. Gardner.	Lucile Walton.	Mary McClure.
Nora Jenkins Shipley.	John H. Parker.	Lucile Overall.
Lizzie Johnson.	W. T. Lerch.	Doris Kirby.
Owen Alley.	Wm. Long.	J. R. Dome.
B. M. Eason.	Sugfred W. Jensen.	Willie Hines.
Frank Martin.	Hazel Cowah.	Ben H. Groom.
Ellis Sivley.	Lottie Boone.	John Eddie Johnson.
Mrs. Mary Pettyjohn.	Leonard Penley.	Seb Swamp.
Owen Holder.	Irene Buckner.	George W. Byrd.
Clarence McClendon.	Clifford McClendon.	William A. Dugger.
Martha Fox.	Richard Cannon.	William Troy Holly.
Milton Crick.	Henry Phillips. Jr.	Betty Long.
Edward P. Connelly.	Willie Moore.	
	47 cases @ \$5.00.	235.00
J. W. Johnston.	J. P.	
Clarence McClendon.		
Edward P. Connelly		
Lottie Boone.	3 cases @ 50¢	1.50
LUTHER HAMBY. J.P.		
Ben H. Groom.	1. case @ 50¢	50
W. A. RANDLE.	D.S.	
Clarence McClendon.	1 case @ \$3.00.	3.00
EARL GILLESPIE.	D.S.	
Lucile Walton.		
W. T. Lerch.	2 cases @ 3.00	6.00
		<u>6.00</u>
		\$ 246.00

HAMILTON COUNTY. :

JACK HIXSON. COUNTY COURT CLERK.

FOR SERVICES ENDING QUARTER JUNE 30, 1939.

For making Quarterly Record.	10.000 @ 10¢ 100.	10.00
Entering orders of the Court	66 @ 25¢	16.50
Filing petitions for exemptions.	5 @ 25¢	15.00
Supplying certificates with seals attached.	50 @ 75¢	37.50
Opening and closing records	79 days @ 50¢	39.50
Filing, docketing and entering lunacy cases	43 @ 3.85.	165.55
Jacketing County bills of expenses	5 @ 15¢	75
Filing report of Claims Committee		25
Report of County School Superintendent.		25
Ex officio fees for quarter ending June 30, 1939.		50.00
For registering Circuit Court bills of cost	723 @ 15¢	<u>108.45</u>
		\$ 443.75

I certify that the foregoing to be correct to the best of my knowledge and belief.

Jack Hixson. CCC

Sworn to and subscribed before me this  
30th day of June, 1939.

Margaret Orrell. Deputy Clerk.

W. T. Langley.

Chairman.

Mack Fryar.

W. Lat Holder.

ON MOTION of Esquire Langley, seconded by Esquire Fryar, the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION APPROVING AND RATIFYING THE ACTION OF THE TOWN OF LOOKOUT MOUNTAIN BOARD OF HIGHWAY COMMISSIONERS AND OTHER AUTHORITIES IN CLOSING AND ABANDONING AS A PUBLIC ROADWAY OR STREET A STRIP OF GROUND ON LOOKOUT MOUNTAIN.

I, E. G. Murrell, Superintendent of Roads of Hamilton County, Tennessee, do certify and state that I am acquainted with the roadway or street described in the foregoing petition and that the County of Hamilton in the State of Tennessee has abandoned said strip of ground for road or street purposes, and I hereby grant the relief sought in said petition and recommend that the Board of Highway Commissioners of Hamilton County, Tennessee, ratify and approve said petition.

E. G. Murrell.

Supt. of Roads.

I, E. H. Murrell, County Engineer of Hamilton County, Tennessee, hereby certify that I am acquainted with the property described in said petition and that said strip of ground described therein has been abandoned as a public roadway or street of Hamilton County, Tennessee, and I approve the action of E. G. Murrell, Superintendent of Roads of Hamilton County, Tennessee, in granting the relief sought in said petition.

E. G. Murrell.

County Engineer.

Came petitioners, by their attorney, before a session of the Highway Commissioners of Hamilton County, Tennessee, duly this \_\_\_\_ day of \_\_\_\_\_, 1939, and prayed that the action of the Superintendent of Roads of the County Engineer inclosing the roadway or street particularly described in the foregoing petition, be ratified and confirmed, and said Board of Highway Commissioners of Hamilton County, Tennessee, do hereby ratify and confirm said petition in every particular and the said herein described tract of ground is hereby abandoned and closed as a road or street.

Board of Highway Commissioners of Hamilton County, Tenn.

By

RESOLUTION ADOPTED BY QUARTERLY COUNTY COURT AS TO AN UNNAMED STREET IN THE WEST BROW LAND COMPANY'S SUBDIVISION ON LOOKOUT MOUNTAIN, TENNESSEE.

whereas the municipality, Town of Lookout Mountain, and the Board of Highway Commissioners of Hamilton County, Tennessee, have taken formal action in closing and have closed, as a street or roadway or thoroughfare, a certain street as particularly described in the petition of M. E. Temple and others of this date. said street or roadway being shown on the plat of the West Brow Land Company's subdivision of record in the Register's Office of Hamilton County, Tennessee, and

WHEREAS in the judgment of the Commissioners of said Town, the Superintendent of Roads of Hamilton County, the County Engineer of Hamilton County, and the Board of Highway Commissioners of Hamilton County, Tennessee, said roadway or street should be closed and abandoned as such: Now, therefore, be it

RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE. in regular quarterly session convened, a quorum being present, that said Court do hereby approve and ratified the action of said Town of Lookout Mountain, said Board of Highway Commissioners of Hamilton County, Tennessee, and other authorities, in closing and abandoning said roadway or street as such in the Town of Lookout Mountain, and and join in their action in closing and abandoning the same, and

RESOLVED further that this present action and resolution shall become effective upon the engrossing upon the minutes of a meeting of the Commissioners of the Town of Lookout Mountain of a resolution or ordinance closing and abandoning said roadway or street.

ON MOTION Of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE BUILDINGS AND GROUNDS COMMISSION TO SELL ALL OR PART OF LOTS BELONGING TO THE COUNTY AT RED BANK FOR A REASONABLE CONSIDERATION.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, That the Buildings and Grounds Commission be and they are hereby authorized to sell for a reasonable consideration all or part of lots belonging to Hamilton County, located at Red Bank.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO REFUND PRIVILEGE TAX: AMOUNTING TO FIFTY DOLLARS PLUS ONE DOLLAR CLERK'S FEE PAID THRU MISTAKE BY THE CHATTANOOGA PRODUCE ASSOCIATION.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

Whereas the Chattanooga Produce Association paid a privilege tax of fifty dollars, plus one dollar clerk's fee for the privilege of selling wholesale fruits and vegetables, and Whereas the Chancery Court of Hamilton County, Tennessee, in a test case decided that said license was no good to said Association and that each member of said Association was liable for said tax.

Now, Therefore, Be it Resolved by the County Court in Quarterly Session assembled; that said fifty dollars be refunded to said Association, and the proper party be instructed to refund said tax upon the return of said license to be cancelled.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION DESIGNATING AN AREA IN HAMILTON COUNTY. ADJACENT TO THE TOWN OF SODDY AND BORDERING ON THE SODDY CREEK ARM OF THE CHICKAMAUGA RESERVOIR, SAID AREA BEING 500 ACRES IN EXTENT MORE OR LESS. AND INCLUDING APPROXIMATELY 270 ACRES WHICH WILL BE WATER AREA UPON THE COMPLETION OF THE RESERVOIR, AND SAID AREA BEING A PORTION OF THE LANDS ACQUIRED FOR RESERVOIR PURPOSES BY THE TENNESSEE VALLEY AUTHORITY; now,

WHEREAS, Section 5, Chapter 341 of the Tennessee private Acts of 1939, authorized Hamilton County, upon the approval of the Quarterly Court, to acquire for park and recreational purposes, lands, buildings and equipment by gift, purchase, condemnation or lease, and

WHEREAS, the Hamilton County Park Commission, appointed and organized under the said Chapter 341, has certified the Commission's approval of a site for park and recreational purposes generally described as follows:

An area in Hamilton County, adjacent to the town of Soddy and bordering on the Soddy Creek arm of the Chickamauga Reservoir, said area being 500 acres in extent, more or less, and including approximately 270 acres which will be water area upon the completion of the reservoir, and said area being a portion of the lands acquired for reservoir purposes by Tennessee Valley Authority; now,

THEREFORE, Be It Resolved by the Quarterly County Court of Hamilton County, that the above described area is hereby designated by this Court to be a public recreational area and park;

BE IT FURTHER RESOLVED that the County Judge be and he is hereby authorized to secure acquisition of the above described area for Hamilton County, said acquisition to be secured by lease agreement with the Tennessee Valley Authority.

BE IT FURTHER RESOLVED that the Hamilton County Park Commission



is directed to improve and maintain the above described area as enabled by the said Chapter 341.

This the 3rd day of July. 1939.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE ANDREWS AVENUE A DISTRICT ROAD.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT IN REGULAR SESSION ASSEMBLED:

That Andrews Avenue in Duncan Sub. be declared a District Road, Length 1600 feet.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

REPORT OF WILLIAM E. BORK MEMORIAL HOSPITAL.

To The Hon. Will Cummings, County Judge. Hospital Commissioners and County Court of Hamilton County, Tennessee.  
Gentlemen.

I respectfully submit for your consideration the annual report of work done at the Wm. L. Bork Memorial Hospital from July 1. 1938 to July. 1. 1939.  
On July 1. 1938. we had on roll:

	Male.	Female	Total.
Patients.	164	126	290
Admitted during year.	112	64	176
Total under treatment during year.	276	190	466

GENERAL INFORMATION.

	MALE	FEMALE	TOTAL
1. Officers and employees actually in services end of year.	11	7	18
2. Census of patients population at the end of year.			
White.	102	86	188
Colored.	55	45	100
3. Patients employed in industrial classes or in general hospital work on date of report.	42	19	61
4. Average daily number of all patients actually in institution during year	163	130	293
5. On furlough.	7	6	13

We had (54) deaths during the year, and the causes were as follows:

Anginia Pectoris.	3	Carcinoma of forehead.	1
Apoplexy.	5	Cerebral Spinal Syphilis	2
Acute Arthritis	1	Coronary Thrombosis	2
Broncho-pneumonia	5	Cardio Nephritis	3
Cerebral Hemorrhage	2	Hemoplegia	2
Chronic Parenchymatous nephritis	2	Syphilis.	10
Senility	10	Status Epilepticus	3
		Undetermined.	3

The ages of deaths are as follows:

Between twenty- (20) and thirty (30)	2
" thirty (30) and forty (40)	7
" forty (40) and fifty.	6
" fifty and sixty.	8
" sixty and seventy	16
" seventy and eighty.	8
eighty and over.	7

The following report includes all patients admitted who are on books of institution.

1. Patients on books of institution beginning of institution.	164	126	290
Includes Patients away on parole but still on book.			
2. Admitted during the year.	112	64	176
3. Total on books during year.	276	190	466
Includes total of items 1 and 2.			
4. Discharged from books during year.	74	34	108
Does not include patients away on parole.			



5. Transferred to other institution for mental disease.	1.	2.	3
6. Died during year.	33	21	54
7. Total discharged, transferred and died during year	108	57	165
8. Patients remaining on books of institution at the end of institutional year.	168	133	301
(Includes patients away from institution on parole.)			

FIELD PRODUCTS.

110 tons hay	18.00 ton	\$1.800.00
115 " insilage.	10.00 "	1.150.00
125 bu. corn.	65 bu	81.25
524 bu. Irish potatoes.	75 "	393.00
640 " sweet potatoes.	60	<u>384.00</u>
		3.808.25

Vegetables.

8.459 doz green onions.	10. doz.	845.90
2.176 " radishes.	05 "	108.80
442 " roasting corn	20 "	88.40
230 bu dry onions.	1.00 bu	230.00
268 " green beans.	75	201.00
300 " squash	50	150.00
211 " okra.	25 "	52.75
21 bu. beets.	1.00	21.00
75 bu. tomatoes.	40	30.00
252 " turnips.	40	100.80
24.650 lbs. cabbage.	02 lbs.	493.00
175 " lettuce.	02	3.50
5.000 " turnip greens.	02	<u>100.00</u>
		2.425.15

Canned Goods.

3.112 gal beans.	40 gal.	1.244.80
1.151. " tomatoes.	40 "	460.40
4.408 " apples.	40 "	<u>1.763.20</u>
		\$ 3.468.40

Meats.

14.832 lbs. pork.	19 lb.	2.818.08
1.989. " lard.	12. "	238.68
432. " sausage.	12. "	64.80
		\$ 3.121.56

Dairy Products.

13.775. gal. buttermilk.	20 gal.	2.755.00
1.825 " sweetmilk	40 gal.	730.00
4.857. lbs. butter.	30 lb.	<u>1.457.10</u>
		\$ 4.942.10

Poultry.

22 hens.	1.00 each.	225.00
235 young hens.	75 "	176.25
1.935 doz eggs.		452.11
409 lbs. fryers.		<u>71.73</u>
		\$ 925.09

Live Stock.

14 registered Guernsey cows.	200.00 hd.	2800.00
4 " heifers	100.00 "	400.00
8 " calves.	75.00	600.00
1. " bull	300.00 "	300.00
6 grade Jersey cows.	50.00	300.00
130 head hogs.	15.00 "	1950.00
1 pr. mares.	400.00 pr.	400.00
1 pr mules.	400.00 "	<u>400.00</u>
		\$ 7.100.00

Miscellaneous receipts.

"		803.36
Eggs.		303.42
Private Pay.		765.001.871.78

GRAND TOTAL. \$27.562 .33.

J. B. Swafford. M.D.

ON MOTION Of Esquire Brown, seconded by Esquire Langley, the foregoing report was adopted and ordered to be filed and made a matter of record.

A RESOLUTION TO EXTEND THE TIME PROVIDED BY STATUTES OF MEETING OF HAMILTON COUNTY EQUALIZATION BOARD FOR A PERIOD OF TWO WEEKS AND TO PROVIDE PAYMENT FOR MEMBERS OF BOARD, AND ALSO ADDITIONAL APPROPRIATION FOR STENOGRAPHER AND ASST. SECRETARY PREPARING APPEALS TO STATE BOARD.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the County Board of Equalization, now in Session, be authorized to continue in session after the prescribed twenty-five days, under the Statute have elapsed, for a sufficient number of days in addition to said twenty-five days, to handle the appeals filed with said Board up to and including the twenty-fifth day of the regular session of said Board.

BE IT FURTHER RESOLVED, that said Quarterly Court authorize the County Judge and County Finance Office to compensate the members of said Board, as provided for in the Statute, for each day such members attend such extended session of the Board until the matters referred to in paragraph one hereof, have been properly disposed of, but in no case, further beyond an additional fifteen days.

BE IT FURTHER RESOLVED That the County Judge of Hamilton County and the Finance Office of said County be authorized to pay to the Chairman or Secretary of the Hamilton County Equalization Board the sum of \$200.00 to take care of the additional expense on account of the services of a court reporter and assistant secretary to said Board, made necessary by the number of cases to be appealed from the County to the State Board of Equalization.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION FIXING THE TIME AND CONDITIONS FOR THE PAYMENT OF DELINQUENT AD VALOREM TAXES ON REAL ESTATE. INTEREST, PENALTIES, COSTS AND ATTORNEY FEES DUE HAMILTON COUNTY. TENNESSEE, IN CONFORMITY WITH CHAPTER 50 Public Acts of 1939 OF THE STATE OF TENNESSEE.

Be It Resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That all persons, forms, corporations and associations owing Hamilton County, Tennessee, ad valorem taxes on real estate for any and all prior years up to and including the year 1937 may pay such taxes by January 1, 1940, without interest or penalty and the lien shall be released upon such property upon the payment of the original tax, court costs and attorney fees which have already accrued.

Be It Further Resolved, that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO LEVY A PRIVILEGE TAX UPON ALL PERSONS, FORMS, CORPORATIONS OR ASSOCIATIONS ENGAGED IN THE MANUFACTURE, WHOLESALE OR RETAIL OF ALCHOLIC BEVERAGES, OR IN THE MANUFACTURE OR VINTING OF WINES IN HAMILTON COUNTY, AS AUTHORIZED BY CHAPTER 49, OF THE PUBLIC ACTS OF THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE FOR 1939.

WHEREAS, The General Assembly of the State of Tennessee passed an Act known as the Austin Liquor Bill, being Chapter 49 of the Public Acts of 1939, authorizing the County Courts of the several counties in Tennessee to levy in the same manner as privilege tax upon distillers, rectifiers, vinters, wholesalers and retailers having a place of business within their respective territorial limits in an amount not to exceed an amount equal to that levied in said Act, for State purposes, as provided in said act.

NOW, THEREFORE, Be It Resolved, by the Quarterly County Court of Hamilton County, in Quarterly Session assembled, that, in pursuance of said Act, a privilege tax or license is hereby levied as follows:

(a) Manufacturers or distillers or rectifiers license \$1.000.00 per annum, which shall include the right to manufacture, distill, vint and rectify alcoholic beverage as defined in Chapter No. 49, Public Acts of 1939.

(b) Wholesale liquor dealers license \$500.00 per annum, which will permit the holder of such privilege license to sell at wholesale alcoholic spittuous beverages, which shall be sold in sealed packages only and sold only to licensed retailers.

(c) Retail liquor dealers license \$250.00 per annum, which shall authorize the holder of such privilege license to sell at retail to consumers alcoholic beverages in sealed packages only, as provided in said Act.

(d) Winery license \$250.00 per annum, which will authorize the holder thereof to manufacture, but not to rectify or fortify, alcoholic vinous beverages unless the holder thereof be also a distiller or rectifier and has paid the privilege tax as a manufacture. Provided, however, that such winery license shall authorize the holder thereof to place the same in containers or bottles.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO AUTHORIZE FRANK J. BURNS. SHERIFF, TO PAY OUT OF THE EXCESS FEES OF HIS OFFICE THE SUM OF \$300.00 TO HIS DEPUTIES TO SATISFY A JUDGMENT IN THIS AMOUNT AGAINST THE SHERIFF IN THE CASE OF LIZZIE TOWNSEND VS RANK J. BURNS. SHERIFF\_ IN THE CIRCUIT COURT AT CHATTANOOGA.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Frank J. Burns, Sheriff be authorized to reimburse out of the excess fees of his office his deputies, the sum of \$300.00 paid by said deputies in compromise of the suit of Lizzie Townsend, widow of Leroy Townsend against Frank J. Burns, Sheriff, et al, which said suit was a suit for damages for the death of the said LeRoy Townsend while incarcerated in the Hamilton County Jail where he was killed by a fellow prisoner, said deputies having satisfied said judgment because they were charged with the custody and care of said prisoner while in jail.

It is further resolved that the payment provided for herein shall not be made until after July 1. 1939.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee and County Attorney.

RESOLUTION TO AUTHORIZE FRANK J. BURNS. SHERIFF. TO PAY OUT OF THE EXCESS FEES OF HIS OFFICE, ATTORNEY'S FEES IN RE: HAMILTON COUNTY. ET AL. VS. FRANK J. BURNS. SHERIFF.

Be it resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Frank J. Burns, Sheriff, be authorized to pay out of the excess fees of his office the sum of \$250.00 to his attorneys for services rendered in the case of Hamilton County, et al. vs. Frank J. Burns, Sheriff, which said suit was instituted by the County in the Chancery Court at Chattanooga, and in which it was sought to fix the annual salary of the Sheriff at \$4800.00 a year instead of \$6.000.00 as provided by the General Statute of the State fixing the salaries of Sheriffs in Counties of the size of hamilton County, and which said suit, after being devided adversely to the County's contention, was appealed by the County to the Supreme Court of tennessee which affirmed the judgment of the Chancery Court.

It is further resolved that the payment provided for herein shall not be made until after July 1. 1939.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was referred to County Att rney and Finance Committee on a roll call vote, the following members of the Court being present and voting Aye:

Esquires, Langley, Clerk, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REOLUTION THAT WHITE PINE DRIVE BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That White Pine Drive leading south off Pinehurst Drive, a distance of about 900 feet be declared a District Road. (3rd District near Red Bank).

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was passed by acclamation.

RESOLUTION TO APPROPRIATE ONE THOUSAND (\$1,000.00) DOLLARS TO PAY EDWARD S. VANOVER BANDMASTER AT CENTRAL HIGH SCHOOL AS DIRECTOR OF MUSIC OF HAMILTON COUNTY, IN THIS CAPACITY FOR SUMMER CLASSES.

I heartily recommend that Edward S. Vanover, Bandmaster at Central High School, be elected as Director of Music of Hamilton County, Tennessee, and in this capacity summer classes will be conducted in instrumental music at Central High School under Mr. Vanover's direction. If our instrumental music department is to maintain the high standard which now exists it is very necessary that rehearsals and classes be carried on through the summer after the regular school term. For this additional service I ask the County Court to appropriate \$1,000 (one thousand Dollars). This will afford many worthy students the opportunity of securing this valuable instruction who would not otherwise participate if tuition were charged. I recommend the salary of Mr. Vanover to be paid in nine payments instead of twelve due to conflicts which might arise if he were paid twelve payments. But he will render his services for twelve months each year.

Marshall Clark.

C. E. Camp.

W. T. Thrasher.

Will Cummings.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was referred to the Finance Committee to be put in the 1939-40 budget.

RESOLUTION ABATING TAXES FOR THE YEARS 1935 to 1938 ON PROPERTY LEASED TO THE CITY OF CHATTANOOGA FOR PARK PURPOSES.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled;

That the taxes for the years 1834 to 1938 inclusive be abated on property which was leased and used by the City of Chattanooga for park purposes during said years and described as follows: Lots No 1 to 24 inclusive at the Vista Terrace Addition and the J. F. Crabtree on Vista Drive 50 feet. Said lot being 50 x 159.5 feet.

And that the tax assessor be directed to issue an error, and releasement per said property for said years.

That this resolution take effect from and after its passage the public welfare requiring it.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing resolution was referred to the Finance Committee upon a roll call vote, the following members of the Court being present and voting Aye:

Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION AWARING THE BID TO THE GENERAL ELECTRIC X-RAY CORPORATION OF CHICAGO, ILLINOIS.

WHEREAS, Erlanger Hospital Building Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishing, delivering and installing furnishings and equipment in the Hospital Building and has duly made its recommendations to this Court, and it appearing from said recommendations and report that GENERAL ELECTRIC X-RAY CORPORATION, of Chicago, Illinois, is the lowest and best bidder for the furnishing, delivering and installing of Group A @ \$1,644.20; Group H. @ \$5,666.16; Group I. \$4,373.11; Group J \$3,316.39; Group K. \$1,757.20; Group L. \$297.39. of Division I in the total sum of \$17,704.00, less a discount of five per cent (5%), leaving the net price \$16,818.80; and that this Court, after considering said report and recommendations and all bids heretofore filed, finds that the bid of General Electric X-Ray Corporation, Chicago, Illinois, is the lowest and best bid:

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE AS FOLLOWS:

Section 1. That the bid of General Electric X-Ray Corporation of Chicago, Illinois, for the furnishing, delivering and installing of Groups A, H, I, J, K, and L. of Division I, in the sum of \$16,818.80, is hereby accepted, determined and declared to be the lowest and best bid; however, this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing a contract for the furnishing, delivering and installing of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forthwith executed for said furnishing, delivering and installing.

Section 2. That the Chairman or the Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION ORDERING THE FILING OF BIDS FOR THE FURNISHING, DELIVERING AND INSTALLING FURNISHINGS AND EQUIPMENT IN THE HOSPITAL BUILDING FOR ERLANGER HOSPITAL WITH T. A. LUPTON.

WHEREAS, pursuant to advertisement, bids for the furnishing, delivered and installing furnishings and equipment in the Hospital Building for Erlanger Hospital have been filed by the following bidders:

H. W. Baker, Linen Co., New York, N.Y.  
 Clark Linen Company, Chicago, Illinois.  
 Commercial Stationary & Supply Co., Chattanooga, Tennessee.  
 Fillauer Surgical Supply Co., Chattanooga, Tennessee.  
 General Electric X-Ray Corporation, Chicago, Ill.  
 Globe-Wernicke Co., Cincinnati, Ohio.  
 Manhattan Surgical Instrument Co., New York, N.Y.  
 Miller Bros. Company, Chattanooga, Tennessee.  
 Mountain City Stove Co., Chattanooga, Tenn.  
 Office Equipment Company, Chattanooga, Tennessee.  
 T. H. Payne Co., Chattanooga, Tennessee.  
 S&H X-Ray Company, Atlanta, Georgia.  
 Standard X-Ray Co., Chicago, Illinois.  
 Thomas-Moore Dry Goods Co., Chattanooga, Tennessee.  
 Wimberly-Thomas Hardware Co., Birmingham, Alabama.

and that said bids have been duly received, opened and publicly read; Now, Therefore, Be it Resolved, That the bids listed in the preamble hereof be filed and presented to T. A. Lupton, Secretary Hospital Building Commission, and that the said T. A. Lupton, Secretary, is hereby directed forthwith to tabulate said bids and at the earliest practicable moment report to this court his findings as to the lowest and best bid.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

WHEREAS, Erlanger Hospital Building Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishings, delivering and installing furnishings and equipment in the Hospital Building, and has duly made its recommendation to this Court, and it appearing from said recommendations and report that THE GLOBE WERNICKE COMPANY, OF Cincinnati, Ohio, is the lowest and best bidder and for the furnishing, delivered and installing of Group C. Division Three, in the sum of \$5,502.92; and that this Court, after considering said reports and recommendations and all bids heretofore filed, finds that the bid of The Globe-Wernicke Company Company of Cincinnati, Ohio, is the lowest and best bid:

Now, Therefore, Be it resolved by the County Court of Hamilton County, Tennessee, as follows:

Section 1. That the bid of The Globe-Wernicke Company of Cincinnati, Ohio, for the furnishing, delivering and installing of Group C. Division Three in the sum of \$5,502.92, is hereby accepted, determined and declared to be the lowest and best bid however, this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee be so notified in writing a contract for the furnishing, delivering and installing said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forthwith executed for said furnishing, delivering and installing.

Section. That the Chairman and or the Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder.

RESOLUTION AWARDING THE CONTRACT TO THOMAS-MOORE DRY GOODS COMPANY OF CHATTANOOGA, TENNESSEE. FOR THE FURNISHING, DELIVERING AND INSTALLING OF GROUP D. DIVISION THREE IN THE SUM OF \$612.00.

WHEREAS, Erlanger Hospital Building Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishing, delivering and installing furnishings and equipment in the Hospital Building, and has duly made its recommendation to this Court, and it appearing from said recommendation and report that THOMAS-MOORE DRY GOODS COMPANY, of Chattanooga, Tennessee, is the lowest and best bidder for the furnishing, delivering and installing of Group D, Division Three, in the sum of \$612.00; and that this Court, after considering said reports and recommendations and all bids heretofore filed, finds that the bid of Thomas-Moore Dry Goods Company, of Chattanooga, Tennessee is the lowest and best bid.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE AS FOLLOWS:

Section 1. That the bid of Thomas-Moore Dry Goods Company, of Chattanooga, Tennessee, for the furnishing, delivering and installing of Group D, Division Three in the sum of \$612.00 is hereby accepted, determined and declared to be the lowest and best bid; however, this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing a contract for the furnishing, delivered and installing of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forthwith executed for said furnishing, delivering and installing.

Section 2. That the Chairman and or Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Clark, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION AWARDING THE CONTRACT TO H. W. BAKER LINEN COMPANY, OF NEW YORK, N. Y. FOR THE FURNISHING, DELIVERED AND INSTALLING OF GROUP E. DIVISION THREE. IN THE SUM OF \$7.253.98.

WHEREAS, Erlanger Hospital Building Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishing, delivering and installing furnishings and equipment in the Hospital Building, and has duly made its recommendation to this Court, and it appearing from said recommendations and report that H. W. BAKER LINEN COMPANY of New York, N. Y. is the lowest and best bidder for the furnishing, delivering and installing of Group E. Division Three, in the sum of \$7.332.30 less a discount of one per cent (1%) leaving the net price \$7.253.98; and that this Court, after considering said reports and recommendations and all bids heretofore filed, finds that the bid of H. W. Baker Linen Company of New York, N. Y. is the lowest and best bid:

Now, Therefore, Be It Resolved by the County Court of Hamilton County, Tennessee, as follows:

Section 1. That the bid of H. W. Baker Linen Company of new York, N. Y. for the furnishing, delivering and installing of Group E. Division Three, in the sum of \$7.253.98 is hereby accepted, determined and declared to be the lowest and best bid, however, this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing a contract for the furnishing, delivering and installing of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forthwith executed for said furnishing, delivered and installing.

Section 2. That the Chairman and or Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION Of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.



RESOLUTION AWARDING THE CONTRACT TO. FILLAUER SURGICAL SUPPLY COMPANY OF CHATTANOOGA. TENNESSEE, FOR THE FURNISHING DELIVERING AND INSTALLING OF GROUP A. DIVISION THREE. IN THE SUM OF \$4.276.25.

WHEREAS, Erlanger Hospital Building, Commission, pursuant to a Resolution heretofore adopted, has tabulated and considered all bids heretofore received for the furnishings, delivering and installing furnishings and equipment in the Hospital Building, and has duly made its recommendations to this Court, and it appearing from said recommendations and report that FILLAUER SURGICAL SUPPLY COMPANY, of Chattanooga, Tennessee, is the lowest and best bidder for the furnishing, delivering and installing of Group A, Division Three, in the sum of \$4.276.25; and that this Court, after considering said reports and recommendations and all bids heretofore filed, finds that the bid of Fillauer Surgical Supply Company, of Chattanooga, Tennessee, is the lowest and best bid.

Now, Therefore, Be it resolved by the County Court of Hamilton County, Tennessee, as follows:

Section 1 That the bid of Fillauer Surgical Supply Company of Chattanooga, Tennessee for the furnishing, delivering and installing of Group A. Division Three, in the sum of \$4.276.25 is hereby accepted, determined and declared to be the lowest and best bid; however, this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified in writing a contract for the furnishing, delivering and installing of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forthwith executed for said furnishing, delivering and installing.

Section 2. That the Chairman and or Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman Johnston, Camp, Fryar, Brown, Thrasher and Hamby and Holder. Total 10

RESOLUTION AWARDING CONTRACT TO THE MOUNTAIN CITY STOVE COMPANY OF CHATTANOOGA. TENNESSEE. FOR THE FURNISHING, DELIVERING AND INSTALLING OF GROUP B. DIVISION THREE. IN THE SUM OF \$5.878.07.

WHEREAS, Erlanger Building Commission, pursuant to a Resolution heretofore adopted has tabulated and considered all bids heretofore received for the furnishings, delivering and installing furnishings and equipment in the hospital Building, and has duly made its recommendations to this Court, and it appearing from said recommendations and report that MOUNTAIN CITY STOVE COMPANY of Chattanooga, Tennessee, is the lowest and best bidder for the furnishing, delivering and installing of Group B. Division Three, in the sum of \$5.878.07; and that this Court, after considering said reports and recommendations and all bids heretofore filed, finds that the bid of Mountain City Stove Company, of Chattanooga, Tennessee, is the lowest and best bid;

Now, Therefore, Be It resolved by the County Court of Hamilton County, Tennessee, as follows:

Section 1. That the bid of Mountain City Stove Company, of Chattanooga, Tennessee, for the furnishing, delivering and installing of Group B. Division Three, in the sum of \$5.878.08, is hereby accepted, determined and declared to be the lowest and best bid; however, this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon such awardee being so notified in writing a contract for the furnishing, delivering and installing of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forthwith executed for said furnishings, delivering and installing.

Section 2. That the Chairman and or Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION OF ESQUIRE BROWN, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.



RESOLUTION AWARDING THE CONTRACT TO THE S & H. X-RAY COMPANY OF ATLANTA, GEORGIA. FOR THE FURNISHING, DELIVERING AND INSTALLING OF GROUP B. DIVISION ONE, IN THE SUM OF \$565.95.

WHEREAS, Erlanger Hospital Building Commission, pursuant to a Resolution hereto adopted, has tabulated and considered all bids heretofore received for the furnishing, delivering and installing furnishings and equipment in the Hospital Building, and has duly made its recommendations to this Court, and it appearing from said recommendations and report that the S. & H. X-RAY COMPANY. OF ATLANTA. GEORGIA, is the lowest and best bidder for the furnishings, delivering and installing of Group B. Division One, in the sum of \$565.95; and that this Court, after considering said reports and recommendations and all bids heretofore filed, finds that the bid of The S. & H. X-Ray Company, of Atlanta, Georgia, is the lowest and best bid.

Now, Therefore, Be it Resolved by the County Court of Hamilton County, Tennessee. as follows;

Section 1. That the bid of The S. & H. X-Ray Company of Atlanta, georgia, for the furnishing, delivering and installing of Group B. Division One, in the sum of \$565.95, is hereby accepted, determined and declared to be the lowest and best bid; however, this award shall not be effective until the awardee shall have been notified in writing by the Secretary of Erlanger Hospital Building Commission of such award. That upon the awardee being so notified, in writing a contract for the furnishing, delivering and installing of said work, as heretofore prescribed by the plans, specifications and contract documents, shall be forth with executed for said furnishing, delivering and installing.

Section 2. That the Chairman and or Secretary of Erlanger Hospital Building Commission are hereby authorized and directed to execute said contract in the name of and for and on behalf of Erlanger Hospital Building Commission.

ON MOTION Of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Thrasher, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 10.

#### REPORT OF COUNTY SCHOOL SUPERINTENDENT.

TO THE HON. JUDGE AND MEMBERS OF THE COURT OF HAMILTON COUNTY. GENTLEMEN.

In compliance with the law I am herewith presenting the report of the county superintendent of schools for the quarter ending June 30, 1939.

The amounts set forth in our budget for 1938-39 fiscal year and expenditures through June 30, 1939, against the same as shown by vouchers issued by this department, are as follows:

	BUDGET.	EXPENDITURES.
General Control.	9.842.00	9.478.80
Instructional Service.	534.397.00	537.427.81
Auxiliary Agencies.	85.494.00	84.598.85
Operation School Plant.	61.998.00	57.999.97
Maintenance School Plant.	36.169.00	48.226.57
Capital outlay	<u>18.000.00</u>	<u>19.032.02</u>
	746.000.00	756.763.99

Credited against Instructional Service and Maintenance. Amounts received from State Department as supplement to salaries of teachers of Agriculture, Industrial Teachers, and Supervising Teachers of Elementary Instruction. Also sale of used school equipment. This was authorized by the County Court.

<u>746.000.00</u>	<u>744.557.60</u>
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The amount received from tuition and all other sources by the superintendent and deposited with the county trustee for the quarter totaled \$266.71.

The amount contributed by the department of education employes to the Hamilton County Department of Education's Insurance and Pension Fund and deposited with Joe W. Richardson, County Trustee, for the quarter totaled \$768.15.

#### ENROLLMENT AND ATTENDANCE.

The enrollment and average daily attendance for the 1938.39 scholastic year as shown in our report to the State Department of Education are as follows:

ENROLLMENT.		AVERAGE DAILY ATTENDANCE.
Elementary White.	9.148.	7.440
" Colored.	723.	617
Senior High. White.	3.974	3.343
" " Colored.	<u>140</u>	<u>108</u>
Total.	13.985.	11.508

ENROLLMENT AND ATTENDANCE.

The above enrollment represents an increase of 777 over the previous year and the average daily attendance an increase of 835. This increased enrollment justifies the appointment of twenty-six additional teachers with an average of thirty pupils per teacher. With the completion of the Chickamauga Dam and the Lake, families will continue to move from the city to the rural communities. During the past scholastic year, there was a decrease in the average daily attendance in the City of Chattanooga, schools of 154 while the county enrollment continues to increase each year. With the increased enrollment of last year and the anticipated increase of next year, it will be impossible for us to take care of the students with our present teaching personal.

TRANSPORTATION

While the increase in school enrollment, comes an increase in transportation enrollment. During the past term we had an increase in transportation enrollment of 738 over last year, with an increase in average number pupils transported two miles and over of 567.

Our transportation has become one of the biggest problems. It is a valuable service but an expensive one. It will be necessary that four additional busses be put into operation next year. Appropriation for this and mileage adjustments will be needed over and above the \$21,579.00 which will be required to place the bus drivers on the salary scale approved by the Honorable Court in April.

NEW BUILDING.

The following is a report on our last school building program. The Soddy-Daisy High Addition, the new Hamilton Consolidated School, and the shops and gymnasium at Booker T. Washington School have been approved and are now ready for use. The John A. Patten addition, the new East Ridge School, the Red Bank High Addition, and Soddy Elementary addition are ninety-five per cent finished. They will be completed before the opening date of schools.

REVISED BUDGET 1939-40 TERM.

I am presenting below the revised proposed budget for 1939-40 term. In the superintendent's report of April 3, 1939, you were given the budget as adopted by the board of education in March. I feel these additional requests can be justified before your finance committee at the proper time. They consist of increase in salary of lower paid teachers, salaries of additional teachers, wage increase for school bus drivers, and increase in janitor service due to enlargement of buildings. Before asking you for this money I have made a thorough investigation as to the additional amount that we will receive from the state for 1939-40 fiscal year. I hope to have this information in your hands at the first meeting of the finance committee to substantiate my continued effort for the raises above stated.

GENERAL CONTROL.

Per Diem Board of Education. Salary of Superintendent; Salaries, Clerks, Stenographers; Office Supplies; other expense, General Control. 10.942.00

INSTRUCTIONAL SERVICE:

Salaries of Teachers: Teaching Supplies; School Libraries; Free Textbooks; other Instructional Service Expense. 569.445.00

AUXILIARY AGENCIES:

Salaries Attendance Officers; School Transportation; other Auxiliary Agencies; 113.020.00

REVISED BUDGET 1939-40 TERM CONTINUED.

OPERATION SCHOOL PLANT:

Wages of Janitors; Fuel. Water, Light and Power; Janitors Supplies and other expense. 68.389.00

MAINTENANCE.

Repairs and replacements. 36.169.00

CAPITAL OUTLAY.

Instructional and new Service Equipment. 15.000.00

\$ 812.965.00

## OPENING OF SCHOOLS.

The rural schools will open August 4th. and suburban schools September 1st, Should you not adopt your budget at the July meeting, it will be necessary that you grant this department the authority to make necessary purchase of equipment and supplies and other needed expenditures before the final adoption.

This is my first opportunity to meet with you members of the county court in your regular session. I want to extend to you my sincere appreciation for the confidence you have in me. I shall always endeavor to do the work that will be satisfactory to you and to the public. I appreciate the loyalty and support which you have given me since my election. I hope I shall merit the confidence you have placed in me.

Respectfully submitted.

Marshall Clark.

Superintendent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

REPORT OF CLERK ON ADVERTISEMENT OF INITIAL RESOLUTION CALLING FOR ISSUANCE OF BONDS NOT TO EXCEED \$50,000.00 IN AMOUNT.

I, Jack Hixson, Hamilton County Court Clerk, do hereby report as follows:

That on June 5, 1939, I was duly elected and qualified County Court Clerk of Hamilton County, Tennessee, and my term will not expire until August 31, 1942.

Pursuant to the provisions of an initial resolution provided for the issuance of county bonds for the purpose of defraying Hamilton County's part of the estimated cost of the construction of County bridges in Hamilton County, Tennessee, in the amount of \$50,000.00, supplementing a grant for such project from the Public Works Administration, and provided for publication of the resolution, which was adopted on June 5, 1939, by three-fourths of all the members of the Quarterly Court of said County in special session, I caused advertisement of same to be made in full on the 8th and 9th day of June, 1939, in the Chattanooga News & Chattanooga Times published in Hamilton County, and circulating in the City of Chattanooga.

The advertisement was in the following words and figures, to-wit:

STATE OF TENNESSEE )  
HAMILTON COUNTY. SPECIAL TERM. June 5, 1939.

A RESOLUTION ENTITLED INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS IN AN AMOUNT TO EXCEED \$50,000.00 UNDER THE COUNTY PUBLIC WORKS ACT AS AMENDED, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF THE CONSTRUCTION OF COUNTY BRIDGES IN HAMILTON COUNTY, TENNESSEE."

Section 1. Be It Resolved, By the Quarterly County Court of Hamilton County, Tennessee, in special session assembled, That bonds of Hamilton County, not to exceed Fifty Thousand (\$50,000.00) Dollars in amount, be issued in accordance with the provisions of the County Public Works Act, and amendments thereto, for the purpose of defraying the County's part of the estimated cost of the construction of County Bridges in Hamilton County, Tennessee.

Section 2. BE IT FURTHER RESOLVED, That said bonds be issued to match a grant to be subsequently made for this purpose from a Federal Agency.

Section 3. Be It Further Resolved, That said bonds shall bear interest not to exceed five (5%) per cent, per annum, and shall be payable from the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled and shall be in such form and denomination and shall embody such terms not inconsistent with the County Public Works Act as may be prescribed by subsequent resolutions of this Court.

SECTION 4. BE IT FURTHER RESOLVED That upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and hereby directed to cause this resolution to be published in full once in a newspaper in this county in accordance with the provision of Section 5. of the above-referred-to Act attaching to said resolution the notice therein provided.

Section 5. Be It further resolved, That this resolution take effect from and after its passage, the public welfare requiring it.

Action taken. 6.5.39.

Wilkes T. Thrasher.

Member of the County Court.

Notice.

The foregoing resolution has been adopted, unless within ten (10) days from the date of the publication hereof, a petition signed by at least 5% of the qualified electors of the county, as defined by the County Public Works Act, as amended, shall have been filed, with the Clerk protesting the issuance of the bonds, such bonds will be issued as proposed.

This June 17, 1939.

Jack Hixson. County Court Clerk.

During the ten (10) days following the date of the above publication, no petition was filed with me or my office by any of the qualified electors of Hamilton County protesting the issuance of the bonds proposed in this resolution.

Jack Hixson.  
County Court Clerk.

ON MOTION of Esquire Thrasher. seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION OF ESQUIRE CAMP, seconded by Esquire Thrasher, the following Notaries Public were elected.

- W. E. Bundschu.
- Charles H. Bennett.
- J. Hamilton Cunningham.
- R. H. Craig.
- M. O. Cate.
- Elizabeth H. Dobbs.
- C. M. Fain.
- A. P. Gratzner.
- D. P. DeFriese.
- C. O. Hon.
- A. B. Moser.
- Curtis V. Moore.
- W. H. Martin.
- John McGee.
- Sam J. McAllester. Jr.
- Cranston Pearce.
- H. E. Page.
- N. J. Pardue.
- Lyle C. Stovall.
- Emma Sylar.
- C. C. Shackelford.
- Mrs. Hazel Sears.
- L. S. Trotter.
- C. L. Walker.
- John Thomas Weese.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, all exemptions that were properly filed out were allowed.

Howard Austin.	Peddler Tax.	Claude Hollifield.	Peddler. T.
C. M. Baxter.	"	Fred Johnston.	"
O. J. Boatner.	"	O. B. Johnson.	"
Arnold A. Burnette.	Poll Tax	E. Jones.	"
Wm. F. Bussell.	"	L. S. Kilgore.	"
Dock Browner.	Peddler tax.	Virgil King.	"
Lonzo Abney.	"	Athan Koon.	"
A. E. Blankship.	Poll Tax.	Tom Lock.	"
J. E. Byrd.	Peddler tax.	W. B. Lyle.	"
B. B. Chadwick.	"	L L. Lee.	"
Henry T. Carson.	"	Mack Lowe.	"
James Carnes.	"	W. T. Miller.	"
D. A. Campbell.	"	John W. Matthews.	"
Frank Cupp.	"	John Norman.	"
B. A. Dulus.	"	D. J. Norman.	"
Roy Duncan.	"	John R. Newby.	"
A. J. Emerling.	"	John Pruitt.	"
J. W. Eldridge.	"	Ezra Ray.	"
Cain Evans.	"	J. H. Romines.	"
Clarence Fain.	"	Virgie Roden.	"
James B. Hamblin	"	James Sanford.	"
Pete Goodman.	"	John Summers.	"
Clint Griffith.	"	Rastus Stewart.	"
Prince W. Graham.	"	A. J. Stancel.	"
Julius Harris.	"	Arthur Swaggerty.	"
Jim Hall.	"	Elen Shipley.	"
Thomas Hare.	"	Loy Silvey.	"
	"	Boos Smith.	"
	"	Geo. T. Style.	"
	"	Henry Goins.	"
	"	Samuel H. Tapley.	"
	"	Charlie Taylor.	"

John Yarborough.	Peddler's tax.
Earl White.	"
Chester Wormsley.	"
Geo W. Warren.	"
Bert L. White.	"
C. H. Windham.	"

REPORT OF CLERK ON ADVERTISEMENT OF INITIAL RESOLUTION CALLING FOR ISSUANCE OF BONDS NOT TO EXCEED \$30,000.00 IN AMOUNT.

I, Jack Hixson, Hamilton County Court Clerk, do hereby report as follows:

That on June 5, 1939, I was the duly elected and qualified County Court Clerk of Hamilton County, Tennessee, and my term will not expire until August 31, 1942.

Pursuant to the provisions of an initial resolution providing for the issuance of county bonds for the purpose of defraying the County's part of the estimated cost of constructing a public armory, in the amount of \$30,000.00, supplementing a grant for such project from the Public Works Administration, and providing for publication of the resolution, which was adopted on June 5, 1939, by three-fourths of all the members of the Quarterly Court of said County in special session, I caused advertisement of same to be made in full on the 8th & 9th day of June, 1939, in the Chattanooga News and Chattanooga Times, a newspaper published in Hamilton County and circulating in the City of Chattanooga.

The advertisement was in the following words and figures, to-wit:

STATE OF TENNESSEE.

COUNTY OF HAMILTON.

SPECIAL TERM. June 5, 1939.

A RESOLUTION ENTITLED, "INITIAL RESOLUTION TO PROVIDE FOR THE ISSUANCE OF COUNTY BONDS IN AN AMOUNT NOT TO EXCEED \$30,000.00 UNDER THE COUNTY PUBLIC WORKS ACT, AS AMENDED, TO DEFRAY HAMILTON COUNTY'S PART OF THE ESTIMATED COST OF BUILDING AND CONSTRUCTING A PUBLIC ARMORY IN HAMILTON COUNTY. TENNESSEE.

Section 1. BE IT RESOLVED, By the quarterly County Court of Hamilton County, Tennessee, in special session assembled, That bonds of Hamilton County, not to exceed Thirty Thousand (\$30,000.00) Dollars in amount, be issued in accordance with the provisions of the County Public Works Act, and amendments thereto, for the purpose of defraying the County's part of the estimated cost of constructing a public armory.

Section 2. BE IT FURTHER RESOLVED, That said bonds will be issued to match a grant for this purpose from a Federal Agency heretofore approved.

Section 3. BE IT FURTHER RESOLVED, That said bonds shall bear interest not to exceed five (5%) per cent. per annum, and shall be payable from the ad valorem taxes levied upon all taxable property in Hamilton County, shall mature serially, shall be styled and shall be in such form and denomination and shall embody such terms not inconsistent with the County Public Works Act as may be prescribed by subsequent resolutions of this Court.

Section 4. Be It Further Resolved, that upon adoption of this initial resolution by three-fourths of all the members of this court, the clerk of this court is authorized and hereby directed to cause this resolution to be published in full once a newspaper in this county in accordance with the provision of Section 5 of the above-referred-to Act attaching to said resolution the notice therein provided.

Section 5. BE IT FURTHER RESOLVED, That this resolution take effect from and after its passage, the public welfare requiring it.

Action Taken: 6.5.39.

#### NOTICE.

The foregoing resolution has been adopted, unless within ten (10) days from the date of the publication hereof, a petition signed by at least 5% of the qualified electors of the County, as defined by the County Public Works Act, as amended, shall have been filed with the clerk protesting the issuance of the bonds, such bonds will be issued as proposed.

Jack Hixson. CCCLerk.

During the ten (10) days following the date of the above publication, no petition was filed with me or with my office by any of the qualified electors of Hamilton County, protesting the issuance of the bonds proposed in this resolution.

Jack Hixson.

Clerk of the County Court of Hamilton County.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered filed and recorded.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned until the First Monday in August, 1939.

 County Judge.

STATE OF TENNESSEE     )  
 COUNTY OF HAMILTON.    )           MONDAY. AUGUST 7, 1939.

BE IT REMEMBERED, That on this the 7th day of August, 1939, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

Present and presiding, the Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names: Esquires, Langley, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Clark being absent. Total Number of the Justices of the Peace being 10.

A RESOLUTION AUTHORIZING COUNTY ATTORNEY TO BRING SUIT FOR HAMILTON COUNTY AGAINST THE SINKING FUND COMMISSIONERS FOR THE COURT TO CONSTRUCE AND INTEREST CHAPTER 45, OF THE PRIVATE ACTS. OF 1917.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in an adjourned session assembled on MONDAY AUGUST 7, 1939;

That whereas a resolution was passed by the Quarterly County Court of Hamilton County, Tennessee at a regular session on the first Monday of July, 1939, authorizing the Sinking Fund Commission of Hamilton County to loan Hamilton County the sum of \$119,794.75 drawing 3% interest; and

WHEREAS, the Sinking Fund Commissioners have refused to make said loan on the ground that they have no authority to do so under Chapter 45 of the Private Acts of Tennessee, of 1917.

BE IT THEREFORE RESOLVED by the Quarterly County Court, in an adjourned session on this August 7, 1939, that the County Attorney of Hamilton County is hereby authorized and directed to bring suit under the Declaratory Judgment Act against the Sinking Fund Commissioners of Hamilton County, requesting the Court to construe and interpret Chapter 45 of the Private Acts of Tennessee, of 1917 as to whether or not the Sinking Fund Commissioners have authority to make said loan under said Act or any other subsequent Act.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 9. Esquire Clark being absent.

A RESOLUTION GRANTING THE CHATTANOOGA GAS COMPANY A FRANCHISE FOR THE PURPOSE OF OPERATING A SYSTEM OF GAS DISTRIBUTION AND SERVICE IN HAMILTON COUNTY, TOGETHER WITH A RIGHT TO USE THE ROADS AND HIGHWAYS FOR THE PURPOSE OF LAYING MAINS, PIPES AND CONNECTIONS:

WHEREAS The Chattanooga Gas Company, a corporation, was at the April term 1912 of this court granted a franchise to use the roads and streets of the County for the purpose of laying pipe lines and connections for the distribution of manufactured gas for light, heat and fuel; and,

WHEREAS the Highway Commission of Hamilton County has from time to time issued permits for laying gas mains, pipes and connections along certain roads and highways of the County; and

WHEREAS the City of Chattanooga has granted said Company a franchise for the sale and distribution of natural gas and the use of the streets, alleys and public places of the City for laying mains, pipes and connections for such purpose; and

WHEREAS it is in the public interest and welfare that natural gas be sold and distributed in the County and City;

SECTION 1: BE IT RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY IN ADJOURNED SESSION ASSEMBLED: That the action of the Highway Commissioners of Hamilton County in



issuing Permits for laying gas mains, pipes and connections along certain public roads and highways be and is hereby approved and ratified and the said Chattanooga Gas Company is hereby granted the right and franchise to continue the use of such pipes and connections as now located by permission of said Highway Commissioners.

BE IT FURTHER RESOLVED. That the Chattanooga Gas Company is hereby granted the right and franchise to use all mains, pipes and connections now in place for the sale and distribution of manufactured and natural gas, or a mixture thereof.

SECTION III: BE IT FURTHER RESOLVED That the Chattanooga Gas Company is hereby granted the right and franchise to construct and maintain along and under the public roads, streets and rights of way of the County Road System, gas mains and distribution of manufactured and natural gas, or a mixture thereof, for light, power, heat and fuel. The location of all new lines shall be subject to a permit issued by the Highway Commissioners of the County upon written application of the said Company showing the character of construction and the proposed location of the pipe line and connections, and the extent to which any road or highway will be distributed. The said Company shall comply with any permit issued by the Highway Commissioners and be restricted by any conditions fixed by said Commissioners in the disturbance and replacement of any road or highway so used. The said Highway Commissioners may require a reasonable bond, conditioned to replace and repair any disturbed or damaged roads or highways:

SECTION V. Be it further Resolved That whenever it shall become necessary to open or disturb any roads or highways for the purpose of repairs or new connections, it shall likewise be the duty of said Company to file application with the Highway Commissioners for a permit and to abide the conditions of any permit so issued in opening and disturbing, and in replacing or rebuilding any such road or highway.

SECTION V. BE IT FURTHER RESOLVED That the Chattanooga Gas Company in accepting and exercising the rights herein granted obligates itself, namely;

1. To hold Hamilton County harmless from liability or responsibility for any injury or damage growing out of the construction and maintenance of such pipes and the use of the roads and highways:

2. To replace and rebuild any roadway opened, disturbed or damaged, and to comply with the orders of the Highway Commissioners as to the extent and character of repairs and replacements required.

3. To maintain a standard produce both as to chemical content and heat units, and to sell or distribute a standard quality of gas, either manufactured or natural.

4. To run a service pipe into all buildings on the lines of the mains free of charge to the consumer, provided written application is made by the consumer agreeing to use gas, and provided that the point where a service pipe enters the building shall not be more than sixty (60) feet inside the property line.

SECTION VI: Be it Further Resolved That the rights and privileges hereby granted shall be for the benefit of the Chattanooga Gas Company its successors and assigns, but upon condition that all obligations and duties herein declared shall be assumed and performed by said Company, and its successors and assigns, and shall continue for a period of thirty years.

SECTION VII: BE IT FURTHER RESOLVED That this Resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Fryar, Brown, Thrasher and Hamby and Holder. Total 9. Esquire Clark, being absent.

RESOLUTION TO DECLARE FORSYTHE STREET IN RED BANK A DISTRICT ROAD.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Forsythe Street from the Dayton Pike to Valley View in Hillsdale Sub-division be declared a District Road.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following  
Notaries Public were elected.

Peggy Garner.

John T. Hazelwood.

Randall Lynskey.

Marguerite Lanhan.

Joe Nicholson.

C. O. Stephens.

C. C. Shackelford.

Eva Timberlake.

ON MOTION of Esquire Thrasher, seconded by Esquire Langley, Court adjourned to  
meet 10 o'clock August 16, 1939.



COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON ) WEDNESDAY. AUGUST 16th, 1939.

BE IT REMEMBERED, That on this the 16th day of August, 1939, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, An Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace, of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher and Hamby and Holder. Total 10.

RESOLUTION ON DEATH OF CONGRESSMAN SAM D. McREYNOLDS.

BE IT RESOLVED by the County Court of Hamilton County, That in the recent death of our beloved Congressman, the Honorable Sam D. McReynolds, the people of this County and this District have suffered a profound public and private loss. By his untiring energy, ability and high aspirations, he was recognized as a Statesman of national importance. As a lawyer, Judge of the Criminal Court and Congressman, he demonstrated superb ability, As a citizen, husband, father, Christian gentleman and friend, he won an unsurpassed position in the affections and high regard of the people of this community.

BE IT FURTHER RESOLVED\_ That these Resolutions be spread on the minutes of this Court, as a testimonial and public recognition of our high regard for this great citizen, and that a copy of same be sent to his family.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT FIVE HUNDRED DOLLARS BE DIVERTED FROM THE MISCELLANEOUS FUND TO THE ACCOUNT OF THE OLD LADIES HOME.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Five Hundred Dollars be and the same is hereby appropriated to the Old Ladies Home.

ON MOTION Of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The Committee recommends:

That refund of \$16.60 be made to Carl F. Ward, Secretary-Treasurer, Cumberland Presbyterian Educational Endowment Commission, said amount being the county's part of the 1937 tax on lot 14, block A. Todd Tract, erroneously assessed and paid. Trustees receipt No. 8321, February 23, 1938. (Receipt returned to J. W. Wagner. Attorney).

That refund of \$9.52 be made to C. H. Johnson, said amount being the 1931 tax on the improvements on lot 99, block 5, Oakview, which had been previously destroyed by fire--erroneously assessed and paid. Trustees receipt No. 11454, March 28, 1932. (Receipt returned to Mr. Johnson, 8/21.39.

That refund of \$20.50 be made to Central Land Company, said amount being the county's part of the 1930 tax on the part of lots 8 to 14, inclusive, block 14, G. T. White's Addition, which had been sold to the City of Chattanooga in August 1929-- erroneously assessed and paid, Trustees Receipt No. 21224, Dec. 24, 1931.

That Frank J. Burns, Sheriff, be authorized to pay attorney's fees to the extent of \$250.00 out of the excess fees of his office, in the matter of the law suit, in which the court sought to reduce his salary, but which was decided adversely to the county. (referred to the Finance Committee by the County Court).

That Frank J. Burns, Sheriff, be authorized to reimburse his deputies to the extent of \$500.00 out of the excess fees in his office. This amount was paid by the said deputies in compromise of the suit of Lizzie Townsend against Frank J. Burns, Sheriff, et al. The husband of complainant (Leroy Townsend) was killed in the county jail by a fellow prisoner, while in the custody and care of the said deputies. (Referred to Finance Committee by the County Court.)

That the County Trustee be authorized to eliminate \$18,892.95 from his cash balance and that the County Auditor be directed to deduct the said amount from the general budget surplus, as of June 30, 1939, and to enter it on the county's general records as a judgment against the bondsmen securing the said amount, which is the unpaid part of deposits in the defunct Soddy Banking Company.

That \$40,000.00 of the remaining part of the said surplus be transferred to the Elementary School Fund to partly reimburse the latter fund for the payment of \$72,695.00 to the City of Chattanooga for the latter's interest in uncollected taxes, in accordance with contract between the city and county, and, that \$10,809.00 of the remaining part be included in the 1939-40 general budget.

That the petition of John S. Wrinkle for a \$500.00 fee as attorney for the Gasoline Investigating Committee be brought before the Quarterly County Court August 16, 1939, and that the County Attorney be requested to procure the transcript in the matter, peruse it and report his findings to the Quarterly County Court, August, 16, 1939.

That the petition pertaining to a \$1,000.00 appropriation for Edward S. Vanover, Bandmaster at Central High School, and referred to the Committee by the County Court, be granted, and that the said amount be included in the High School appropriation in the 1939-40 budget.

That the Tax Assessor be authorized to issue Error and Releasement covering the 1938 personalty assessment against Clinton Schmitt, on account of error-recommended by the Tax Assessor.

Respectfully submitted.

Hays Clark.

Chairman.

Luther Hamby.

Wilkes T. Thrasher.

B. L. Freeman.

C. E. Camp.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing report was adopted and ordered to be read and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

#### REPORT OF FINANCE COMMITTEE AND ADVISORY COMMITTEE ON THE BUDGET.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY:

Your Finance Committee and Advisory Committee, appointed by the County Judge having carefully estimated the receipts and expenses of the county for the Budget Year beginning July 1, 1939, and ending June 30, 1940, same to be provided for by tax levy on the assessments for the year 1939, and the receipts from all other sources, beg leave to report as follows:

#### FIRST.

In the absence of the exact official tax aggregate, which has not been finally compiled, the following is based on an assessed valuation of \$138,000,000.00, which we are informed will be substantially correct.

#### SECOND.

We estimate the receipts, based upon a levy of \$1.54 (one dollar and fifty-four cents) on each one hundred dollars of all property subject to taxation in the county, and from all other sources, to be as follows:

1939 Property tax. (84%)		1.785.168.00
1938     "     "     (55%)	of amount uncollected at beg. of year.	172.113.00
1937.     "     "     (40%)	"     "     "     "	69.655.00
1936     "     "     (35%)	"     "     "     "	47.742.00
1935     "     "     (25%)	"     "     "     "	26.863.00
1934     "     "     (20%)	"     "     "     "	14.801.00
Poll Tax.		30.000.00
State for Elementary Schools.		260.930.00
"     "     "     "	(Transportation)	16.000.00
"     "     "     "	High Schools.	32.000.00

County Court Clerk, (including Excess Fees.	142.000.00
Circuit Court Clerk. "	3.000.00
Criminal Court Clerk. "	14.000.00
Clerk & Master. other than delinquent property tax.	7.500.00
Magistrates.	1.500.00
County Register. Excess fees.	3.000.00
County Trustee. "	37.000.00
Sheriff. "	10,000.00
State Board of Claims for Bond Interest.	30.934.44
Part of cash balance in County Fund (including in surplus at beg.year.	10.809.00
All other Sources.	<u>29,999.56</u>
	\$ 2.745.015.00
Less- estimated Trustee's Commission.	<u>45.400.00</u>
Total.	\$ 2.699.615.00

THIRD.  
APPROPRIATIONS.

Buildings and Grounds-- General.	23.000.00
Board of Health.	18.500.00
Chancery Court.	2.100.00
Juries	30.000.00
Circuit Court.	1.800.00
Criminal Court.	20.000.00
Juvenile Court.	5.725.00
County Court Per Diem.	250.00
Elections.	14.000.00
Lunatics.	3.000.00
Office expense.	12.000.00
Pauper Burial.	5.000.00
County Hospital.	48.000.00
Public & Charitable Institutions (Exhibit 1).	179.980.00
Salaries (Exhibit 2.	53.740.00
Sheriff & Jail.	38.000.00
Elementary Schools. (Exhibits 3 and 3A)	452.483.00
High Schools. (Exhibits 4 and 4A.	342.992.00
City of Chattanooga Schools.	750.000.00
Interest on Bonds. (Exhibit 5.)	434.987.65
Redemption of Bonds. " 6)	41.000.00
Addition to Sinking Fund.	107.000.00
Interest on Loans and Warrants.	8.000.00
Rural Relief.	10.000.00
Indexing Records in County Register's Office (W.P.A. Project).	3.700.00
Property Ownership Map of Hamilton County (W.P.A. Project).	1.000.00
Tax Assessor--W.P.A. Record Revising.	5.000.00
Women's Detention Home. Furniture and Equipment.	7.500.00
Contribution to Employees' Insurance Fund.	6.000.00
Miscellaneous. (Exhibit 7.)	<u>74.857.35.</u>
	\$ 2.699.615.00

Fourth

To comply with Chapter 75 of the Acts of 1923, which provided for a tax for elementary schools and for high schools, to be retained by the county wherein assessed and collected, a levy of ten cents is made for elementary schools and a levy of five cents for high schools, both of which are embodied in and made a part of the county levy for elementary and high schools.

FIFTH.

To provide for The appropriations set forth on page three, we recommend the following rates for the 1939 Tax levy.

County Purposes.	\$0.18
Interest and Sinking Fund.	.40
Elementary Schools.	59
High Schools.	23
Hospitals, Sanitariums and other public and Charitable Institutions, including -	
1- <del>2</del> for Bonny Oaks Industrial School.	<u>14</u>
for budget.	\$ 1.54.
Fire Insurance Fund.	.02
Social Security Fund.	02
Teacher's Retirement Fund.	<u>.01</u>
	\$ 1.59

## SIXTH.

We also recommend that a privilege tax for county purposes be levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

We further recommend an assessment of one dollar (\$1.00) for school purposes on each person liable for a Poll Tax in the county, in addition to the one dollar (\$1.00) already provided for by the state.

We further recommend that a pike tax of five cents be levied on each one hundred dollars (\$100.00) of all property subject to taxation in the county, the same to be applied on the pike roads of the county, as now provided by law.

We further recommend that a tax of ten cents be levied on each one hundred dollars (\$100.00) of property located outside the corporate limits of the city of Chattanooga, subject to taxation, same to be applied on the district roads, as now provided by law.

We further recommend that all merchants shall pay an ad-valorem tax, upon the average capital invested by them in their business, of one dollar and sixty-four (\$1.64) for those inside the corporate limits of the city of Chattanooga, and one dollar and seventy-four cents for those outside, which is equal to the property tax rate, and is to be distributed in the same manner.

## EXHIBIT 1.

## PUBLIC AND CHARITABLE INSTITUTIONS.

Pine Breeze Sanitarium.	48.000.00
Erlanger Hospital.	45.500.00
Bonny Oaks Industrial school.	23.000.00
Chattanooga Public Library.	21.000.00
Vine Street Orphans' Home.	2.880.00
Humane Educational Society.	2.000.00
Florence Crittenton Home.	1.200.00
Old Ladies Home.	500.00
Children's Refuge.	.800.00
Anti-Tuberculosis Association. (Bovine) and Bang's Disease Con.	2.900.00
Children's Hospital.	25.000.00
University of Chattanooga.	6.000.00
American Legion, for Crippled Children.	500.00
Colored Community Center.	300.00
Blackford Street Orphanage (Colored.)	<u>400.00</u>
Total.	\$ 179.980.00

We recommend that, in the event the City of Chattanooga pays Erlanger Hospital \$10.000.00 annually, as it has heretofore paid to the County, for its part of the maintenance of the Clinic, now in the Court House, said Clinic be taken over by Erlanger Hospital-otherwise that it remain where it is.

EXHIBIT 2.  
SALARIES.

County Judge.	5.000.00
Secretary to the County Judge.	1.650.00
• Chief Clerk and Purchasing Agent.	4.500.00
Clerk to the County Judge.	1.770.00
County Auditor.	4.500.00
County Auditor's Stenographer.	1.620.00
Superintendent of Education.	3.000.00
County Attorney.	3.000.00
County Physician.	2.400.00
Tax Assessor & Clerks.	23.000.00
License Inspector.	2.100.00
Chairman Finance Committee.	200.00
Four Members Finance Committee.	400.00
Three Members Poor House Commission.	300.00
Two Members Claims Committee.	<u>300.00</u>
Total.	\$ 53.740.00

• Includes the salary of a Budget Clerk.

EXHIBIT.

ELEMENTARY SCHOOLS.

Estimated Net Receipts:	
Property Tax.	871.202.00
From State of Tennessee.	274.161.00
Poll Tax.	29.400.00
All other Sources.	<u>27.720.00</u>
	\$ 11.202.483.00

EXHIBIT IT. 4.

COUNTY HIGH SCHOOLS. .

Estimated Net Receipts:	
Property Tax.	302.402.00
From State of Tennessee.	31.680.00
All other sources.	<u>8.910.00</u>
	\$ 342.992.00

EXHIBIT 3A.

EXHIBIT 4A.

ELEMENTARY SCHOOL BUDGET.

HIGH SCHOOL BUDGET

GENERAL CONTROL:

• Per Diem Board of Education.	1.120.00	120.00
Salary Superintendent.	300.00	300.00
Salaries, Clerk, Stenog. etc.	3.420.00	3.420.00
Office Supplies.	125.00	125.00
Other expense, General Control.	<u>1.006.00</u>	<u>1.006.00</u>
	5.971.00	4.971.00
• Includes salary of J. P. Brown, Chairman Board of Education.		

INSTRUCTIONAL SERVICE:

• Salaries of Teachers.	321.917.00	228.708.00
Teaching Supplies.	2.350.00	2.950.00
School Libraries.	4.000.00	3.000.00
Free Textbooks.	5.000.00	-----
Other expense Instruc. Service.	<u>100.00</u>	<u>2.420.00</u>
	333.367.00	237.078.00

• Raise for teachers making less than \$100.00 per month and salaries of additional teachers.

AUXILIARY AGENCIES.

Salaries Attendance Officers.	4.000.00	1.400.00
Transportation.	38.633.00	49.854.00
Other Auxiliary Agencies.	2.310.00	<u>1.430.00</u>
	44.943.00	52.684.00

• 50% increase on salary scale and cost of one additional bus route.

OPERATION SCHOOL PLANT.

• Wages of Janitors.	20.781.00	11.560.00
Fuel, Water, Light & Power.	18.287.00	11.334.00
Other expense operation.	1.300.00	1.970.00



	40.428.00	24.864.00
* Placing Janitors on new salary scale.		
MAINTENANCE.		
Repairs and replacements.	22.774.00	13.395.00
CAPITAL OUTLAY.		
Instructional and New.		
Service equipment.	<u>5.000.00</u>	<u>10.000.00</u>
GRAND TOTALS.	\$ 452.483.00	\$ 342.992.00

## BOND INTEREST PAYABLE BUDGET YEAR 1939-40.

	Dates.	Maturities.	Amounts.	Rates	Interest Payable
Rossville Road.	10.1.1909	10.1.1939.	50.000	4½	1.125.00
Road.	4.1.1911	4.1.1941	500.000	4½	22.500.00
Rossville Road	6.1.1911	6.1.1941	100.000	4½	4.500.00
School	6.1.1911.	6.1.1941.	35.000	4½	6.075.00
Court House	4.1.1912	4.1.1942	350.000	4½	15.750.00
Jail	4.1.1912.	4.1.1942	75.000	4½	3.375.00
Hamilton County (Floating Debt.)	7.1.1913	7.1.1943	550.000	4½	24.750.00
Main Avenue.	7.1.1913	7.1.1943	25.000	4½	1.125.00
Jail	4.1.1913	4.1.1943	25.000	4½	1.125.00
Lauderdale & Glass St. Rd.			25.000	5	1.250.00
Bridge	2.1.1914	2.1.1944	500.000	5	25.000.00
Walnut Street Bridge Repairs.	4.1.1914	4.1.1944	100.000	5	5.000.00
Wauhatchie Road	4.1.1914	4.1.1944	125.000	5	6.250.00
Erlanger Hospital	4.1.1915.	4.1.1945	100.000	5	5.000.00
Boyce Highway	5.1.1915	5.1.1945	25.000	5	1.250.00
James County Highway (Assumed)	7.1.1916	Serial	36.000	5	1.700.00
Market Street Bridge.	4.1.1917	4.1.1947	550.000	4½	24.750.00
Funding School.	4.1.1917	4.1.1947	100.000	4½	4.500.00
Suck Creek Road.	4.1.1917	4.1.1947	80.000	4½	3.600.00
Mission Ridge Tunnel	11.1.1926	11.1.1956	600.000	4½	27.000.00
Children's Hospital	11.1.1926	11.1.1946	125.000	4½	5.625.00
Refunding	4.1.1927	4.1.1957	200.000	4½	9.000.00
Funding	6.1.1927	6.1.1957	760.000	4½	34.200.00
Building.	6.1.1927	6.1.1957	225.000	4½	10.125.00
Highway Bonds of 1927	8.1.1927	8.1.1957	250.000	4½	11.250.00
Highway Bonds of 1928.	4.1.1928	4.1.1958	500.000	4½	22.500.00
School	2.1.1930	2.1.1960	961.500	4½	45.671.25
Alton Park School	2.1.1930	2.1.1970	95.000	4¾	4.512.50
Tunnel	2.1.1930	2.1.1960	500.000	4¾	23.750.00
Bridge	2.1.1930	2.1.1960	100.000	4¾	4.750.00
Funding	4.1.1935	4.1.1940	200.00	3½	7.000.00
Public Works. Ct.H.1st S.	1.1.1936	Serial	10.000	3¼	308.75
" (Silverdale Hos.	1.1.1936.	"	53.000	3.60	1.872.00
" (School) 1st. S.	1.1.1936	"	575.000	3.40	19.278.00
" Industrial S.1st.S	1.1.1936	"	69.000	3.	2.010.00
" (Jail)		"	8.000	2½	187.50
" (Silverdale)Hos.2nd Series.	1.1.1936	"	5.000	2½	112.50
Public Works. (Silverdale Hos. 3rd Series.	1.1.1936	"	5.000	2½	112.50
Public Works. (Court House 2nd series.	1.1.1937	"	44.000	3½	1.505.00
Public Works. (General Hos.)	7.1.1937.	"	300.000	4	12.000.00
Elementary & High Sch. Imp.	7.1.1938	"	200.000	4	8.000.00
Public Works. Sch. 2nd Series.	1.1.1938	"	188.000	3.60	6.768.00
" " 3rd "	7.1.1938	"	50.000	3½	1.750.00
Highway. 1938. Series.	7.1.1938.	"	75.000	3½	2.625.00
Public Works. (Library)	7.1.1938	"	82.000	3½	2.870.00
Public Works. Detention Home.	7.1.1938.	"	25.000	3¼	875.00

General Hospital.	1.1.1939	Series.	85.000	3 $\frac{1}{2}$	3.187.50
Public Works. (School 4th Series.	1.1.1939.	Series.	<u>160.000</u>	3 $\frac{3}{4}$	<u>6.000.00</u>
Totals.			9.901.500	\$	433.470.50
Commission paying coupons:.	\$3.50 per \$1.000.00				1.517.15
Total.				\$	434.987.65

EXHIBIT 6.

Redemption of Serial Bonds.

Title of Bonds.	Numbers.	Maturities.	Amounts.
Public Works (Court House) 1st Series.	2	Jan. 1. 1940.	1.000.00
Public Works. (Silverdale Hospital). 1st series	3 & 4.	" " "	2.000.00
Public Works. (School) 1st Series.	16 & 21 Inc.	" " "	16.000.00
Public Works, (Industrial School) 1st Series.	5 & 8 "	" " "	4.000.00
Public Works. (Jail)	2	" " "	1.000.00
Public Works. (Silverdale Hospital) 2nd "	2	" " "	1.000.00
Public Works. (Silverdale Hospital. 3rd Series.	1 & 2.	" " "	1.000.00
Public Works. (Court House) 2nd series.	1 & 2.		<u>2.000.00</u>
			28.000.00
Public Works. (General Hospital.	1 to 7.		7.000.00
Elementary and High School Improvement.	1 to 5.		5.000.00
Highway. 1938. Series.	1		<u>1.000.00</u>
			13.000.00
			\$ 41.000.00

EXHIBIT .

MISCELLANEOUS.

Salaries and Wages.

Farm Agents and Clerks.	3.285.00		
Equalization Board.	1.000.00		
Storekeeper.	1.500.00		
Janitor- Law School.	150.00		
Budget Clerk.	300.00		
Watchman. Court House.	900.00	7.135.00	
Unclaimed Funds, subsequently claimed; 0 Refunds of Taxes and Licenses- County Court Clerk's Fees; Vital Statistics, and Delinquent tax Attorney's commission.			4.000.00
Premiums on Officials' Bond.		3.500.00	
Tennessee State Employment Service		2.000.00	
Special Audits.		5.000.00	
• Gasoline & Oil and other Automobile supplies and expense		2.800.00	
Advertising.		500.00	
Clerical Help. Special C&M Audit.		500.00	
State Auditors		300.00	
Book Binding, (W.P.A.)		1.000.00	
Ooltawah Domitory Expense		50.00	
Argonne Park Expense		50.00	
Telephone Agriculture Department.		75.00	
Artificial limbs.		300.00	
Bond Interest- Public Works Armory and Bridge Bonds.		2.000.00	
Park Commission- Soddy Park.		10.000.00	
Tennessee Welfare Commission.		500.00	
Sewing Units. water. light. rent. etc.		300.00	
Widow's Pension.		500.00	
Additional Grounds. County Hospital. second payment.		1.300.00	
Historical Record Survey		250.00	
Additional Grounds- White Oak School. Midvale.		500.00	
Judgment- Royal Typewriter Co., vs. Hamilton County.		1.800.00	
Erlanger Hospital- for floating debt- if matched by the City of Chatta.		20.000.00	
Ex-County Trustee, Wiley Couch, reimbursement for attorney's fee and court reporting- salary lawsuit.		297.50	
•• Supervisor of hot lunches- (Mrs. Hazel E. Hartman) W.P.A.		200.00	
All other.		4.999.85	
For emergencies - to be expended only by authority of the County Court		<u>5.000.00</u>	
		\$ 74.857.35	

- includes \$50.00 per month for 4 cars (2 farm agents and 2 home demonstration agents) gasoline, oil and auto repairs for Tax Assessor's Office- ~~no~~ none other.
- includes \$75.00 for Dun & Bradstreet service.

We recommend that the estimates and the tax levy as specified in the foregoing be adopted and ratified by the Court.

This the 16th day of August, 1939.

Hays Clark.

Chairman.

B. L. Freeman.

C. E. Camp.

Wilkes T. Thrasher.

Luther Hamby.

We, the undersigned taxpayers of Hamilton County, Tennessee, appointed by the County Judge, as provided by Chapter 424 of the Acts of 1917, do hereby certify that we have attended and participated in the meetings of the Finance Committee and in consideration of the matters set out in the foregoing report, and that we concur in same.

This the 16th day of August, 1939.

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CHAIRMAN.

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J. H. CRABTREE.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing Budget was adopted and ordered filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

A RESOLUTION TO ADOPT THE BUDGET OF HAMILTON COUNTY, TENNESSEE FOR THE YEAR BEGINNING JULY 1, 1939, AND ENDING JUNE 30, 1940, AND TO ALLOCATE AND EARMARK THE APPROPRIATIONS MADE IN SAID BUDGET.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled on Wednesday, August 6, 1939.

That the Budget of Hamilton County, Tennessee, for the year beginning July 1, 1939 and ending June 30, 1940, which is hereto attached and made a Part of this resolution, is hereby adopted by the Court, and the funds appropriated to the different departments are hereby allocated and earmarked and shall not be used for any other purpose or use except for that which is specified in said Budget, and no official, board, commission or person shall have the right to divert any funds allocated and earmarked in said budget to any other use or for any other purpose except that which is specified and set out in said budget.

Be it Further Resolved, that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

CONTRACT OF THE CITY OF CHATTANOOGA AND HAMILTON COUNTY, FOR THE OPERATION OF ELEMENTARY SCHOOLS OF SAID CITY THE SUM OF \$750,000.00, in lieu of the amount said City WOULD BE ENTITLED TO UNDER THE GENERAL SCHOOL LAW.

THIS CONTRACT entered into by and between the CITY OF CHATTANOOGA, TENNESSEE, a municipal corporation, through E. D. BASS, MAYOR, hereinafter referred to as the City, AND HAMILTON COUNTY, TENNESSEE, through WILL CUMMINGS, COUNTY JUDGE, hereinafter referred to as the County, under and by virtue of the authority conferred by Chapter 202, of the private Acts of the General Assembly of the State of Tennessee for the year 1929,

WITNESSETH:

(1) The County agrees to pay and the City agrees to accept from the County for the operation of elementary schools of said City for the year beginning July 1st, 1939, and ending June 30th, 1940, the sum of \$750,000.00 in lieu of the amount said City would be entitled to under the general school law, based on the average daily attendance. The County shall pay to the City said sum of \$750,000.00 in equal installments each month beginning July 1st, 1939, the payment for July and August to be made on or before September 10th, 1939, and other monthly payments of \$62,500., shall be paid by the County to the City on or before the 10th of the following month.

In consideration of the County paying this sum in cash, the City released and relinquishes its interest in all uncollected or delinquent taxes up to and including the 1939 tax due Hamilton County Tennessee.

IN WITNESS WHEREOF\_ the parties hereto have caused their corporate names to be hereunto subscribed by their duly constituted officials and the corporate seals to be hereunto affixed, on this the 10th day of August, 1939.

Attest

McKinley Hays.  
Assistant Auditor.

City of Chattanooga, Tennessee.

Ed Bass.

Mayor.

HAMILTON COUNTY, TENNESSEE.

By Will Cummings.

County Judge

Attest Jack Hixson.

County Court Clerk.

O.K. as to form.

T. S. Myers.  
County Attorney.

O.K. as to form.

Joe Anderson.      City Attorney.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION THAT GOLDEN LANE BE DECLARED A DISTRICT ROAD.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in regular Quarterly Session Assembled;

That Gooden Lane leading west from Hixson Pike about 1000 feet be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE CRERAR STREET A DISTRICT STREET.

Be it resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Crerar Street in Red Bank between East View Court and Thuler St., be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPROPRIATE SIX HUNDRED DOLLARS FROM THE MISCELLANEOUS FUND TO THE GARDENING AND CANNING PROJECT OF THE W. P. A.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Six Hundred Dollars be and the same is hereby appropriated for the canning and gardening project of the W. P. A.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following  
Notaries Public were elected by acclamation.

W. B. Brooks. M.D.  
L. P. Brown.  
Leopold Shumacker.  
D. L. Lewis.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following  
Exemptions were granted.

J. W. Barnes.                      Peddler Tax.

ON MOTION of Esquire Brown, seconded by Esquire Brown, Court adjourned Sine Die.



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COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. ) MONDAY. OCTOBER 2nd. 1939.

BE IT REMEMBERED, That on this the 2nd day of october, 1939, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable C. E. Camp, Judge Pro tem of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names; Esquires Langley, Clark, Freeman, Johnston, Camp, Brown, Fryar, Thrasher and Hamby. Total 10, which is the entire Court.

ON MOTION Of Esquire Johnston, seconded by Esquire Thrasher, that a committee be appointed by the County Judge to investigate why the work is not completed on King's Point Bridge. The Judge appointed Thos Myers, J. W. Johnston and Mack Fryar. the committee.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Esquires Langley, Johnston, Holder, Brown and Freeman were elected on the Claims Committee.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Esquires Clark, Hamby, Camp, Fryar, and Thrasher were elected members of the Finance Committee by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Fryar, Esquire Johnston was elected a member of the Poor House Committee, by acclamation.

REPORT OF FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to report the following report:

The Committee recommends:

That refund of \$50.00 be made to J. W. Looney, said amount being the county's part of licenses paid for the period of July 24, 1939 to July 24, 1940, on account of exemption of J. W. Looney for being crippled.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote. The following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF COUNTY SCHOOL SUPERINTENDENT.

TO THE HONORABLE JUDGE AND MEMBERS OF THE COURT OF HAMILTON COUNTY.

Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent of schools for the quarter ending October 1, 1939.

The amount set forth in our bidget for 1939-40 and expenditures through September 30, 1939, against the same as shown by vouchers issued by the superintendent's office is as follows:

	BUDGET.	EXPENDITURES.
General Control.	10.942.00	2.996.27
Instructional Services.	570.445.00	41.674.33
Auxiliary Agencies.	97.627.00	9.966.72
Operation School Plant.	65.292.00	6.741.14
Maintenance	36.169.00	14,689.33
Capital Outlay.	<u>15.000.00</u>	<u>7.727.75</u>
	795.475.00	\$ 83.795.54

The amount contributed by Department of Education employees to the Hamilton County Department of Education's Insurance and Pension Fund and deposited with Joe W. Richardson, County Trustee, for the quarter totaled \$245.10.

ENROLLMENT.

At this time I am unable to give you enrollment figures. Our first month for suburban schools did not close until Friday, September 29, 1939 and we will not have complete record on enrollment from both rural and suburban schools until the middle of this week. Indications are, however, that we will have a much larger enrollment this year than last year.

BUILDINGS.

The building program is completed with exception of some landscaping at several schools. The following buildings have been completed sine last meeting of the county court;

- John A. patten Addition.
- East Ridge School (new building)
- Red Bank High addition.
- Soddy elementary addition.

These buildings stand as a monument to the future educational training of the youth of this county. I want to thank you personally for making the school building program possible. We have buildings in Hamilton County, that are comparable to the best you may find anywhere in the country.

## BUDGET.

We wish to thank the members of the court for providing the educational department a budget of \$795.475.00 for the 1939-40 fiscal year. We feel that this amount is necessary for the efficient operation of our schools. We want you to know that the people of the county are extremely grateful to you for this budget. We shall try to give you dollar for dollar service, We have a great school system, in Hamilton County, and it has been largely due to your efforts in providing us with the facilities to carry on the work.

May I again express my sincere appreciation for the splendid way in which each of you has assisted our department in its endeavor to conduct an efficient and progressive school system.

Marshall Clark.  
Marshall Clark.  
Superintendent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record by acclamation.

## REPORT OF CLAIMS COMMITTEE.

## TO THE HONORABLE COUNTY COURT:

We, your Claims Committee, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be by order paid.

C. E. CAMP. COUNTY JUDGE PRO TEM.

Felix Lane.	Glazier Langley.		
Leroy Goodman.	Georgia Saddler.		
Charles B. Thompson.	Byrin Frist.		
Jim McClure.	Geoge Davenport.		
Lillie Mae Smith.	Ruby Skinner.		
Virginia Felyaw	Joe Bowers.		
Velma Nadie Hateley.	Will Wright.		
Annie Mae Land.	Claude H. Crox.		
Cleb Hickey.	Hazel Cowan.		
Mrs. Katherine B. Jones.	Sarah W. Russell.		
Willie Penn	Margaret Bumgardner.		
James Kirby.	Christine Christnacht.		
Lucile Smith.	J. W. Kirby.		
Max Horing.	Mary Smotherman.		
J. D. Mabry.	Tudoe Lawson.		
Nereine Murphy.	Fleming Webb.		
	Esther Wise.		
	Martha Preston.	30 cases @ \$5.00.	170.00
MACK FRYAR. J. P.		one case @ @ 50¢	50.
Cleb Hickey.			50
J. W. JOHNSTON. J.P.		one case @ 50¢	
Hazel Cowan.		one case @ 50¢	50
B. L. FREEMAN. J.P.			
Fleming Webb.			
			\$ 171.50

J. C. ELDRIDGE. PHYSICIAN.

George Sadler.

Byron Frist.

George Davenport.

Ruby Skinner.

Jow Bowers.

Will Wright.

Claud H. Crox.

Hazel Cowan.

Martha Preston.

Fleming Webb.

Esther Wise.

11 cases @ 5.00 55.00 \$ 226.50



## HAMILTON COUNTY.

JACK HIXSON.

## FOR SERVICES RENDERED FOR QUARTER ENDING SEPTEMBER 30, 1939.

For making Quarterly Records, 17.000 @ 10¢ per 100.	17.50
Entering Orders of the Court. 57 @ 25¢	14.25
Filing Petitions for exemptions, 65 @ 25¢	16.25
Supplying certificates with seals attached, 65 @ 75¢	48.75
Opening and closing records, 79 days @ 50¢	39.50
Filing, docketing and entering Lunacy cases 47 cases @ 3.85.	180.95
Jacketing County bills of expenses, 5 @ 15¢	75
Elections by the Court, 5 @ 50¢	2.50
Filing report of Finance Committee.	25
Claims Committee.	25
County School Superintendent.	25
Clerk on advertisement.	25
Clerk on advertisement.	25
Finance Committee.	25
Finance Committee and Advisory Committee.	25
Ex Officio fees for quarter ending September 30, 1939.	50.00
For registering Circuit Court bills of cost 554 @ 15¢	<u>83.10</u>
	\$ 455.30

I certify the foregoing to be correct to the best of my knowledge and belief;

Jack Hixson. CCC

Margaret Orrell. D.C.

W. F. Langley.

Chairman.

J. W. Johnston.

W. Lat Holder.

ON MOTION of Esquire Langley, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be paid and made a matter of record by a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

## RESOLUTION TO REFUND TO CITY DISCOUNT COMPANY \$250.00 ERRONEOUSLY COLLECTED PRIVILEGE LICENSE.

Be It resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

Resolution to refund to City Discount Company \$250.00 erroneously collected privilege license. Test case in Chancery Court as to whether or not City Discount Company would be liable for money lenders license.

ON MOTION of Esquire Freeman, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present, and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

## REPORT OF WM. L. BORK. MEMORIAL HOSPITAL.

MONTHS. JULY. AUGUST AND SEPTEMBER. 1939.  
TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY.  
Gentlemen.

We, as your commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of July, August and September, 1939; listing the number of patients received, discharged, transferred, died and the patients remaining on books at the end of the quarter. September 30, 1939.

	MALE	FEMALE.	TOTAL.
1. Patients on books of institution beginning of institution quarter.	168	136	304
(Includes patients away from institution on parole but still on books)			
2. Admitted during the quarter.	20	14	35
3. Total on books during quarter. includes 1 & 2.	188	150	338
4. Discharged from books during quarter		12	28
5. Transferred to other institution for mental disease.	1		1
6. Died during quarter.	5	4	9
7. Total discharged, transferred and died during quarter.	22	16	38
8. Patients remaining on books of institution at the end of quarter. (includes 166 institution on parole.)	166	134	300

	MALE.	FEMALE.	TOTAL.
9. number of employees on hand.	12.	7	19.

Respectfully

G. Russell Brown.

Chairman.

J. W. Johnston.

Secretary.

Mack Fryar.

ON MOTION OF Esquire Brown, seconded by Esquire Johnston, <sup>Commissioner,</sup> the foregoing report was adopted and ordered to be filed and made a matter of record.

RESOLUTION DIRECTING THE COUNTY JUDGE TO PAY TO JOHN S. WRINKLE. THE SUM OF \$500.00 out of the MISCELLANEOUS FUNDS OF HAMILTON COUNTY IN FULL PAYMENT FOR HIS SERVICES TO SAID COMMITTEE IN SAID INVESTIGATION.

WHEREAS. By resolution of the Quarterly County Court passed May 3ed, 1937, The county judge was authorized to appoint a committee of this Honorable Court to make an investigation of the workhouse, thefts of gasoline and a thorough investigation of the property of Hamilton County; and,

WHEREAS, The Judge of this Honorable Court appointed Squire J. W. Johnson, Squire W. F. Langley and Squire Mack Fryar, members of said committee; and,

WHEREAS, This committee through its Chairman employed John S. Wrinkle as attorney for said committee and the said attorney employed a Court reporter to take down and report in full said investigation; and,

WHEREAS, Said committee and said attorney conducted a thorough and exhaustive investigation of the County Workhouses, the gasoline system of the County and other important matters; and,

WHEREAS, the County has already paid \$229.20, for the transcript of the record of said investigation and has had all the benefit of the services of said committee and said attorney and the transcript of the investigation; and,

WHEREAS\_ the said John S. Wrinkle has presented a bill for \$500.00 for his services as attorney for said Investigating Committee, which is very reasonable for the services rendered; and the County has been greatly benefited by the investigation and improvement of the workhouse system;

THEREFORE BE IT RESOLVED by This Honorable Court that the County Judge be, and he hereby is, directed to pay the said John S. Wrinkle the sum of \$500.00 out of the miscellaneous funds of Hamilton County, in full payment for his services to said committee in said investigation.

ON MOTION of Esquire Johnston, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquire Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Camp, passed.

RESOLUTION TO CHANGE THE NAME OF THE VOTING PRECINCT HERETOFORE KNOWN AS WORLEY TO EAST BRAINERD.

WHEREAS\_ a great number of citizens in the Worley voting precinct are desirous of having the name of said precinct changed and designated East Brainerd, and

WHEREAS, This appears to be desirable in view of the growth of the vicinity and the rapid advancement of this section in the last few years under the name of East Brainerd.

Now, Therefore, Be it resolved, by the Quarterly County Court in regular session assembled that the name of the voting precinct heretofore known as Worley be and the same is hereby changed to East Brainerd.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO CHANGE AND REMOVE VOTING PRECINCT OF BARTLEBAUGH TO NEW HARRISON. HAMILTON COUNTY. TENNESSEE.

Be It Resolved, by Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the voting precinct of Bartlebaugh, Hamilton County, Tennessee, be removed to New Harrison, Hamilton County, Tennessee, and that said precinct of Bartlebaugh is hereby abolished and said precinct to be hereafter known as New Harrison and to comprise some territory and boundaries as the old Bartlebaugh precinct.

Be it further resolved that this resolution take effect according to the statute regulating such matters.

ON MOTION of Esquire Fryar, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT CRERAR STREET BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Crerar St. extending from Eastview Court to Glennron St. a distance of about 600 feet be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT WEST DAYTONA DRIVE BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee; in Quarterly Session assembled;

That West Daytona Drive extending west from Crerar St. a distance of about 600 feet be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT THE COUNTY PURCHASE LOTS 6 and 7. BLOCK ? SECTION L. TIFTONA AS SHOWN BY PLAT OF RECORD IN REGISTER'S PLAT BOOK, 11, PAGES 6 and 7, OF THE REGISTER'S OFFICE OF HAMILTON COUNTY. TENNESSEE. AND THAT THE COUNTY JUDGE BE AUTHORIZED TO CONSUMMATE THE DEAL BY THE PAYMENT OF THE FIVE HUNDRED DOLLARS IN CASH AND ASSIGNMENT OF NOTES.

WHEREAS\_ Hamilton County sold certain property on Brown's Ferry Road for One Thousand (\$1,000.00) Dollars to willard A. Peak, Mrs. George S. Elder and James L. Fowle, trustees, and received Five Hundred (\$500.00) Dollars in cash and three notes, maturing in one, two and three years, and

WHEREAS, the county has an opportunity to purchase from G. K. Marable and wife Mate Maragle a much needed tract in the Third Civil District adjoining the Patten School described as follows:

Lots 6 and 7, Block 6, section 1, Tiftona, as shown by plat of record in the Register's Platbook 11, pages 6 and 7 of the Register's office of Hamilton County.

WHEREAS, the owners will accept Five Hundred (\$500.00) Dollars in cash and the note received on the other transaction,

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County Tennessee, in regular session assembled that the County Judge be authorized to consummate the deal by the payment of the Five Hundred (\$500.00) Dollars in cash and assignment of the notes mentioned, and it appearing that the vendors as a part of the consideration insist that the County assume all taxes in arrears which amount to approximately One Hundred (\$100.00) Dollars.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF COUNTY TRUSTEE.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

ANNUAL REPORT OF JOE RICHARDSON. TRUSTEE, FROM SEPTEMBER 1, 1938 to AUGUST 31, 1939.

DEBITS.

Cash balance September 1, 1938.	1.253.286.02
General levy for year. 1938.	1.949.291.00
Public Utilities for year 1938	432.275.58
Pick-up taxes for year 1938.	2.470.42
Interest and penalty on taxes for year 1938.	4.327.35
Double collection for taxes for year 1938.	149.976.15
Delinquent collection of taxes for 1937	11.429.65
Interest and penalty on taxes for year 1937.	19.527.59
Personalty Pick-up taxes collected.	20.45
15% on Pick-up taxes collected.	529.20
Collection of levy for year 1936.	85.61
Interest and penalty on levy for year 1936.	31.62
Collection of levy for year 1935.	8.17
Interest and penalty on levy for year 1935.	1.41
Collection on levy for year 1934.	43
Interest and penalty on levy for year 1934.	33.170.89
Poll Tax collected for year 1938	411.31
Poll Tax 1937	36.623.29
Municipal tax collections and flood tax.	

## GENERAL RECEIPTS.

\$3,415,209.78

County Fund receipts.	693,697.84
Elementary schools.	699,461.66
High Schools.	83,121.91
Interest and sinking funds.	122,112.65
Pikes.	158,369.66
Fire Insurance fund.	5,181.64
Roads.	2,838.24
Teachers Insurance and pension.	4,415.29
PWA. 1028-1. DS	129,585.53
PWA Schools.	16,556.82
Social Security.	2,840.73
Rightway.	20,250.00
Library Fund.	1,999.99
Highway Bond fund.	75,000.00
PWA 1284-F	81,500.00
Detention Home.	50,000.00
PWA Library.	82,000.00
Special Fund.	14,000.00
PWA Hospital.	337,391.47
Highway Reimbursement.	20,013.86
PWA 1426-F	265,635.68
Nurses Home.	16,000.00
Highway Parkway.	4,837.22
PWA 1028D S	218.85
Funding Bond.	144,711.61
Old Age Security.	8,469.13
Temporary Loan.	<u>375,000.00</u>
TOTAL.	\$ 7,308,887.27

## CREDITS.

Delinquent 1938 taxes.	316,404.39
State and County warrants paid.	6,503,934.21
Payment to municl allities. and flood.	32,939.24
Trustee's office expense.	16,640.70
Excess fees turned in	37,185.73
Errors and releasements.	2,763.02
Cash balance August 31, 1939.	<u>399,019.98</u>
Total.	\$ 7,308,887.27

STATEMENT OF 1938 LEVY.  
HAMILTON COUNTY. TENNESSEE.

JOE RICHARDSON. TRUSTEE.

## DEBITS.

General Levy.	1,949,291.06
Public Utilities.	432,275.58
Pick-up Taxes.	2,470.42
Double collections.	211.31
Personalty Pick-up.	<u>19,527.59</u>
TOTAL.	\$ 2,403,775.96

## CREDITS.

Monthly collections.		
Personalty pick-up tax.		Real estate and Per.
September.		147,210.79
October.	565.58	94,939.30
November.	107.40	218,661.84
December.	17,542.07	141,372.19
January.		1,258,661.15
February.	77.44	55,776.22
March	176.11	38,694.13
April	1,036.04	35,281.56
May		30,001.78
June		17,928.35
July		<u>26,553.65</u>
August.	<u>22.95</u>	

TOTALS.	\$ 19,527.59	\$ 2,065,080.96
Personalty Pick-up collections.		19,527.59
Errors & Releasements.		2,763.02
Unpaid 1938 taxes.		<u>316,404.39</u>
Total.		2,403,775.96

DEBITS.

Balance due September 1, 1938.	1.546.07
1938 Levy.	88.788.44
1938 Pick-up tax.	110.84
Interest on 1938 levy collected.	195.90
1937 levy collection.	6.067.21
1937 Interest and penalty.	475.26
1936 levy collection.	24.17
1936 Interest and penalty.	3.93
1935 levy collections.	1.44
1935 Interest and penalty.	38
1934 levy collections.	08
Personalty	862.91
<b>Total</b>	<b>\$ 98.036.63</b>

CREDITS.

Delinquent 1938 levy	14.102.99
Payments to date.	80.908.94
Commission on state collections.	1.645.22
Errors & Releasements in 1938 levy.	125.04
Balance due state August 31, 1939.	1.254.44
<b>TOTAL.</b>	<b>\$ 98.036.63</b>

COUNTY FUND.

DEBITS.

1938 Levy.	491.615.21
1938 Pick up levy	498.78
1938 Interest and penalty.	893.47
1937 levy collections.	32.499.22
1937 Interest and penalty.	2.476.82
1936 levy collections.	91.09
1936 Interest and penalty.	14.59
1935 levy collections.	5.58
1935. Interest and penalty.	1.46
1934 Levy collections.	21
1934 Interest and penalty.	43
Personalty Pick-up taxes collected.	3.684.59
15% Penalty on Pick-up taxes collected.	20.45
Bank balance September 1, 1939 (overdraft)	124.790.55
General receipts.	707.692.64
<b>TOTAL.</b>	<b>\$ 1.364.285.29</b>

CREDITS.

Bank balance August 31, 1938. (overdraft)	249.608.91
Delinquent 1938 levy.	64.491.96
Warrants paid.	1.138.150.44
Commission Earned.	11.471.30
Errors and releasements	562.68

Total.

\$ 1.364.285.29

EMENENTARY SCHOOL FUND.

DEBITS.

1938 Levy.	778.387.18
1938 Pick-up	789.74
1938 Interest and penalty.	1.396.35
Levy collections.	48.748.83
1937 Interest and penalty.	3.702.54
1936 Levy collection.	226.51
1936 Interest and penalty.	36.98
1935 Levy collections.	12.06
1935 Interest and penalty.	3.15
1934 Levy Collections.	55
1938 Poll-tax collections.	33.170.89
1937 " " "	411.31
Personalty pick-up collections.	7.397.95
General Receipts.	699.461.66
<b>TOTAL COLLECTIONS.</b>	<b>\$ 1.573.745.70</b>
Balance September 1, 1938.	123.865.80
	<b>\$ 1.697.611.50</b>

CREDITS.

Delinquent 1938 levy.	102.112.01
Errors and releasements on 1938 levy.	890.91
Warrants paid.	1.573.638.88
Commission earned.	19.200.70
Balance due August 31, 1939.	1.769.00

Total.

\$ 1.697.611.50

## DEBITS.

1938 Levy.	341.397.91
1938	612.45
1938	346.37
1937	21.381.05
1937	1.627.70
1936	57.39
1936	9.37
1935	3.16
1935	82
1934	12
Personalty Pick-up collections.	<u>2.211.62</u>

## TOTAL.

General Receipts.	357.647.96
	83.121.91
Overdraft August 31, 1939.	450.769.87
	2.157.33
	\$ 452.927.20

## CREDITS.

Delinquent 1938 Levy.	44.785.97
Errors & releaselements.	390.75
Warrants paid.	353.094.68
Commission earned.	7.280.55
Overdraft September. 1. 1938.	47.375.25
	\$ 452.927.20

## INTEREST &amp; SINKING FUND.

## DEBITS.

1938 Levy.	477.957.06
1938 Pick-ups.	484.92
1938 Interest and penalty.	857.42
1937 Levy collected.	28.222.99
1937 Interest and penalty.	2.148.55
1936 Levy collected.	105.69
Interest and penalty.	17.25
1935 Levy collected.	7.82
1935 Interest and penalty.	2.04
1934 Levy collected.	30
Personalty Pick-up collections.	4.195.88
Balance September 1. 1938.	210.863.77
General Receipts.	<u>122.112.65</u>

## Total.

\$ 846.976.34

## CREDITS.

Delinquent 1938 levy.	62.700.36
Errors and releaselements.	547.05
Warrants paid.	643.941.97
Commission earned.	9.937.16
Balance August 31, 1939.	<u>129.849.80</u>

## Total.

## ROADS.

\$ 846.976.34

## DEBITS.

1938 Levy.	26.147.67
1938 Pick ups.	59.65
1938 Interest and penalt y	53.97
1937 Levy collected.	1.938.71
1937. Interest and penalty.	152.40
1936 Levy collected.	3.20
1936 Interest and penalty.	14
1935 Levy collected.	30
1934	30
Personalty Pick-ups collections.	41.38
General receipts.	2838.24
Balance September 1. 1938.	4345.54
Overdraft August 3. 1939.	<u>6316.85</u>

## Total.

\$ 41.898.35

## CREDITS.

Delinquent 1938 Levy.	4.924.81
Errors & releaselements.	43.70
Warrants paid.	36.433.43
Commissions earned.	<u>496.41</u>

## Total.

\$ 41.898.35

DEBITS.

1938. levy.	68.279.58
1938 pickups	69.28
1938 Interest and penalty.	122.49
1937 Levy collections.	4,276.21
1937 Interest and penalty.	325.53
1936 Levy collections.	15.11
1936 Interest and penalty.	8.47
1935 Levy collections.	90
1935 Interest and penalty.	23
1934 Levy collections.	05
General receipts.	158,374.66
Overdraft September 1. 1939.	109,943.48
Personalty Pickups.	741.32
Total.	\$ 342,151.31

CREDITS.

Delinquent 1938 Levy.	8.957.23
Errors and releasements.	78.15
Warrants paid.	256,362.17
Commissions earned.	2,878.94
Overdraft August 31, 1938.	73,874.82
Total.	\$ 342,151.31

SOCIAL SECURITY.

DEBITS.

1938 levy.	68.279.58
1938 Pickups.	69.28
1938 Interest and penalty.	122.49
1937 Levy collections.	4,386.21
1932. Interest and penalty.	325.51
Personalty pickups taxes.	190.90
General Receipts.	2,840.73
Balance September 1. 1938.	12,409.38
Total.	\$ 88,514.08

CREDITS.

Delinquant 1938 levy.	8.957.23
Errors and releasements.	78.15
Warrants paid.	54,741.13
Commission earned.	1,312.90
Balance August 31, 1939.	23,424.67
Total.	\$ 88,514.08

FIRE INSURANCE.

DEBITS.

1938 Levy.	27.311.83
1938 Pickups	27.71
1938 Interest and penalty.	48.99
1937 Levy collected.	1,710.49
1937 Interest and penalty.	130.21
1936 Levy collected.	6.04
1936 Interest and penalty.	88
1935 Levy collected.	36.
1935 Interest and penalty.	09
Personalty Pickups.	162.87
General Receipts.	5,181.64
Balance September 1. 1938.	5,047.26
Total.	\$ 39,628.37

Credits.

Delinquant 1938 Levy.	3,582.90
Errors & Releasements.	31.26
Warrants paid.	32,295.57
Commission earned.	547.49
Balance August 31. 1939.	3,171.15

TEACHERS INSURANCE & PENSION.

DEBITS.

1938. Levy.	13,655.94
1938 Pickups.	13.85
1938 Interest and penalty.	24.00
1937 Levy collections.	855.23
1937 Interest and penalty.	65.11
Personalty Pickups.	38.17
General Receipts.	4,415.27
Bank balance September 1, 1938.	11,077.35
Total.	\$ 30,144.92

CREDITS.

Delinquent 1938 levy.	1,791.44
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Errors & Releasements.	15.63
Warrants paid.	7.138.44
Commissions earned.	288.29
Bank balance August 31, 1939.	<u>20.911.12</u>

Total.	30.144.92
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## TOWN OF EACH RIDGE.

DEBITS.	
Balance September 1, 1938.	1.360.47
Tax collections for year.	<u>2.114.97</u>

Total.	\$ 3.475.44
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CREDITS.	
warrabts paid.	1.629.31
Commission.	32.28
Total.	1.661.59
Balance August 31, 1939.	1.813.85
TOTAL.	\$ 3.475.44

## RIDGESIDE.

DEBITS.	
Balance September. 1. 1938.	9.05
Tax collections for year.	2.439.78

Total.		2.448.83
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CREDITS.	
Payments to Town of Ridgeside.	2.226.51
Commissions earned.	48.77
Total.	2.275.21
Balance August 31, 1939.	173.55

EAST BRAINERD.	\$ 2.448.83
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DEBITS.	
Balance September 1, 1938.	238.24
Tax collections for year.	2.018.10
Totals.	2.256.34

CREDITS.	
Payments to East Brainerd.	2.014.59
Commission earned.	40.36
Total.	2.054.95
Balance August 31, 1939.	201.39
	\$ 2.256.34

## COMMISSION.

DEBITS.	
Commission earned.	55.866.06
Balance September 1, 1938.	153.31
	\$ 56.019.37

CREDITS.	
Trustee's office expense.	16.640.70
Excess fees turned in.	37.183.73
TOTAL.	53.826.43
Balance August 31, 1939.	2.192.94
TOTAL.	\$ 56.019.37

## LIBRARY FUND.

DEBITS.	
Balance September 1, 1938.	13.87
General Receipts.	1.999.99
Total.	\$ 2.013.86

CREDITS.	
Warrants paid.	1.999.99
Balance August 31, 1939.	13.87
Total.	2.013.86.

## RIGHT - OF -WAY Fund.

DEBITS.	
Balance September 1, 1938.	279.68
General Receipts.	20.250.00
Overdraft August 31, 1939.	<u>180.02</u>
	\$ 20.709.70

CREDITS.	
Warrabts paid.	\$ 20.709.70
Balance August 31, 1939.	

## PARKWAY FUND.

DEBITS.	
Balance September 1, 1938.	4.823.27
General receipts.	4.837.22
TOTAL.	9.660.49

CREDITS.	
Warrants paid.	6.562.85
Balance August. 31. 1939	3.097.64
TOTAL.	\$ 9.660.49

## FLOOD TAX.

## DEBITS.

Collections.	30.050.39
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## CREDITS.

Payments to Flood Control Commission.	28.698.14
Commission earned.	<u>601.00</u>
	29.299.14
Balance August 31. 1939.	751.25
	\$ 30.050.39

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing report was ordered to be filed and made a matter of record by acclamation.

## RESOLUTION REGARDING MR. FRED FRAWLEY, COUNTY PURCHASING AGENT.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That we express our sincere appreciation for the faithful and efficient service rendered Hamilton County by Mr. Fred Frawley, County Purchasing Agent, and

That we further express our hope that he will continue to improve and return to his office soon, and a copy of this resolution be spread upon the minutes of the Court and the clerk be directed to send a copy of this resolution to Mr. Frawley.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO AUTHORIZE THE HIGHWAY COMMISSION OF HAMILTON COUNTY, TENNESSEE TO PAY FIVE HUNDRED SIXTY TWO DOLLARS AND SIXTY SIX CENTS (\$562.66) TAXES, WHICH IS ONE HALF OF THE TAXES DUE ON THE PROPERTY IN THE THIRD CIVIL DISTRICT OF HAMILTON COUNTY TENNESSEE NEAR HIXSON BELONGING TO MINOR HEIRS, NAMELY: MELVIN HIXON, JR. MATT HIXON, AND THELMA HIXON. IN FULL COMPENSATION TO THEM FOR THE TAKING OF LAND AMOUNTING TO APPROXIMATELY THREE AND SIX TENTHS ACRES (3.6), FOR THE CONSTRUCTION OF ROAD BY HAMILTON COUNTY THROUGH THEIR PROPERTY, AND IN FULL SETTLEMENT ALSO OF ALL DAMAGES OF EVERY CHARACTER, INCIDENTAL AND OTHERWISE.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE. IN QUARTERLY SESSION ASSEMBLED:

That the Highway Commission of Hamilton County, Tennessee, is hereby authorized and directed to pay out of the pike fund the sum of Five Hundred Sixty Two Dollars and Sixty six cents (\$562.66), being half of the taxes due on approximately one hundred and forty six acres, (146) of land in the Third Civil District of Hamilton County, Tennessee, more particularly described in the bill filed in the Chancery Court of Hamilton County, Tennessee by the American Trust & Banking Company, Guardian against Melvin Hixson, Jr., Matt Hixson and Thelma Hixson, belonging to said defendant minor heirs.

Said Highway Commission is ordered and directed to pay said sum on condition that the guardian of the minor heirs, Melvin Hixson, Jr., Matt Hixson and Thelma Hixson, bring an order from the Chancery Court or court of record releasing Hamilton County of any and all damages for the taking of said property and other incidental damages of every character for the building of said road through said property near Hixson and on further condition that said heirs pay the balance of said tax due on said property on or before January 1, 1940, before any other interest or penalties accrue on said taxes.

BE IT FURTHER RESOLVED that this resolution take effect from any after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO AUTHORIZE THE COUNTY TRUSTEE AND THE COUNTY JUDGE TO SIGN AND EXECUTE THE NASHVILLE, CHATTANOOGA & ST. LOUIS RAILWAY AGREEMENT, WHICH CONTRACT OR LETTERS IS DATED AUGUST 4, 1939, ADDRESSED TO THE COUNTY TRUSTEE IN ACCEPTANCE OF \$25,522.14, TO BE CREDITED ON THE 1938 TAXES UNTIL THE LITIGATION BETWEEN THE STATE OF TENNESSEE AND THE N. C. & ST. L. RY. IS FINALLY DETERMINED.

## RESOLUTION.

WHEREAS, the assessment of the properties of The Nashville, Chattanooga & St. Louis Railway, for the years 1938-1939, as made by the Railroad and Public Utilities Commission of Tennessee, is now undergoing review in a proceeding instituted by the Railway against the State Board of Equalization in the Second Circuit Court of Davidson County, Tennessee, and said case is now pending in the Supreme Court of Tennessee under the name and style of "The Nashville, Chattanooga & St. Louis Railway v. Gordon Browning, et al.," upon appeals in the nature of a writ of error prayed by the State Board of Equalization and by said Railway; and

WHEREAS, because of said court proceeding the assessment of the properties of the said Railway for taxation for the year 1938 has not been certified by the State Board of Equalization to the Railroad and Public Utilities Commission and has not been certified by the Railroad and Public Utilities Commission to the several Counties and Cities in which the property of the Railway lies, and therefore the taxes for the year 1938 payable by said Railway to the several cities and counties have not been ascertained, and have not been paid; and

WHEREAS, The Nashville, Chattanooga & St. Louis Railway has offered to pay the sum of \$25,522.14, to the County of Hamilton, to be credited upon and against its advalorem taxes for the year 1938 to the County of Hamilton and its special school districts, if any, whenever the amount thereof shall have been properly certified and determined; such payment to be made and received under the terms and provisions of an agreement to be executed by and between said Railway and HAMILTON County, in words and figures as follows: "AGREEMENT".

WHEREAS, the assessment of the properties of The Nashville, Chattanooga & St. Louis Railway for taxation in Tennessee for the years 1938-1939 is now under review in a case brought in the Circuit Court of Davidson County, Tennessee, and now pending in the Supreme Court, under the name and style of "The Nashville, Chattanooga & St. Louis Railway v. Gordon Browning, et al.," and

WHEREAS, said Railway is now willing to pay the sum of \$25,522.14 to the County of HAMILTON, as an advance payment of and to be credited against any taxes now or hereafter due said County by said Railway for the year 1938 upon any assessment which may hereafter be properly and legally certified to said County as the assessment for the year 1938 of the property of the Nashville, Chattanooga & St. Louis Railway in said County, without prejudice to any of the questions at issue in said litigation and without prejudice to any certification in any amount of the assessment of the properties of said Railway for the year 1938 which hereafter may be properly and legally made by the Railroad and Public Utilities Commission; and

WHEREAS, The County of Hamilton, has, by proper resolution of the Quarterly County Court of such County, expressed its willingness that such payment may be made and received, under the terms and conditions of this agreement;

"NOW, THEREFORE, IT IS AGREED by the County of Hamilton, in consideration of the premises and of the payment to the County Trustee by The Nashville, Chattanooga and St. Louis Railway of said sum of \$25,522.14, that said payment shall be made and received without prejudice to or effect upon any question at issue in said litigation; and that said sum of \$25,522.14, when paid by said Railway to the County Trustee under this agreement, shall be receipted for, received and credited as a payment against any amount due to the said County upon any assessment which may be hereafter certified for the year 1938, or which may be determined to be due by said Railway as taxes for the year 1938 to said County in said litigation.

"Executed in duplicate by the County Trustee and County Judge of Hamilton County, pursuant to resolution of the Quarterly County Court of Hamilton County, and by The Nashville, Chattanooga & St. Louis Railway, this \_\_\_\_\_ day of \_\_\_\_\_, 1939.

\_\_\_\_\_  
County Trustee.

\_\_\_\_\_  
County Judge.

THE NASHVILLE, CHATTANOOGA & ST. LOUIS RAILWAY.

By \_\_\_\_\_

General Manager.

(Seal)

NOW, THEREFORE, BE IT RESOLVED by the Quarterly County Court of Hamilton County that the said offer of The Nashville, Chattanooga & St. Louis Railway be accepted, and that the County Judge and the County Trustee be and they are hereby authorized to execute said agreement for and on behalf of the County of Hamilton and to deliver the same to The Nashville, Chattanooga & St. Louis Railway; and that the County Trustee be and he is hereby authorized to receive said sum of \$25,522.14 from The Nashville, Chattanooga and St. Louis Railway, under the terms of said agreement, and to receive, hold, apply and account for said sum in like manner as if it had been received in regular manner as a part of the taxes duly and legally assessed against said Railway; and that the sum so paid shall be treated and credited as a payment on account of any taxes for the year 1938 hereafter ascertained to be due this County from said Railway.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting  
 Age: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Hoide

RESOLUTION FOR APPRECIATION TO EDWARD VANOVER. COUNTY DIRECTOR OF MUSIC.

BE IT RESOLVED, BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.  
 IN QUARTERLY SESSION ASSEMBLED:

That whereas at recent Public functions where citizens of Hamilton County, Tennessee, have assembled, namely at the Chamberlain Field Stadium where the University of Chattanooga played the Tennessee Poly. Institute before the largest crowd to ever witness a foot ball game in Chattanooga; where Central High School participated in foot ball games at Frawley Field, and heretofore weekly concerts given on the lawn of the Court House, and whereas students of Central High School have participated and organized a most splendid musical band and uniform body under the leadership of Edward VanOrder, the County Director of Music, and whereas at such meritorious performances this band has displayed a most commendable showing where the public was privileged to enjoy their musical performances and excellent trained drill, and now it having been brought to our attention that the director of Hamilton County Music has invited internationally known directors and soloists to come to Chattanooga, to direct their band for public appearances for the enjoyment of citizens of this community;

Now, Be It resolved, that we, the members of the County Court, realizing the benefit and value of this educational and entertaining program and adhering to the adage.

"If Music be the food of love-- then play on"

wish to express our thanks and appreciation to its leadership, Edward VanOrder, and the students of Central High School, and assure the Bandmaster, Mr. VanOrder, and the principal, Mr. Stacy Nelson, of our interest and further co-operation in this most commendable program, and that this resolution be spread on the minutes of the County Court, and that a copy be sent to the Bandmaster and the Principal of Central High School.

ON MOTION of Esquire Freeman, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

ON MOTION by Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected.

L. B. Austin, Jr.	L. H. Runyan.
Pauline Buchanan.	Burnet Sizer.
J. C. Benne.	Carl G. Smith.
Helen Lee Cameron.	C. H. Schenck.
Evelyn Cash.	J. Early Smith.
E. Y. Chapin, Jr.	Geo. Smith.
G. K. Casteel.	F. B. Taylor.
Peggy G. Cook.	Mrs. Edith M. Taber.
Pearl Elliott.	D. B. Vance.
R. B. Fouts.	W. H. Wilson.
Myrtle Fox.	Margaret Walker.
John C. Goins.	Yates Foster C.
L. H. Gammon.	
Charles D. Goins.	
Peggy Garner.	
O. B. Gardner.	
W. E. Gruetter.	
Cowart Hixson.	
Anna Hixson.	
W. D. Hill.	
Gladys Hughes.	
Luther Hamby.	
H. S. Kimsey.	
Mrs. Lillian Miller.	
Nell S. Murray.	
Ruth W. Nelson.	
T. R. Preston, Jr.	
D. M. Raulston.	

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following exemptions if they were properly filed out were allowed.

James L. Ayers.	Poll Tax.	Hugh V. Love.	Peddler Tax
S. T. Ball.	Peddler's	Harman Lee Long.	"
Bart Brookshire.	"	L. N. Mianis.	"
John W. Cook.	Poll Tax.	R. H. Moore.	Poll Tax.
Sam Cook.	Peddler Tax.	Roy McCormick.	Peddler Tax.
Lucius Conner.	"	Wm. A. McMurray.	" & Poll.
Julius Clayton.	Poll Tax.	L. F. Ownsbey.	"
D. W. Cooper.	Peddler Tax.	Arthur Pritchett.	"
John Carter Durham.	Poll Tax.	William A. Posey.	Poll Tax.
W. D. Deering.	Peddler Tax.	Tom Pierce.	Peddler Tax.
Geo. Farrow.	Peddler Tax.	Will Rogers.	"
M. F. Gilbert.	Poll Tax.	G. D. Roy.	"
Newton Graham.	Peddler Tax.	A. F. Scarborough.	"
E. D. Grace.	"	Earl Sunderland.	"
Claude Gann	Poll Tax.	<del>SixtaxxxxStanley.</del>	
W. L. Green.	Peddler Tax.	H. E. Thomas.	Poll Tax.
Floyd E. Haggard.	Poll Tax.	W. D. Teague.	Peddler Tax.
Hugh Hogan.	Peddler Tax.	Earl Watts.	"
Arnold Holland	"	C. J. Webster.	"
C. H. Hester.	"	J. P. Womack.	"
J. C. Humble.	" & Poll Tax.	R. T. Weatherly.	Poll Tax.
W. R. Johnson.	"	Robert Williams.	" ? Peddler
J. M. King.	"	G. C. Wilson.	Peddler Tax.
Howard Kennedy.	Poll Tax.	Thomas G. White.	Poll Tax.
Harvey Lawson.	Peddler Tax.	G. W. Wootten.	"
Fannie L. Little	Poll Tax.		
Dan Lewis.	"		

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned to meet at 10:00 o'clock. November 6th, 1939.

*Nell C. ...*

COUNTY JUDGE

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. NOVEMBER 6th, 1939.

BE IT REMEMBERED, That on this the 6th day of November, 1939, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

Present and presiding, the Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names: Esquires Langley, Freeman, Johnston, Clark, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The Committee recommends:

The refund of \$26.00 be made to W. T. Grant Co., for Key Making Machine License erroneously collected.

That the Tax Assessor be authorized to issue Error and release ment covering the 1939 assessment against all of lots 1. 2. 3. and 4. original Plan of Chattanooga, Georgia Avenue, (sometimes called Spring Addition), excepting the South 35 feet of the West eighty feet of Lot 1 assessed to Scott Probasco and Alice M. Probasco. This is the property deeded by Scott Probasco and wife, Margaret M. Probasco, to Wiley O. Couch, Dixie B. Smith and Thomas C. Thompson, Jr. Trustees for the Davis, King Summer Post of the American Legion and in turn deeded to the City of Chattanooga for park purposes.

That the Tax Assessor be authorized to issue Error and Release ment covering the 1938 personalty assessment against James B. Siskin, Estate, erroneously assessed.

That the Purchasing Agent be authorized to trade-in the county automobile used by the Tax Assessor for a station wagon for the use of the Tax Assessor 's office.

That refund of \$129.48 and \$124.50 be made to W. A. Patterson, being the county's part of the 1937 and 1938 personalty tax erroneously assessed to the W.A.P.O. Broadcasting Co., and paid by W. A. Patterson, as evidenced by receipts No 17575, July 9, 1938, and 17958, June 21, 1939. respectively -- upon advice of the County Attorney.

Respectfully submitted,

Hays Clark, Chairman.

Mack Fryar.

Luther Hamby.

Wilkes T. Thrasher.

C E. Camp.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquire Langley, Freeman, Johnston, Clark Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO CHANGE THE NAME OF THE JENKINS ROAD IN THE SECOND CIVIL DISTRICT OF HAMILTON COUNTY. TENNESSEE. TO THE EMMETT TERRELL ROAD.

BE IT RESOLVED\_ By he Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

Be it resolved that the Jenkins Road located in the Second Civil District of Hamilton County, Tennessee, be and the name of same is hereby changed to the Emmett Terrell Road.

ON MOTION of Esquire Fryar, seconded by Esquire Langley, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE NELSON ST. FRYAR ST. CENTRAL DRIVE. FRAZIER DRIVE. NICKLIN DRIVE GUILD DRIVE. BROWN ROAD AND WHITE ROAD\_ DISTRICT ROADS.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the following street be declared District Roads; Nelson St., from Chickamauga Rd. to East Brainerd Road.

Fryar St., from Chickamauga Rd to Nelson St.

Central Drive " East Brainerd Rd. to Lee Highway.

Frazier Drive to Bass Rd. to Benham Drive.

Nicklin Road from Chickamauga Rd. to Bass Road to White road.

Guild Rd. to Clifford Rd. to Benham Drive.

Brown Rd. to Bass Rd. to Benham Drive.

White Rd. to East Brainerd Rd to Dave Brown property.

ON MOTION of Esquire Fryar, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

THAT FRAWLEY ST AND EAST RISGE & SCHOOL ST. BE DECLARED DISTRICT ROADS.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the foregoing streets and roads be declared District Roads.

Frawley Street from Germantown Rd to South Seminole Drive, East Ridge School St., from John Ross Road to Tombras Avenue.

ON MOTION of Esquire Fryar, seconded by Esquire Longley, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DESIGNATE PARTS OF MISSION BOULEVARD\_ BILTMORE\_ MILLER. EAST MCCALLIE. PARKDALE. WOODVALE AND LARCHMONT AVENUES, DISTRICT ROADS.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Mission Boulevard, Biltmore Avenue, Miller Avenue, and East McCallie Avenue, westwardly from North Moore Road to Parkdale Avenue; Parkdale and Woodvale Avenues, northwardly from the south line of East McCallie Avenue a distance of 1356 feet; and larchmont Avenue northwardly from the south line of East McCallie Avenue a distance of 132 feet, all in the second (2nd) Civil District, and they hereby are designated District Roads.

ON MOTION of Esquire Fryar, seconded by Esquire Freeman, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE THE STREETS IN FOXWOOD HEIGHTS AND FOURTH STREET FROM GLENWOOD AVENUE. EASTDALE. TO RICHARD AVENUE, DISTRICT ROADS.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the streets in Foxwood Heights, as shown by plat of record in Plat Book 14, page 39, of the Register's office of Hamilton County, Tennessee; also fourth Street in Eastdale, which extends from Greenwood Avenue, (formerly Center Street) westwardly into Richard Avenue, be declared a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE ROBINSON DRIVE. PARK DRIVE. SEQUOIA DR. LAWS AVENUE. MISSION BOULEVARD. BILTMORE AVE. MONTVIEW DRIVE. CHICKASAW RD. SHAWNEE TRAIL NORTH AND SOUTH CHOCTAW ROAD DISTRICT ROADS.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the following roads or Streets be declared District Roads:

Robinson Drive from Shallowford Rd. to Lee Highway.

Park Drive " Robinson Drive to Lee Highway.

Sequoia Drive to City Limits to Rogers Road.

Laws Ave. " Mission Blvd. to Chickamauga Road.

Parkdale Ave to City Limits to Chickasaw Road.

Mission Blvd. to " " Moore Road.

Biltmore Ave. to Parkdale Ave. to Moore Road.

Montview Drive to City Limits " Moore Road.

Chickasaw Rd. to Parkdale Ave. to Rogers Road.

Shawnee Trail to Chickasaw Rod to "

South Choctaw Rd. to Shawnee trail to Sequoia Dr.

North Choctaw Road to " " "



ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DESIGNATE A DISTRICT ROAD IN SECOND CIVIL DISTRICT. KNOWN AS CHURCHHILL ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Churchhill Road from East Chattanooga Silverdale Highway one-fourth mile long running south, be and the same is hereby designated a District Road, the Public Welfare requiring it.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DESIGNATE ROAD IN SECOND CIVIL DISTRICT KNOWN AS THE CHAPMAN ROAD.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Chapman Road from the Hickory Road to the Montgomery Lane in the Second Civil District of Hamilton County hereby be designated as a District Road, the public welfare requiring it.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPOINT A COMMITTEE TO BE KNOWN AS THE DAM BRIDGE AND MILITARY HIGHWAY COMMITTEE TO BRING THE MATTER OF ERECTING A BRIDGE OVER THE CHICKAMAUGA DAM TO THE ATTENTION OF CONGRESS, THE TENNESSEE VALLEY AUTHORITY AND WAR DEPARTMENT THAT THE NEXT CONGRESS MAKE THE NECESSARY APPROPRIATION FOR SAID BRIDGE AND MILITARY HIGHWAY.

WHEREAS, All the people of the State and the Nation are vitally interest in the Tennessee Valley, and especially in its development from the standpoint of navigation, flood control, electrical energy; and as a great Military asset; and,

WHEREAS, The engineers in charge of the construction of Chicamauga Dam have so designed and built the dam as to provide for the erection of a bridge over the dam and across the Tennessee River; and,

WHEREAS, At small expense a bridge over said dam and a highway would be of great Military value in connecting Fort Oglethorpe, Georgia, with the Tennessee River, and, also with the Dixie Highways, Nos, 11, 64, 58 and 27, the Taft Highway, and the north branch of the Dixie Highway, and, also, enable all the people of the Nation to easily reach this great project and playground; and,

WHEREAS\_ This Honorable Court believes that if the importance of this project is properly brought to the attention of the Congress, the Tennessee Valley Authority and War Department that the next Congress will make the necessary appropriation to bring about the construction of said bridge and Military Highway.

THEREFORE, BE IT RESOLVED by the Honorable Court that we indorse and urgently recommend to the Tennessee Valley Authority, the War Department, and the Congress that such bridge and Military Highway be built.

BE IT FURTHER RESOLVED That a committeeto be known as the Chickamauga Dam Bridge and Military Highway Committee be, and it hereby is, appointed, composed of Squires G. Russell Brown, Mack Fryar, Wilkes T. Thrasher, Judge Will Cummings, Col. R. H. Kimball, Chancellor J. Lon Foust and John S. Wrinkle, and the duty of said committee shall be to bring the merits of this project to the attention of the Tennessee Valley Authority, the War Department, and to the Congress.

BE IT FURTHER RESOLVED That the Clerk furnish certified copies of this resolution to be sent to Senators K. D. McKellar, Tom Stewart, Walter F. George, Richard B. Russell, Representatives Estes Kefauver and M. C. Tarver, and to all the members of the Military Affairs Committees of the Senate and House Representatives, the Secretary of War, the Directors of the Tennessee Valley Authority, to Governor Prentice Cooper and Governor E. D. Rivers, and that copies be given to the press.

Be it Further resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO DECLARE EXTENSION OF ASKMORE AVENUE A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the extension of Ashmore Avenue from Midvale Avenue, Midvale Park, in the Third Civil District, southwardly to connect with the Cherokee Boulevard or Dayton Pike, near the site of the Headquarters of the Tennessee Highway Department, all as shown by survey of the Hamilton County, Engineer, be and it hereby is declared to be a County District Road, the length being three-fourths (3/4) of a mile, more or less.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION THAT BLANCHARD ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled; That Blanchard Road in Third District, leading north off Jones Gap Road, a distance of about 1 1/4 mile be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution be adopted by acclamation.

## RESOLUTION TO AUTHORIZE AND DIRECT THE HIGHWAY COMMISSION TO REIMBURSE T. D. FLETCHER. IN THE AMOUNT OF ONE HUNDRED DOLLARS FOR LAND ACQUIRED WITHOUT COMPENSATION, FOR THE CONSTRUCTION OF THE SHORT-TAIL SPRINGS ROAD

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That the Highway Commission be, and they are hereby directed to pay T. D. Fletcher, One Hundred (\$100.00) Dollars, for land acquired from the said T. D. Fletcher, for the construction of the Short-Tail Springs Road, located in the 4th Civil District of Hamilton County, Tennessee; said land being the northwest corner of said T. D. Fletcher's property.

That this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION THAT THE COUNTY JUDGE BE AND HE IS HEREBY AUTHORIZED AND DIRECTED TO PROCLAIM NOVEMBER 23 and NOVEMBER 30, as THANKSGIVING DAYS FOR HAMILTON COUNTY. TENNESSEE AND TO CLOSE THE COURT HOUSE ON THOSE DATES.

Be It Resolved by the Quarterly County Court in Quarterly Session assembled:

That the County Judge, be and he is hereby authorized, to issue a proclamation preclaiming Thursday, November 23, 19. a legal holiday as Thanksgiving, in accordance with the proclamation and date set by President Roosevelt, and that the County Judge be and he is hereby authorized to issue a proclamation, preclaiming Thursday, November, 30, a legal holiday, in accordance with the Thanksgiving of many years, and in accordance with the date as set by Gov. Cooper, Governor, or the State of Tennessee.

We, the members of the County Court feel that we have enough to be thankful for to observe two Thanksgiving dates.

Be It Further resolved that the County Judge order the Court House closed on the two above mentioned dates.

ON MOTION of Esquire Thrasher, seconded by Esquire brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION THAT RAINBOW DRIVE BE DECLARED A DISTRICT ROAD.

BE IT RESOLVED BY THE Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled; That Rainbow Drive beginning at Tenn. Ave., and extending to Division St. being about one mile be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO SELL THE PROPERTY KNOWN AS THE OLD SNOW HILL SCHOOL PROPERTY.

A RESOLUTION to authorize Hamilton County to sell the property known as the old Snow Hill School property, composed of two (2) acres and located in the 4th District, for the sum of fifty (\$50.00) dollars, cash.

Be it further resolved that the proper county officials be and they are hereby authorized to sign such deeds or other papers as may be necessary to accomplish this transaction.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION DECLARING PICKERING STREET A DISTRICT ROAD.

Be It resolved, by the Quarterly County Court in Quarterly Session assembled; That (Pickering (formerly East) Street in Mountain View Addition, in the Third District, extending from Euclid Avenue (south) northwardly to the north boundary line of said Addition, all as shown on registered plat, be and it hereby is declared to be a County District Road, the length being 2700 feet, more or less.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## PETITION THE COUNTY COURT TO PASS A RESOLUTION AUTHORIZING AN INVESTIGATION OF THE HIGHWAY DEPARTMENT AND THE EMPLOYMENT OF AN OUTSIDE AUDITOR TO AUDIT THE RECORDS OF THE HIGHWAY DEPARTMENT.

We, the undersigned citizens of Hamilton County, do hereby petition and request the County Court of Hamilton County, to pass a resolution authorizing an investigation of the Highway Department and the employment of an outside auditor to audit the records of said Highway Department, in as much as said records of said Highway Department have not been audited in many years.

J.W. Wheeler.	G. E. Bevill.	Mr. & Mrs. P. D. Ragon.
L. C. Bowman.	J. F. Carden.	F. B. Englehard.
E. M. Doty.	R. C. Pogue.	Mrs. F. B. Englehard.
Roy R. Lowery.	R. L. Long.	Geo S. Reynolds.
M. Marlowe.	J. W. Long.	Eleanor H. Reynolds.
Harry Hicks.	P. Arnold.	Mrs. Mattie Huffman.
Ben M. Sparks.	W. D. B. Chambers.	Mrs. Fritz Englehard. Jr.
Geo D. Bare.	Wm. J. Teese.	F. B. Englehard. Jr.
C. C. Gillespie.	R. Holder.	B. L. Millican. & Mrs. B.L. Millican.
C. E. Kimsey.	George Hobbs.	E. W. Shankle.
John A. Gillespie.	Mrs. C. T. Martin.	H. Brown.
Wm. M. Sachne.	F. L. Whalen.	J. E. McDonald.
T. B. Walker.	J. B. Billingsley.	James Byrd.
J. W. Bently.	Miss Pearl Pritchett.	W. R. Arp.
Stella Roberts.	Marguerite Pritchett Lee.	W. I. Peacock.
Mrs. G. W. Miller.	David Lee.	Max Harden.
N. J. Mabry.	Mrs. H. L. Buchanan.	R. C. Weatherly.
H. V. Evans.	Mrs. Fred F. Durham.	L. A. Brown.
T. L. Quillen.	Fred Cook. Mrs	H. W. Pinion.
W. M. Drake.	Mrs. M. E. Brannon.	Albert Thomas.
G. L. Gass.	D. M. Powell.	R. W. Turner.
W. C. Williams.	H. S. Patterson.	W. W. Bendure.
H. D. Teague.	Will Brandon.	D.P. Coker.
Mrs. J. E. Jones.	J. H. Cloud.	Will Jones.
C. R. Bryan.	Cecil Late.	O.H. Brooks.
W. H. Cox.	C. B. Marlin.	A.C. Morrison.
C. L. Mosley.	Abe S. Kelan.	W.H. Purse.
W. D. Dunagan.	P. E. Maxwell.	V. M. Hiatt.
Mrs. W. D. Dunagan.	A. W. Kirby.	Walter Gass.
Charles Myers.	W. T. Conner.	L. R. Warlick.
	L. E. Beatty.	J. D. Davis.
		A. Brooks.
		G. L. McArthur.
		Harry Still.
		W. W. Brooks.
		Douglas Hagan.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing petition was referred to the Finance Committee roll call vote, the members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Clark, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO INVESTIGATE THE OFFICES OF COUNTY ENGINEER AND HIGHWAY COMMISSION OF HAMILTON COUNTY. TENNESSEE.

WHEREAS MANY residents, citizens and voters of Hamilton County, have petitioned the County Court of Hamilton County to investigate the offices of County Engineer and Highway Commission,

BE IT RESOLVED by the Hamilton County Quarterly Court in adjourned session, that an investigation of the offices of the County Engineer and the Highway Commission is hereby authorized and ordered to be made by a Committee of five (5) composed of members of the County Court of Hamilton County, Tennessee, and the following members of this Court are hereby elected by this Court to make this investigation, namely: Esquire Clark, Camp, Fryar, Hamby and Thrasher.

It is further ordered by the court that this investigating Committee is empowered to employ an outside auditor to make a complete audit of the records of the office of County Engineer and of the Highway Commission, and they are also empowered to employ a court reporter, if they deem necessary, to make such investigation; and sufficient money is hereby appropriated out of the general funds of the County to pay for such investigation; and the Investigation Committee is empowered to subpoena witnesses, take charge of all the records of the Highway Commission and of the Engineer and any other records necessary for a complete investigation, and to do anything necessary and legal to make a complete investigation of said offices. The County Attorney is hereby directed to act as attorney for said Committee.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public requiring it.

ON MOTION OF ESQUIRE THRASHER SECONDED by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby, Thrasher and Holder. Total 10.

RESOLUTION TO MAKE ZION'S HILL ROAD A DISTRICT ROAD.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, That the road leaving Brown Town at Iva Brown's pond and running in a westerly direction through the property of Iva Brown, A. A. Brown and Prof. Haines and intersects with Mountain Creek road near Prof. Haines home - that said road be declared a district road; the public welfare requiring it. Right of way obtained from A. A. Brown balance to be obtained.

ON MOTION OF G. Russell Brown, seconded by Esquire Thrasher, the foregoing resolution was referred to the Highway Commission with power to act.

A RESOLUTION TO DECLARE ROADS SHOWN ON COUNTY ROAD MAP DISTRICT ROADS.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That all roads and streets outside of the limits of the City of Chattanooga, and inside the County of Hamilton, State of Tennessee, as shown on the Road Map of Hamilton County, Tennessee, by E. G. Murrell, dated November 1, 1939, be and are hereby declared DISTRICT ROADS, except those that have heretofore been declared Pike Roads.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE CERTAIN ROADS, DISTRICT ROADS, AS SHOWN BY PLATS 17, 18, 19, 20, 21, 22, 23, 24, 26, 28, 29, 31, 33, 34, 35, 36, and 37 of the 1928 ADDITION OF THE "PLAT BOOK OF GREATER CHATTANOOGA DISTRICT AS COMPLIED UNDER G. W. CHADWICK."

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;-

That all roads and streets lying outside of the limits of the City of Chattanooga, as shown on Plates 17, 18, 19, 20, 21, 22, 23, 24, 26, 28, 29, 31, 32, 33, 34, 35, 36 and 37 of the 1928 Addition of the "Plat Book of Greater Chattanooga District", compiled by C. W. Chadwick under the auspices of the Chattanooga Real Estate Board, be and are hereby declared DISTRICT ROADS, except those that have heretofore been declared Pike Roads.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT FOSTER HIXSON CEMETERY ROAD BE DECLARED A DISTRICT ROAD.

BE IT RESOLVED BY THE QUARTERLY County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That Foster Hixson Cemetery Road as now re-located, leading east from Harrison Ferry Road, about 1 mile be declared a district Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE BERKLEY DRIVE. CLINE AVENUE AND LAUREL AVENUE DISTRICT ROADS.

Be it Resolved by the Quarterly County Court in Quarterly Session Assembled; That the following roads or streets be declared District Roads:

Berkley Drive from Euclid Ave. to Laurel Ave.

Laurel Ave from Berkley Drive to Oakland Terrace.

Cline Avenue from Berkley Drive to Oakland Terrace.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT WEST DAYTONA DRIVE AND EAST DAYTONA DRIVE BE DECLARED A DISTRICT ROAD AS OF OCTOBER 1938, NUNC PRO TUNC.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That West Daytona Drive and East Daytona Drive be declared a District Road- as of the First Monday in October, 1938. Nunc Pro Tunc.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected.

Righter A. Cogswell.

L. D. Farrar, Jr.

A.E. Brown.

Byrom N. Fogo.

-Frances Strode.

E.Cecil Phillips

B. M. Gorman.

W. A. Weatherford.

A.B. Watson.

W. L. Tillet.

Paul J. Vial.

D.L. Lewis.

Mrs. Flora Dooley.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned until Monday, December, 4th, 1939.

  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. DECEMBER 4, 1939.

BE IT REMEMBERED, That on this the 4th day of December, 1939, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, An Adjourned Term of the Hamilton County Court was held.

The County Court called the Roll of the Justices of the Peace, of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, total 10. All of the Justices of the Peace were present.

RESOLUTION TO PUT ALL FUNDS RECEIVED FROM THE SALE OF SCRAP-IRON FROM THE SCHOOL DEPARTMENT BE PUT INTO THE SCHOOL BUDGET FOR LEGAL EXPENDITURE.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly session assembled;

That all funds received from scrap-iron sold from any school building or the school department be put in the school budget to be expended according to law.

ON MOTION of esquire Thrasher, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION THAT NO MORE MONEY OR FUNDS BE EXPENDED OR PURCHASES MADE OR CHARGED TO ANY BUDGET FIXED BY ANY COMMITTEE OR ANY COUNTY GOVERNMENT DEPARTMENT, EXCEPT ON REQUISITION OF SAID COMMITTEE OR COUNTY GOVERNMENT DEPARTMENT HEAD.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled;

That no more money or funds be expended or purchases made or charged to any budget fixed by any committee or any county government department, except on the requisition of said Committee or County Government Department head.

Be It Further Resolved, that this Resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Johnston, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO DESIGNATE LEE ROAD FROM GREENBRIER SOUTH 300 FEET FROM BENNETT ROAD, A DISTRICT ROAD, IN THE SECOND CIVIL DISTRICT.

BE IT RESOLVED BY THE QUARTERLY County Court of Hamilton County, Tennessee in Quarterly Assembled:-

That the Lee from Greenbrier south 300 feet from Bennett Road, be designated a district road, the public welfare requiring it.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION FOR THE MORE EFFECTIVE REGULATION OF THE ISSUANCE OF BEER PERMITS.

BE IT RESOLVED by the Quarterly County Court of Hamilton County that the following regulations be adopted by the Court for the guidance of the Beer Committee for the more effective control of the issuance, suspension and revocation of beer permits provided for in Chapter 69 of the Public Acts of 1933 and all amendments thereto.

1. No permit or renewal or renewal thereof, shall be issued except upon application in writing made to the Beer Committee, which application shall be sworn to by the applicant and supported by a petition signed by ten (10) reputable citizens residing in the community in which said business is to be carried on.

2. Said application shall be substantially as follows:

APPLICATION FOR BEER PERMIT.



STATE OF TENNESSEE )  
 COUNTY OF HAMILTON.

To The Beer Committee of Hamilton County, Tennessee.

I hereby make application for a permit to Sell, Store or Manufacture beer or other beverages authorized to be sold, stored or manufactured under the provisions of Chapter 69 of the Public Acts of 1933 and the amendments thereto and base my application upon the answers to the following questions:

1. What is your name. Mr. Last. First Middle  
 Mrs.
2. Under what name will you operate?
3. Location of business where permit will be exercised?

(Street, No., City or if outside corporate limits, road, side of road (N.E.S.W.) distance and direction from nearest town).

4. How far are you from the nearest church or school?
5. Do you own the premises in which you will operate:  
 If not, give name and address of owner or agent.
6. Will you conduct the business in person or are you acting as agent for another?
7. Give names and addresses of all partners and owners?
8. Are all owners, operators and employees citizens of the United States?
9. Have any of the parties referred to in Question 8 been convicted of any violation of the liquor law or any crime involving moral turpitude within the last ten years?  
 If so, give particulars of each charge, the court and date when convicted.
10. If granted a permit, will you rigidly enforce the law against the sale of minors?
11. Describe the character of the place which you operate?

State whether roadhouse, tourist camp, hotel or restaurant.

12. Do you operate a dance hall in connection with or adjacent to your business?
13. Do you have cabins to rent in connection with or adjacent to your business?
14. Give name of former operator. Are you related to him? If so, what relation? Does he retain any interest in the business? Is he or will he be employed by you in any capacity?

15. Give your record in the beer business since 1933 if any:

From	Date	To	Location.	Employer	Style of Business.
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16. Do you permit drunks, loose women and lawless characters to congregate at your place?
17. Have you ever had a beer permit revoked in the State of Tennessee? If so, give date, place and cause of said revocation.
18. If granted a permit, will you strictly comply with the law regarding the sale, storage and manufacture of beer or other like beverages and so operate your business as not to interfere with public health, safety any morals?

Applicant hereby solemnly swear that each and every statement in the above application is true and correct and agrees that, if any statement therein is false, the permit issued pursuant thereto may be revoked by the Beer Committee (Or Board) upon notice and hearing in which event the burden shall be on the permittee to prove the correctness of all the statements in this application.

This the \_\_\_\_\_ day of \_\_\_\_\_ 1940

Sworn to and subscribed before me this \_\_\_\_\_ day of \_\_\_\_\_ 194

COUNTY COURT CLERK.



## CERTIFICATE.

We, the undersigned citizens of the \_\_\_\_\_ Civil district of Hamilton County, Tennessee, hereby state that we live or have places of business in said District; that we have known \_\_\_\_\_, the above named petitioner, for the number of years set opposite our names and we have good reason to believe that all of the statements contained in the foregoing petition are true; and we hereby join in the prayer for the grant of the license prayed for:

Name.	Address.	Have known petitioner No.yrs
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ACTION OF BEER PERMIT COMMISSION:

Chairman.

BEER PERMIT COMMITTEE OF COUNTY COURT  
OF HAMILTON COUNTY. TENNESSEE.

BY \_\_\_\_\_ Secretary.

3. No permit shall be issued for a longer period than one year. The Committee may issue a permit for a shorter or probationary period if, in its discretion it deems proper. In no event shall a permit be issued without its approval in writing by a majority of the committee.

4. All permits heretofore issued by the Beer Committee shall expire on the anniversary date of their original issuance next following the adoption of this resolution and thereafter shall be renewed annually as hereinabove provided.

5. Any misrepresentation or false statement contained in the application upon which a permit is based, shall subject said permit to immediate revocation upon a hearing based upon a complaint verified by the affidavits of two reputable citizens charging directly the falsity of any material statement in application hereinafter provided for and at such hearing the burden of proof shall be upon the holder of the permit to establish the truth of the challenged statement in said application.

6. No permit now in force or hereafter issued shall be good except at the location described in the application upon which it is based; nor shall any such permit be transferrable.

7. No permit shall be issued for the sale, storage and or manufacture of beer at a location which is within 1000 feet of any church, school or other place or public gathering.

8. The Beer Committee shall have the right, and it shall be its duty, to revoke or suspend any permit now in force or hereafter issued upon satisfactory evidence presented to it at a hearing hereinafter provided for, of a violation by the holder of these regulations or of any provision of Chapter 69 of the Public Acts of 1933 and any amendments thereto.

9. No permit shall be granted until the application therefor has been on file with the Secretary of the Beer Committee for at least seven (7) days.

10. Upon the receipt of a complaint, the Secretary of the Beer Committee shall immediately notify the Chairman or Vice-Chairman of the Committee, who shall fix the time and place of hearing and it shall be the duty of the Secretary to notify the holder of the permit in writing of the time and place of hearing. Such notice shall be sent to said holder by registered mail; such letter to be registered in the Chattanooga postoffice at least 5 days prior to said hearing.

11. A majority of the members of the Committee shall constitute a quorum for any purpose. The hearing hereinabove provided for shall be broad in character and evidence may be heard upon any facts or circumstances pertinent to or applicable to the charges made in the complaint. The reputation or character of the place and the operator thereof or the holder of the permit complained of shall be material and competent evidence for the consideration of the Committee at such hearing.

12. The clerk of the County Court shall be ex-officio Secretary of the Committee but unless he be designated as a member of the Committee, he shall have no vote in its proceedings.

13. It shall be the duty of the Secretary to keep a record of all the proceedings of the Committee and to keep on file in his office all original applications, as well as a duplicate of each permit issued by the Committee.

14. It shall be the duty of all persons to whom permits are issued to keep same posted at all times in a conspicuous place in the place of business for which the same was issued.

15. The Committee shall cause the Secretary to notify the Sheriff of the County of the revocation or suspension of the permit.

16. Application shall be furnished applicants without charge and all costs of permits and notifications of hearings shall be borne out of the general fund of the county.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION DESIGNATING AND DECLARING FRANKLIN DRIVE A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Franklin Drive from its intersection with the east line of Vance Road to its entrance into Conner estates, all as shown by plat of record in the Register's Office of Hamilton County, Tennessee, in Plat Book 14, Page 43, be and it hereby is declared to be and designated a District Road.

ON MOTION of Esquire Frayer, and seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

THAT GOTHARD ROAD BE DECLARED A DISTRICT ROAD.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Gothard Road leading east and west from Grubb Road a distance of about 1000 feet be declared a District Road, (Third Civil District).

ON MOTION of Esquire Thrasher, seconded by esquire Brown, the foregoing resolution was adopted by acclamation.

THAT MAXWELL ROAD BE DECLARED A DISTRICT ROAD.

Be it resolved, by the Quarterly County Court in Quarterly Session assembled; That Maxwell Road leading East and South from Grubb Road crossing Sandwitch Road towards Hixson High School as surveyed by County Engineer, be declared a District Road. (third Civil District.)

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

THAT MARGARET DRIVE BE DECLARED A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled;

That Margaret Drive leading west from Dayton Pike near intersection of Elmwood Ave, and connecting with James Avenue, a distance of about 1000 feet be declared a District Road. (3rd Civil District.)

ON MOTION of of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO DECLARE ROBERTS MILL ROAD AS RELOCATED BY THE COUNTY ENGINEER A DISTRICT ROAD.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Roberts Mill Road as now relocated and surveyed by the County Engineer be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution be adopted by acclamation.

RESOLUTION TO PAY MRS. ANNIE PETERS BLASSINGAME WIDOW OF HOKE SMITH BLASSINGAME THE SUM OF \$100.00. ON FUNERAL BILL. \$25.00 DOCTOR BILL. \$21.00 HOSPITAL BILL AND \$7.50 per week for 400 WEEKS.

## RESOLUTION.

WHEREAS, Hoke Smith Blassingame was regularly employed by Hamilton County in the Highway Department since July 15, 1935, and until his accidental injury and death on July 9, 1939; and,

WHEREAS, The said Hoke Smith Blassingame was fatally injured in an accident arising out of and in the course of his regular employment on July 7, 1939, and from which injuries he died July 9, 1939, in that a tractor that he was loading on to a truck upon him and crushed his leg; and,

WHEREAS\_ The average weekly wages of said Hoke Smith Blassingame was \$15.00 per week, and he left a widow, Mrs. Annie Peters Blassingame, as his sole dependent, and there was incurred a doctorbill of \$25.00 to Doctor F. F. Harris, and a Hospital bill of 21.00 to Erlanger Hospital, and a funeral bill of \$338.81, and,

WHEREAS, The Tennessee Workman's Compensation Law applies in all industry, and is applied in the State Highway Department and in all the counties where the State expends the 2 cent gasoline tax; and this Honorable Court believes that the principles of this law should be applied to Hamilton County and its employees in the Highway Department;

THEREFORE. BE IT RESOLVED by this Honorable Court that an appropriation out of the miscellaneous funds of Hamilton County, be and it hereby is, made to Mrs. Annie Peters Blassingame in the sum of \$100.00 on funeral bill \$25.00 doctor bill \$21.00 hospital bill, and \$7.50 per week for 400 weeks as compensation, which commuted is \$2474.76, and the County Judge is hereby ordered and directed to pay said sums out of the miscellaneous funds of Hamilton County, to Mrs. Annie Peters Blassingame, the widow, in full compensation and settlement for the death of her husband, Hoke Smith Blassingame.

ON MOTION of Esquire Hamby, seconded by Esquire Thrasher, the foregoing resolution was referred to the County Attorney and the Finance Committee for an opinion.

## RESOLUTION TO REFUND McCLELLAN STORE TWENTY-SIX DOLLARS ERRONEOUSLY COLLECTED.

BE IT ResOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled: That a refund of Twenty-six Dollars be paid to McClennan Stores for County's part of license on lock, keys, safe and vaults, etc., Item 82- State Attorney General ruled not liable.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION THAT SYLAR ROAD LOCATED IN THE FOURTH CIVIL DISTRICT BE DECLARED A DISTRICT ROAD.

Be it Resolved by the Quarterly Court Court of Hamilton County, Tennessee, in Quarterly Session assembled:

That Sylar Cemetery Road located in the Fourth Civil District be and the same is hereby declared a District Road.

ON MOTION of Esquire Hamby, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

A RESOLUTION DIRECTED AND REQUESTING THE SINKING FUND COMMISSION OF HAMILTON COUNTY. TO SEE THAT THE BALANCE OR residue AMOUNTING TO \$62.381.66, WITH ACCRUED INTEREST WHICH IS DUE BY REASON OF A GUARANTEE EXECUTED ON DECEMBER 26, 1928 BY T. R. PRESTON AND THE HAMILTON NATIONAL BANK BE PAID OFF AT ONCE OR THAT A NEW GUARANTEE BE EXECUTED SATISFACTORY TO THE COUNTY COURT OF HAMILTON COUNTY.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, in adjourned session assembled:

That the Sinking Fund Commission of Hamilton County is requested and directed to see that the balance or residue amounting to \$62.381.66, with accrued interest which is due by reason of guarantee executed on December 26, 1928, by T. R. Preston and the Hamilton National Bank be paid off at once or that a new guarantee be executed satisfactory to the County Court of Hamilton County.

BE IT FURTHER RESOLVED, that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected.

Mary L. Baker.  
Cyrus R. Brown.  
Lois M. Baker  
Nan Corbitt.  
G. Richard Frank.  
Glenna M. Hill.  
Chas. F. Hood.  
W. F. Langley.  
L. D. Newell.  
C. S. Nichols.  
Ernest H. Owensby  
Herbert L. Parker.  
Mrs. N. E. Simmons.  
Hazel M. Simmons.  
J. F. Wheless.  
Alice Schwartz.

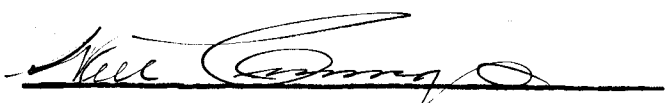
THAT ALLEN STREET BE DECLARED A DISTRICT ROAD.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Allen Street leading east from Dayton Pike to Kimbro Ave., in Daytonia Heights be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

COURT ADJOURNED SINE DIE.

  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY, JANUARY 1, 1940.

BE IT REMEMBERED, That on this the 1st day of January, 1940, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace of said County and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10. All members of the Court being present.

REPORT OF THE FINANCE COMMITTEE.

THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The Committee recommends:

That refund of \$70.17 be made to L. A. Karr, representing the county's part of the 1933, 1934, 1935, 1936 and 1937 taxes on Lot "B" Waterhouse Addition, 2nd District (8 acres), erroneously paid by him, as evidenced by respective Trusee's receipts Nos. 160, 1853, 1892, 3738 and 7330, and that French Grubb, Delinquent Tax Attorney, be authorized to file suit for the above taxes against the rightful owner, H. H. Karr, Bard Hall, Ft. Washington & 168th Streets, New York City.

That the Tax Assessor be authorized to issue errors and releases covering the following erroneous assessments against D. S. Ethridge for improvements on lots 19 and 20, block 8, Stanton's Addition:

1919 assessment.	2.500.00
1920. "	12.000.00
1921. "	12.000.00
1922. "	10.800.00
1923. "	10.800.00
1924. "	10.800.00
1925. "	10.800.00
1926. "	10.800.00
1927. "	9.000.00
1928. "	9.000.00
1930. "	9.000.00

and that he be further authorized to issue Errors and Releases to reduce the assessment on the same property against G. B. Glenn, et al. for the years 1934, and 1935 from \$17.4000 oo to \$14.000.00 for each of those two years, upon recommendation of the tax assessor.

That the Tax Assessor be authorized to issue Errors and Releases to reduce the assessed valuations on lots in Brainerd Park Subdivision, as set out in attached five sheets, numbered 1 to 5, inclusive, and made part of this report.

That payment of \$107.20 be made to Robt. B. Clift, former acting County Register, for balance of salary due him, in accordance with report of the County Auditor, and, that, \$11.50 thereof be applied as payment to the present County Register, to which Mr. Clift, agrees, for register's fees accrued prior to his taking office and subsequent failure to collect them.

That \$500.00 be appropriated out of the \$5.000.00 in the 1939-40 Miscellaneous appropriation, subject to be expended only by authority of the County Court, for the purchase of materials for National Youth Administration to be used in Eastdale, in the Second District, so as to give employment for fifty girls.

Respectfully submitted,

Hays Clark.  
 Chairman.

Mack Fryar,  
 Luther Hamby,  
 W. T. Thrasher.

C. E. Camp.

ON MOTION of Esquire Clark, seconded by Esquire Fryar, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, The following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION THAT THE HIGHWAY BOARD BE AUTHORIZED TO EXPEND SUFFICIENT FUNDS SUFFICIENT TO PAY THE EXPENSES OF ONE OR MORE REPRESENTATIVES TO ATTEND THE CONVENTION AND ROAD SHOW OF THE AMERICAN ROAD BUILDERS' ASSOCIATION.

RESOLUTION.

WHEREAS, The American Road Builders' Association representing all divisions of the highway industry and profession will hold its 1940 Convention and Road Show, in Chicago, Ill. during the week of January 29, 1940, and

WHEREAS, the convention program will include discussions of all major phases of highways and street construction and maintenance, together with discussions of latest developments in highway planning, financing, administration, traffic safety and allied subjects and,

WHEREAS, the next year will bring important new developments in highway operations, including federal assistance for low cost roads, and

WHEREAS, continuation of an adequate highway program requires the united support of members of the industry and profession, and

WHEREAS, the Road Show offers the most economic method for engineers and officials to inspect and compare the latest developments in equipment and materials, used in constructing and maintaining roads and streets.

Now, Therefore, Be It Resolved, that this Board authorizes the expenditure of funds sufficient to pay the expenses of representative to attend the Convention and Road Show of the American Road Builders' Association, and

Be it Further Resolved, that this Board's representative be and hereby are instructed to make a report of this Board covering the latest approved and standard methods presented at the Annual Convention, and the new developments in equipment and materials at the Road Show, and

Be it further resolved, that a copy of this resolution be sent to the American Road Builders' Association, National Press Building, Washington, D.C.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted and the Highway Commission was authorized they send one or more delegates to attend the convention and road show of the American Road Builders' Association.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, Your Claims Committee, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommends that they by order paid.

C. E. CAMP.

JUDGE PRO TEM.

- Ethel Morris.
- Mary Van Winkle.
- Anna Bell Cowart.
- Mattie Crutchfield.
- Edna Earl Card.
- Mrs. Nellie E. Loveady.
- Thayer Von Schaaf.
- A. C. Arthur.
- D. George Morgan.
- Taylor Humphreys.
- Mrs. Tossie Lee Wrinkle.
- Arthur Murray.
- Joe Anna Whitehead.
- Nora Jenkins Shipley.
- O. M. Pendergrass.
- W. M. Lee.
- Tennie Smith.
- Johnnie Meadows.
- Thomas Edison Glaze alias Clay.
- Ella Mathis.
- Richard Flannagan.

- James Spears.
- Henry Broughton.
- Tom Bell.
- Solomon Ivy.
- George Davis.
- Mary Jane Oliver.
- Mary V. Barrett.
- Henry Doescher.
- Emma Louise Selby.
- Cassie Blarkley.
- Roy Burch.
- Jennie Henry.
- Jim McGinis
- Margaret M. Cartwright.
- L. T. Berry.
- Wm. M. Richardson.
- Robert Harris.
- Mulvine Malone.
- Mrsq. Emma Zilen.
- Ora Browner.
- Cornelia Bedoit.
- Thayer Von Schaaf.

Total 44 cases @ 5.00 \$ 220.00

J. W. JOHNSTON.

J P.

Arthur Murray.  
Johnnie Meadows.  
Jim McGinis.

Mrs. Emma Zilen.

Total 4 cases @ 50¢

2.00

B. L. FREEMAN.

J.P.

W.M. Lee.

Thayer Von Schaaf.

Total 2 cases @ 50¢

1.00

W. A. RANDLE.

D. S.

W. M. Lee.

one case @ \$2.00

2.00

DR. J. C. ELDRIDGE.

Harry Doescher.

Emma Louise Selby.

Cassie Barkley.

Roy Burch.

Jennie Henry.

Jim McGinis.

Margaret M. Cartwright.

L. T. Berry.

Mulvine Malone.

Roboert Harris.

Mrs. Emma Zilen.

Ora Browner.

12 cases @ 5.00.

\$60.00

\$ 285.00

HAMILTON COUNTY.

JACK HIXSON.

FOR SERVICES RENDERED FOR QUARTER ENDING DECEMBER 31, 1939.

For making Quarterly Record, 13.500 @ 10¢ per 100.

13.50

Entering Orders of the court 63 @ 25¢

14.55

Filing Petition for exemptions. 51 @ 25¢

12.75

Supplying certificates with seals attached.

38.25

Open &amp; Closing records. 79 days @ 50¢

39.50

Filing docketing and entering Lunacy cases.

114.50

Jacketing County bills of expenses 6 @ 15¢

90

Filing report of Finance Committee.

25

County School Superintendent.

25

Claims committee.

25

Wm. L. Bork Memorial Hospital.

25

County Trustee

25

Finance Committee.

25

Ex Officio fees for Quarter ending Dec. 31, 1939.

50.00

For registering Circuit Court bills of cost 531 @ 15¢

79.65

365.10

I certify that the foregoing is correct to the  
best of my knowledge and belief;

Jack Hixson. CCC

Sworn to and subscribed before me  
this 30th day of December, 1939.

Margaret Orrell. D.C.

ON MOTION of Esquire Langley, seconded by Esquire Clark, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Hoader. Total 10.

RESOLUTION TO APPROPRIATE FUNDS TO AID IN THE CONSTRUCTION OF A WATER MAIN TO JERSEY.

WHEREAS, the community of Jersey, in the county of Hamilton, has negotiated for a long period of time with the City Water Company with a view of working out some means by which city water can be supplied the residents of this community, and

WHEREAS, the company has agreed that a private line may tap onto its main which ends in the Silverdale section, and that the community may build a private main for the accomodation of those who are now interested and such others as may later become interested the City Water Company to sell all water needed and required, and



WHEREAS, said water accommodations are hereby greatly needed by one of the county's schools in said section, and in the event of the construction of said water main, will be one of the principal consumers, and

WHEREAS\_ it is estimated that the cost of this main will be approximately Thirty-five Hundred (\$3500.00) Dollars, Three Thousand (\$3.000.00) Dollars of which is to be raised by the citizens of Jersey who expect to use the water, and the additional Five Hundred (\$500.00) dollars is needed to carry out this worthwhile project,

Now, Therefore, Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled, that in view of the fact that a county school will use and profit by the water supply, that this needed amount of Five Hundred (\$500.00) Dollars be appropriated and advanced by the county for the purpose above stated, conditioned, however, on the citizens of this community supplying all other funds needed for the construction of the main.

BE IT RESOLVED FURTHER That when further collections are received from the use of said water and main, the county shall be reimbursed for the amount advanced, and the contribution of the county at this time shall be conditioned on such an understanding.

BE IT FURTHER RESOLVED That the County Judge be, and it is hereby authorized to enter into a contract on behalf of the county with the proper parties, in accordance with the provisions herein stated.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the court being presence and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO DECLARE THE CHURCH ROAD A DISTRICT ROAD.

BE IT RESOLVED\_ By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Church Road from the Davidson Road to the Georgia State line be declared a District Road about 2 miles.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE EVATT ROAD A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Evatt Road from the Joe Smith Road to the Baker Road be declared a District Road in 4th District length about  $\frac{1}{2}$  mile.

ON MOTION of Esquire Hamby, seconded by Esquire Holder, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE THE HOLDER ROAD A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Holder Road from State Highway 58 to Lon Clark's be declared a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT CALDWELL ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of hamilton County, Tennessee, in Quarterly Session Assembled;

That Caldwell Road leading east from Midvale Ave., to Hamilton Road, a distance of about  $\frac{1}{2}$  mile be declared a District Road. (Third Civil District)

ON MOTION of Esquire Thrasher seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

ON MOTION OF ESQUIRE THRASHER, SECONDED BY ESQUIRE CAMP. JUDGE CUMMINGS\_ APPOINTED ESQUIRES, Brown, THRASHER AND CAMP, AS A COMMITTEE TO HELP PASS THE SPARKMAN NORRIS BILL TO REPLACE TAXES ON FARM LAND COVERED BY T. V. A. CAUSED BY BUILDING DAM S. PASSED BY ACCLAMATION.

## REPORT OF COUNTY SCHOOL SUPERINTENDENT.

To The Honorable Judge and Members of the Court of Hamilton County:

Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent of schools for the quarter ending December 31, 1939.

The amounts set forth in our budget for 1939-40 and expenditures through December 31, 1939, against the same as shown by vouchers issued by the superintendent's office are as follows:

	BUDGET	EXPENDITURES.
General Control	10.942.00	5.279.00
Instructional Service	570.445.00	287.885.12
Auxiliary Agencies.	97.627.00	48.904.15
Operation School Plant	65.292.00	19.912.20
Maintenance	36.169.00	25.200.16
Capital Outlay.	<u>15.000.00</u>	<u>10.731.90</u>
	795.475.00	397.812.53

Less credits from refunds from State Department of Education on Salaries of teachers of Agriculture Industrial Teachers, and Supervising teachers of Elementary Instruction; sale of desks etc., also \$750.00 from State for new Harrison Consolidated School.

6.290.20

795.475.00      \$ 391.522.33

The amount received from tuition and other sources by the superintendent and deposited with the county trustee for the quarter totaled 137.20.

The amount contributed by the Department of Education employees to the Hamilton County Department of Education's Insurance and Pension Fund and deposited with Joe W. Richardson, County trustee, for the quarter totaled \$1.702.29

## ENROLLMENT.

Our third monthly report of rural and suburban schools for the 1939-40 school term show the following enrollment and average daily attendance: (Third month for rural schools ended Oct. 27, 1939 and suburban schools ended November 24, 1939)

	ENROLLMENT.	AVERAGE DAILY ATTENDANCE
Elementary--White.	8.933	7.722
" -- Colored.	689	634
High School. White.	3.761.	3.219
" Colored.	<u>120</u>	<u>105</u>
	13.503	11.680.

## NEW SCHOOL BUILDING PROGRAM.

The department of education is at present working on a new school building program. The estimated cost of the needed building program has not been completed. We hope to have this ready for your consideration at your next meeting.

It will be necessary for you to take some action to relieve several overcrowded schools. The department of education and people of the county appreciate your co-operation in the past in providing necessary school facilities. We feel that you will continue to take care of the building program to meet the growing need in the county.

## NYA WORKSHOP.

We now have located in the Old Pineville School, a National Youth Administration Workshop where equipment for our schools will be made. We are very happy to announce that this shop will be ready to begin work the first of the year. The labor, equipment and facilities are furnished by Federal Aid. The cost of electricity and materials used in the making of the school equipment will be furnished by the Department of Education

## SCHOOL STORAGE BUILDING.

We would like for you to give consideration at this meeting to the erection of a storage building consisting of sufficient space for storage of materials which are now scattered over the county and also a separate department for each of our workmen in which to keep materials and supplies. We have a blue-print of the proposed building and most of the material that would be needed to set up a WPA project. This building could be

completed with very little cost to the county and would be of a great saving to the taxpayers.

ABANDONED SCHOOLS.

The County Board of Education at its last meeting requested that the County Court authorize the Board to receive bids on the following school buildings and property:

Oak Hill School Building and Property. Bids covering both building and property, or separate bids on buildings without property.

Riverside School Building and Property.

Old Central High School Athletic Field.

We are asking your permission to advertise for bids on above schools and property.

The County Board of Education and I are very grateful to you for your continued support of our school system. We believe that you are vitally interested in our department and we shall endeavor to be worthy of the confidence that you have placed in us.

Respectfully submitted,

Marshall Clark. Superintendent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing report was adopted and ordered to be filed and made a matter of record, by acclamation.

ON MOTION OF Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected. R. G. Allison.

Arthur Bazemore.  
Lewis H. Conner.  
James Earl Drinnon.  
Bessie M. German.  
Miss Sadie Roddy.  
H. J. Sentell.  
K. D. Walker.


ON MOTION of Esquire Thrasher seconded by Esquire Brown, all exemptions that were properly filled out were granted.

F. L. Adams.	A. C. Lieb.
James B. Bishop.	J. W. Looney.
G. F. H. Burton.	D. M. Mullens.
A. G. Cook.	M. L. Pearlman.
William Caldwell.	Mark S. Shipley.
J. H. Day.	William M. Steele.
Joe Eldridge.	Jacob Sharp.
E. A. Farr.	Roy Smith.
W. R. Holder.	W. A. Woodson.
Chas. C. Harris.	
Buster Johnson.	
J. M. King.	
Marion King.	

ON MOTION OF Esquire Thrasher, seconded by Esquire Camp, Dr. G. P. Hatchett, was elected County Veterinarian.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the election of County Coroner and County Physician and County Engineer was referred to the April Term.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned to meet January 15th, 1940.

  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. JANUARY 15, 1940.

BE IT ReMeMBERED, That on this the 15th day of January, 1940, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names:  
 Esquires Langley, Clerk, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10. A full quorum being present.

REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The Committee recommends ;

That Twenty-five (\$25.00) dollars per quarter be paid to each member of the Beer Committee for compensation, and that Twenty-five (\$25.00) dollars per quarter be paid for expense of said Committee, out of the "Miscellaneous" appropriation.

That the claim of the Western Insurance Companies for \$692.44, representing deferred payments on two official bonds of T. W. Killough, former County Court Clerk, from Dec. 22, 1934 to Sept. 1. 1937, be paid out of the "Miscellaneous appropriation, upon verification by the County Auditor.

Respectfully submitted,

Hays Clark.

Chairman.

C. E. Camp.

Luther Hamby.

W. T. Thrasher.

Mack Fryar,

ON MOTION Of Esquire Clark, seconded by Esquire Hamby, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO APPROPRIATE FUNDS FOR CONNECTING THE KINGS POINT SCHOOL BUILDING WITH THE CITY WATER COMPANY'S LINE ON HARRISON PIKE, IN THE SECOND CIVIL DISTRICT OF HAMILTON COUNTY.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled:

WHEREAS, The community of Kingsport, in the Second Civil District, of Hamilton County, is desirous of obtaining water on the Kingsport school on Harrison Pike, and it further being necessary, in order to obtain water for this school, that said main line of the City Water Company Citizens of Kings Point be connected with, so as to furnish said school with sufficient water to provide for all the needs of said school; and

WHEREAS, the expense of such connection and provision for sufficient water will not be very great:

NOW, THEREFORE. BEIT RESOLVED BY THE Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled, that not more than Three Hundred (\$300.00) Dollars are hereby appropriated out of the general funds of the county for the purpose of connecting the Kings Point School Building with the main water line of the City Water Company on Harrison Pike; and

BE IT FURTHER RESOLVED that the Hamilton County Board of Education is hereby authorized to enter into the necessary contract, or or agreement on behalf of the County with the City Water Company or Citizens of Kings Point for the purpose of connecting the Kingsport School Building with the water line on Harrison Pike near said school building.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Fryar, seconded by Esquire Johnston, the foregoing resolution was adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION THAT NEW PROVIDENCE ROAD BE DECLARED A DISTRICT ROAD.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That New Providence Road leading south from Aslinger Road to Dougherty Ferry Road about  $1\frac{1}{2}$  miles be declared a District Road. (3rd Civil District)

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION REQUESTING AND AUTHORIZING THE SCHOOL BOARD TO HANDLE THE SCHOOL FUNDS IN THE SAME WAY AND MANNER AS SAID FUNDS ARE NOW BEING HANDLED.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That we respectfully request and authorize the Hamilton County School Board to handle the school funds as they are now being handled and that the school board instruct the chairman of the school board and the superintendent of public schools to draw vouchers on the county judge's office as has heretofore been the practice and the county judge's office write the checks, as heretofore, and that the school department check the amounts of each check to see that they are correct:

Be It Further resolved that our reason for making this request and authorization is in order that there might be a double check from two different offices on the school funds in order that we might minimize the chances of another unfortunate occurrence like the one that happened when the funds were not handled in the way and manner as heretofore said.

Be it further resolved that this resolution be spread upon the minutes of the Court and that a copy of same be presented to the school board, by the Clerk of this Court.

Be it further resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher Hamby and holder. Total 10.

RESOLUTION TO DECLARE THE HOWARDSVILLE ROAD A DISTRICT ROAD.

Be it Further resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That the Howardsville Road from the Red Clay Road to Bradley County, line be declared a District Road. length  $2\frac{1}{2}$  miles.

ON MOTION OF Esquire Holder, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

TO DECLARE THE PARKERSON ROAD A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

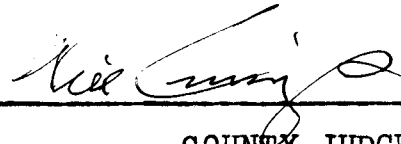
That the Parkerson Road from the Bates Road to the Blair Rd. be declared a District Road. length  $1\frac{1}{2}$

ON MOTION of Esquire Holder, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded Esquire Clark, the following Notaries Public were elected.

Penelope Jones.  
E. S. Rosenhein.  
D. Street.  
Charlton W. Smith.  
John K. Witherspoon.

ON MOTION of Esquire Johnston, seconded by Esquire Freeman, Court adjourned  
Sine Die.



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COUNTY JUDGE.

STATE OF TENNESSEE)  
COUNTY OF HAMILTON)

FRIDAY, FEBRUARY 2nd 1940.

BE IT REMEMBERED, That on this the 2nd day of February 1940, before the Honorable C. E. Camp, County Judge Pro Ten of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held in the Court House of Chattanooga, Tennessee, pursuant to the Notice or Call, which is in the words and figures following to-wit

NOTICE OF SPECIAL MEETING

TO THE MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE:

Notice is hereby given that a special meeting of the Quarterly County Court of Hamilton County, Tennessee, will be held at Chattanooga, Tennessee, the regular meeting place of the Quarterly County Court at 10 o'clock, A. M., on the 2nd day of February, 1940, for the purpose of considering an offer of the United States of America to amend the contract created by the acceptance on May 17, 1938, of an offer of the United States of America dated April 26, 1938, which offer, as amended will provide for aid by way of grant in financing the construction of four new county buildings and of alterations of and additions to nine buildings, including the necessary equipment, and adopting a resolution accepting such amendatory offer.

Dated this 27th day of January, 1940.

C. E. Camp  
Judge Pro Tem

CONSENT TO SPECIAL MEETING

We, the undersigned, being all the members of the Quarterly County Court of Hamilton County, Tennessee, hereby accept services of a written copy of the foregoing notice, waiving any and all irregularities in such notice and its service, and consent and agree that said Court shall meet at the date, time and place and for the purpose stated in said notice.

Service accepted

C. E. Camp, 1940 at \_\_\_\_\_ o'clock \_\_\_\_M.  
W. F. Langley, 1940, at \_\_\_\_\_ o'clock \_\_\_\_M.  
G. Russell Brown, 1940. at \_\_\_\_\_ o'clock \_\_\_\_M.  
Mack Fruar, 1940, at \_\_\_\_\_ o'clock \_\_\_\_M.  
B. L. Freeman, 1940, at \_\_\_\_\_ o'clock \_\_\_\_M.  
Hays Clark, 1940, at \_\_\_\_\_ o'clock \_\_\_\_M.  
Luther Hamby, 1940, at \_\_\_\_\_ o'clock \_\_\_\_M.  
W. Lat Holder, 1940, at \_\_\_\_\_ o'clock \_\_\_\_M.

Signature of Member

C. E. Camp  
W. F. Langley  
G. Russell Brown  
Mack Fryar  
B. L. Freeman  
Hays Clark  
Luther Hamby

Chattanooga, Tennessee

(Date February 2nd 1940)

The Quarterly County Court of Hamilton County, Tennessee, met in special session pursuant to the foregoing call of the County Court on the above date at 10 o'clock, A. M., at Chattanooga, Tenn. being the regular meeting place, with the Hon. C. E. Camp presiding.

Upon roll call the following members, constituting a Quorum, answered present: Esquires Langley, Clark, Freeman, Camp, Fryar, Brown, Hamby and Holder. Total 8

The following members were absent:

Esquires Thrasher and Johnston

The members named constitute all the members of the Quarterly County Court.

After discussion of the offer of the United States of America to amend the contract created by the acceptance on May 17, 1938, of the offer of the United States of America dated April 26, 1938, the following resolution was introduced and read in full by Mr. Jack Hixson, County Court Clerk, Esquire Brown moved its adoption

A RESOLUTION ACCEPTING THE AMENDATORY  
OFFER OF THE UNITED STATES OF AMERICA

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee:

Section 1. The offer to amend the contract between the United States of America and Hamilton County, Tennessee, which contract, as amended, will provide for aid by way of grant in financing the construction of four new county buildings and of alterations of and additions to nine buildings, including the necessary equipment, a copy of which amendatory offer reads as follows, be and the same is hereby in all respects accepted:

FEDERAL WORKS AGENCY  
Public Works Administration

Washington, D. C.,



## SPECIAL CALL MEETING FEBRUARY 2nd 1940.

Dated: Jan. 12, 1940

Docket No. Tenn. 1028-1-DS

Hamilton County, Tennessee,  
 Chattanooga, Hamilton County, Tennessee.

The United States of America hereby offers to amend the contract created by the acceptance by Hamilton County, Tennessee, on May 17, 1938, of the Offer made by the United States of America and dated April 26, 1938, by striking out, in lines 5 and 6 of Paragraph 1 of said Offer, the words "and the acquisition of necessary lands and rights-of-way therefor".

UNITED STATES OF AMERICA

Federal Works Administrator

By (Sgd.) J. J. Madigan

Acting Commissioner of Public Works"

Section 2. The Quarterly County Court agrees to abide by all the Terms and Conditions which were made a part of the offer of the United States of America dated April 26, 1938, as amended by the offer hereinabove accepted.

Section 3. The County Court Clerk be and he is hereby authorized and directed to send to the Public Works Administration three certified copies of the proceedings in connection with the adoption of this resolution, setting forth this resolution in full, and such further documents or proofs in connection with the acceptance of the amendatory offer as may be requested by the Commissioner of Public Works.

Mr. Holder seconded the motion to adopt the foregoing resolution and the roll being called the following members voted aye: Esquires Langley, Clark, Freeman, Camp, Fryar, Brown, Hamby and Holder. total 8. Esquires Johnston and Thrasher being absent.


The following members voted nay:

None

The Judge Pro Tem thereupon declared said motion carried and said resolution adopted as introduced and read.

ON MOTION of Esquire Clark, seconded by Esquire Freeman the Court extended sympathy to Mr. and Mrs. Frank Burns during their illness.

ON MOTION of Esquire Freeman, seconded by Esquire Holder the Court adjourned Sine Die.

  
 County Judge

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. APRIL 1st. 1940.

BE IT REMEMBERED\_ That on this the 1st day of April, 1940, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term, of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, allowing an appropriation of Four Thousand (\$4,000.00) Dollars for the Clinic be referred to the Finance Committee.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, that an appropriation of Forty Thousand (\$40,000.00) Dollars for Lookout Mountain School be referred to the Finance Committee, by acclamation.

ON MOTION of Esquire Johnston, seconded by Esquire Clark, that the Falling Water Janitor (Mr. Jackson) salary as a janitor be referred to the Finance Committee by acclamation.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, that repairs on the Harrison Silverdale Road be referred to the Highway Commission by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, that an appropriation of Six Hundred (\$600.00) Dollars to Mrs. Leslie Hartman for school canning be referred to the Finance Committee.

ON MOTION OF Esquire Thrasher, seconded by Esquire Clark, that \$125.00 be appropriated to the W. P. A. Recreation Division Project be adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, that the election of the Coroner be deferred to the July Term by acclamation.

ON MOTION of Esquire Camp, seconded by Esquire Johnston, A. C. Newton, Harold Weeks and Max Hartman were elected Members of the Equalization Board on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COMMITTEE.

We, Your Claims Committee, beg leave to report that we have this day examined the following claims in lunacy cases, etc., and find the same correct, and recommend that they be by order paid.

C. E. CAMP.

JUDGE PRO TEM.

Mattie Lou Struen.

James Strickland.

Pauline Smith.

Vince Dyer Keith.

Roy E. Estes.

Pearl Jackson.

Helen Smith.

A. J. Gass.

Mabel Carter.

Tom Vail

Leo E. Allgood.

Mrs. Jane Silver.

Virginia Filyow.

Bart Brookshire.

Marie Jaco.

Luther J. Holland.

Freeman Stansell.

John Frederick.

William B. Stephens.

Donald Bailey.

W. A. Merritt.

Grace Harbin.

Henry Conley.

Mrs. Katie Fugate.

Claude Crox.

Jim Camp.

U. S. McCarter.

Callie Lane.

Mrs. Cora Brown.

Jim Hammonds.

H. M. Stonecipher.

Total 32 cases @ 5.00.

160.00

James T. Smith.

B. L. FREEMAN. J.P.		160.00
Thayer Von Schaaf.	one case @ .50.	50.
J. W. JOHNSTON. J.P.		
Jim Camp.	one case @ .50.	50.
B. WILSON.		
Henry Broughton.	one case @ \$3.00.	<u>3.00</u>
		\$ 164.00
DR. J. C. ELDRIDGE.		
Katherine Richmond Young.		
Leo E. Allgood.		
Vine Dyer Keith.		
Pearl Jackson.		
A. J. Gass.		
Tom Vail.		
Mrs. Jane Silver.		
Bart Brrokshier.	eight cases @ \$5.00.	<u>40.00</u>
		\$ 204.00
Hamilton County.		
Jack Hixson.		

## FOR SERVICES RENDERED FOR QUARTER ENDING MARCH 31, 1940.

For making Quarterly Records. 5.000 @ 10¢ per 100.	5.00
Entering orders of the Court. 26 @ 25¢	6.50
Filing petitions for exemptions. 22 @ 25¢	5.50
Supplying certificates with seals attached 22 @ 75¢	16.50
Opening and closing records, 79 days @ 50¢	39.50
Filing, docketing and entering Lunacy cases 32 cases @ 3.85	123.20
Jacketing County bills. of expenses. 6 @ 15¢	90
Elections by the Court. none.	
Filing report of Finance Committee.	
County Superintendent. (School.	25
Claims Committee.	25
Finance Committee.	25
Ex Officio fees for quarter ending March 31, 1942.	50.00
For registering County Warrants 446 @ 15¢	<u>66.90</u>
	\$ 315.00

I certify the foregoing to be correct to the best of my knowledge and belief.

Jack Hixson. CCC

Sworn to and subscribed before me this 30th day of March, 1940.

Margaret Orrell. D.C.

W. F. Langley.  
Chairman.

B. L. Freeman.

Mack Fryar.

A RESOLUTION DIRECTING AND AUTHORIZING THE COUNTY ATTORNEY TO BRING SUIT IN THE NAME OF HAMILTON COUNTY TO TEST THE CONSTITUTIONALITY OF CHAPTER 299 OF THE PRIVATE ACTS OF TENNESSEE FOR 1927 AND TO DETERMINE WHO ARE THE LEGAL AND RIGHTFUL MEMBERS OF THE BOARD OF BUILDING AND GROUNDS COMMISSION IN HAMILTON COUNTY IF SAID ACT IS DECLARED CONSTITUTIONAL. SAID SUIT TO BE BROUGHT UNDER THE DECLARATORY JUDGMENT ACT.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

WHEREAS, at a former term of this Court the County Judge of Hamilton County, under Chapter No. 299, of the Private Acts of Tennessee, for 1927, appointed Fred Frawley and J. P. Brown to come, with the County Judge, the Building and Grounds Commission for Hamilton County under said Act, but confirmation of same was declined by the County Court; and

WHEREAS, The County Court of Hamilton County elected J. W. Johnston, Justice of the Peace of Hamilton County, and Marshall Clark, Superintendent of Public Instruction,

to serve with the County Judge, to compose said building and Grounds Commission, as provided in said Act; and

WHEREAS each Board of Commissioners is claiming the right to act and function by reason of said appointment by the County Judge and said election by the County Court; and

WHEREAS, a controversy has arisen between the two sets of Commissioners as to which constitutes the legal Board of Building and Grounds Commission, and

WHEREAS, The County Board of Education of Hamilton County has certain duties to perform under the general law of Tennessee that is claimed by each of said Boards to be the duties of the Building and Grounds Commission and has requested the County Attorney to bring such suit or suits as may be necessary to test the constitutionality of the said Act and to determine which Board should be recognized by the County Board of education as the Building and Grounds Commission.

BE IT THEREFORE RESOLVED by the Quarterly County Court in regular session assembled on the first Monday in April 1940, that the County Attorney of Hamilton County is hereby authorized and directed to bring suit in the name of Hamilton County in a court of competent jurisdiction under the Declaratory Judgement Act against all of said Commissioners, requesting the court to construe and interpret Chapter No. 299, of the Private Acts of 1927, for the State of Tennessee as to whether said law is constitutional and as to what of Commissioners comprises the legal and constituted Board should said Act be declared constitutional.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage the public welfare requiring it.

ON MOTION of Esquire Johnston, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION TO EXEMPT PROPERTY OCCUPIED BY W. P. A. SEWING UNIT FROM TAXES FOR THE YEAR 1940:

Be It Resolved, by the Quarterly County Court of Hamilton County, in Quarterly Session Assembled:

Whereas, a building at the corner of Pine and 8th Streets, being the one formerly occupied by Chapmans Funeral Home and situated in the County of Hamilton, is being used and occupied entirely by a W. P. A. sewing unit, which project is sponsored by the City; and

WHEREAS, by reason of the use to which the said property is being put, and all the circumstances connected therewith, said property may be exempt under the law from taxation while used for the purposes herein stated.

Now Therefore Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled that said building be and the same is hereby exempt from county taxes for the year 1940, provided, said use continues for said period, otherwise said exemption shall continue.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was referred to the Finance Committee on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Camp, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION THAT ANDERSON ROAD BE DECLARED A DISTRICT ROAD.

Be it Resoled by the Quarterly County Court of Hamilton County, in Quarterly Session Assembled:

That Anderson Road from Germantown Road to Donaldson Rd. a distance of about 1100 feet be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Langley, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AMEND A RESOLUTION ENTITLED: A RESOLUTION FOR THE MORE EFFECTIVE RESULATION OF THE ISSUANCE OF BEER PERMITS.

BE IT RESOLVED by the Quarterly County Court in the regular session assembled that the resolution entitled a resolution for the more effective regulations of the issuance of beer permits passed at the regular October Term of Court, 1939, be and the same is amended so as to provide that each applicant for a beer permit shall upon receipt of his permit pay to the County Court clerk the sum of one dollar (\$1.00) which shall be received by said Clark and deposited with the funds of said Clerk.

ON MOTION of Esquire Camp, seconded by Esquire Langley, the foregoing resolution was adopted by acclamation.

A RESOLUTION ACCEPTING RESIGNATION OF EARL GILLESPIE AS CONSTABLE OF THE SECOND DISTRICT OF HAMILTON COUNTY, TENNESSEE AND DECLARING A VACANCY IN SAID DISTRICT FOR SAID OFFICE.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That whereas Earl Gillespie, Constable of the Second Civil District of Hamilton County, Tennessee, tendered his resignation to the County Judge of Hamilton County, Tennessee, several weeks ago as Constable of said District, the same having been accepted by the County Judge of Hamilton County, Tennessee, leaving a vacancy for said office in said District, and notice of the election of Constable for said office in said District, and notice of the election of Constable to fill said vacancy at the April Term, 1940, of the County Court of Hamilton County, Tennessee, having been published in one of the newspapers of Hamilton County, Tennessee, of general circulation, as prescribed by Williams Code of Tennessee.

Now, Therefore, Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in quarterly session assembled that the resignation of Earl Gillespie, as Constable of the Second Civil District of Hamilton County, Tennessee, is hereby accepted and a vacancy declared in said district for said office by this court.

AND BE IT FURTHER RESOLVED\_ That this court now proceed to the election of Constable to fill said vacancy as authorized by Williams Code of Tennessee.

Be it Further Resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT LEDFORD ROAD BE DECLARED A DISTRICT ROAD.

That Ledford Road be declared a District Road.

Be It Resolved, by the Quarterly County Court, of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Ledford Road from Hickory Valley Road to Concord Road be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT W. A. BROWN ROAD BE DECLARED A DISTRICT ROAD.

Be it resolved by the Quarterly County Court of Hamilton County, in regular session assembled:

That W. A. Brown road leading north from State Line Road, a distance of about 1500 feet to Ringgold Road be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO AUTHORIZE THE POOR HOUSE COMMISSION TO TAKE OVER AND USE THE OLD SILVERDALE SCHOOL HOUSE BUILDING. THE SAME TO BE USED TO BUILD A DINING ROOM AND ANY OTHER STRUCTURES FOR THE SILVERDALE HOSPITAL, AND TO ALLOW THE SILVERDALE BAPTIST CHURCH AND USE THE CUMBERLAND PRESBYTERIAN CHURCH OF SILVERDALE TO USE THE LAND UPON WHICH THE BUILDING IS LOCATED FOR PARKING SPACE OR RECREATION CENTER.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

WHEREAS, the old Silverdale School House building is not used by the County any more for school purposes or any other purpose; and

WHEREAS, the material from this building is necessary and can be used for the building of a dining room for the Silverdale Hospital; and

WHEREAS, the ground upon which this building is erected can be used by the Silverdale Baptist Church and the Cumberland Presbyterian Church of Silverdale for recreational purposes and for parking space;

BE IT THEREFORE RESOLVED\_ by the Quarterly County Court of Hamilton County Court

of Hamilton County, in Quarterly Session Assembled that the Poor House Commission of Hamilton County is hereby authorized and empowered to tear down and use said building for the building of a dining room for the Silverdale Hospital and for any other purposes necessary for any buildings or structures for the Silverdale Hospital; and

BE IT FURTHER RESOLVED That the Silverdale Baptist Church and the Cumberland Presbyterian Church of Silverdale are hereby authorized to use said space for which this building is removed for parking space and recreational purposes, the same to be used by them until it is necessary for Hamilton County, to use the same for some other purposes, it being understood between Hamilton County and the two churches that the County is to have this space when and if necessary for any purpose which the County may deem necessary for its use and benefit.

BE IT RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT KENNEDY STREET, IN RED BANK, as DESCRIBED BELOW, BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled:

That Kennedy Street, in Red Bank, being a forty (40) foot strip of land running east off of Easton Avenue a distance of 435 feet and along the northeastern line of Lot No. 1. of the Chattanooga Estates Subdivision of the Sarah Ford 216 acres tract ( said subdivision is shown of record in Plat Book 7, page 37, Register's office of Hamilton County, Tennessee), be and the same is hereby declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT MASSEY ROAD BE DECLARED A DISTRICT ROAD.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Massey Road, leading East from Morgan Lane to Sol Rogers Road, a distance of about  $\frac{1}{2}$  mile be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION OR DEED TO HAMILTON COUNTY, TENNESSEE, THE FOLLOWING DESCRIBED REAL ESTATE SITUATED IN THE 3rd CIVIL DISTRICT OF HAMILTON COUNTY, TENNESSEE. to-wit: Being ALL THAT PORTION OF PROPERTY WHICH LIES WITHIN TWENTY FEET OF THE CENTER LINE OF MASSEY ROAD AS NOW SURVEYED BY THE COUNTY ENGINEER OF HAMILTON COUNTY.

FOR A VALUABLE CONSIDERATION AND THE sum of ONE & 00/100 (\$1.00) DOLLARS, cash in hand paid, the receipt of which is hereby acknowledged, we, the undersigned property owners along Massey Road, do hereby sell, transfer and convey unto Hamilton County, in the State of Tennessee, the following described real estate situated in the 3rd Civil District of Hamilton County, Tennessee, to-wit:

Being all of that portion of our property which lies within 20 feet of the center line of the Massey Road as now surveyed by the County Engineer of Hamilton County,

The Valuable Consideration mentioned in this deed is that Hamilton County is to construct a road over the center of the right-of-way herein conveyed within a period of two years.

The valuable and monetary consideration mentioned in this deed is in full payment for the property taken and all incidental damages done to the remaining portion of our property by reason of the construction of said highway.

TO HAVE AND TO HOLD the same unto the County of Hamilton, their successors and assigns forever for road purposes. We, covenant we are lawfully seized and possessed of said real estate, have good right and lawful authority to convey the same, and that we will forever warrant and defend the same against all lawful claimants whomsoever.

IN TESTIMONY WHEREOF we have hereunto placed our hand this the \_\_\_\_\_ day of

\_\_\_\_\_ 19\_\_\_\_

J. W. Massey.  
Sudie K. Masset.

Lucy E. Massey.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

## RESOLUTION

TO DECLARE HIXSON SPRINGS ROAD (WALDEN'S RIDGE) A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Hixson Springs Raad intersecting with the Roberts' Mill Road at top of Scott Hill and running in a northwest direction to Hixson Springs a distance of approximately 1 mile be declared a District Road, the public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT HAWKINS ROAD BE DECLARED A DISTRICT ROAD.

Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That Hawkins St., extending east from N. Ashmore St., to Chattanooga Memorial Park a distance of about 479 feet be declared a District Road.

ON MOTION OF ESQUIRE BROWN, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION AUTHORIZING THE COUNTY JUDGE TO DEED ALL THAT PORTION OF THE PROPERTY OF W. R. MILLIGAN AND WIFE WHICH LIES WITHIN FORTY (40) FEET OF THE CENTER LINE OF THE CHATTANOOGA -DAYTON PIKE AS CONSTRUCTED BY THE STATE HIGHWAY DEPARTMENT ABOUT 1930; PLUS 02. OF THE SURVEY OF SAID RIGHT-OF-WAY WHICH IS ON THE LINE BETWEEN THE PROPERTY OF W. R. MILLIGAN AND WIFE AND THAT OF JOE GRANT: AND WHICH EXTENDS IN A NORTH-EASTERLY DIRECTION A DISTANCE OF 593 FEET TO THE LINE BETWEEN THE PROPERTY OF SAID MILLIGAN AND THAT OF JOHN McREE.

WHEREAS, On May 17, 1930, W. R. Milligan and wife donated to Hamilton County a strip of land to be used as right-of-way for Dayton Pike, as shown by deed in the County's Engineer office. Said deed shows a consideration of \$550.00, but as a matter of fact this amount was compensatory damages mutually arrived at by reason of the fact that the building of the said Pike raised an eight foot embankment in front of the home of said W. R. Milligan, and a thirteen foot embankment in front of a portion of his property, thereby damaging it; and the right-of-way was actually donated by him without cost to Hamilton County.

WHEREAS: In the re-routing of Dayton Pike by reason of the flooding of Chickamauga Lake by the T. V. A. the strip of land heretofore donated by W. R. Milligan and wife has been abandoned, the said pike having been routed to the westward of said property; and the said W. R. Milligan and wife desiring that the said property, being no longer used for road purposes, should be returned to them, and it seems right and proper that this be done.

Therefore, Be it resolved by the Hamilton County Court that the said property be returned to said W. R. Milligan and wife, and the county Judge be and hereby is authorize to deed said property to them insofar as any right that Hamilton County may have in it; said right-of-way having been turned over by Hamilton County to the State Highway Department for maintenance; description of said property being as follows:

" Being all that portion of the property of W. R. Milligan and wife which lies within forty (40) feet of the center line of the Chattanooga -Dayton Pike as constructed by the State Highway department about 1930; the center line of which begins at Station 362 plus 02. of survey of said right-of-way which is on the line between the property of W. R. Milligan and wife and that of Joe Grant; and which property extends in a north-easterly direction a distance of 593 feet to the line between the property of said Milligan and wife and that of Joe Grant; and which extends in a north-easterly direction a distance of 593 feet to the line between the property of said Milligan and that of John McRee."

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.



REPORT OF WM. L. BORK MEMORIAL HOSPITAL. MONTHS OF JANUARY. FEBRUARY AND MARCH 1940.  
TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Gentlemen.

We, as your Commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report concerning the months of January, February and March, 1940, Listing the number of patients received, discharged and transferred, and died, also the patients remaining on the books at the end of the Quarter, March 31, 1940.

	Male.	Female.	Total.
Patients on books of institution beginning of institution quarter. (Includes patients away from institution on parole but still on books).	162	140	302
2. Admitted during the quarter.	23	11	34
3. Total on books during quarter. (Includes 1 & 2.)	185.	151.	336
4. Discharged from books during quarter	14.	10	24
5. Transferred to other institution for mental disease.	0	0	0
6. Died during quarter.	14	9	23
7. Total discharged, transferred, and died during quarter.	28	19	47
8. Patients remaining on books of institution at the end of quarter. (Includes patients away from hospital on parole.)	157	132	289
9. Number of employees on hand.	11	7	18

Respectfully submitted.

G. Russell Brown.

Chairman.

J. W. Johnston

Secretary.

Mack Fryar.

Commissioners.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

REPORT OF SCHOOL SUPERINTENDENT.

TO THE HONORABLE JUDGE AND MEMBERS OF THE COURT OF HAMILTON COUNTY:

Gentlemen.

In compliance with the law I am herewith presenting the report of the County Superintendent of Schools for the quarter ending March 31, 1940.

The amounts set forth in the department of education's budget for 1939-40, total elementary and high schools, and expenditures through March 31, 1940, against the same as shown by vouchers issued by the superintendent's office are as follows:

	Budget	Expenditures.
General Control.	10.942.00	7.733.32
Instructional Service	570.445.00	410.825.90
Auxiliary Agencies.	97.627.00	77.851.40
Operation School Plant.	65.292.00	35.315.14
Maintenance.	36.169.00	31.932.38
Capital outlay.	15.000.00	11.341.72
	<u>\$ 795.475.00</u>	<u>\$ 574.999.87</u>
Less credits from State Department of Education, and other sources.		<u>11.645.19</u>
	795.475.00	563.354.68

The amount received from tuition and other sources by the superintendent and deposited with the county trustee for the quarter totaled \$69.00.

The amount contributed by the employees of the Department of Education to the Hamilton County Department of education's Insurance and pension fund and deposited with Joe W. Richardson, County Trustee, for the quarter totaled \$1.064.39.

## ENROLLMENT.

The enrollment and average daily attendance for the sixth month of school, 1939-40 term, was as follows:

		ENROLLMENT.	AVERAGE DAILY ATTENDANCE.
Elementary Schools.	White.	9.206.	7.122
"	Colored.	705	622
High Schools.	White.	3.959.	3.282
"	Colored.	<u>124</u>	<u>97</u>
		13.994.	11.123.

We feel that the average daily attendance as shown above is very good when considering the extremely cold weather and deep snow. It will be recalled that the county schools were closed for eight days during the most severe weather.

## NEW SCHOOL BUILDING PROGRAM.

Our Board of Education has approved the following proposed Six-Year School Building Program and requested that the County Court make every effort possible to provide such a program with the assistance of the Public Works Administration.

Central High School-----	Separate Fine Arts Building.
Edwards Point.	Additional Classrooms.
Ganns-Middle Valley.	Addition: Classrooms. Gymnasium.
Lookout Mountain.	" Classrooms. Gymnasium.
Meadowview.	" Classroom. Cafeteria & Principal's Office.
Mowbray.	" Remodeling.
Ooltewah.	" Gymnasium.
John A. Patten.	" Classrooms.
Pineville.	" Cafeteria. Kitchen
Red Bank Junior High.	New Building.
Sale Creek.	Remodeling: Library, Cafeteria.
Bess T. Shepherd.	Addition: Cafeteria. Kitchen ' one additional room.
Boddy-Daisy High.	Addition.
Signal Mountain.	" Classrooms. Gymnasium.
Tyner High.	Addition to New Building. Remodeling old high school building.
Booker T. Washington.	Addition.
White Oak.	"

It is estimated that the cost of the above program, including construction cost, land purchased, and equipment would be \$591,000.00. If the PWA grant of 45% can be obtained, the cost to Hamilton County would be \$325,050.00. I want to assure you that this department will appreciate your help in securing the above needed school building program.

May I again remind you of the need for a School Storage Building to be built at a central place. This matter was mentioned in my report to you on January 1, 1940.

## PROPOSED ELEMENTARY AND HIGH SCHOOL BUDGETS FOR 1940.41.

I am herewith submitted to you the elementary and high school budgets for 1940-41 adopted by the Hamilton County Board of Education March 20, 1940.

	Elementary.	High School	Total.
GENERAL CONTROL:			
* Per Diem Board of Education.	1.120.00	120.00	
Salary Superintendent.	300.00	300.00	
Salaries, Clerks, Stenog.etc.	3.930.00	3.630.00	
Office Supplies.	125.00	125.00	
Other expense, general Control.	<u>909.00</u>	<u>809.00</u>	
	6.284.00	4.984.00	11.268.00

\* Includes \$1,000.00 per diem  
Chairman Board of Education.

INSTRUCTIONAL SERVICE.

Teachers salaries.	340,820.00	245,725.00	
Teaching supplies.	2,350.00	2,850.00	
School Libraries.	3,500.00	3,000.00	
Free Textbooks.	5,000.00	-----	
Other expense, Instruc. Service.	<u>100.00</u>	<u>2,520.00</u>	
	351,170.00	254,095.00	
			\$605,265.00
	Elementary.	High School.	Total.

AUXILIARY AGEENCIES:

Salaries, Attendance Officers.	4,000.00	1,400.00	
Transportation.	38,633.00	49,854.00	
Other Auxiliary Agencies.	<u>2,310.00</u>	<u>1,430.00</u>	
	44,943.00	52,684.00	97,627.00

OPERATION SCHOOL PLANT:

Wages of Janitors.	20,781.00	11,560.00	
Fuel, Water, Light & Power.	16,287.00	10,334.00	
Other expense of Operation.	<u>1,360.00</u>	<u>1,970.00</u>	
	38,428.00	23,864.00	62,292.00

MAINTENANCE.

Repairs and Replacements.	24,774.00	14,395.00	39,169.00
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CAPITAL OUTLAY.

Instructional and New Service Equipment.	5,000.00	<u>10,000.00</u>	<u>15,000.00</u>
Totals.	470,599.00	360,022.00	830,621.00

Since the meeting of the Board of Education which was held March 20, 1940, two petitions have been presented to this department for consideration namely:

The School Custodian's Union 272, American Federation of Labor, asking that they be granted \$7,500.00 increase per year to be distributed under a revised salary scale adopted by their local union. I am asking you to give this request consideration when making up your budget for next fiscal year.

The Amalgamated Association of Street, Electric and Motor Coach Employees of America Division 180, presented a petition requesting that the school bus drivers be given the other fifty per cent raise according to the scale set out in last year's proposal. It is stated in the petition that this would require only \$7,000.00 per year. After checking the amount given last year, I find that it will require approximately \$11,000.00 additional funds for the coming year to put the proposed schedule into full effect. I am asking that you give this petition consideration when making the 1940-41 budget.

I appreciate the fine co-operation which you have given this department since I was elected superintendent. I only ask that you give us this continued support when considering next year's budget.

respectfully submitted.

Marshall Clark.  
Superintendent.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

TO REQUEST THE BOARD OF TRUSTEES TO NAME THE ERLANGER HOSPITAL NURSES' HOME THE HARRIET PEARSON HALL. It resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Board of Trustees be requested to name the Erlanger Hospital Nurses' Home the Harriet Pearson Hall in memory of the late Harriet Pearson, who was connected with the Erlanger Hospital for thirty-five years and who served as superintendent for twenty-five years. We feel that her untiring service to the Hospital and to the sick and unfortunate of this County merits the naming of the Nurses' Home for her.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT THE COUNTY JUDGE BE AND HE IS HEREBY AUTHORIZED TO EXECUTE A LEASE OF THE BIRCHWOOD. PROPERTY BEGINNING AT A ROCK CORNER IN THE FORKS OF THE HARRISON, BIRCHWOOD AND GEORGETOWN ROADS NEAR THE LANDS OF MONGER HINES AND RUNNING EAST WITH THE OLD ROAD RODS TO A WHITE OAK BUSH AND ROCK CORNER, THENCE NORTH 18 RODS TO WHITE OAK BUSH AND ROCK CORNER. THENCE SOUTH WITH HARRISON ROAD TO BEGINNING CORNER. CONTAINING THREE AND ONE-half ACRES. MORE OR LESS.

WHEREAS, The Board of Education has approved the proposed lease of the old Birchwood school property to the Birchwood community, which said lease is desired for an indefinite period, possibly nine-nine years, with the option of buying said property for the sum of One Hundred and Fifty (\$150.00) Dollars, and

WHEREAS, it appears that this is a desirable move and that the property is not needed for other purposes.

NOW, THEREFORE. BE IT RESOLVED by the Quarterly County Court in regular session assembled that the County Judge be and he is hereby authorized to execute a lease of the Birchwood property to such party or parties as are authorized to lease same. Said property is described as follows:

Beginning at a rock corner in the forks of the Harrison-Birchwood and Georgetown Roads near the lands of Monger Hines and running west with the old road 20 rods to a white oak bush and rock corner, thence North 18 rods to a red oak bush and a rock corner, thence west 18 rods to a white oak bush and rock corner, thence south with Harrison Road to beginning corner, containing three and one-half acres, more or less.

BE IT FURTHER RESOLVED That the lease extend for a period of ninety-nine years with the option of purchase of same by the community, in the sum of One Hundred and Fifty (\$150.00) Dollars.

ON MOTION of Esquire Holder, and seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO REFUND W. R. WOLFE. TWENTY-FIVE DOLLARS ON COUNTY PRIVILEGE LICENSE.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That W. R. Wolfe, 905 Georgia Ave., be refunded twenty-five dollars for License he has paid for Locks & Keys, April 11, 1939, and which was ruled by the State Attorney not liable.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Camp, seconded by esquire Thrasher, the following Notaries Public were elected.

Chas. W. Brown.  
H.H. Black,  
Mabel Bonien.  
Thomas Bloodworth.  
Bertha Beard.  
Pauline Buchanan  
M. E. Choate.  
H. H. Clark.  
Jas. Dooley.  
R. W. Dugger.  
J. E. Emerson  
John R. Evans.

M. R. Evans.  
Chareles Fike.  
Joe M. Freeman.  
L. S. Flemister.  
Geo. T. Fritz.  
E. Stuart Gill.  
J. K. Griswald.  
Paul E. Goode.  
Joseph J. Guigon.  
Eva Hill  
Jas. E. Hart.  
J. M. Hargraves.

George P. Jones.	F. M. Morpew.	Miss M. A. Whitten.
McNena Ledbetter.	Fannie R. Raulston.	Margaret G. Webster.
W. L. Levine.	Warren C. Ramsey.	Margaret Woy.
Mrs. M. B. Longley.	J. W. Ray.	N. B. Wann.
Ruth Layfield.	Lydia Grace Rice.	Eleanor Woodall.
R. E. Morris.	Shelley H. Stack.	Mary Whitten.
F. M. Morpew.	Shirley H. Stokes.	C. M. Valentine.
Quay T. Morgan.	Eleanor K. Sandlin.	
F. M. Murphy.	Madeline G. Squibb.	
R. B. Mobley.	J. T. Spencer.	
R. T. Murphy.	R. A. Snow.	
	S. R. Schoolfield.	

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the following exemptions were granted.

Arnold A. Burnette.	Poll Tax
Will Bowman.	Peddler Tax.
T. E. Bloodworth.	"
A. J. Chandler.	Poll Tax.
Albert Cassidy.	Peddler Tax.
W. R. Davis.	"
Ray Duncan.	"
Ruben Ensley.	Poll Tax.
Walter M. Elder.	"
Ray Hix.	"
R. E. Harton.	"
Robert S. Hoppe.	"
John W. Garber.	"
J. L. Gamblin.	"
J. M. Gallant.	Peddler Tax.
A. M. Johnson.	Poll Tax.
Wm. C. lawson.	"
J. T. Lunsford.	Peddler Tax.
Bruitt Lanier.	Poll Tax.
J. B. Lynch.	"
Harry Moses Morris.	"
Mrs. Cardia McDowell.	Peddler Tax.
G. C. McDade.	" and Poll Tax.
Charles McLauren.	Poll Tax.
J. J. Nicholas.	"
Winfield Orrell.	"
J. H. Poe.	Peddler Tax.
O. A. Powell.	Poll Tax.
Hal. S. Roberts.	"
Ezra Ray.	Peddler Tax.
A. Donald Richey.	Poll Tax.
Robert Smith.	Poll & Peddler Tax.
Charles Sampler.	" "
Daniel Shell.	" "
D.F. Simpson.	" Tax.
G. G. Sewell.	" "
Clarence Stephens.	" "
Robert Weatherly.	" "
Thomas G. White.	Peddler Tax.
Frank P. Young.	"
J. C. Wimberly.	Poll Tax.
Annie Menuskin.	Poll Tax.
Gladys Ridgway.	Poll Tax.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, requesting the State Highway Department to make the Lon Foust Highway a two lane Highway.

THEREUPON COURT ADJOURNED UNTIL TOMORROW MORNING AT NINE O'CLOCK.

*[Handwritten Signature]*  
 \_\_\_\_\_  
 COUNCIL JUDGE

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. APRIL 22, 1940.

BE IT REMEMBERED, That on this the 22nd day of April, 1940, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

Present and presiding, The Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names: Esquires Langley, Freenman, Johnston, Clark, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Camp being absent. A quorum being present.

REPORT OF FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The Committee recommends:

That the Delinquent Tax Attorney be authorized and directed to issue dismissal decrees, less interest and penalty, on the 1934 tax on lots 18-22 Crabtree Farms, assessed to L. Koblentz, and on lots 52, 53 Jeff Davis, assessed to A. J. Koblentz; and on the 1935 tax on lot 18, and 4.73 A. of lot 22, Crabtree Farms, assessed to L. Koblentz; and on the 1936 tax on lots 18-22 Crabtree Farms, assessed to L. Koblentz.

That the Delinquent Tax Attorney be further authorized to issue dismissal decree without interest and penalty on the 1931 tax on pick-up building on lot 17, block 13, Glenwood #2, assessed to Read and Kimball.

That refund of \$93.56 be made to C. E. Camp, said amount being the county's part of taxes erroneously assessed to and paid by him on lot 260, block 40, Alton Park, No. 1. for the years 1925 to 1935, inclusive, upon recommendation of the tax assessor.

That the Tax Assessor be authorized to exempt from taxation for the year 1940, the property situated at the corner of Pine and 8th Streets, formerly occupied by a W.F.A. Sewing Unit, sponsored by the City provided said use continues for said period; otherwise for such part of the said year as the present use may continue, (referred to the Committee by the County Court.)

That an appropriation of \$5,000.00 be made to the Chickamauga Dam Celebration Committee to be paid from available funds in the current budget and, that any part thereof, for which funds should not become available in the current budget, be included in the 1940-41 budget.

That \$2,463.00, representing fines from City Misdemeanor Court so far received by the County this year, be credited to disbursements for Criminal Court, which includes City Misdemeanor Costs.

That payment of \$594.77 heretofore made and charged to "Miscellaneous" for athletic equipment, Tyner, High School, be reimbursed from unexpended balance in Tyner High School (P.W.A. Project 1028-6 D.S.)

That the last two items in the "Miscellaneous" appropriation in the current budget, designated as:

"All other"	4,999.85
"For emergencies, to be expended only by authority of the County Court"	5,000.00
	9,999.85
	\$

be consolidated, and that such of the following items which have not heretofore been authorized by the County Court be paid out of said two appropriations, be hereby authorized to be paid from the unexpended part thereof, and, that the subsequent remaining unexpended balance, amounting to \$1,874.56, be expended only by authority of the County Court:

Premium on official's bonds.	869.94
Advertising.	251.28
Ooltewah Dormitory Expense.	159.81
Sewing Units.	3.01
Widow's Pensions.	200.00
Various Court costs and other legal expense.	66.89
Autopsies.	30.00
Moving dead horse.	10.00
Travelers' Aid. transportation.	29.55
Athletic equipment. Booker T. Washington school.	151.30
Flags & uniforms. Central High school. Band.	288.25
One-half cost of carload of coal for W.P.A.	65.93
Expense redeeming serial bonds.	27.00
Station wagon for Tax Assessor (difference in trade-in.)	650.00
Storekeeper's telephone.	75.00
Dun & Bradstreet. Inc.	75.00
Kings' Point School city water connection.	250.00
Advance to Jersey Water Association (to be reimbursed)	500.00
Beer Committee. salaries and expense.	116.75
Postal-Telegraph Co.,	4.35
County Clinic. (disbursements in excess of receipts.)	1871. 59
" unpaid bills.	1439. 65
Old Ladies' Home.	500.00
Eastdale Sewing Circle      National Youth Administration:	500.00
	8,125.29
	\$ 1,874.56

That \$250.00 per month, beginning with April 1940, during the remaining part of the fiscal year, be appropriated out of the available funds for Erlanger Hospital, for the Clinic, (referred to the Committee by the County Court.)

That the matter of appropriation of \$600.00 to Mrs. Hazel Hartman for school canning be referred to the County Purchasing Agent. (referred to the Committee by the County Court).

That the matter of the salary of the Janitor at Falling Water school be referred to the budget ( referred to the Committee by the County Court).

That the matter of an appropriation of \$40,000.00 for the Lookout Mountain School be deferred for the time being. (referred to the Committee by the County Court).

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing report was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Camp, being absent.

RESOLUTION THAT THE HIGHWAY COMMISSION OF HAMILTON COUNTY BE DIRECTED OR REQUESTED TO CAUSE THE YELLOW LINES OR MARKER TO BE REMOVED FROM THE HIGHWAY LEADING FROM THE FOOT OF LOOKOUT MOUNTAIN ALONG THE ENTIRE ROUTE TO ROCK CITY.

WHEREAS- It has come to the attention of the County Court, that without its knowledge or consent- certain individuals have caused to be placed or painted on the County Highway leading to Lookout Mountain a yellow marker or line extending from the foot of Lookout Mountain along the entire route to Rock City, and

WHEREAS-

This yellow lone or marker is used as a medium of advertising certain commercial enterprises located in Georgia, by means of folders, billboards, etc., calling attention thereto, and

WHEREAS-

A yellow line is used by the State of Tennessee and Hamilton County, to warn of an approach to a curve or a hill top of the Highway of said State and County and, WHEREAS- A continuous yellow line as aforementioned is confusing to motorists and tourists.

THEREFORE BE IT RESOLVED

That the Highway Commission of Hamilton County be directed or requested to cause



said yellow lines or marker to be removed from said Highway for the common good of the people and to conform with the law as set out in Section 2800 and 2804 of the Code of Tennessee, copies of which are attached hereto along with a copy of the advertising folder in question.

## CODE.

2800 Signs not be erected along highways designated as main traveled roads, No person not of the state highway department shall erect a sign of any character upon the right of way of any street, road or highway.

2804 Any person who shall place or caused to be placed, on any public highway, any brush, briar, or any other material or thing which may obstruct or damage such highway, or render it inconvenient or hurtful to the traveling public, shall be guilty of a misdemeanor and be fined for any other misdemeanors. The Commissioners shall bring suit against any person thus obstructing, damaging or encroaching on any highway within thirty days after the facts comes to his knowledge, and, on failure to do so, shall be subject to fine of five dollars, which may be recovered by any person subject to highway duty in his district suing therefor.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was referred to the Highway Commission.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, that the Chickamauga Right-of-way be referred to the Highway Commission.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, that a committee of three be appointed for Bonny Oaks Commission. Esquire Thrasher, Clark and Freeman were appointed.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the purchase of a voting machine was referred to the Finance Committee by acclamation.

RESOLUTION TO REQUEST AND DIRECT THE HIGHWAY COMMISSION OF HAMILTON COUNTY, TENNESSEE. TO COMPLETE THE OILING OF THE ROADS IN SEQUOIA PLACE, SECOND CIVIL DISTRICT, HAMILTON COUNTY.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Highway Commission be requested and directed to complete the oiling and surfacing of the roads in Sequoia Place, Hamilton County, Tennessee.

Be it Further Resolved that the said Highway Commission, be and are hereby requested and directed to start work on the above captioned project, so as to have same completed, and said roads in a well surfaced and safe condition for travel, withing thirty (30) days from the date of this resolution.

ON MOTION of Esquire Freeman, seconded by Esquire Holder, the following resolution was referred to the Highway Commission.

RESOLUTION ACCEPTING RESIGNATION OF EARL GILLESPIE AS CONSTABLE OF THE SECOND CIVIL DISTRICT OF HAMILTON COUNTY, TENNESSEE. AND DECLARING A VACANCY IN SAID DISTRICT FOR SAID OFFICE.

BE IT RESOLVED BY THE Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled;

That Whereas Earl Gillespie, Constable of the Second Civil District of Hamilton County, Tennessee, tendered his resignation to the County Judge of Hamilton County, Tennessee, several weeks ago as Constable of said District, the same having been accepted by the County Judge of Hamilton County, Tennessee, leaving a vacancy for said office in said District, and notice of the election of Constable to fill said vacancy at an adjourned session of the County Court of Hamilton County, Tennessee, on the fourth Monday in April, 1940, having been published in one of the newspapers of Hamilton County, Tennessee, of general circulation, as prescribed by William Code of Tennessee.

Now, Therefore, Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled, that the resignation of Earl Gillespie as Constable of the Second Civil District of Hamilton County, Tennessee, is hereby accepted and a vacancy declared in said district for said office by this Court.

And be it further resolved that this court now proceed to the election of Constable to fill said vacancy, as authorized by William s Code of Tennessee.

BE IT FURTHER RESOLVED that this resolution take effect from any after its passage, the public welfare requiring it.

ON MOTION of Esquire Fryar, seconded by Esquire Johnston, the foregoing resolution was referred to the Highway Commission.

RESOLUTION TO APPROPRIATE FIVE THOUSAND DOLLARS OUT OF GENERAL FUND FOR ADVERTISING CHICKAMAUGA'S DAM CELEBRATION.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

Whereas the Chickamauga Dam has been completed and whereas it is of great value to the County for Advertising the County and whereas a celebration is to be had for the purpose of celebrating and dedicating the completion of said Dam.

Be It Therefore resolved by the Quarterly County Court of hamilton County assembled in adjourned session on Monday April 22, 1940, that five thousand dollars is hereby appropriated out of the general funds of the County for said celebration and the same is to be charged to the advertising fund.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Camp being absent.

RESOLUTION TO RELEASE ANY AND ALL TAX ASSESSMENTS AGAINST LOTS NOS. 18, 19, and 20, BLOCK "B", LOOKOUT MOUNTAIN COMPANY'S MAP NO. 1. THE DEED OF WHICH IS OF RECORD IN BOOK NO. 797, page 24, IN THE REGISTER'S OFFICE OF THIS COUNTY FOR THE YEAR 1939 AND THEREAFTER.

WHEREAS, Mrs. Maude W. Trotter, has donated to the Town of Lookout Mountain a valuable piece of property, being lots Nos. 18, 19 and 20, Block "B", Lookout Mountain Company's Map No. 1, the deed of which is of record in Book No. 797, page 24, in the Register's Office of this County, and

WHEREAS, said land has been donated for public purposes and any unpaid taxes against said property be released; Now, Therefore,

BE IT RESOLVED by the County Court of Hamilton County, Tennessee, in Quarterly Session convened, a quorum being present, and that any and all tax assessments against said above described property for the year 1939 and thereafter shall be and the same hereby are released.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher. Hamby and Holder. Total 9, Esquire Camp being absent.

RESOLUTION TO CLOSE AND ABANDON AS AN ALLEY ON ROADWAY AS SHOWN ON THE PLAT OF RECORD OF BLOCK (2) TWO OF GLENVIEW SUBDIVISION NUMBER (2) TWO SAID PORTION OF THE SAID ALLEY OR ROADWAY THUS CLOSED AND ABANDONED EXTENDS FROM FLEETWOOD DRIVE WESTWARDLY TO THE EAST LINE OF LOTS SIX (6) and Eight (8), IN BLOCK (2) TWO OF GLENVIEW SUBDIVISION NUMBER (2) TWO.

The following resolution, with preamble, was offered and the resolution was adopted by unanimous vote, and it was so declared.

Whereas, in Block (2) Two of Glenview Subdivision Number (2) two there appears on the plat of record of said block and subdivision a fifteen (15) feet alley extending westwardly from Fleetwood Drive to Georgia Avenue; and,

WHEREAS\_ the said alley has never been opened or improved or used as an alley

or roadway either by the Town of Lookout Mountain, a municipality, or by the Hamilton County, or by the public; and,

WHEREAS, the opening and improvement of the said alley from Fleetwood DRIVE westwardly to the East line of Lots six (6) and eight (8) of said block is unnecessary to the use and enjoyment of the several lots of said block, and the use and enjoyment of the several lots adjoining and abutting on said portion of said alley will be better served by the closing and abandonment of the same; and,

WHEREAS, the owners of all of the properties adjoining and abutting on and touched by the said portion of the said unopened alley or roadway have agreed to the closing of the said and abandonment of that portion of the same hereinabove described; and

WHEREAS, in the discretion of the County Court of Hamilton County, Tennessee, that portion of the said alley or roadway should be closed and abandoned;

Now, Therefore, be it

Resolved that the County Court of Hamilton County, Tennessee, in regular session, a quorum being present, does hereby close and abandon as an alley or roadway as shown on the plat of record of Block (2) Two of Glenview Subdivision number (2) Two that part or portion of the said alley or roadway herein particularly described, which part or portion of the said alley or roadway thus closed and abandoned extends from Fleetwood Drive westwardly to the East line of Lots six and eight in Block (2) two of Glenview Subdivision Number (2) two, and does release unto the respective owners of the several lots adjoining and abutting thereon any and every claim or interest which the County of Hamilton, State of Tennessee, has or may have in the said part or portion of the said alley or roadway as a thoroughfare or otherwise.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPROVE AND RATIFY THE ACTION OF THE TOWN OF LOOKOUT MOUNTAIN, THE BOARD OF HIGHWAY COMMISSIONERS OF HAMILTON COUNTY, TENNESSEE AND OTHER AUTHORITIES, IN CLOSING AND ABANDONING A CERTAIN STREET DESCRIBED IN THE PETITION OF A. H. THATCHER AND OTHERS. SAID STREET OR ROADWAY BEING SHOWN ON THE PLAT OF THE WEST BROW LAND COMPANY'S SUBDIVISION OF RECORD IN THE REGISTER'S OFFICE. OF HAMILTON COUNTY, TENNESSEE.

WHEREAS, the municipality, Town of Lookout Mountain, and the Board of Highway Commissioners of Hamilton County, in the State of Tennessee, have taken formal action in closing and have closed, as a street or roadway or thoroughfare, a certain street as Particularly described in the petition of A. H. Thacher and others of this date, said street or roadway being shown on the plat of the West Brow Land Company's subdivision of record in the register's Office of Hamilton County, Tennessee, and

WHEREAS, in the judgment of the Commissioners of said Town, the Superintendent of Roads of Hamilton County, the County Engineer of Hamilton County and the Board of Highway Commissioners of Hamilton County, Tennessee, said roadway or street should be closed and abandoned as such; Now, therefore, be it

RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, in regular quarterly session convened, a quorum being present, that said Court do hereby approve and ratify the action of said Town of Lookout Mountain, said Board of Highway Commissioners of Hamilton County, Tennessee, and other authorities, in closing and abandoning said roadway or street as such in the Town of Lookout Mountain, and join in their action in closing and abandoning the same, and

RESOLVED, further, that this present action and resolution shall be come effective upon the engrossing upon the minutes of a meeting of the Commissioners of the Town of Lookout Mountain.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE AND THE COUNTY COURT CLERK TO EXECUTE A DEED ON BEHALF OF THE COUNTY. CONVEYING A PORTION OF THE COUNTY PROPERTY AT ORCHARD KNOB, TO "THE HUMANE EDUCATIONAL SOCIETY OF CHATTANOOGA."

WHEREAS, Pursuant to a resolution duly passed by this Court, the County Judge and the County Court Clerk executed a deed on the 2nd day of January, 1940, conveying to The Humane Educational Society of Chattanooga a certain parcel of land in Orchard Knob Addition, which deed contained the following reservation, of interest in said property:

"This conveyance is made upon the express condition that in case the land or property above described shall ever cease to be used by said HUMANE EDUCATIONAL SOCIETY OF CHATTANOOGA.

Tennessee, Incorporated, for the purposes stated, then said land shall revert back to the grantor as if this conveyance had not been made."

AND WHEREAS, The Humane Educational Society of Chattanooga, wishes to construct certain buildings upon said property conveyed, at a cost of approximately \$29,000.00; and,

WHEREAS, Since it does not have sufficient funds on hand to meet the expense of such construction, but wishes and proposes to borrow a sum not to exceed the sum of \$10,000.00 in order to complete said construction; and

WHEREAS, Episcopal Endowment Corporation is prepared to make a loan to the Humane Educational Society of Chattanooga in the sum of \$10,000.00 for the purposes aforesaid, the same to be secured by a deed of trust upon all of said property; and

WHEREAS, Said loan cannot be made unless said reservation of interest by the Grantor is released or amended;

Now, Therefore, for the purpose of enabling the Humane Educational Society of Chattanooga to procure said loan for the purposes as above stated;

BE IT RESOLVED, That the County deed its remaining interest in the property hereinbefore referred to, and as fully described in its original deed to said Humane Society as found of record in Book 791, page 669 of the register's office of Hamilton County, Tennessee, to the Humane educational Society of Chattanooga upon the following terms, to-wit:

IN CONSIDERATION of \$1.00 and other valuable consideration, and upon the following condition, that if said property shall cease to be used by the Humane Educational Society of Chattanooga for the purposes for which it exists, then said property shall revert to the Grantor, at its option; subject, however, to any unpaid balance then remaining upon the loan of the Episcopal Endowment Corporation to the said Humane Educational Society of Chattanooga; and

BE IT FURTHER RESOLVED, That the County Judge and the County Court Clerk be and they are hereby authorized and directed to execute a deed on behalf of Hamilton County to the Humane Educational Society of Chattanooga upon the terms and conditions as set forth in the preceding paragraph.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Camp being absent.

RESOLUTION APPROVING AND RATIFYING THE ACTION OF THE TOWN OF LOOKOUT MOUNTAIN. BOARD OF HIGHWAY COMMISSIONERS OF HAMILTON COUNTY. TENN. AND OTHER AUTHORITIES, IN CLOSING AND ABANDONING THE STREET, ROADWAY OR THOROUGHFARE RUNNING IN AN EASTERLY AND WESTERLY DIRECTION BETWEEN STEPHENSON ROAD AND LOOKOUT MOUNTAIN SCENIC HIGHWAY ACROSS THE SOUTH PART OF TRACT, SCHOLZE'S ADDITION, WHICH LAND IS PRESENTLY OWNED BY W. A. MARTIN. AND WHICH STREET IS DESIGNATED AS ELIZABETH STREET.

WHEREAS, the municipality Town of Lookout Mountain and the Board of Highway Commissioners of Hamilton County, State of Tennessee, have taken formal action in closing and have closed as a street, roadway or thoroughfare a certain unopened street within the Town of Lookout Mountain, Hamilton County, Tennessee, described as follows;

Running in an easterly and westerly direction between Stephenson Road and Lookout Mountain Scenic Highway across the south part of Tract 7, Scholze's Addition, which land is presently owned by W. A. Martin, and which street is designated as Elizabeth Street on plat attached to and made a part of the deed recorded in Book "Q" Vol. 14. page 144,

of the Register's Office, of Hamilton County, Tennessee, and

WHEREAS, in the judgment of the Commissioners of said Town of Lookout Mountain

the Superintendent of Roads of Hamilton County, Tennessee, the County Engineer of Hamilton County, and the Board of Highway Commissioners of Hamilton County, said roadway or street should be closed and abandoned as such, and

WHEREAS, by reason of ravines and the irregular terrain it will be impracticable to open said Elizabeth Street as platted and said street is unnecessary as a street, and

WHEREAS, the owners of the property abutting said unopened street, William A. Martin and wife, Mary M. Martin, have executed a deed dated April 8, 1940, by which they have dedicated a roadway across the lands supplanting said Elizabeth Street; Now, therefore, be it

RESOLVED by the County Court of Hamilton County, Tennessee, a quorum being present, that they hereby approve and ratify the action of said Town of Lookout Mountain, said Board of Highway Commissioners of Hamilton County Commissioners of Hamilton County, Tennessee, and other authorities, in closing and abandoning said roadway or street as such in the Town of Lookout Mountain, and join in their action in closing and abandoning the same, and

RESOLVED FURTHER, that this present action of abandonment of said Elizabeth Street, as hereinabove more particularly described, take effect from and after this date.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

PETITION TO CLOSE A STREET IN THE TOWN OF LOOKOUT MOUNTAIN IN HAMILTON COUNTY, TENNESSEE AND SET OUT IN THE DEED OF H. F. TEMPLE, AND WIFE SARAH A. TEMPLE, H. CLAY EVANS, DO WOODWORTH, JR. W. R. KING AND CATHERINE M. MARSHALL, EXECUTRIX. DATED MARCH 20, 1894, AND RECORDED IN BOOK R. VOL. 5, page 20, OF THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENN TO THE SUPERINTENDENT OF ROADS OF HAMILTON COUNTY, TENNESSEE.

We, the undersigned, being all of the land owners who own or control the land touched by the street or roadway to be abandoned or closed under this petition, said street being in the Town of Lookout Mountain, in Hamilton County, Tennessee, and set out in the deed of H. F. Temple and wife, Sarah A. Temple, to H. Clay Evans, D. Woodworth, Jr. W. R. King and Catherine M. Marshall, Executrix, dated March 20, 1894, and recorded in Book R. Vol. 5, page 20, of the Register's office of Hamilton County, Tennessee, to-wit

"The grantors and grantees have mutually agreed as part of the consideration of this conveyance the following streets or roads shall be open through the above described land, and they are hereby dedicated to public use; 1st Fairview Avenue extended in a southerly direction until its western line shall intersect Mrs. temple's north fence line at a point five hundred forty-eight & 8/10 (548.8) feet north eighty-two (82) degrees fifteen (15) minutes west from the southeast corner of said five (5) acre tract; 2, a street or road from said Fairview Avenue as extended along the south line of said tract to the east line of said tract, the south line of said street being Mrs. Temple's north line, both of said streets to be of uniform width of thirty (30) feet".

And while said street as above set out was dedicated to public use, as a matter of fact it was never opened up, or used, and we hereby petition the Superintendent of Roads of Hamilton County, Tennessee, under the provisions of Section 17, (page 805) of Chapter 204 (page 795), of the Private Acts of the General Assembly of the State of Tennessee for 1915, passed April 1, 1915, and approved on April 3, 1915, to abandon and officially close said street as hereinabove described, and that said roadway or street described be added to the respective private property abutting thereon.

We hereby released the County of Hamilton, and the Town of Lookout Mountain, in the State of Tennessee, from any damages by reason of the closing of said roadway or street.

WITNESS our hands this 4th day of April, 1940.

S.K. Johnston.

Katherine J. Johnston.

I, E. G. MURRELL, Superintendent of Roads of Hamilton County, Tennessee, do certify and state that I am acquainted with the roadway or street, Fairview Avenue, Extension, ~~3rd~~ South of Hunt Ave., described in the foregoing petition and that the County of Hamilton in the State of Tennessee, has abandoned said strip of ground for road or street



Purposes, and I hereby grant the relief sought in said petition and recommend that the Board of Highway Commissioners of Hamilton County, Tennessee, ratify and approve said petition.

E. G. Murrell.

Superintendent of Roads of Hamilton County, T.

I, E. G. MURRELL, County Engineer of Hamilton County, Tennessee, hereby certify that I am acquainted with the property described in said petition and that said strip of ground, Fairview Avenue Extension, South of Hunt Ave., has been abandoned as a public roadway or street of Hamilton County, Tennessee, and I approve the action of E. G. Murrell, Superintendent of Roads of Hamilton County, Tennessee, in granting the relief sought in said petition.

E. G. Murrell.

County Engineer of Hamilton County, Tenn.

Came petitioners, by their attorney, before a session of the Highway Commissioners of Hamilton County, Tennessee, duly held on this 19 day of April, 1940, and prayed that the action of the Superintendent of Roads and of the County Engineer in closing the Roadway of Street, Fairview Avenue Extension, particularly described in the foregoing petition be ratified and confirmed, and said Board of Highway Commissioners of Hamilton County, Tennessee, do hereby ratify and confirm said petition in every particular, and the said hereby described tract of ground, Fairview Avenue Extension, is hereby abandoned and closed as a road or street. Provided Fairview Avenue next to the Park remains open.

Board of Highway Commissioners.

Hamilton County, Tennessee.

By Joe F. Goodson. Commissioner.

By R. E. Holbert.

Commissioner.

do release and abandon any and every claim or interest which said Town of Lookout Mountain has or may have as a thoroughfare or otherwise, in such street or roadway closed as aforesaid.

RESOLUTION ADOPTED BY QUARTERLY COUNTY COURT AS TO FAIRVIEW AVENUE EXTENSION.

WHEREAS, the municipality, Town of Lookout Mountain, and the Board of Highway Commissioners of Hamilton County, in the State of Tennessee, have taken formal action in closing, and have closed as a street or roadway or thoroughfare, what is known as Fairview Avenue Extension under the deed of H. F. Temple and wife, Sarah A. Temple, to H. Clay Evans, D. Woodworth, Jr., W. R. King and Catherine M. Marshall, executrix, recorded June 6, 1894, in Book R. Vol. 5, page 20 of the Register's office of Hamilton County, Tennessee; and

WHEREAS, in the judgment of the Commissioners of said Town, the Superintendent of Roads of Hamilton County, and the County Engineer of Hamilton County, and the Board of Highway Commissioners of Hamilton County, said roadway or street should be closed and abandoned as such;

NOW, THEREFORE, BE IT RESOLVED, by this the County Court of Hamilton County, Tennessee in regular quarterly session convened, a quorum being present, that said Court do hereby approve and ratify the action of said Town of Lookout Mountain, said Board of Highway Commissioners of Hamilton County, Tennessee, and other authorities, in closing and abandoning said roadway or street as such, being Fairview Avenue Extension in the Town of Lookout Mountain, and join in their action in closing and abandoning the same.

ON MOTION of Esquire Thrasher. seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO RATIFY CONVEYANCE OF LOTS ON LOOKOUT MOUNTAIN. 3rd. CIVIL DISTRICT BY SCHOOL BOARD.

BE It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

Be It resolved that the conveyance and deal made by Hamilton County Board of Education for lots 8, 9, 10 in Block 8 of Lookout Mountain Land Co- subdivision M) be and the same is hereby ratified and the conveyance authorized and if necessary the County Judge and the County Court Clerk are authorized to execute any and all papers to complete said sale or deal.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder.

Total 9, Esquire Camp, be absent.

RESOLUTION TO DESTROY BONDS THAT HAVE BEEN DULY REDEEMED AND CANCELLED  
AMOUNTING TO \$611,000.00.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee,  
in Quarterly Session Assembled;

That the County Judge, and County Trustee and the County Auditor be and  
are hereby authorized and directed to destroy the following Hamilton County bonds,  
which have been duly redeemed and cancelled:

Funding Bonds of April 1, 1935, Nos. 301 to 800 inc.	500.000.00
Rossville Road Bonds of October 1, 1909, Nos. 1 to 50, inc.	50.000.00
James County Highway Bonds of July 1, 1916, Nos. 39 to 46, inc.	8.000.00
Public Works, Serial Bonds.	
Court House (1st Series) Nos. 1 and 2.	2.000.00
Silverdale Hospital. 1st Series Nos. 1 to 4. inc.	4.000.00
School 1st series, Nos. 1 to 31, inc.	31.000.00
Jail. Nos. 1 and 2.	2.000.00
Silverdale Hospital. 2nd series. Nos. 1 and 2.	2.000.00
" " 3rd " Nos. 1 and 2.	2.000.00
Court House. 2nd series. Nos. 1 and 2.	2.000.00
Industrial School. 1st series. Nos. 1 to 8. inc.	8.000.00--53.000.00
Total.	\$ 611.000.00

Be It Further Resolved, that the foregoing bonds be destroyed by burning,  
in the presence of the County Judge, the County Trustee, and the County Auditor  
and that proper notification of the time and place of burning shall be made to  
the Sinking Fund Commission in order that they may have a representative present,  
and that after such burning has taken place the said County officials will certify  
to the County Court of Hamilton County, Tennessee, and have spread upon the minutes  
of said County Court the fact that said bonds have been burned.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution  
was adopted by acclamation.

RESOLUTION TO REQUEST THE HIGHWAY COMMISSION TO CONSTRUCT A BRIDGE AT THE OLD  
BELL MILL OVER THE WOLFTIVER CREEK.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee,  
in Quarterly Session assembled;

That the Highway Commission be and they are hereby requested to construct a bridge  
across the Wolftiver Creek at the Old Bell Mill site. It is agreed that an old bridge  
that has been moved from another place may be used.

ON MOTION of Esquire Hamby, seconded by Esquire Holder, the foregoing resolution  
was adopted by acclamation.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, the following Notaries  
Public were elected.

J. R. Carter.  
Don Cherry. Jr.  
J. E. Giffe.  
D. Garvin Nolan.  
Bill Reynolds.  
Louise Wilson.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, Court adjourned to  
meet Monday. May, 13, 1940.

.....  
County Judge.





## RESOLUTION TO DECLARE MONGER ROAD A DISTRICT ROAD.

BE IT RESOLVED, By The Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Monger Road from Hickory Valley Road at Tyner, westwardly along north side of Southern R. R. Railroad be declared a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Freeman, the foregoing resolution was adopted by acclamation.

## RESOLUTION AUTHORIZING HAMILTON COUNTY PURCHASING AGENT TO PAY \$2.50 PER WEEK FOR THE BOARDING OF ONE JEANETTE HALE. FEEBLEMINDED CHILD.

STATE OF TENNESSEE.                      COUNTY OF HAMILTON.

WHEREAS, it satisfactorily appearing to the court that one Jeanette Hale, white, feeble-minded child, eight years of age, a resident of Hamilton County, is feeble-minded, has been released from Pine Breeze Sanatorium where she was pronounced an arrested case of tuberculosis, and has been handled during the past few weeks by the Tennessee Welfare Department, the Hamilton County Juvenile Court, and Mr. Cy Brown, investigator for the Hamilton County health Department; that said child is a fit subject for the Home for feeble-minded at Donelson, Tennessee, but cannot be admitted there because the county quota is taken up and the county is unable at this time to place her on county pay which is fifty dollars each quarter, and

WHEREAS, it further appearing that this said child can be boarded at the home of Mrs. Ruby Payne, at 405 May Street, Chattanooga, Tennessee, for the sum of \$2.50 per week for a reasonable time and until she can be placed in the proper institution, it is therefore,

Resolved by the County Court of Hamilton County, Tennessee, that the Purchasing Agent of Hamilton County, is hereby authorized to pay the amount of \$2.50 each week from this date and for the period of six weeks only for the board of this child as aforesaid.

This 13th day of May, 1940.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

## RESOLUTION THAT THE UNEXPENDED BALANCE OF THE TWO LAST ITEMS IN THE MISCELLANEOUS APPROPRIATION IN THE 1939-40 BUDGET AMOUNTING TO \$1,874.56, BE AND IS HEREBY APPROPRIATED TO COVER SUCH PAYMENTS AS ARE ABSOLUTELY NECESSARY TO PREVENT OVERDRAFTS IN THE SAID BUDGET.

BE IT Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the unexpended balance of the two last items in the Miscellaneous Appropriation in the 1939-40 budget, amounting to \$1,874.56 (the details leading to same being set out in the report of the Finance Committee to the County Court of April 22, 1940) be and is hereby appropriated to cover such payments as are absolutely necessary to prevent overdrafts in the said budget.

Be It Further Resolved that this resolution take effect on and after its passage the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

## RESOLUTION THAT CHICKAMAUGA COAL ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled;

That portion of the Chickamauga Coal Road, beginning at Station 90 of the New Montlake Road and extending westwardly to Short Gulch a distance of approximately 5/8 of a mile, be and the same is hereby declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT BENDVIEW ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee in Quarterly Session assembled;

That Bendview Road, leading from West side of Whitehall Road, in a north westwardly direction, thence across Chattanooga Traction Co., Railroad to connection with Pineville Road, be declared a District Road

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT ADWELL ROAD BE DECLARED A DISTRICT ROAD.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled,

That Adwell Road leading east from intersection of Pineville Road and N. Mfg., Road, across Chattanooga Traction Co., R. R. and running thence southwardly about 860 feet be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT BERKLEY DRIVE, Cline street and Laurel street in Red Bank be declared a DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the following named streets in Red Bank be declared a District Roads.

1. Berkley Drive from Euclid Avenue to Crisman Street.
2. Cline Street from Oakland Terrace to Laurel Street.
3. Laurel Street from Crisman Street to Lamar Avenue.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION DECLARING ACADEMY-FERGUSON ROAD A DISTRICT ROAD.

BE IT RESOLVED by the County Court of Hamilton County, Tennessee, in Adjourned Session Assembled:

That the Academy-Ferguson Road, extending from an intersection of the West Fairmount Road at Old Academy, extending in a northeastwardly direction about 1500 feet to an intersection of the North Fairmount Road near the home of Colonel S. J. Seals, be declared and designated as a District Road. The welfare of the community requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO ADOPT THE VOTING MACHINE METHOD OF HOLDING ALL ELECTIONS IN HAMILTON COUNTY IN ALL PRECINCTS IN ALL DISTRICTS OF HAMILTON COUNTY, TENNESSEE, AS UNDER AUTHORITY OF CHAPTER 159 OF THE PUBLIC ACTS OF TENNESSEE OF 1937.

BE IT RESOLVED\_ by the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled on May 13, 1940:-

That whereas, under Chapter 159 of the Public Acts of the General Assembly of Tennessee, for the year 1937 the use of voting machines is provided for throughout the State:

Now, therefore, Be It Further resolved by this Quarterly Court of Hamilton County, in adjourned session, that under authority of Chapter 159 of the Public Acts of Tennessee, of 1937, Hamilton County, Tennessee, elects to come under the provisions of Chapter 159 of the Public Acts of 1937 and does hereby adopt the voting machine method of hold all elections

in Hamilton County in all precincts in all districts of Hamilton County, Tennessee.

Be It Further Resolved that C. C. Gillespie is hereby appointed, constituted and made custodian as provided for under Chapter 159 of the Public Acts of 1937 of Tennessee.

Be It Further Resolved that all Election Commissioners, Primary Board, Officers and parties charged with the duties of holding all elections in Hamilton County, Tennessee, are hereby authorized, directed, empowered, instructed and ordered to use said voting machines in all elections held in Hamilton County, Tennessee.

Be It further enacted that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Clark, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO APPOINT A COMMITTEE TO INVESTIGATE THE DIFFERENT KINDS OF VOTING MACHINES AND THE TERMS OF RENTAL AND PURCHASE OF SAME.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That a committee of three consisting of Esquire Wilkes Thrasher, Mack Fryar and Thos. S. Myers, County Attorney, to investigate the best type of voting machines the best terms of rental and purchase price of same, the number needed and the best contract to adopt and to report at the next adjourned Session of this Court.

RESOLUTION TO REQUEST THE HIGHWAY COMMISSION TO IMPROVE THE BIRCHWOOD PIKE.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled:

That the Highway Commission be requested to improve and surface, with oil, the Birchwood Pike from State Highway No. 58 during the present summer.

ON MOTION of Esquire Hamby, seconded by Esquire Holder, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Holder, Mack Fryar was elected by the County Court to membership on the Chickamauga Lake Safety Committee by acclamation.

RESOLUTION AS TO AN UNNAMED STREET OR ALLEY IN THE LOOKOUT MOUNTAIN COMPANY'S PROPERTY ON LOOKOUT MOUNTAIN, TENNESSEE.

WHEREAS, the municipality of the Town of Lookout Mountain, and the Board of Highway Commissioners of Hamilton County in the State of Tennessee, have taken formal action in closing, and have closed, as a street or alley, a certain street or alley as particularly described in the petition of Elizabeth Jones Williams and others of this date, said street or alley being shown on the plat of the Lookout Mountain Company's, property of record in Plat Book 2, page 42, in the Register's office of Hamilton County, Tennessee, and

WHEREAS, in the judgment of the Commissioners of said Town, the Superintendent of Roads in Hamilton County, the County Engineer of Hamilton County and the Board of Highway Commissioners of Hamilton County, Tennessee, said street or alley should be closed and abandoned as such;

NOW, THEREFORE, BE IT RESOLVED by the County Court of Hamilton County, Tennessee, in regular Quarterly Session convened, a quorum being present, that the said Court does hereby approve and ratify the action of the said Town of Lookout Mountain, the said Board of Highway Commissioners of Hamilton County, Tennessee, and other authorities, in closing and abandoning the said streets or alley as such in the Town of Lookout Mountain, and joins in their action in their action in closing and abandoning the same;

And Be It Resolved Further, that this present action and resolution shall become effective upon the endorsing upon the minutes of a meeting of the Commissioners of the Town of Lookout Mountain of a resolution or order closing or abandoning said street or alley

ON MOTION of Esquire THRASHER, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO REFUND THE SPUR DISTRIBUTING COMPANY \$125.00.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

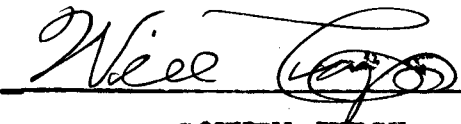
Resolution to refund the Spur Distributing Company \$125.00 the County's share of Oil Depot License No. 2875 erroneously collected.

ON MOTION of Esquire Brown, seconded by Esquire Clark, the foregoing resolution was referred to the Finance Committee on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, hamby and Holder. Total. 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were adopted.

- Samuel Butler.
- Don Cherry. Jr.
- James R. Carter.
- Charles S. Colburn.
- E. J. Doves.
- Nelle Estes.
- Lennie K. Griffith.
- Paul Geist.
- Edna Ruth Irwin.
- Cora McCalman.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned to meet June 10. 1940.

  
 COUNTY JUDGE.

STATE OF TENNESSEE      )  
 COUNTY OF HAMILTON.      )      MONDAY.      JUNE 10, 1940.

Be it remembered, That on this the 10th day of June, 1940, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

Present and presiding, the Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names:      Esquires Langley, Camp, Freeman, Johnston, Clark, Fryar, Brown, Thrasher, Hamby and Brown, Total 10.

REPORT OF FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The Committee recommends:

That the Tax Assessor be authorized to issue error and releasement covering the 1927 assessment of \$600.00 against lot 16, Block 17, Highland Park Addition No. 1. assessed to Ralph P. Blackman, and purchased by the Layman Foundation on April 22, 1937, for church purposes.

That \$2,500.00 of the unexpended \$5,000.00 appropriation in the current budget for W.P.A. Record revising in the Tax Assessor's office be made available immediately for the Chickamauga Dam Celebration Committee as part of the appropriation to said committee for \$5,000.00, heretofore made by the County Court at its adjourned session April 22, 1940.

The payment of \$190.00 be made to Blane Buchanan for reporting and transcribing all cases that came before the Equalization Board, and for acting as Assistant Secretary to said Board; and that the said payment be made from the unexpended part of the salary appropriation for tax assessor and clerks in the current budget.

That the unexpended budget of \$15,667.93, in the Highway Bond Fund, 1938 Series, and that the unexpended balance of \$3,079.31 in the Highway No. 58 Parkway Fund, be transferred to the Pike Fund, with the understanding that should any subsequent claims develop which would be legitimate charges against these balances such shall be paid out of the Pike Fund.

That all fines received from the City Misdemeanor Court during the year be applied as credits to disbursements for Criminal Court, which was intended when budget was made, but not designated in same.

That all receipts during the year originating at the County Hospital- sales of farm produce, live stock, pay patients, fees, etc., - be applied as credits to disbursements for County Hospital, which was intended when the budget was made, but not designated therein

That the receipts during the year from the Chattanooga Community Chest (\$1,000.00) be applied as credits to disbursements for Rural Relief, which was intended when the budget was made, but not designated in same.

That the unexpended balance in the Elections appropriation be applied to augment other appropriations in the budget, where absolutely necessary, in order to eliminate overdrafts or unpaid items at the close of the budget year.

That the Tax Assessor be authorized to issue error and releasement to reduce the 1939 assessment against 16 acres in the 10th Ward, out of the N. W. 1/4 Section 34, assessed to T. L. Montague, from \$5,000.00 to \$2,300.00.      This is the property purchased by the county and city of Chattanooga jointly, for the Armory site, and the foregoing is for the purpose of prorating the 1939 taxes, specified in the deed. (no papers).

That payment of \$7,481.36 to the City of Chattanooga October 25, 1939, by voucher No. 54619, warrant A-212831, retroactive as of June 30, 1939 be ratified.

That refund of \$104.30 be made to Earl Ford, which amount represents erroneous assessments and collections on buildings on 20 acres Lightfoot, Floeger, etc., for the year 1922 to 1938, inclusive. This erroneous assessment; namely, \$450. for each of the 17 years pertained to residence which has been removed prior to 1922, which fact was verified by Wink Milligan, Tax Assessor, who recommends this refund, and who has removed the said erroneous assessment for 1939, The amount to be refunded represents the county's part.

respectfully submitted,

Hays Clark.

Chairman.

Wilkes T. Thrasher.

Luther Hamby.

C. E. Camp.

Mack Fryar.

ON MOTION Of Esquire Thrasher, seconded by Esquire Clark, the following report was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO APPROPRIATE \$300.00 TO EMPLOY A CLERK OR ASSISTANT TO SET UP MACHINERY FOR ENFORCEMENT OF PENSION LAW.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, on Adjourned Session assembled:

That Whereas the Supreme Court of Tennessee has declared the Pension law constitutional.

Be it therefore resolved by the Quarterly County Court in adjourned session that \$300. 00 is hereby appropriated to assist the County auditor in putting pension law in effect and operation.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll vote the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

RESOLUTION THAT GRANVIEW LAND BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Grandview Lane leading South-east from Edwards' Point Road at or near Edwards' Point school a distance of about three (3) miles be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO TAKE THE PLACE OF A RESOLUTION THAT HAS BEEN LOST OR MISPLACED WHICH WAS INTRODUCED AT THE JANUARY MEETING OF THE COURT AUTHORIZING THE SCHOOL BOARD TO TAKE BIDS AND SELL TO BEST BIDDER CERTAIN ABANDONED SCHOOL PROPERTY AND BUILDINGS. THIS RESOLUTION TO TAKE EFFECT NUNC PRO TUNC.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That at the January Adjourned Term of the County Court a resolution was introduced authorizing the School Board to take bids and sell to the best bidder certain abandoned school property and buildings; namely, Oak Hill property and buildings, Riverside property and building, and the old athletic fields of Central High School, said resolution having been misplaced or lost before it reached the minutes of the Court.

It is now the Courts' desire that this resolution be passed to take effect nunc pro tunc and to have the same meaning and effect as a resolution introduced at the January Adjourned Term of the County Court which met January 15, 1940.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing Resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.



RESOLUTION ADOPTED BY THE QUARTERLY COUNTY COURT AS TO ELIZABETH STREET ON LOOKOUT MOUNTAIN, TENNESSEE.

WHEREAS, the municipality Town of Lookout Mountain and the Board of Highway Commissioners of Hamilton County, Tennessee, have taken formal action in closing, and have closed and abandoned as a street, roadway or thoroughfare, a certain unopened street within the Town of Lookout Mountain, Hamilton County, Tennessee, designated as Elizabeth Street on plat attached to, and which street is described in, the dedicatory instrument of William A. Martin and wife, recorded in Book 799 of Page 1 of the register's Office of Hamilton County, Tennessee. and

WHEREAS, in lieu and instead of said street as described in said instrument and plat recorded in Book 799, page 1, said William A. Martin and wife, Mary M. Martin, in agreement with all abutting leandowners and in consideration of the abandonment and closing of said Elizabeth Street, as described in the first paragraph of this resolution, have filed another dedicatory instrument, recorded in Book 798, page 212, of the Register's office of Hamilton County, Tennessee, to which is attached. and made part thereof, plat prepared by Betts Engineering Company, by which instrument and plat said Elizabeth Street, as relocated and replatted, is dedicated for public use, and

WHEREAS, in the discretion of the Quarterly Court of Hamilton County, Tennessee, the location of Elizabeth Street as appearing on said Betts Engineering Company plat is more suited to the public use, and all prior locations and plattings of said street should be abandoned and closed in order that the County and public may procure the benefit of the dedication of the new street as relocated, which will better serve the community; Now, therefore,

Be It Resolved, by the County Court of Hamilton County, Tennessee, a quorum being present, that the action of said Town of Lookout Mountain and said Board of Highway Commissioners of Hamilton County, Tennessee, and other authorities, in closing and abandoning said roadway or street as such in the Town of Lookout Mountain, described in the deed and shown on the plat attached thereto and recorded in Book 799, page 1 of the Register's office of Hamilton County, Tennessee, be and the same is hereby approved and ratified, and their said action in closing and abandoning said street be, and the same hereby is approved and ratified, and their said action in closing and abandoning said street be, and the same hereby is joined in this court, and

RESOLVED, FURTHER, that this present action of abandoning of said Elizabeth Street, as hereinabove more particularly described, take effect from and after this date.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO REQUEST ALL OFFICIALS OF THE COURT HOUSE, TO CLOSE THE COURT HOUSE AT NOON, FRIDAY. JUNE 14, IN RESPECT TO THE FLAG OF OUR COUNTRY, THIS BEING FLAG DAY AND A NATIONAL HOLIDAY.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the officials, of the Court House, be and they are hereby requested to close their offices and the Court House at noon, Friday, June 14, out of respect to our flag which represents our Government. This being a National Holiday and known as Flag Day.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Brown, seconded by Esquire Johnston, that the property of H. B. Mack, be referred to the Finance Committee by acclamation.

RESOLUTION TO DECLARE THE HOLD AND THE PADGETT ROADS. DISTRICT ROADS.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Hold Road from Ooltewah-Georgetown Road to the Bradley County Line a distance of about one miles be declared a District Road.

That the Padgett Road from Snow Hill road eastwardly to Chickamauga Lake, a distance of  $\frac{1}{2}$  mile be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

A RESOLUTION TO APPOINT A COMMITTEE AND TO AUTHORIZE AND EMPOWER SAID COMMITTEE WITH THE RIGHT TO NEGOTIATE AND CONTRACT WITH ONE OR MORE VOTING MACHINE COMPANIES FOR A LOAN AND RENTAL OF SUFFICIENT VOTING MACHINES TO PROVIDE ALL THE PRECINCTS IN HAMILTON COUNTY WITH VOTING MACHINES FOR THE AUGUST ELECTION AND PRIMARIES TO BE HELD IN HAMILTON COUNTY ON AUGUST 1, 1940.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled on June 10, 1940:

That whereas the County Court of Hamilton County, in adjourned session on May 13, 1940, adopted the voting machine method of holding all elections in Hamilton County in all the precincts and all the districts of said county, as under authority of Chapter 159 of the Public acts of Tennessee of 1937.

Be it Therefore resolved by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session, on this June 10, 1940, that a Committee of Wilkes Thrasher, Mack Fryar, and T. S. Myers, are hereby appointed and authorized and empowered to negotiate and contract with one or more Voting machine companies, in the name of Hamilton County, Tennessee, for a sufficient number of voting machines to hold all elections and primaries to be held in Hamilton County on the first Thursday in August, 1940, and also November elections for 1940, Said committee is hereby authorized and empowered to execute a written contract with said Company or Companies for the loan and rental of a sufficient number of machines, and said contract is to be binding upon Hamilton County, as provided under Chapter 159 of the Public Acts of Tennessee of 1937, and the County Judge of Hamilton County is hereby authorized and directed to draw a warrant upon the general funds of Hamilton County for the payment of the loan and rental of said machines, as provided under said contract.

Be it further resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Clark voting Nay:

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected.

Glenn W. Brown,  
Joseph Cash.  
Luther Cantor.  
Charles Colburn.  
Lennie K. Griffith.  
Jennie M. Mayes.  
Raymond R. Ramsey.  
R. T. Settles.  
B. T. Scruggs.  
W. S. Sherin.  
H. J. Sears.  
Mabel Taylor.  
Mrs. Elise Wedge.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the Court adjourned to meet Wednesday. June 12, 1940.

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COUNTY JUDGE.

STATE OF TENNESSEE            )  
 COUNTY OF HAMILTON.        )            WEDNESDAY.    JUNE 12, 1940.

BE IT REMEMBERED\_ That on this the 12th day of June, 1940, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

Present and presiding, the Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace and the following answered to their names: Esquires Clark, Freeman, Johnston, Camp, Fryar, Thrasher, Hamby and Holder, 8, Esquires Langley and Brown, being absent.

A RESOLUTION TO ACCEPT THE PROPOSAL OF THE SHOUP VOTING MACHINE CORPORATION, OF PHILADELPHIA, PENNSYLVANIA. FOR A LOAN OF SIXTEEN (16) VOTING MACHINES TO HOLD GENERAL ELECTIONS AND PRIMARIES IN HAMILTON COUNTY, TENNESSEE. AND TO AUTHORIZE A COMMITTEE TO NEGOTIATE FOR A LOAN OF SIXTEEN (16) MORE VOTING MACHINES FROM THE AUTOMATIC VOTING MACHINE COMPANY OF JAMESTOWN, NEW YORK.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled on June 12, 1940.

That whereas, the County Court of Hamilton County, in adjourned session on June 10, 1940, passed a resolution appointing a committee of three composed of Wilkes Thrasher, Mack Fryar and T. S. Myers to negotiate with Voting Machine Companies for voting machines to hold elections and primaries in the precincts of Hamilton County, Tennessee; and

Whereas, the Shoup Voting Machine Corporation, of Philadelphia, Pennsylvania, has proposed and agreed to loan and furnish to hamilton County sixteen (16) machines, in conformity with Chapter 159 of the Public Acts of Tennessee, of 1937; and

Whereas, the Committee is of the opinion that the Automatic Voting Machine Company, of Jamestown, New York, will loan an additional sixteen (16) voting machines of their type of voting machine, as provided under Chapter 159 of the Public Acts of Tennessee of 1937;

Be It Therefore Resolved, by the Hamilton County Court, in adjourned session, that Hamilton County accept the offer of the Shoup Voting Machine Corporation, of Philadelphia, for the loan of sixteen (16) voting machines, which are to be free of charge except the transportation of the machines from Nashville to Chattanooga; and the Court further authorizes said committee to contract with the Automatic Voting Machine Company of Jamestown, New York, for an additional sixteen (16) machines as a loan to hamilton County, free of charge except as to freight on said machines from the factory; and Hamilton County agrees hereby to said loans and agrees to pay said transportation charges.

Be It Further Resolved that this Court will, at the regular session at the July term, designate the precincts in which these machines will be used.

Be it Further resolved, by the Hamilton County Court, that said machines are to be used for the August 1940 election and primaries and also the November 1940, election.

Be It Further resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Freeman, Johnston, Camp, Fryar, Thrasher, Hamby and Holder. Total 7, Esquire Clark voting Naye, and Esquires Langley and Brown, being absent.

REPORT OF HAMILTON COUNTY SEWING PROJECT.

STATE OF TENNESSEE.            LOCAL NO.    (8) 33.75

Request is hereby made that in accordance with this proposal a formal application be made for an authorization to expend Federal funds by the works Progress Administration, under its rules and regulations, in the amount of \$83,754.00.



(c). Federal funds required for wages and salaries of all certified workers \$77,999.00 as percentage of total Federal labor and nonlabor funds 97.79 per cent.

For man-months. for labor and superintendence 564.04. nonlabor 1.27. Total 565.31  
678.37

Project can be started 5 days after notice of approval and will require 12 months of completion.

Present ownership of property upon which project is to be operated is rented by City and County.

20. Has the sponsor legally vested authority to engage in the proposed work over the area involved Yes.

21 (a) Does the proposed project include any work of a type which has been or is, normally included in sponsor's budgetary appropriations for operations and maintenance. No.

From what source will sponsor's pledged contribution be obtained: General fund. City and County.

Will any taxes or assessments be levied for the work in excess of the amount required for the sponsor's pledged contribution. No.

Will the proposed work dis lase or prevent the employment of personsl who would otherwise be employed. No.

(a) What public agency within the State be required by statute to approve work of the type proposed . None.

(a) Has provision been made for extra costs, losses and damages due to unforeseen contingencies; No.

For the operation of this project, the sponsor will be directly represented by Mrs. Florence C. Horton.

District Director . Work Projects Administration. Chattanooga. Tenn.

(a) Are preliminary plans and specifications complete? Yes.

(b) Are detailed or final plans and specifications complete Yes.

(c) Does sponsor assume full responsibility for the adequacy of the design. Yes.

(d) Are estimates based on actual cost records of similar work under similar methods and conditions of operations. Yes.

			Labor.	NonLabor.	106.259.00
56000	EA	Garments.	1.8974.	81.899.00	24.360.00

(a) Unobligated limitations as of 6.1.40. \$29,371.00

(b) Estimated date funds will be exhausted 8.1.40.

	Rate	P.H.	Male.	Female.	Man-hour.	Hr.P.Mp.	Fed.	Total
Occupational Classification.								
See List U.B.	36			109	64.750	1152.	46.80	61.244.00 61.21
See List UA	39		7	4	17.160	132	50.70	6.692.00 6.
Subtotals.	xxx		7	113	82.900	1284	xxx	67.906.00 67.90
Intermediate.								
Stock. clerk.	47		1	1	x 1560	12	61.10	733.00 733
Sewing Mach. Repairman.	47				x 1560	12	61.10	733.00 733
Subtotals.			1	1	3120	24	xxx	1.466.00
Skilled.								
Timekeeper.	61			2	3120	24	79.30	1.903.00
Foreman.	61			5	7800	60	79.30	4.758.
Subtotals.			7		10.920.	84		6.661.00
Professional & Techinal.								
Timekeeper.Sr.	63		1	1	C 1560	12	81.90	983.00
Nurse Reg.	63			1	NR 1560.	12	81.90	983.00
Subtotals.	xxx		1	1	3120	24		1966.00
Labor Subtotals:			9	122	x 100060	1416	xx	77.999.00
Superintendence.								
Proj. Supervisor. G2-C-2.				1	NR 1560.	168	125.00	1.500.00
Asst. Proj. Supv. G1-C5				2	NR 3120	168	100.00	2.400.00
Subtotals.			3		4680	36		3.900.00
Subtotals (Fed. workers only.			3		xxxx	xx		77.999.00

Total Cert. Workers.	9.	122.	x	xxxx.	xx	xx	77,999.00	3,900.00
Total (all Fed workers.	9	125		10470		1452.	3,900.00	
(d) Grand Totals. b plus C	125			104740		1452.	81,899.00	81,899.00

Occupational

M.F.	F.	Classification	Rate.	Man-Hour.	Man.Mo.	per Mo.	Total.
	75	Seamstress (Machine P	UB	11700	900	46.80	42,120.00
	4	" Finishers	"	6240	48	46.80	2,246.00
	25	" Loom Opr.	"	39000	144	46.80	14,040.00
	5	Maid.	"	7800	60	46.80	2,808.00
	109.	Total.		64740	1152	--	61,214.00
	4	Cloth Cutter.	UA	6240	48	50.70	2,434.00
1	D	Clerk. Sr.	UA	1560	12	50.70	608.00
6.	0	Watchman.	UA	9360	72	50.70	3,650.00
7.	4	Total.		17160	132	----	6,692.00

Sewing machines previously purchased by City for use on WPA Projects.

Description & Grade of Materials.	Delivery.	Quantity	Unit	Unit F.	Fed.F.	S.F.	Total.
<b>Sewing Materials.</b>							
75 womens x205 yds.X 12 mo.	Site.	184.500	Yds.	.10		18.450.	18.450
Findings (75 women x 1.25 x 12 mo.						1.125.	1.125.
<b>Machine repairs.</b>							
(75 machines x 90 x 12 mos.						810.00	810.
Electric cutter, S. blade.	"	1	Ea.	100.00	100.00		100.
Raw hide paper.	"	1	Roll	17.00	17.00		17.
Total.						927.00	19,575. 20,502.
Sewing rooms. rent. (135.00 per mo. X 12 months.						1.620	1,620.
Heat, Lights, Water etc., (110.00 per mo. x 12 mo.						1.320	1,320.
Warehouse. (Overhead)				612.00			612.
" Impliment Charge.				306.00			306.
				918.00	2940.00		3,858.

## HAMILTON COUNTY SEWING.

DESCRIPTION.	NO. OF Persons.	Classif of Workers.	Unskilled Man-Hours	Intermediate Man-hour.	Skilled Man-hour.
Garment Produc.U.	75	Seamstress UB	117000		
Machine Operators	4	Cloth cutters UA	6240		
Finishers.	4	Seamstress UB	6240		
Sub-total	83	finishers	129480		
Service Unit:	2	Stock Clerk 1		1560	
		Sr. Clerk. UA	1560		
Timekeepers.	3)	2 Timekeeper S			3120
		1 Timekeeper			
Repairers.	1	Sewing machine Repairman 1		1560	
Maid.	5	Maid UB	7800		
Watchman.	6	Watchman UA	9360		
Nurse.	1	Nurse N-R. P&T			1560
Sub-total.	18		18720	3120	3120
Supervisory:					
Supervisors:	1	Asst. Proj. Supv. \$100.00			
Unit Supervisor.	1	Proj. Supt. 125.00			
Foremen	5	Foreman B			7800
Subtotal.	7				7800
Total.	108		14820	3120	10920
Weaving Unit.					
Loom Operators.	25	SeamstressUB Loom Oper.	39000		
Supervisors.	1.	Asst. Proj Supv. \$100.00			
Sub-Total.	26.		39000.		
GRAND TOTAL.	134		187200	3120	10920
Sponsor.		Material	Supv. & Others.	Labor.	TOTAL.
WPA		19.575.00	2.940.00		22.515.00
WPA.		927.00	4.818.00	77.999.00	83.744.00
		20.502.00	7.758.00	77.999.00	106.259.00

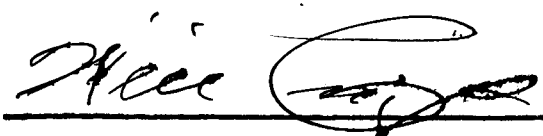


P. & T. Man-hour.	Total Man-hour	Total Labor cost.	MFL & Eqpt.	Supvr. & other.	Total cost.
	117000	42.120.00	1.125.00		
	6240	2.434.00	18.450.00		
	6240	<u>2.246.00</u>	<u>929.00</u>		
	129480.	46.800.00	20.502.00		\$71.160.00
	1560	733.00			
	1560	608.00			
	3120	1.903.00			
1560.	1560.	983.00			
	1560	733.00			
	7800	2.808.00			
	9360	3.650.00			
1560	<u>1560.</u>	<u>983.00</u>			<u>12.401.00</u>
3120	28080	12.401.00			12.401.00

	1560			1.200.00	
	1560			1.500.00	
	7800	4.758.00			
	<u>10920</u>	<u>4.758.00</u>		<u>2.700.00</u>	<u>7.458.00</u>
168480		63.959.00	20.503.00	6.558.00	91.019.00
39000		14.040.00	(Mtl & Ept. on hand to 12 mo. No cost to take this proj.)		
	1560.			1.200.00	
	40560.	14.040.00		1.200.00	
	20940.	77.999.00	20.502.00	7.758.00	\$ 106.259.00

ON MOTION OF Esquire Thrasher, seconded by Esquire Hamby, the foregoing report was referred to the Finance Committee.

ON MOTION of Esquire Freeman, seconded by Esquire Johnston, Court adjourned Sine Die.

  
 COUNTY JUDGE.

STATE OF TENNESSEE      )  
COUNTY OF HAMILTON.    )      TUESDAY.    JUNE 18, 1940.

BE IT REMEMBERED, That on this the 18th day of June, 1940, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, An Agreed Meeting of the Hamilton County Court was held to discuss the Food Stamps.

The County Court Clerk called the roll of the Justices of the Peace, of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 9. Esquire Thrasher being absent.

ON MOTION of Esquire Brown, seconded by Esquire Clark, the Court authorized the County Judge to sign a contract as presented by Mr. Austin from the United States Government in regard to the Food Stamps. Said motion was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Hamby and Holder. Total 9, Esquire Thrasher being absent.

ON MOTION of Esquire Brown, seconded by Esquire Johnston, Court adjourned.

  
\_\_\_\_\_  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. JULY 1, 1940.

BE IT REMEMBERED That on this the 1st day of July, 1940, a regular Term of the Hamilton Quarterly County Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Camp being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the Court postponed all elections until July 15th, 1940.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the Court passed the Report of the Finance Committee.

REPORT OF CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, your CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be by order paid.

C. E. CAMP.

JUDGE PRO TEM

- Carlie Williams.
- Harvey M. Proffitt.
- Liesel Ehlers.
- Emil Gobe
- Kenchen Cody.
- Lillie Mae Garrett.
- Jeanette Hale.
- Lee Moss.
- Ella Kelly.
- George Bates Underwood.
- Lee Camp.
- Emma Smith.
- Floyd Norris.
- Maude Brown Harrill.
- Claude Sherrill.
- Carmille De Ramus.
- Jeff grant. Jr.
- Laila Biles.
- James Connally.
- Mrs. Wylene Whitemer.
- Abe Kepler.

- Susie Marie Suttles.
- Callie Smith.
- Wm. R. Meyers.
- Lillian J. Hipp.
- George M. Ansel.
- Margaret Davis.
- Jack Frost.
- Lela Rich.

30 cases @ \$5.00 \$150.00

DR. BRYAN.

- Annie May Ellison.

1 case \$5.00 5.00

- Dr. J. C. Eldridge.
- Susie Marie Suttles.
- Lillian J. Hipp.
- George M. Ansel.
- Jeff Grant.
- Lula Riles.
- James Connelly.

- Margaret Davis.
- Jack Frost.
- Lela Rich.

nine cases @ \$5.00 45.00

- DR. J. W. L. COOPER.
- Mary V. Barrett.

two cases @ \$5.00 10.00

MACK FRYAR.

J. P.

Annie May Ellison.

one case @ 50¢

50.

HAMILTON COUNTY. TENNESSEE.

\$ 210.50.

JAEK HIXSON.

FOR SERVICES RENDERED FOR QUARTER ENDING JUNE 30th, 1940.

For making Quarterly Record, 17,000 @ 10¢ or 100.	17.00
entering orders of the court. 79 @ 25¢	19.75
Filing Petitions for exemptions. 43 @ 25¢	10.75
Supplying certificates with seals attached 43 @ 75¢	31.25
Opening and closing records, 79 days @ 50¢	39.50
Filing, docketing and entering lunacy cases, 26 cases @ 3.85	100.10
Elections by the Court. 3 @ 50¢	1.50
Filing report of Claims. committe.	25
School Superintendent.	25
Committee on burning bonds.	25
Ex-Officio fees for quarter ending June 30, 1940.	50.00
For Registering Circuit Court bills of cost 555 @ 15¢	<u>83.25</u>
	\$ 353.85

I certify the foregoing to be correct to the best of my knowledge and belief;

Jack Hixson. CCC

W. F. Langley.  
Chairman.

Sworn to and subscribed before me

B. L. Freeman.

this 29th day of June, 1940.

J. R. Johnston.

Margaret Orrell.

Mack Fryar.

Deputy Clerk.

ON MOTION of Esquire of Esquire Langley, seconded by Esquire Thrasher, the foregoing report was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Camp being absent.

RESOLUTION THAT THE OFFICIAL NAME OF THE NEW BUILDING HEADQUARTERS FOR THE COUNTY WIDE LIBRARY SYSTEM BE AND HEREBY IS " THE CHAPIN PUBLIC".

WHEREAS, Mr. Edward Young Chapin, our beloved fellow citizen for more than fifty years, has during this period always contributed most generously of his time, thought, interest and enthusiam toward all those things which look to the upbuilding of the best in our community; and,

WHEREAS, for over forty-four years, he has been a member of the Board of Trustees of the Chattanooga Public Library, leading it through many difficult periods and finally guiding it to its now recognized eminent position in our community life and its example throughout the nation; and,

WHEREAS, for nearly ten years, he has served as the President of its Board of Trustees, during which term it has constructed and occupied the magnificent new edifice which now houses this enterprise:

NOW, BE IT RESOLVED, by the Honorable County Judge and the Honorable County Court for Hamilton County, Tennessee, that as a recognition for his invaluable service to this institution and to this community as a whole, the official name of this new building-- headquarters for the county-wide library system-- be and hereby is "The Chapin Public Library".

Adpted the first day of July, 1940.

ON MOTION of Esquire Fryar, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO MAKE DELWAY CIRCLE A DISTRICT ROAD.

BE IT RESOLVED BY THE Quarterly County Court of Hamilton County, Tennessee, in Quarterly session assembled:

That Delway Circle, leading from Belvoir Avenue and returning to Belvoir Avenue, a distance of about one-half mile, be made a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION TO MAKE LONGLEY ROAD A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

To make the Longley Road a District Road from Southern R.R. to the melch house in the second civil district at Tyner.

ON MOTION OF Require Fryar, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

REPORT OF HIGHWAY COMMISSIONERS.

TO THE HONORABLE COUNTY COURT OF SAID COUNTY:

The past winter was one of the most severe in several years. Our entire road system was damaged thousands of dollars. We have been repairing this damage, and now have most of the roads in good condition.

We are continuing as sponsors to Works Projects Administration, and with their assistance we are finishing a number of Farm to Market Roads.

The King's Point Bridge is completed; also the bridge on Hamill Road, and both are opened to traffic. The Thrasher Bridge is being pushed rapidly to completion and will be ready for traffic by August 1. 1940.

We are operating a Rock Crusher near Daisy, and are obtaining all stone for that part of the County North of river from this plant. The average output is about 100 yards per day, and the rock being used on some of our damaged roads.

We have been pushed to the limit to get these damaged roads passable, and have not had the money to do any oiling. We hope to be able to hard surface a number of roads this coming year.

Both workhouses have been maintained in good condition. The prisoners, as a whole, have behaved well, and their morale and health is good. The average of colored prisoners at White Oak Camp was 78, and of white prisoners at Silverdale Camp was 93.

Respectfully submitted.

By Joe F. Goodson.

Chairman.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Camp being absent.

REPORT OF WILLIAM E. BORK MEMORIAL HOSPITAL.

REPORT FROM JULY 1, 1939 to June 30, 1940.

To the Honorable Will Cummings, County Judge, Hospital Commissioners and County Court of Hamilton County, Tennessee.

I respectfully submit for your consideration the annual report of work done at the Wm. L. Bork Memorial Hospital from July 1, 1939 to June 30, 1940.

On July, 1, 1939. we had on roll:

	MALE.	FEMALE	TOTAL.
Patients.	168	133	301
Admitted during year.	86	52	138
Total under treatment during year.	254.	185.	439.

GENERAL INFORMATION.

	MALE.	FEMALE.	TOTAL.
1. Officers and employees actually in services at end of year.	11.	7	18
2. Census of patients population at the end of year.			
	MALE	FEMALE.	TOTAL.
White.	92	81	173
Colored.	54	46	100
3. Patients employed in industrial classes or in general hospital work.	45	17	62
4. Average daily number of all patients actually in institution during year.	157.	135.	290.

5. On furlough. 4. 4. 8

We had (68) deaths during the year, and the causes were as follows:

Accident (due to run away mule)	1.	Chronic Parenchymatous nephritis.	4.
Angina Pectoris.	1.		
Apoplexy.	8	Diabetes Mellitus.	2.
Arterio-Sclerosis.	11	Diaplegia of lower extremities.	1
Broncho Pneumonia.	3		
Carcinoma of colon.	1	Epithelioma of vulva.	1
Cardiac Asthma.	1		
Cardio nephritis.	1	Exhaustion following manic depressive insanity.	1
Cerebral Hemorrhage.	10	Gangrene of right ankle due to senility.	1
Cerebro Spinal Syphillis.	2		
Cononary Thrombosis.	6	Pulmonary T.B.	1
Senility.	1.	Statuts Epilepticus.	1
Syphillis.	5	Unknown.	5

The ages of deaths are as follows:

Between fifteen (15) and twenty (20)	1
" twenty (20) and thirty (30)	2
" thirty (30) and forty (40)	10
" forty (40) and fifty (50)	1
" fifty (50) and sixty (60)	10
" sixty (60) and seventy (70)	20
" seventy (70) and eighty (80)	15
Over eighty (80).	9

The following report includes all patients admitted who are on books of institution.

1. Patients on books of institution beginning of year	168.	133.	301
(includes patients away on parole but still on books.)			
2. Admitted during the year.	86	52	138
3. Total on books during year. (Includes total of items. 1 & 2.	254	185	439
4. Discharged from books during year. (Does not include patients away on parole.	60	27	87
5. Transferred to other institution for mental disease.	2.	1	3
6. Died during the year.	42	26	68
7. Total discharged, transferred and died during year	104.	54	158
8. Patients remaining on books of institution at the end of year.	150.	131	281.

(Includes patients away from institution on parole.)

#### Fields Products.

75 tons of hay.	18.00 ton.	1.350.00	
110 " insilage.	10.00 "	1.100.00	
120 bu corn.	65 bu.	78.00	
294 bu Irish potatoes.	75 "	220.50	
700 " Sweet "	60 "	<u>420.00</u>	3.168.50

#### Vegetables.

8.872 doz green corn.	10 doz.	887.20	
737. " roasting corn.	20 "	147.40	
3.515 " radishes.	05 "	175.75	
127 bu. dry onions.	1.00 bu	127.00	
234 " green beans.	75 "	175.50	
238 " squash	25	119.00	
73 " okra.	25	18.25	
14 " tomatoes.	40	5.60	
57 " turnips.	40	22.80	
23 240 lbs. cabbage.	02 lbs.	464.80	
473 " lettuce.	02	8.46	
120 " turnip greens	02	2.40	
54 gal. berries.	40 gal.	<u>21.60</u>	

2.176.76

Canned goods.			
4.554	gal. beans.	40 gal.	1.821.60
4.322.	" apples.	40 gal.	1.736.80
125.	" tomatoes.	40 gal.	<u>50.00</u>
			3.608.40
Meats.			
25.071.	lbs. pork.	20 lbs.	5.014.20
2.933	" lard.	12 "	351.96
1.130	" sausage.	15 "	160.50
			5.525.66
Dairy Products.			
15.593.	gal. buttermilk.	20. gal.	3.118.60
1.927	" sweet milk	40 "	770.80
5.082	lbs butter.	30 lbs.	1.524.60
			5.415.00
Poultry.			
227	hend.	1.00 each.	227.00
237	young hend	75 "	167.75
3783	doz eggs.		845.75
314	lbs fryers.		<u>66.50</u>
			1.307.00
Live Stock.			
18	Reg. Guernsey cows.	250.00 bd.	4.500.00
11.	" " heifers.	125.00 "	1.375.00
6	" " calves.	75.00	450.00
3.	" " bulls.	200.00 "	600.00
6	grade cows.	50.00	300.00
6	" calves.	10.00	60.00
79	hd. hogs.	15.00 "	1185.00
1	pr mules.	400.00 pr	400.00
1	pr. mares.	400.00 "	400.00
			9.270.00
Miscellaneous receipts.			
4	cows.		192.41
1	calf.		5.00
	Scrap iron.		45.60
356	old sacks.		8.95
	old drill.		20.00
	Eggs.		641.41
	Private pay		<u>520.00</u>
			1.433.37
GRAND TOTAL.			\$31.914.69

FINANCIAL STATEMENT.

Received from appropriation.	48.000.00
" " paying patients	520.00
" from all other sources.	1.278.90
	\$ 49.798.90

DISBURSEMENTS.

Disbursements.	47.373.40
Balance on hand.	
Balance on hands.	2.425.50
Cost to maintain a patient. 43¢ per day.	12.90 per month.
	154.80 per year.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted by acclamation.

RESOLUTION TO RATIFY CONTRACT BETWEEN HAMILTON COUNTY AND FEDERAL SURPLUS COMMODITIES CORPORATION AND APPROPRIATE FUNDS FOR CARRYING OUT OF HAMILTON COUNTY'S PART OF SAID CONTRACT.

Be It Resolved, by the Quarterly County Court of Hamilton County, in quarterly session assembled on this July, 1, 1940,

That whereas, the members of the County Court, in an informal session, authorized the County Judge to sign a memorandum agreement for Hamilton County with the Federal Surplus Commodities Corporation, known as the Food Stamp Plan, for the benefit of the needy and those on relief in Hamilton County, and to appropriate a sufficient amount of funds to carry



out Hamilton County's part of said agreement:

Now, therefore, be it resolved by the Quarterly County Court of Hamilton County, in Quarterly Session assembled, on this July 1, 1940, that said memorandum agreement signed by the County Judge on behalf of the County is hereby ratified and adopted.

Be it further resolved, by the Quarterly County Court in Quarterly session assembled on this July 1, 1940, that the County Judge is authorized to sign a contract in accordance with said agreement.

Be It Further Resolved, by the Quarterly County Court of Hamilton County, Tennessee, that Five Thousand (\$5,000.00) Dollars is hereby appropriated for Hamilton County's part of the expense for administering said Food Stamp Plan and relief.

Be it Further Resolved, by the Quarterly County Court of Hamilton County, in Quarterly Session Assembled on this July 1, 1940, that Twelve Thousand Five Hundred (\$12,500.00) Dollars is hereby appropriated to be Hamilton County's part of revolving fund for the purchase of said stamps and to put said contract in operation.

Said funds are hereby appropriated from the budget of the Poor House Commission of Hamilton County.

Be It further Resolved that the Poor House Commission will be the certifying agency for all County cases receiving direct relief, and any personnel for the performance of these duties shall be named by the Poor House Commission.

Be It Further Resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder, Total 9, Esquire Camp being absent.

RESOLUTION TO INVITE JUDGE CLIFTON A WOODRUM. REPRESENTATIVE IN CONGRESS FROM THE SIXTH DISTRICT OF VIRGINIA, TO BE THE GUEST OF THIS HONORABLE COURT AND THE CHICKAMAUGA DAM BRIDGE AND MILITARY COMMITTEE DURING THE CHICKAMAUGA DAM CELEBRATION.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, that this Honorable Court invite Judge Clifton A. Woodrum, Representative in Congress from the Sixth District of Virginia, to be the guest of this Honorable Court and the Chickamauga Dam Bridge and Military Highway Committee during the Chickamauga Dam celebration, or at such other time as may suit his convenience, and the clerk will furnish a certified copy of this resolution to said Committee to present to Judge Woodrum.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE COUNTY JUDGE TO PAY SALARIES, INTEREST ON BONDS AND OTHER COUNTY EXPENSES AS USUAL.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the County Judge is authorized to pay salaries, interest on bonds and other County expenses as usual.

That this resolution take effect from and after its passage the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye. Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9, Esquire Camp being absent.

RESOLUTION TO AMEND THE RESOLUTION PASSED ON MAY 13, 1940, AT AN ADJOURNED SESSION OF THE QUARTERLY COURT OF HAMILTON COUNTY ADOPTING THE VOTING MACHINE METHOD OF HOLDING ALL ELECTIONS IN HAMILTON COUNTY IN ALL PRECINCTS IN ALL DISTRICTS OF HAMILTON COUNTY. TENNESSEE AS UNDER AUTHORITY OF CHAPTER 159 OF THE PUBLIC ACTS OF TENNESSEE OF 1937.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled on the first Monday of July, 1940:

That whereas, a resolution was passed by the Quarterly County Court of Hamilton County, Tennessee, at an adjourned session on May 13, 1940, adopting the voting machine

method of holding all elections in Hamilton County in all the precincts and all the districts of Hamilton County, as under authority of Chapter 159 of the Public Acts of Tennessee, of 1937; and whereas, since the passage of said resolution, Hamilton County has been unable to obtain a sufficient number of voting machines to hold elections in all the precincts of Hamilton County, Tennessee.

Now, Therefore, Be It Resolved by the Quarterly County Court of Hamilton County, in Quarterly session assembled on July 1, 1940, that said resolution be amended so as to designate the following precincts in the First District of Hamilton County, Tennessee, in which voting machines are to be used in the August Primary election and general elections of 1940.

Being all the precincts in all the nineteen (19) wards in the City of Chattanooga.

Be It Further Resolved that all Election Commissioners, Primary Election Boards, officers and parties charged with the duties of holding all elections and primaries in Hamilton County, Tennessee are hereby authorized, directed, empowered, instructed and ordered to use said voting machines in said designated precincts; and that the Primary and general elections be held in the remaining precincts of Hamilton County, Tennessee, as under the general and primary election laws as before passage of said resolution.

Be it further resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Hamby, Brown, Thrasher, and Holder. Total 9, Esquire Camp being absent.

RESOLUTION THAT HALE ROAD EXTENDING FROM DAISY-DALLAS ROAD NORTHWARDLY TO DALLAS LAKE ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Hale Road extending from Daisy-Dallas Road northwardly to Dallas Lake Road be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT FIVE THOUSAND (\$5,000.00) DOLLARS BE, AND THE SAME IS HEREBY APPROPRIATED OUT OF THE 1940-41 BUDGET FOR THE CITY OF CHATTANOOGA SCHOOLS TO BE PAID TO THE CITY OF CHATTANOOGA IMMEDIATELY FOR SCHOOL PURPOSES ONLY.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Five Thousand (\$5,000.00) Dollars be, and the same is hereby appropriated to the City of Chattanooga, to be paid out of the 1940-41 budget, to be used for nothing except the operation of the City of Chattanooga Schools.

That this resolution take effect from and after its passage the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Johnston, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder, Total 9, Esquire Camp being absent.

TO DECLARE EVENING SIDE DRIVE AND MORNING SIDE DRIVE, LOCATED IN SHADY REST SUBDIVISION, IN THE THIRD CIVIL DISTRICT. DISTRICT ROAD.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Evening Side Drive and Morning Side Drive, located in Shady Rest Subdivision on the Chattanooga-Dayton Pike, just south of Daisy, be declared district roads. Said Evening Side Drive and Morning Side Drive, being approximately 1,000 feet long and forty (40) feet wide.

That this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION AUTHORIZING THE COUNTY JUDGE AND THE COUNTY COURT CLERK TO DEED TO T. A. ALEXANDER CERTAIN PROPERTY IN THE 3rd DISTRICT.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the County Judge and County Court Clerk be authorized to convey to T. A. Alexander that portion of the Parthena Summers lot purchased by Hamilton County on April 6, 1929, and registered in Deed Book G. Vol. 23, pp 239 et seq. which lies outside the right of way line of the Dayton Pike.

This is in fulfillment of an agreement that I. A. Alexander had with Hamilton County when the County purchased the right of way for the Dayton Pike through the Alexander property on April 25, 1929, and is evidenced by deed for said right of way which is registered in Deed Book Y. Vol. 23 page 364 et seq. Register's Office and approved by E. G. Murrell County Engineer for the County.

ON MOTION Of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Camp, being absent.

RESOLUTION TO AUTHORIZE THE COUNTY JUDGE AND THE COUNTY COURT CLERK TO CONVEY A 100 FOOT RIGHT OF WAY No. 58, TO THE STATE OF TENNESSEE.

Be it Resolved, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the County Judge and the County Court Clerk be authorized to convey to the State of Tennessee a right-of-way, 100 foot wide, lying 50 feet on each side of the relocated Tennessee State Highway, No. 58, and extending from the Bonny Oaks Drive to Wolftever Creek.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Camp being absent.

A RESOLUTION TO DECLARE THE NORTH ACCESS ROAD TO THE CHICKAMAUGA DAM A DISTRICT ROAD.

Be it resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That the North Access Road from the Hixson Pike to Chickamauga Dam be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE HAMILTON COUNTY TO BORROW MONEY FOR COUNTY PURPOSES TO MEET CURRENT RUNNING EXPENSES IN ANTICIPATION OF CURRENT REVENUES AND TO AUTHORIZE SAID COUNTY TO EXECUTE AND DELIVER INTEREST BEARING NOTES THEREFOR.

Whereas, the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled, finds and determines that it is necessary at this time to borrow the sum of \$500,000.00, or so much thereof as is necessary, for the purpose of meeting running expenses, and

Whereas, pursuant to Chapter 470 of the private Acts of 1925, as amended by Chapter 25 of the Private Acts of 1929, Hamilton County is authorized to borrow funds, not to exceed two-thirds of the county's anticipated current revenue for said Purpose,

Now, Therefore, Be it Resolved by the Quarterly County Court of Hamilton County, that Hamilton County be and it is hereby authorized to borrow \$500,000.00 or so much thereof as is necessary, and to pay interest on same at not to exceed 3%. The County Judge and Trustee are authorized and directed to execute an interest bearing note or notes to mature

at such time or times as the county may have funds in its treasury derived from the payment of taxes with which to pay off said indebtedness.

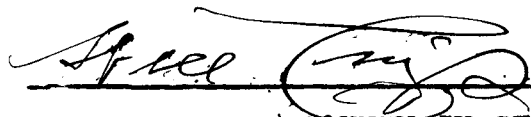
BE IT FURTHER RESOLVED that said notes or note may be renewed from time to time if necessary until funds are available for payment.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 9. Esquire Camp being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the following Notaries Public were elected.

Eva L. Barnes.  
G. B. Caylor.  
M. E. Chamberlain..  
M. E. Dement.  
B. L. Freeman.  
Lucile French.  
J. M. Johnston.  
B. T. Scruggs.  
Mattie Stephens.  
W. A. Stott.  
O. O. Scrudder.  
Mrs. Irene G. Troutt.  
W. L. Weaver.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, Court adjourned to meet July 15, 1940.

  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. JULY 15 1940.

BE IT REMEMBERED That on this the 15th day of July, 1940, an adjourned term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names: Esquires Langley, Clark, freeman, Johnston, Fryar, Camp, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the elections were postponed until July 29th, 1940.

AGREEMENT WITH CITY--COUNTY ON SCHOOL FUNDS.

This CONTRACT entered into by and between the City of Chattanooga, Tennessee, a municipal corporation, through E. D. BASS, Mayor, hereinafter referred to as the City, and Hamilton County, Tennessee, through Will Cummings, County Judge, hereinafter referred to as the County, under and by virtue of the authority conferred by Chapter 202 of the of the Private Acts of the General Assembly of the State of Tennessee for the year 1929. WITNESSETH.

(1) The County agrees to pay and the City agrees to accept from the County for the operation of the elementary schools of said City for the year beginning July 1st, 1940, and ending June 30th, 1941, the sum of not less than \$750,000.00, in lieu of the amount said City would be entitled to under the general school law, based on the average daily attendance. The County shall pay the City said sum of not less than \$750,000.00 in equal installments each month, beginning July 1st, 1940, the payments for July, August and September to be made on or before Sept. 10. 1940, and other monthly payments of \$62,500.00, or more, shall be paid by the County on or before the 10th of the following month.

In consideration of the County paying this sum in cash, the City releases and relinquishes its interest in all uncollected or delinquent taxes up to and including the 1940 tax due Hamilton County, Tennessee.

In event the taxes lost by Hamilton County on account of the Electric Power Board of Chattanooga acquiring the property of the Tennessee Electric Power Company are not replaced by the 1941 legislature, the proportionate amount of elementary school funds which the County would have collected from such source may be deducted from the amount provided for in this agreement.

IN WITNESS WHEREOF, the parties hereto have caused their corporate names to be hereunto subscribed by their duly constituted officials and the corporate seals to be hereunto affixed, on the 13th day of July, 1940.

CITY OF CHATTANOOGA. TENNESSEE.

By Ed. Bass. Mayor.

Attest F. K. Rosamond.  
 Auditor.

HAMILTON COUNTY. TENNESSEE.

By Will Cummings.  
 County Judge.

Attest: Jack Hixson.  
 County Court Clerk.

O.K. T.S. Myers.  
 County Attorney.

O.K. As to form.  
 J. W. Anderson. City Attorney.

July 16, 1940.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye. Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher Hamby and Holder. Total 10.

REPORT OF COUNTY AUDITOR.

HON. WILL CUMMINGS. COUNTY JUDGE.

I beg to submit herewith, statement of the estimated and actual receipts, and appropriations and actual disbursements, pertaining to the county's general budget for the year ended June 30, 1940.

	Receipts.		Estimates	
	Estimated for year.	Actual for year	Receipts.	in excess- Recp. in ex of Estimate
1939 Property Tax.	1.785.168.00	1.885.779.22	.....	100.611.22
1938 "	172.113.00	189.665.35	;;;;;;	17.552.35
1937. "	69.655.00	64.974.86	4.680.14	.....
1936 "	47.742.00	42.475.79	5.266.21	;;;;;;
1935 "	26.863.00	30.140.32	;;;;;;	3.277.32
1934.	14.801.00	16.139.85	;;;;;;	1.338.85
Poll Tax.	30.000.00	17.855.11	12.144.89	;;;;;;
State. for Elementary Schools.	260.930.00	260.920.00	10.00	;;;;;;
" " " Transportation	16.000.00	15.825.00	175.00	;;;;;;
" " High Schools.	32.000.00	31.306.44	693.68.	19,991.44
County Court Clerk (including Excess Fees				2,374.68
	142.000.00	161.301.44.	;;;;;;	19.301.44
Circuit Court Clerk. "	3.000.00	5.274.68	;;;;;;	2.374.68
Criminal Court Clerk.	14.000.00	19.048.98	;;;;;;	5.048.98
Clerk & Master.other than delinquent T.	7.500.00	11.124.41	;;;;;;	3.624.41
Magistrates.	1,500.00	1.737.00	;;;;;;	237.00
County Register. Excess Fees.	3.000.00	2.302.55	697.45	;;;;;;
County Trustee. "	37.000.00	42.093.34	;;;;;;	5.093.34
Sheriff. Excess fees.	10.000.00	414.75	9.585.25	;;;;;;
State Board of Claims. for bond interest.	30.934.44.	30.934.44	;;;;;;	;;;;;;
From surplus at beginning of year (part of cash balance in County fund.)	10.809.00	10.809.00	;;;;;;	;;;;;;
All other Sources.	<u>29.999.56.</u>	<u>16.056.81.</u>	<u>13.942.75</u>	1.....
	2.745.015.00	2,856.279.22.	47.195.37.	158.459.4
				47.195.37
				\$ 111.264.24
Less Trustee's commission.	45.400.00	49.862.34.		4.462.34
Net Totals.	\$ 2699.615.00	2806.416.88		\$ 106.801.88
		2699.615.00		
Net Actual Receipts in excess of net Estimated Receipts.				\$ 106.801.88

General Budget-Appropriations & Disbursements.

	Original Appro. for year.	Amended Appropriations for year	Disbursements for year	Appropriation	
				Appro	IN excess of Disbursement
Buildings & Grounds - General.	23.000.00	24.069.47.	24.069.47.	;;;	;;;
Board of Health.	18.500.00	18.500.00	18.490.00	;;;	10.00
Chancery Court.	2.100.00	2.100.00	2.070.08		29.92
Juries.	30.000.00	30.000.00	27.960.67		2039.33
Circuit Court.	1.800.00	1.800.00	1.783.96		16.04
Criminal Court.	20.000.00	20.000.00	19.793.53		206.47
Juvenile Court.	5.725.00	5.850.35	5.850.35		
County Court per Diem.	250.00	250.00	238.34	;;;	11.66
Elections.	14.000.00	9.741.56	9.526.12.	;;;	215.44
Lunatics.	3.000.00	3.000.00	2.924.22		75.78
Office Expense.	12.000.00	12.474.48	12.474.48	;;;	;;;
Pauper Burials.	5.000.00	5.959.76	5.959.76	;;;	;;;
County Hospital.	48.000.00	48.000.00	45.519.45	;;;	2480.55
Public & Char. Institutions.	179.980.00	179.980.00	178.955.22	;;;	1024.78
Salaries	53.740.00	53.740.00	53.721.50	;;;	18.50
Sheriff & Jail	38.000.00	38.969.59	38.969.59	;;;	;;;
Elementary Schools.	452.482.00	452.483.00	450.439.94	;;;	2043.06
High Schools.	342.992.00	342.992.00	340.715.94	;;;	2276.06
City of Chattanooga Schools.	750.000.00	750.000.00	750.000.00	;;;	;;;
Interest on bonds.	434.987.65	434.987.65	434.987.65	;;;	;;;
Redemptions of Serial Bonds.	41.000.00	\$41.000.00	\$41.000.00	;;;	;;;
Addition to General Sinking Fund.	107.000.00	107.000.00	107.000.00	;;;	;;;
Interest on Loans & Warrants.	8.000.00	8.000.00	7.840.00	;;;	;;;
Rural Relief.	10.000.00	10.324.89		;;;	;;;

Indexing Records in County Register's Office, (W.P.A. Project).	3.700.00	3.700.00	3.659.22	;;;	40.78
Property Ownership Map of Hamilton Cty. W.P.A. Project.	1.000.00	1.000.00	625.04		374.96
W.P.A. Record Revising in Tax Assessor's Office.	5.000.00	2.500.00	.....	....	2500.00
Chickamauga Dam Celebration Comm.	;;;;;;	2.500.00	2.500.00	;;; ;;;	;;;
Women's Detention Home-Furniture & Equip.	7.500.00	7.500.00	*5.950.00	;;;	1550.00
Contribution to Employers' Ins. Fund.	6.000.00	6.000.00	**6.000.00	;;; ;;;	;;;
Miscellaneous.	<u>74.857.35</u>	<u>75.192.25</u>	<u>63.744.65</u>	;;; ;;;	<u>11.447.60</u>
	2.699.615.00	2.699.615.00	2.673.094.56		26.520.44
ADDITIONAL APPROPRIATIONS.					
Erlanger Hospital Clinic.	750.00	750.00	500.00		250.00
	2.700.365.00	2.700.365.00	2.673.594.56		26.770.44
		<u>2.673.594.56</u>			
Appropriations in Excess of Disbursements.	\$		26.770.44		

## Footnotes:

Original Appropriations, designated by one star, were augmented from the unexpended balance in the "Elections" Appropriation, designated by two stars, by authority of the County Court.

- \*\*\* Transferred to Public Works. (Detention Home) Bond Fund.
- \*\*\*\* Transferred to Employers' Insurance Fund.

## SUMMARY.

Balance at close of year ending June 30, 1939. 86.800.46  
(exclusive of \$18,892.95 in defunct Soddy Banking Co., which was authorized to be eliminated from the budget surplus by the County Court, August 16, 1939)

Out of this balance the County authorized that 40.000.00  
be transferred to the Elementary School Fund, to partly reimburse the latter's interest in uncollected taxes- in accordance with agreement between city and county, and which was kept separate and apart from the County Budget, to be liquidated at the discretion of the County Court (\$32,695.00 remains unliquidated).

The County Court further authorized that 10.809.00  
be included in the 1939-40 General Budget.  
and that 7.481.36  
be paid to the city of Chattanooga. 58.290.36  
Remaining balance as of beginning of 1939-40. \$ 28.510.10

Net receipts for 1939-40 as shown on Sheet 1. 2.806.416.88  
Net disbursements for 1939-40 as shown on Sheet 2. 2.673.594.56  
Operating surplus for year. \$ 132.822.32  
Accumulated Surplus. at close of year. 161.332.42

represented by corresponding cash in Trustee's hands (less unpaid warrants.), plus un-reimbursed advances to other funds and the above \$32,695.00 less \$7,793.97 in budget funds, but not in surplus.

Respectfully.

C. S. Petersen  
County Auditor.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, to have Mr. Peterson, the County Auditor, make a report on Highway Commission, Ladies Retention Home and Back Tax Fees.

ON MOTION of Esquire Thrasher, seconded by Esquire Langley, authorizing The County Judge Pro Tem to make a contract for two feeble minded boys and be committed to the Feeble Minded Home or have an individual take care of them. Said motion was referred to the Poor House Committee on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.



RESOLUTION COMMENDING THE CITY AUDITORIUM BOARD IN REFUSING TO ALLOW ALLEN BROWDER TO SPEAK IN THE Auditorium.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly session assembled;

That we commend the City Auditorium Board in refusing to allow Allen Browder, the Communist, to use City Auditorium to speak in.

The City Auditorium was built to commemorate the Soldiers and Sailors of the last World War and not to allow a communist to speak against our Government which they died to uphold.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION AUTHORIZING THE VOTING MACHINE COMMITTEE COMPOSED OF WILKES T. THRASHER, MACK FRYAR AND THOS. S. MYERS TO APPOINT AND SELECT AS MANY CUSTODIANS AS MAY BE NECESSARY FOR THE PROPER PREPARATION OF THE VOTING MACHINES FOR THE GENERAL AND PRIMARY ELECTIONS ON August 1, 1940, AS PROVIDED FOR IN CHAPTER 159 OF THE PUBLIC ACTS OF TENNESSEE OF 1937.

Be It Further Resolved, by the Quarterly Court of Hamilton County, Tennessee, in Adjourned Session assembled on July 15, 1940:

That Wilkes Thrasher, Mack Fryar, and Thos. S. Myers, the Voting Machine Committee, are hereby authorized and empowered to appoint and select as many custodians as may be necessary for the proper preparation of the voting machines for the General and Primary Elections to be held in Hamilton County, Tennessee, on August 1, 1940, as provided by Chapter 159 of the Public Acts of Tennessee of 1937, Said custodians are to be selected for the General and primary Elections on August, 1, 1940, and for that day only and are to be paid (\$5.00) Dollars per day. Said custodians are to assist C. C. Gillespie, who has heretofore been selected by the Court as chief custodian, as provided under said act .

Be It Further resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Johnston, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher and Hamby and Holder. Total 10.

RESOLUTION TO GRANT A FRANCHISE TO THE TENNESSEE GAS AND TRANSMISSION COMPANY ALONG, OVER AND UNDER THE PIKES, ROADS, LANES AND PUBLIC WAYS OF SAID COUNTY.

Be it Resolved, by the Quarterly County Court of Hamilton County, in Adjourned quarterly session:

SECTION 1. That there be, and there is hereby granted to The Tennessee Gas and Transmission Company, a Tennessee corporation, and its successors and assigns, the right and privilege of placing and maintaining all necessary apparatus, for the transmission and furnishing of natural gas upon, along, over and under the pikes, roads, lanes and public ways of said County, subject to the following limitations and provided;

1st. That said company, in the installation, establishing and maintaining of its plant and system of pipes and other apparatus, shall take all reasonable precautions to avoid inconvenience to the public and injury to individuals and property.

2. That said company shall not, except while constructing said line, obstruct travel by pedestrians, animals, vehicles, automobiles, or trucks on any pike, road, lane, or public way of the County.

3rd. That whenever an excavation is made by said Company, upon any pike, road, public highway, or lane, of the County, the same shall be filled and restored to its former condition within the least practicable time.

4th. That the pipes, paraphernalia and other apparatus, shall be erected and constructed by the Company as not to obstruct the side drains, or ditches, on or along said pikes, roads, lanes and public ways.

5th. That the county shall not be liable for any injury to drainage resulting from said Company in erection of its plant and works.

6th. That this franchise be granted on condition that the work on the contemplated enterprise shall commence within one year, and be completed within three years from this date.

ON MOTION of Esquire Thrasher, seconded by Esquire Langley, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby, and Holder. Total 10.

RESOLUTION TO DECLARE SLOAN DRIVE A DISTRICT ROAD.

Be IT Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled;

That Sloan Drive running west from "W" Road about 1000 feet be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION AUTHORIZING THE COUNTY JUDGE AND THE COUNTY COURT CLERK TO CONVEY TO W. R. MILLIGAN AND WIFE MYRA E. MILLIGAN THE UNUSED PORTION OF THE RIGHT OF THE DAYTON PIKE AT SODDY PURCHASE BY HAMILTON COUNTY FROM W. R. MILLIGAN AND WIFE.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That that portion of the right-of-the Dayton Pike at Soddy, purchased by Hamilton County from W. R. Milligan and wife, and abandoned by the State when the State Highway was re located through Chickamauga Lake be and is hereby abandoned by Hamilton County, and the County Judge and the County Court Clerk are hereby instructed to convey to said W. R. Milligan and wife, Myra E. Milligan such unused portion of said right of was as is not necessary for Highway purposes.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO INSTRUCT THE HIGHWAY COMMISSION TO CONSTRUCT A BRIDGE ON THE MITCHELL MILL ROAD.

BE IT RESOLVED, By the Quarterly County Court of Hamilton County, Tennessee, in Adjourned July Session Assembled;

That the Highway Commission be instructed to move the Old Steel Bridge at the Ed. Robinson place on the Mitchell Mill Road where the same crosses Wolfever Creek.

ON MOTION of Esquire Hamby, seconded by Esquire Holder, the foregoing resolution was adopted by acclamation.

ON MOTION OF Esquire Langley, seconded by Esquire Freeman, the following exemptions were granted.

J. E. Byrd.	Peddler Tax.	Harvey Johnson,	Peddler Tax.
J. C. Brown.	"	W. M. Lee.	Poll Tax.
Felix Burke.	Poll Tax.	Garland Martin.	"
W. W. Baughn.	Peddler Tax.	James McCoy.	"
Wm. F. Bussell.	Poll Tax.	A. W. Morgan.	"
Bryan Choate.	" & Peddler Tax.	Paul Mathis.	"
M. F. Currey.	" Tax.	William F. Morgan.	"
William A. Davis.	" "	Fred L. Merrett.	Peddler Tax.
Roy Dowlen.	" "	Horace Melton.	Poll Tax.
J. N. Duke.	Peddler Tax.	W. H. Miller.	Peddler Tax.
Henry Fisher.	Poll Tax.	Earl Morgan.	"
Luther J. Holland.	Peddler Tax.	Houston. J. Oliver.	"
W. A. Hamilton	"	Milton Pitts.	Poll Tax.
William T. Hale	"	Burk Perry.	Peddler Tax.
T. B. Harley.	Poll Tax	J. L. Preston.	"
Thomas Hall.	Peddler Tax.	Stanly Poe.	Poll Tax.
George W. Johnson.	Poll Tax.	Earl Plumlee.	"
J. C. Little.	"	Jim Pearce.	" & Peddler Tax.
Charles Lewis.	Peddler Tax.	William A. Roberts.	"
		Harvey T. Romesberg.	"


Rex Ritchie.	Poll & Peddler Tax.
J. R. Skelton.	" Tax.
Sam Smith.	Peddler Tax.
C. T. Silvers.	Poll Tax.
Ernest G. Smith.	"
I. S. Sayre.	"
E. C. Shippey.	Peddler Tax.
Amos Strickland.	" & Poll Tax.
Clayton Templeton.	
E.C. Tosh.	" "
R. E. Vickery.	" Tax.
Bert L. White.	" Tax.
J. C. Wimbeily.	Poll Tax.
Fulker T. Walton.	"
Harold Wess.	"
Chester Warmsley.	"
Vergeal. Wood.	Peddler Tax.
Henry C. E. White.	Poll Tax.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, THE COURT APPROPRIATES \$2000.00 FOR A BARN AT BONNY OAKS SCHOOL ON A ROLL CALL VOTE\_ THE FOLLOWING MEMBERS OF THE COURT BEING PRESENT AND VOTING AYE: Esquires, Langley, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, hamby and Holder. Total 9. Esquire Clark being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following Notaries Public were elected.

Mrs. Swan H. Reeve.  
Miss E. M. Bonds.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, Court adjourned until August July 29, 1940.

  
COUNTY JUDGE.

STATE OF TENNESSEE        )  
 COUNTY OF HAMILTON.        )        MONDAY. JULY 29th, 1940.

BE IT REMEMBERED, That on this the 29th day of July 1940, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned Term of the Hamilton County Court was held.

Present and presiding, the Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the Roll of the Justices of the Peace, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

On Motion of Esquire Thrasher, seconded by Esquire Clark, all elections were passed.

RESOLUTION TO AMEND RESOLUTIONS HERETOFORE PASSED ON APRIL 22, 1940 to June 12, 1940, and July 1, 1940, WITH REFERENCE TO THE ADOPTION AND USE OF VOTING MACHINES IN THE AUGUST 1, 1940. ELECTIONS AND PRIMARIES IN HAMILTON COUNTY.

SECTION 1. BE IT RESOLVED; That the resolutions heretofore passed providing for the use of voting machines in the elections and primaries of August 1, 1940 be and are hereby amended in the following particulars:

A. The Election Commissioners of Hamilton County are hereby authorized to designate the voting precincts in the City of Chattanooga where voting machines are to be used.

B. The Election Commissioners of Hamilton County are hereby authorized to designate the number of machines to be used at each voting precinct in such election and primary.

C. The Election Commissioners of Hamilton County are hereby directed to furnish a number of machines at each voting precinct selected for the use of voting machines in the proportion of one machine for each three hundred (300) registered voters.

D. The Election Commissioners of Hamilton County and the State Primary Board are hereby authorized to hold election by ballot in the usual form in all voting precincts in the City of Chattanooga where voting machines are not furnished.

E The purpose of this amended resolution is to provide a sufficient number of voting machines for the accomodation of all voters desiring to vote. It is now apparent that there will not be a sufficient number of machines on hand to use them in all the voting precincts of the City of Chattanooga and provide an opportunity for all voters to participate in such election. Fifty-eight (58) machines have been provided, and the Election Commissioners have tentatively divided these machines between voting precincts, but with this small number of machines it will be impossible for a full vote to be cast, and many citizens will be deprived of the right and opportunity to vote in such election.

SECTION 11. BE IT FURTHER RESOLVED That this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, that said resolution be adopted.

ON MOTION of Esquire Thrasher, seconded by Esquire Fryar, to table the motion on a roll call vote, the following members of the Court being presence and voting to: table said motion: Esquires Langley, Johnston, Fryar, Brown, Thrasher and Hamby. Total 6. Esquires Clark, Freeman, Camp and Holder. Total 4 voted against the motion to be tabled.

RESOLUTION THAT THE RESOLUTION HERETOFORE PASSED APPROPRIATING FIVE THOUSAND DOLLARS TO BE PAID OUT OF THE 1939-40 BUDGET, TO THE CITY OF CHATTANOOGA SCHOOLS BE IN ADDITION TO THE AMOUNT CONTRACTED TO BETWEEN THE MAYOR OF THE CITY OF CHATTANOOGA AND THE COUNTY JUDGE.

Be It Resolved, by the Quarterly County Court of Hamilton County, in Quarterly Session Assembled:

That the Five Thousand (5,000.00) Dollars, heretofore appropriated by the County Court, to be paid out of the 1939-40 budget, is in addition to the amount contracted for by the County Judge and the Mayor of the City of Chattanooga.

That this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10

RESOLUTION TO DIRECT THE COUNTY ATTORNEY TO PROSECUTE ANY AND ALL PERSONS VIOLATING THE GENERAL ELECTION LAWS AND PENALTY ELECTION LAWS OF THE STATE ON AUGUST 1, 1940.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled;

That the County Attorney of hamilton County, is hereby directed to prosecute any and all persons violating the General Election Laws and the Primary Election laws of the State of Tennessee, on August 1, 1940.

Be it Further Resolved tyat this resolution take effect from any after its passage, the public welfare requiring it.

ON MOTION of Esquise Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION MAKING MONTLAKE LANE A DISTRICT ROAD.

Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in Adjourned July Session Assembled:

that commencing at a point on the old Springfield road where the old Montlake Rail Road crosses the same thence westerly along the south line of the Springfield tract about 1000 feet, thence north westerly about 500 feet across the branch to the foot of the mountain is hereby declared a district road.

ON MOTION OF Esquire Hamby, seconded by Esquire Holder, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE THE RAMSEY ROAD A DISTRICT ROAD.

Be it Resolved, by the Quarterly County Court in July adjourned term assembled:

That the Ramsey Road leading eastwardly from the Birchwood Pike at Harrison Park to the McDaniel property a distance of one mile be declared a District Road.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION BY THE COUNTY BOARD OF EQUALIZERS RECOMMENDING TO THE TAX ASSESSOR FOR THE YEAR 1941, WOEVER HE MAY BE. THAT THE SERVICES OF C. C. PARIS BE CONTINUED IN THE FIELD OF CORPORATION ASSESSMENTS.

Whereas C. C. Paris, having been in the Tax Assessor's office for several years during which time he has been assigned and has been principally in charge of corporation assessments, in which field he has a wide experience and in which capacity it appears he has gained the confidence of the majority of tax paying corporations, and in that capacity has been of inestimable help to the Board of Equalization in its duty of equalizing property and in obtaining facts upon which to base their decisions; and

Whereas, the County Board of Equalizers for hamilton County for the year 1940, being composed of members who have served on said Board from two to twelve years, all except one member having served at least five years, being very conscious of the fact that much assessable personalty and other corporate property would have been improperly assessed, and it appearing that this work should be continued;

Now, Therefore, Be It Resolved, by the County Board of Equalizers of Hamilton County, Tennessee, in regular session assembled, That the Board by this Resolution, does hereby recommend to the Tax Assessor for the year 1941, whoever he may be, that the services of Mr. C. C. Paris, be continued in the field of corporation assessments.

Be It Further Resolved, That the Secretary of the Board is hereby authorized and directed to enter this resolution as a part of the minutes of the Board; he is also authorized and instructed to furnish Mr. Clyde C. paris with a certified copy of this resolution for the purpose of introducing and recommendation to the Tax Assessor for the year 1941, he is further authorized and instructed to forward a certified copy hereof to the County Court of Hamilton County.

E. J. Walsh.  
Chairman.

I, The undersigned Secretary of the County Board of Equalizers for Hamilton County, Tennessee, do hereby certify that the foregoing is a full, true and correct copy of resolution passed by said Board on the 15th day of July, 1940.

H. J. Weeks.  
Secretary.

On motion of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION BY THE COUNTY BOARD OF EQUALIZERS IN REGULAR SESSION ASSEMBLED, THAT THE MINUTES OF THE BOARD SHOW THAT IT UNANIMOUSLY APPRECIATES THE UNTIRING EFFICIENT WORK AND CO-OPERATION IN THE ASSESSING AND PREPARATION OF THE ROLLS OF PROPERTY IN THE COUNTY AS SUCH WORK WAS PERFORMED BY THE TAX ASSESSOR AND HIS OFFICE.

WHEREAS, Miss Louise Ellis having served as a member of the Tax Assessor's office for several years during which time she has been assigned particularly to the discovery, ascertainment, and assessment of personal property within the County, and in that capacity has been of inestimable help to the Board of Equalization in its duty of equalizing personal property; and.

WHEREAS\_ The County Board of Equalizers for Hamilton County for the year 1940, being composed of members who have served on said Board from two to twelve years, all except one member having served at least five years, being very conscious of the fact that much assessable personal would have been incorrectly assessed, or escaped taxation altogether, had it not been for the capable thoroughness with which Miss Louise Ellis has performed her duty, and often far beyond her actual duty, in this respect, and

WHEREAS, The Board has found that much of this success has been accomplished by the confidential courteous tactful manner in which the interest of the taxpayers have been protected by Miss Ellis, and

WHEREAS\_ The Board recognizes this service on the part of Miss Ellis, and in the various services and experiences of each individual member of the Board, it appears that such service should be continued by Miss Ellis:

Now, Therefore, Be It Resolved, by the County Board of Equalizers of Hamilton County, Tennessee, in Regular Session assembled, That the Board, by this resolution, does hereby recommend to the Tax Assessor for the year 1941, whoever he may be, that the services of Miss Louise Ellis, be continued in the field of personal assessments.

Be it Further Resolved, That the Secretary of the Board is hereby authorized and directed to enter this resolution as a part of the Minutes of the Board; he is also authorized and instructed to furnish Miss Louise Ellis with a certified copy of this resolution for the purpose of introduction and recommendation to the Tax Assessor for the year 1941; he is further authorized and instructed to forward a certified copy of hereof to the County Court of Hamilton County.

E. J. Walsh.  
Chairman.

I, The undersigned, Secretary of the County Board of Equalizers for Hamilton County, Tennessee, do hereby certify that the foregoing is a fully true, and correct copy of resolution passed by said Board on the 15th day of July, 1940.

H. J. Weeks.  
Secretary.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

RESOLUTION BY THE COUNTY COURT OF EQUALIZERS IN REGULAR SESSION ASSEMBLED THAT THE MINUTES OF THE BOARD SHOW THAT IT UNANIMOUSLY APPRECIATES THE UNTIRING EFFICIENT WORK AND CO-OPERATION IN THE ASSESSING AND PREPARATION OF THE ROLLS OF PROPERTY IN THE COUNTY AS SUCH WORK WAS PERFORMED BY THE TAX ASSESSOR AND HIS OFFICE.

WHEREAS\_ The County Board of Equalizers of hamilton County in Final Session Assembled, having completed their work for the year 1940, and having carefully reviewed the result of their efforts have ascertained that :

1. Many of the Board Members have served as Equalizers for several years, the longest service being twelve years and the shortest Two years, all except one member have served at least five years:

2. During the combined terms of office of the various individual Board Members, it is apparent that the Board during the year 1940 had fewer complaints from taxpayers than during any proceeding year;

3. It appears that the decrease of complaints during the past few years indicates that the tax rolls of the County have become more nearly equalized than at any previous time;

4. Satisfactory performance by the Board could not have been accomplished without the whole-hearted cooperation of the entire personel of the Tax Assessor's office;

Now, Therefore, be It Resolved, by the County Board of Equalizers of Hamilton County, Tennessee, in regular session assembled, That the minutes of the Board show that it unanimously appreciates the untiring efficient work and cooperation in the assessing and preparation of the rolls of property in the County as such work was performed by the Tax Assessor and his office, particularly including the following:

WINK MILLIGAN.            ASSESSOR.  
 J. F. HOLBERT.  
 C. C. PARIS.  
 T. P. HACKETT.  
 CAMPBELL SHIPP.  
 L. W. BOYDSTON.  
 E. A. POE.  
 LOUISE ELDIS.  
 MRS. SARA GUILLE.  
 MRS. DOLLIE BARRON.  
 VELMA ELLIS.

BE IT FURTHER RESOLVED\_ That this resolution be entered in the Minutes of the Board. Be It Further Resolved, that a Copy of this resolution be firnished the Tax Assessor and that a copy also be forwarded to the County Court of Hamilton County.

E. J. Walsh.  
 Chairman.

I, the undersigned Secretary of the County Board of Equalizers for Hamilton County, Tennessee, do hereby certify that the foregoing is a full, true and correct copy of the resolution passed by said Board on the 15th day of July, 1940.

H. J. Weeks.  
 Secretary.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the following exemptions were granted.

Robert Arms.	Poll & Peddlers Yax.
Wm. Baugh.	"
Dora Brown.	"
E. H. Crowe.	Poll Tax.
James R. Coots, Jr.	Poll & Peddler's Tax.
T. R. Bavenport.	"
Lizzie Evett.	Peddler's Tax.
Norman Hatfield.	Poll Tax.
Jim Hall.	Peddler's Tax.
Geo. Hood.	"
W. A. Jones.	Poll Tax.
Landy A. Murphy.	Poll Tax.
Brooks Minnis.	Poll Tax.
Raymond Nails.	Poll Tax.
Charles M. Smith.	Poll Tax.
Raymond Sisson.	Poll Tax.
Fred R. Springgs.	Poll Tax.
C. A. Teague.	Peddler's Tax.
Harry S. Wilson.	Poll Tax.
Wm. L. Sivley.	Poll Tax.



ON MOTION on Esquire Thrasher, seconded by Esquire Thrasher, the following Notaries Public were elected.

Charles L. Arledge.

E. M. Bonds.

W. A. Hartley.

Charles E. Harris.

Vivian P. Jones.

L. R. Senter.

T. F. Sims.

W. R. Weeks.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, Court adjourned to meet August 22, 1940.



COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. AUGUST 22, 1940.

BE IT REMEMBERED, That on this the 22nd day of August, 1940, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

Present and presiding, the Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, not to have the election of the County Coroner, County Highway Commissioners, County Surveyor, County Veterinarian Said motion was tabled and on a roll call vote the motion overridden and the election gone into. The following members of the Court voting Aye: Esquires Langley, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total seven. Naye Esquires Clark, Freeman and Camp, Total 3.

ON MOTION of Esquire Thrasher, seconded by Esquire brown, Joe Goodson, Charles Holder and Lance Poe were elected Highway Commissioners on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 7. Esquires Clark, Freeman and Camp passed.

ON MOTION OF Esquire Johnston, seconded by Esquire Thrasher, R. Y. Wert, was elected County Surveyor on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Johnston, Fryar, Brown, Thrasher and Hamby. Total 6. Esquires Clark, Freeman, Camp and Holder, passed.

ON MOTION OF Esquire Thrasher, seconded by Esquire Johnston, the election of the Member of the School Board was passed.

ON MOTION of Esquire Johnston, seconded by Esquire Thrasher, James E. (Bookie) Turner was elected County Coroner on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 8, Esquires Clark and Freeman, Total 2, passed.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the Election of County Physician was passed.

ON MOTION of Esquire Brown, seconded by Esquire Langley, G. P. Hatchett was elected County Veterinarian on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

#### REPORT OF FINANCE COMMITTEE AND ADVISORY COMMITTEE ON THE BUDGET.

TO THE HONORABLE COUNTY COURT OF HAMILTON COUNTY:

Your Finance Committee and Advisory Committee, appointed by the County Judge, having carefully estimated the receipts and expenses of the County for the Budget year beginning July 1, 1940, and ending June 30, 1941, same to be provided for by tax levy on the assessments for the year 1940, and the receipts from all other sources, beg leave to report as follows:

#### FIRST.

In the absence of the exact official tax aggregate, which has not been finally compiled, the following is based on an assessed valuation of \$141,000,000.00, which we are informed will be substantially correct.

#### SECOND.

We estimate the receipts, based upon a levy of \$1.50 (one dollar and fifty cents) on each one hundred dollars of all property subject to taxation in the county, and from all other sources, to be as follows:

1940 Property Tax. (87%).	\$	1.840.050.00
1939.       "       (50%) of amount uncollected at beginning year.		137.635.00
1938.       "       (30%)       "       "       "		48.243.00
1937       " <del>(23%)</del> "       "       "		25.017.00
1936.       "       (9% )       "       "       "		8.415.00
1935.       "       (8% )       "       "       "		6.315.00
1934       "       (7% )       "       "       "		4.114.00
Poll Tax.		25.000.00
State for Elementary Schools.		260.920.00
Do       (Transportation)		15.825.00
"       "       High Schools.		31.300.00
County Court Clerk. (including Excess fees.		155.000.00
Circuit Court Clerk.       "       "       "		3.000.00
Criminal Court Clerk.       "       "		12.000.00
Clerk & Master. other than delinquent property tax.		7.500.00
Magistrates.		1.500.00
County Register.   Excess fees.		3.000.00
County Trustee.       "		40.000.00
Sheriff.       "		3.000.00
State Board of Claims.   for Bond Interest		23.943.44
Highway Reimbursement Sinking Fund. for bond interest		6.991.00
From accumulated Surplus.		131.146.00
All other Sources.		<u>20.020.56</u>
	\$	2.809.935.00
Less- estimated Trustee's Commission.		<u>45.435.00</u>
	\$	2.764.500.00

## THIRD.

## APPROPRIATIONS.

Buildings & Grounds- General.	22.000.00
Board of Health.	19.000.00
Board of Health. for Malarial Control.	3.400.00
Chancery Court.	2.100.00
Juries.	28.000.00
Circuit Court.	1.800.00
Criminal Court.	22.000.00 •
Juvenile Court.	5.725.00
County Court Per Diem.	250.00
Elections	23.000.00 ••
Lunatics.	3.000.00
Office Expense.	12.000.00
Pauper Burials.	5.000.00
County Hospital.	50.000.00 •••
Public & Charitable Institutions (Exh. 1.)	191.000.00
Salaries (Exh 2)	56.900.00
Sheriff & Jail.	38.000.00
Elementary Schools. Exh. 4 and 3A)	476.818.00
High Schools. Exh. 4 and 4A.	362.013.00
City of Chattanooga Schools.	755.000.00
Interest on bonds. (Exh. 5)	428.054.97
Redemption of Bonds. (Exh. 6)	48.000.00
Addition to Sinking Fund.	107.000.00
Rural Relief.	14.000.00 ••••
Indexing Records in County Register's Office (W.P.A. Project)	500.00
Property Ownership Map of Hamilton County (W.P.A.       "       "	2.000.00
Chickamauga Dam Celebration Committee.	2.500.00
Interest on Loans & Warrants.	8.000.00
Contribution to Employees' Insurance Fund.	6.000.00
Erlanger Hospital Clinic.	250.00
Miscellaneous. (Exh. 7.)	<u>71.089.03</u>
	\$ 2.764.500.00

• Criminal Court- plus receipts from City Misdemeanor Court.

•• Elections- including

Automatic Voting Machine Corporation. rent for machines.	1.448.71
Custodians and Watchmen. as per list furnished.	320.00
Chester Gillespie. General Custodian in charge.	250.00
Security Transfer & Storage Co., moving machines.	<u>285.00</u>
	\$ 2.303.71

••• County Hospital- plus receipts from sale of live stocks, farm produce, pay patients, etc.

•••• Rural Relief- plus receipts from Chattanooga Community Chest- includes cloth for Soddy Sewing Circle, which the purchasing agent is hereby authorized to purchase, includes, also, \$1000.00; \$500.00 for cans and equipment to be available now, and \$500.00 for seeds, fertilizer, expended by requisition from the W.P.A. Division of Professional & Service Projects.

FOURTH.

To comply with Chapter 75 of the Acts of 1923, which provides for a tax for Elementary schools and for High Schools, to be retained by the county wherein assessed and collected, a levy of ten cents is made for Elementary Schools, and a levy of five cents for High Schools, both of which are embodied in and made a part of the county levy for Elementary and High Schools.

FIFTH.

To provide for appropriations set forth on page three, we recommend the following rates for the 1940 Tax Levy:

County Purposes.	0.14
Interest and Sinking Fund (includes Serial Bond Redemptions. )	39
Elementary Schools.	.60
High Schools.	23
Hospitals, Sanitariums & other Public & Charitable institutions, including $\frac{1}{2}$ for Bonny Oaks Industrial School.	<u>14</u>
for budget.	\$ 1.50
Fire Insurance Fund.	02
Social Security Fund.	02
Teachers' Retirement Fund.	<u>01</u>
	\$ 1.55

Sixth.

We also recommend that a privilege tax for county purposes be levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

We further recommend an assessment of one dollar (\$1.00) for school purposes on each person liable for a Poll Tax in the county, in addition to the one dollar (\$1.00) already provided for by the state.

We further recommend that a pike tax of five cents be levied on each one hundred dollars (\$100.00) of all property subject to taxation in the county, the same to be applied on the pike roads of the county, as now provided by law.

We further recommend that a tax of ten cents be levied on each one hundred dollars (\$100.00) of property located outside the corporation limits of the city of Chattanooga, subject to taxation, same to be applied on the district roads, as now provided by law.

We further recommend that all merchants shall pay an ad-valorem tax, upon the average capital invested by them in their business, of one dollar and sixty-cents (\$1.60) for those inside the corporate limits of the City of Chattanooga, and one dollar and seventy cents (\$1.70) for those outside, which is equal to the property tax rate, and is to be distributed in the same manner.

## PUBLIC AND CHARITABLE INSTITUTIONS.

Pine Breeze Sanitarium.	46,000.00
Erlanger Hospital	63,000.00
Bonny Oaks Industrial School.	22,000.00 •
Chattanooga Public Library.	20,000.00 ••
Vine Street Orphans' Home.	3,600.00
Humane Educational Society.	2,400.00
Florence Crittenton Home.	1,200.00
Old Ladies Home.	1,000.00
Children's Refuge.	800.00
Anti-Tuberculosis Association (Bovine) and Bang's Disease Control	13,000.00
Children's Hospital.	20,000.00
University of Chattanooga.	6,000.00
American Legion, for Crippled Children.	500.00
Adult Rehabilitation.	500.00
Colored Community Center.	400.00
Blackford Street Colored Orphanage.	500.00
Float, Chickamauga Dam Celebration Committee.	<u>200.00</u>
Total.	\$ 191,100.00

• The Committees concur heartily in the plan presented to Mr. W.E. Harrell, one of the Trustees of Bonny Oaks Industrial School, pertaining to the application of the above appropriation.

•• Upon the suggestion of Col. C. S. Steward, of the Advisory Committee, the two Committees unanimously agreed to urge the Library Board to make a charge of one (1¢) cent for each book loaned, thereby augmenting its income some \$15,000.00.

EXHIBIT.  
SALARIES.

County Judge.	5,000.00
Secretary of the County Judge.	1,800.00
• Chief Clerk and Purchasing Agent.	4,500.00
Clerk to County Judge.	1,800.00
County Auditor.	4,500.00
County Auditor's Stenographer.	1,800.00
Superintendent of Education.	3,000.00
County Attorney.	3,000.00
County Physician.	2,400.00
Tax Assessor & Clerks.	25,400.00
License Inspector.	2,100.00
Chairman Finance Committee.	200.00
Four Members Finance Committee.	400.00
Three Members Poor House Commission.	300.00
Two Members Claims Committee.	300.00
Three Members Beer Committee @ 100.00, plus expenses of Committee (\$100.00).	<u>400.00</u>
Total.	\$ 56,900.00

• Includes the salary of a Budget Clerk.

EXHIBIT 3.  
ELEMENTARY SCHOOLS.

## Estimated Net Receipts;

Property Tax.	807,229.00
From State of Tennessee.	273,978.00
Poll Tax.	24,500.00
From Surplus.	98,575.00
All other Sources.	<u>27,536.00</u>
	\$ 1,231,818.00
Hamilton County Schools.	476,818.00
City of Chattanooga Schools.	755,000.00
	1,231,818.00

COUNTY HIGH SCHOOLS.

Estimated net receipts;

Property tax.	310.604.00
From State of Tennessee.	30.987.00
From Surplus.	11.010.00
All other sources.	9.412.00
	\$ 362.013.00

EXHIBIT 3A.  
ELEMENTARY

EXHIBIT 4A  
HIGH SCHOOL  
BUDGET.

GENERAL CONTROL:

Per Diem Board of Education.	1.120.00	120.00
Salary, Superintendent.	300.00	300.00
Salaries, Clerks, Stenog. etc.	3.930.00	3.630.00
Office Supplies.	125.00	125.00
Other expense, General Control.	<u>809.00</u>	<u>800.00</u>
	\$ 6.284.00	4.975.00

INSTRUCTIONAL SERVICE.

Salaries of Teachers.	338.720.00	244.225.00
Teaching Supplies.	2.350.00	1.850.00
School Libraries.	2.500.00	3.000.00
Free Textbooks.	5.000.00	-----
Other expense Instructional Serv.	<u>100.00</u>	<u>2.520.00</u>
	348.670.00	251.595.00

AUXILIARY AGENCIES.

Salaries Attendance Officers.	4.000.00	1.400.00
Transportation	43.133.00	54.354.00
Other Auxiliary Agencies.	<u>2.310.00</u>	<u>1.430.00</u>
	49.443.00	57.184.00

OPERATION SCHOOL PLANT.

Wages of Janitors.	25.000.00	11.560.00
Fuel, Water. Light & Power.	16.287.00	10.334.00
Other expenses- Operation.	<u>1.360.00</u>	<u>1.970.00</u>
	42.647.00	23.864.00

MAINTENANCE.

Repairs and replacements.	24.774.00	14.395.00
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CAPITAL OUTLAY.

Instructional and New Service. Equipment.	<u>5.000.00</u>	<u>10.000.00</u>
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GRAND TOTALS.	476.818.00	362.013.00
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BOND INTEREST PAYABLE BUDGET YEAR, 1940.41.

TITLES OF BONDS.	Dates.	Maturities.	Amounts.	Rates %	Interest Payable
Road.	4.1.1911	4.1.1941	500.000	4 1/2%	22.500.00
Rossville Road.	6.1.1911	6.1.1941	100.000	4 1/2%	4.500.00
School	6.1.1911	6.1.1941	135.000	4 1/2%	6.075.00
Court House	4.1.1912.	4 1.1942.	350.000	4 1/2%	15.750.00
Jail	4.1.1912.	4.1.1942.	75.000	4 1/2%	3.375.00
Hamilton County (Floating Debt.).	4.1.1912	4.1.1943.	550.000	4 1/2%	24.750.00
Main Avenue.	7.1.1913	7.1.1943.	25.000	4 1/2%	1.125.00
Jail	4.1.1913.	7.1.1943	25.000	4 1/2%	1.125.00
Lauderdale & Glass Sts. Rd. Bridge.	2.1.1914	2.1.1944	25.000	5	1.250.00
Walnuts Str. Bridge Repairs	4.1.1914		500.000		25.000.00
Wauhatchue Road.	4.1.1914		100.000		5.000.00
Erlanger Hospital.	"		125.000		6.250.00
Boyce Highway	5.1.1915		100.000		5.000.00
James County Hwy (assumed)	7.1.1916		25.000		1.250.00
Market St., Bridge.	4.1.1917		34.000		1.600.00
Funding School.	4.1.1917		550.000		24.750.00
Suck Creek Road.	4.1.1917		100.000		4.500.00
Mission Ridge Tunnel	4.1.1917		80.000		3.600.00
Children's Hospital	11.1.1926		600.000		27.000.00
Refunding	11.1.1926		125.000		5.625.00
Funding Bn	4.1.1927		200.000		9.000.00
Building.	6.1.1927		760.000		34.200.00
Highway Bonds of 1927	6.1.1927		225.000		10.125.00
Highway Bonds of 1928	8.1.1927		250.000		11.250.00
	4.1.1928		500.00		22.500.00

School.	2.1.1930.	2.1.1960.	961.500	4 $\frac{3}{4}$	45,671.50
Alton Park School.	2.1.1930	2.1.1970	95.000	4 $\frac{3}{4}$	4,512.50
Tunnel.	2.1.1930	2.1.1960	500.000	"	23,750.00
Bridge.	2.1.1930.	2.1.1960	100.000	"	4,750.00
Public Works. (Court House)	1.1.1936.	Series Bal.	9.000	3 $\frac{1}{4}$	276.25
1st series.	1.1.1936	"	51.000	3.60	1,800.00
Public Works (Silverdale Hospital 1st series.	1.1.1936	"	559.000	3.40	1,911.00
Public Works. (School) 1st series.	1.1.1936		65.000	3.	18,751.00
Public Works. (Industrial School 1st series.	1.1.1936	"	<del>7,000.00</del>	2 $\frac{1}{2}$	
Public Works. (Jail)	1.1.1936	"	7,000.00	2 $\frac{1}{2}$	1,890.00
Public Works. (Silverdale Hospital 2nd series.	1.1.1936	"	4.000	2 $\frac{1}{2}$	162.50
Public Works. Silverdale Hospital 3rd series.	1.1.1936	"	4.000.	2 $\frac{1}{2}$	87.50
Public Works, Court House. 2nd series.	1.1.1937.	"	42.000	3 $\frac{1}{2}$	1,435.00
Public Works. General Hospital.	7.1.1937	"	293.000	4	11,720.00
Elementary & High School Imp	7.1.1937	"	195.000	4.	7,800.00
Public Works. School 2nd Series.	1.1.1938.	Serial.	188.00	2.60	6,696.00
" " 3rd "	7.1.1938.	"	50.000	3 $\frac{1}{2}$	1,750.00
Highway 1938 Series.	7.1.1938.	" Bal.	74.000	3 $\frac{1}{2}$	2,590.00
Public Works. (Library)	7.1.1938	"	82.000	3 $\frac{1}{2}$	2,870.00
" Detention Home.	7.1.1938.	"	25.000	3 $\frac{1}{2}$	875.00
General Hospital.	1.1.1939	"	85.000	3 $\frac{1}{4}$	3,187.50
Public Works. (School 4th Series	1.1.1939.	"	160.000	3 $\frac{1}{2}$	6,000.00
Public Works. (Armory)	7.1.1939.	"	30.000	3 $\frac{1}{2}$	1,050.00
Public Works. Bridge)	7.1.1939	"	50.000	3 $\frac{1}{2}$	1,750.00
Totals.			9688.500		426,562.00
Commission paying coupons: \$3.50 per \$1,000.00					1,492.97
Total.					\$ 428,054.97

\* Includes Interest due July 1, 1941.

#### Redemption of Serial Bonds.

Titles of Bonds.	Numbers.	Maturities.	Amounts.
Public Works. (Court House). 1st Series.	3	Jan. 1, 1941	1,000.00
Public Works. (Silverdale Hospital 1st Ser.	5 & 6.	"	2,000.00
Public Works. (School) 1st Series.	32 to 42 inc.	"	15,000.00
Public Works. (School) 2nd series.	1 to 4. inc.	"	4,000.00
" (Industrial School. ) 1st Series.	9 to 12 "	"	4,000.00
Public Works. (Jail.	3	"	1,000.00
Public Works. (Silverdale Hospital) 2nd ser.	3	"	1,000.00
" (Silverdale Hospital) 3rd "	3	"	1,000.00
" (Court House ) 2nd Series.	3 & 4.	"	2,000.00
			\$ 31,000.00
Public Works. (General Hospital.	8 to 14 inc.	July 1, 1941	7,000.00
Elementary and High School Improvement.	6 to 10. inc.	"	5,000.00
Public Works. (School) 3rd Series.	"	"	1,000.00
Highway 1938 Series.	2.		1,000.00
Public Works. (Library).	1 & 2.		2,000.00
Public Works. (Detention Home)	1		1,000.00
MISCELLANEOUS.			\$ 17,000.00

#### Salaries & Wages:

Farm Agents and Clerks.	3,285.00
Equalization Board.	800.00
Storekeeper.	1,800.00
Janitor- Law School	150.00
Budget Clerk	600.00
Watchman. Court House.	900.00

#### Unclaimed Funds, subsequently claimed; refunds of Taxes and Licenses-

County Court Clerk's fees; and Vital Statistics.	4,500.00
Bremiums on Officials' Bonds.	3,750.00
Tennessee State Employment Service.	2,000.00
Special Audits (to be expended only by authority of the County Ct.	5,000.00
* Gasoline and Oil and other Automobile supplies and expense.	2,800.00
Advertising.	750.00
State Auditors.	300.00
Book-Binding (W.P.A.)	1,000.00
Qoltawah Dormitory Expense	100.00
Argonne Park Expense.	50.00
Artificial Limbs.	200.00
Park Commission. Soddy Park.	11,000.00
Tennessee Welfare Commission, for rent of warehouse.	600.00
Sewing Units, Water, light, rent etc.,	300.00
Widow's Pension.	600.00
Additional Grounds--County Hospital-- final payment.	1,400.00
Historical Records Survey.	500.00



Supervisor of hot lunches. W.P.A.	200.00
Food Stamp. Plan.	17.500.00
All other	5.004.03
For emergencies- to be expended only by authority of the County Court.	<u>6.000.00</u>
	\$ 71.089.03

- includes \$50.00 per month for 4 cars (2 farm agents and 2 home demonstration agents), gasoline, oil and auto repairs for Tax Assessor's office-- none other.

We recommend that the estimates and the tax levy as specified in the foregoing be adopted and ratified by the court.

This the 19th day of August 1940.

Hays Clark.  
Chairman.  
Wilkes T. Thrasher.  
C. E. Camp.  
Mack Fryar.  
Luther Hamby.

We, the undersigned taxpayers of Hamilton County, Tennessee, appointed by the County Judge, as provided by Chapter 424 of the Acts of 1917, do hereby certify that we have attended and participated in the meetings of the Finance Committee in the consideration of the matters set out in the foregoing report, and that we concur in same.

This the 19th day of August, 1940.

Col. C. Stewart.  
Chairman.  
I. B. Merriam.  
J. R. Price.  
M. N. Hartman.  
R. C. Smallwood.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing Budget was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, hamby and Holder. Total 10.

RESOLUTION TRANSFERRING COUNTY FUNDS TO SCHOOL FUNDS AS AUTHORIZED BY STATUTE.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled:

Whereas it is necessary to transfer certain county funds to school funds as authorized by statute.

Be It Therefore resolved by the Quarterly County Court in adjourned session on Aug. 19. 1940, that \$100.303.00 be transferred from the County funds to Elementary school funds and be it further resolved that \$44.000.00 interest fund be transferred to the elementary school fund, and be it further resolved that \$6000.00 interest fund be transferred to High School fund an same to be transferred as of June 30, 1940, the said transfer being authorized by Statute.

Be it further resolved that this resolution take effect from and after its passage.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION ON THE EXPENDITURE OF THE SCHOOL FUNDS OF HAMILTON COUNTY.

Be It Resolved by the Quarterly County Court of hamilton County, Tennessee, in Adjourned Session Assembled;

That hereafter it is the sense of this Court that it is the duty of the County Board of Education, the County Court, the County Judge and the County Trustee to see that the school funds of Hamilton County, are expended in strict accordance with the law, and that no school funds be expended or paid by the Trustee until the County Board of education shall have first authorized the expenditure of the same upon warrants issued by the County Superintendent of Schools and countersigned by the Chairman of the Board of Education in accordance with Sub-section 5 of Section 2324, and Sub-section 4 of Section 2327 of Williams' Code of the State of Tennessee.

Be it further resolved that all resolutions, orders, and parts thereof in conflict herewith be, and the same are hereby repealed.

Be it further resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Johnston, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION THAT MCFARLAND STREET BE DECLARED A DISTRICT ROAD.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session Assembled;

That McFarland Street, leading South from Sterling Street, a distance of about 400 feet be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT DENNIS STREET BE DECLARED A DISTRICT ROAD:

Be It Resolved, by the Quarterly County Court in adjourned session assembled: That Dennis Street, extending south from Sterling Street, a distance of about 350 feet be declared a District Road.

ON MOTION Of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT FOSTER STREET BE DECLARED A DISTRICT ROAD.

Be it Resolved, by thw Quarterly County Court of Hamilton County, in adjourned session assembled:

That Foster Street, extending east and west between Dennis Street and McFarland Street, a distance of about 700 feet, be declared a district road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION AUTHORIZING THE TAX ASSESSOR TO EXEMPT FROM TAXATION THE PROPERTY AT THE CORNER OF PINE AND EIGHTH STREETS, FORMERLY OCCUPIED BY THE CHAPMAN'S FUNERAL HOME, NOW OCCUPIED BY THE P. W. A. SEWING UNIT.

Be it resolved, by the Quarterly County Court in adjourned session assembled:

That the Tax Assessor be authorized to exempt from taxation the property at the corner of Pine and Eighth Streets, formerly occupied by Chapman's Funeral Home, now occupied entirely by the P. W. A. Sewing Unit, a project sponsored by the City of Chattanooga, for the year 1940, or such part thereof as the property will be used for that purpose.

ON MOTION Of Esquire Langley, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION Of Esquire Thrasher, seconded by Esquire Langley, the following Notaries Public were elected.

Charles L. Arledge.

Eva M. Bradley.

H. C. Haven.

James Morrison.

E. D. McDowell.

J. M. Johnston.

Miss Boyce P. Savage.

James E. Turner.

Miss M. L. Thompson.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, that repairs on Dallas Hollow Road be referred to the Highway commission by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, that the purchase of County Maps from Rudolph Shutting be referred to the Finance Committee by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Thrasher, seconded by Esquire Clark, Court adjourned to meet September 9, 1940.



COUNTY JUDGE.

STATE OF TENNESSEE        )  
 COUNTY OF HAMILTON.       )        MONDAY.    SEPTEMBER 9, 1940.

BE IT REMEMBERED\_ That on this the 9th day of September, 1940, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

Present and presiding, the Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION OBJECTING TO W. L. LANGLEY VOTING AS A MEMBER OF THE COURT OR PARTICIPATING AS A MEMBER OF THE COURT.

As a Member of this Court, I hereby move that my objections to W. L. Langley, voting as a member of this Court or participating as a member of the Court be spread upon the minutes of this Court as follows;

I object to W. L. Langley casting a vote as a member of this Court because he is not in fact or in law a member of this court and the office to which he claims to have been elected, namely: Justices of the Peace from the City at large, does not exist and never did exist in fact or in law. I, therefore, challenge his right to vote.

This September 9, 1940.

J. W. Johnston.  
 Member of the Court.

ON MOTION of Esquire Johnston, seconded by Esquire Fryar, the following members being present and voting Aye: Esquires Johnston, Fryar, Brown, Thrasher and Hamby. Total 5. The following members of the Court being present and voting Nay: Esquires Langley, Clark, Freeman, Camp and Holder. Total 5, The vote was a tie.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the election of the County Physician, County Engineer and School Board be passed until the October Term adopted by acclamation.

RESOLUTION REQUESTING THE ATTORNEY-GENERAL OF THE UNITED STATES AND THE UNITED STATES DISTRICT ATTORNEY AT CHATTANOOGA, TO MAKE A FULL INVESTIGATION OF THE ISSUANCE AND USE OF FALSE, FRAUDELENT AND FORGED POLL TAX RECEIPTS.

Whereas, it has been demonstrated by actual Proofs that large numbers of forged and bogus poll tax receipts were distributed to various voters at the August 1940, general election; and

WHEREAS a large number of such fraudulent receipts were used as qualification for voting, and

WHEREAS such fraudulent receipts were used as a qualification for voting in the State Primary Election wherein candidates for United States Senator and members of the House of Representatives were nominated:

SECTION 1. BE IT RESOLVED BY THE COUNTY COURT OF HAMILTON COUNTY: That the Attorney-General of the United States and the United States District Attorney at Chattanooga are hereby requested to make a full investigation of the issuance and use of false, fraudulent and forged poll tax receipts in the State Primary Election held in Hamilton County on August 1, 1940, and take such actions as the developed facts justify.

SECTION 11. BE IT FURTHER RESOLVED: That the County Court Clerk is directed to mail a certified copy of this resolution to the Attorney-General of the United States, to the United States District Attorney at Chattanooga, to the United States Senators from Tennessee, to the Congressman from this District, and to the District Attorney-General of the Sixth Circuit of Tennessee.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Brown, Fryar, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION AUTHORIZING THE DIRECTING THE COUNTY JUDGE OF HAMILTON COUNTY, TENNESSEE TO ISSUE A WARRANT IN FAVOR OF THE EDUCATIONAL DEPARTMENT OF THE CITY OF CHATTANOOGA IN THE SUM OF \$5,000.00, WHICH WAS APPROPRIATED PREVIOUSLY BY THE COUNTY COURT.

BE IT RESOLVED, by the Quarterly County Court in Adjourned Session assembled  
That Whereas, Previously the County Court of Hamilton County has appropriated Five Thousand (\$5,000.00) Dollars to be paid to the Educational Department of the City of Chattanooga, for the purpose of opening the city schools, and

WHEREAS\_ the fiscal agents of Hamilton County have refused to pay said sum to the Educational Department of the City of Chattanooga;

BE IT FURTHER RESOLVED\_ by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled, that the County Judge of Hamilton County is hereby authorized and directed to pay said \$5,000.00 immediately to the Educational Department of the City of Chattanooga.

BE IT FURTHER RESOLVED that this resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Johnston, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION TO DECLARE WOODHAVEN ROAD AND THE BROWN ROAD\_ DISTRICT ROADS.

Be it resolved, by the Quarterly County Court in Adjourned Session assembled;  
That the Woodhaven Road and the Brown Road in Brainerd Terrace be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT MADONNA AVENUE BE DECLARED A DISTRICT ROAD.

BE IT RESOLVED by the Quarterly County Court in Adjourned Session Assembled;  
That Madonna Avenue, leading south from Anderson Avenue curving East to South Moore Road, a distance of about 2500 feet be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT NOTRE DAME AVENUE BE DECLARED A DISTRICT ROAD.

BE IT RESOLVED by the Quarterly County Court in Adjourned Session Assembled;  
That Notre Dame Avenue, leading south from Anderson Avenue to Madonna Avenue, be declared a District Road, a distance of about 1000 feet.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION TO EXTEND SOUTH MOORE ROAD TWO BLOCKS FURTHER SOUTH, LOCATED IN SECOND CIVIL DISTRICT.

BE IT RESOLVED By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That South Moore Road, located in the Second Civil District, be extended two blocks further South.

ON MOTION of Esquire Fryar, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT FALLS VIEW DRIVE BE DECLARED A DISTRICT ROAD.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee in Quarterly Session Assembled;

That Falls View Drive, leading Southwest from Falling Water Road, about 1000 feet be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.







REPORT OF COMMITTEE APPOINTED BY THE COURT AT THE APRIL TERM 1940 TO MAKE CONTRACT FOR LOAN OR RENTAL OF VOTING MACHINES FOR AUGUST 1940 ELECTION.

We, the undersigned committee appointed under a resolution adopted by the Court at the April Term, 1940, in adjourned session on June 10, 1940, authorizing the committee to negotiate and contract with one or more voting machines companies for the loan or rental of sufficient voting machines to provide the various precincts in Hamilton County with voting machines for the August election and primaries held in Hamilton County, on August 1, 1940, respectfully report to the Court:

That shortly after the adoption of said resolution the entire committee went to Nashville, Tennessee, for the purpose of inspecting the voting machines purchased by Davidson County, and to interview and obtain from the county officials of Davidson County, all information available which might be helpful to the committee in determining the advisability of the use of voting machines, and the best type of voting machines manufactured.

We had been advised that Davidson County, for the past few years, had rented voting machines for the use in a great many of the voting precincts in Davidson County, from the Automatic Voting Machine Company of Jamestown, New York, and the Shoup Voting Corporation of Philadelphia, Pennsylvania; and that in November 1939 Davidson County had purchased, upon competitive bidding, one hundred and fifty (150) voting machines manufactured by The Shoup Voting Machine Corporation.

We first consulted Honorable Litton Hickman, County Judge of Davidson County, and Honorable Horace Osment, County Attorney, both of whom have long held their respective official positions in Davidson County. We were then shown by Judge Hickman one of the sample voting machines which was purchased by the County, as before stated, in November 1939.

So far as we have been able to ascertain, there are only two voting machine companies in the United States, namely, The Automatic Voting Machine Company of Jamestown, New York, and The Shoup Voting Machine Corporation of Philadelphia, Pennsylvania.

Davidson County purchased the Shoup Voting Machine at a price of several thousands of dollar higher than that of the machine manufactured by The Automatic Voting Machine Company. There is a decided difference between the machine manufactured by The two companies and of fundamental importance to the voters. Some of these differences are as follows:

1st. The face of the Shoup Machine is comparable to the vertical type paper ballot commonly in use in Tennessee, and readily understood by the voter. The Automatic Machine has an inverted or horizontal type ballot which may be confusing to the average voter.

2nd. On the Shoup Machine there is much more space available for printing the candidates' name, and this is also true of the space for printing the index of offices, as compared to the Automatic Machine. Larger type printing can be used on the Shoup Machine, so that the printing on the ballots may be easily read at the polls by the voter.

3rd. In the use of voting machines it is important that the results recorded on the machine not be known before the closing of the polls. We were advised that it was shown in a demonstration of the Automatic and Shoup Machines held in Davidson County, that it was impossible to operate the Automatic Voting Machine with the rear doors unlocked. This would make it possible for a dishonest election official to watch the progress of the election, and even further, under certain conditions, to be actually viewing the counting mechanism while the voter was casting his or her ballot in front, thus defeating the secrecy of the ballot. This condition is impossible on the Shoup Machine. It cannot be operated at a time when the counting mechanism is exposed. On the Shoup Machine, when the two keys are inserted in the locking system at the rear of the machine, and the results exposed, two things are accomplished, first, it is impossible for the machine to be operated, and secondly, the results are exposed only on the face of the machine.

4th. One of the outstanding features of the Shoup Machine is the fact that at the closing of the polls by the proper operation of the keys in the locking system at the rear of the machine, the number of votes cast for each candidate is caused to appear directly on the face of the machine by each candidate's name. In other words, at the closing of the polls the machine itself in the master itself is the master sheet. On the machine manufactured by the Automatic Voting Machine Company an entirely different system is employed. The results appear not on the face of the machine, but on the back, entirely separated from the ballot.

In order to tie the result in with the ballot, each candidate is given a code letter and number and a corresponding code letter and number appears on the rear of the machine by the counters. The counter wheels are of a shiny metal, with a black numeral. In view of this fact, decoding is obviously necessary, thus opening the way to error or fraud.

The electrically operated Shoup Voting Machine, in our opinion, is far superior to that manufactured by The Automatic Voting Machine Company.

The Automatic Voting Machine Company of Jamestown, New York, for use in the August, 1940 Primary and general election, made a loan to the County for thirty-two (32) voting machines. It rented to the County sixteen (16) additional machines at a cost of seventy-five (\$75.00) for each machine plus the freight, for all of which the County now owes. The Shoup Voting Machine corporation of Philadelphia, Pennsylvania, made a loan of thirty-two (32) voting machines freight repaid, to the County. The committee has seen the respective machines of said two companies demonstrated by expert agents representing the companies, and has also seen the machine in operation in the recent primary.

Your committee has received two bids for the purchase of one hundred (100) voting machines, the number estimated necessary to accommodate the voters in elections held in Hamilton County. We attach hereto a bid received from the Shoup Voting Machine Corporation of Philadelphia, Pennsylvania, and another bid from The Automatic Voting Machine Company of Jamestown, New York.

The bid of the Shoup Voting Machine Corporation is somewhat higher than that of The Automatic Voting Machine Company. This is true, we are advised, because the cost of the manufacture of the machines is greater. The Shoup Machine is electrically operated and may be immediately converted into a manually operated machine in the event the current goes off, or a breakdown in a motor occurs, or any other event which causes the machine to fail to operate electrically.

It is our recommendation that the Court, by proper resolution, purchase The Shoup Voting Machine because it is much superior to the Automatic Machine, and in our opinion the added cost over a period of years will result in a saving to the County.

Respectfully submitted,

Wilkes T. Thrasher. Chairman.

Mack Fryar.

Thos S. Myers. Committee.

ON MOTION of Esquire Thrasher, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present, and voting Aye. Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

A RESOLUTION TO ADOPT THE VOTING MACHINE METHOD OF HOLDING ALL ELECTIONS IN HAMILTON COUNTY, IN ALL PRECINCTS AND ALL DISTRICTS OF SAID COUNTY; TO PROVIDE THE KIND OF VOTING MACHINES TO BE USED IN SAID ELECTIONS; AND TO PROVIDE FOR NOTICE THEREOF IN SOME PAPER OF GENERAL CIRCULATION IN HAMILTON COUNTY: ALL AS PROVIDED BY CHAPTER 159 OF THE PUBLIC ACTS OF TENNESSEE FOR 1937.

BE IT RESOLVED BY THE QUARTERLY COURT OF HAMILTON COUNTY, TENNESSEE IN ADJOURNED SESSION ASSEMBLED AT ITS JULY TERM, 1940, held on this September 9, 1940, that Hamilton County, Tennessee, hereby elects to come under the provisions of Chapter 159 of the Public Acts of Tennessee for 1937, and does hereby adopt the voting machine method of holding all elections in Hamilton County, in all precincts and all districts in said County.

BE IT FURTHER RESOLVED that Hamilton County does hereby adopt, as meeting the requirements of said Act, either the combination electrically or manually operated voting machines manufactured by The Shoup Voting Machine Corporation of Philadelphia, Pennsylvania, or The Automatic Voting Machine Company of Jamestown, New York.

BE IT FURTHER RESOLVED, that all election commissioners, primary boards, officers, and those charged with the duties of holding all elections in Hamilton County, Tennessee, are hereby authorized, directed, instructed and ordered to use voting machines in all precincts in all elections held in Hamilton County, Tennessee.

BE IT FURTHER RESOLVED, that as provided by Section 2 of said Act, the following publication be made in one issue of the Chattanooga News-Free Press, a newspaper of general circulation in Hamilton County, Tennessee.

"Pursuant to Section 2, Chapter 159 of the Public Acts of Tennessee, for 1937, notice is hereby given that at a meeting of the Quarterly County Court of Hamilton County, Tennessee, at its July Term 1940, in adjourned session held on the 9th day of September, 1940, The Quarterly County Court of Hamilton County, Tennessee, has adopted for use in all elections held in said County voting machines meeting the requirements of section 1 of said Act."

BE IT FURTHER RESOLVED, That the cost of said publication shall be paid out of the general funds of the County, upon warrant drawn by the County Judge as provided by law in such cases.

Be It Further Resolved, that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Fryar, the foregoing resolution was a tie, the following members of the court being present and voting Aye: Esquires Johnston, Fryar, Brown, Thrasher and Hamby. Total 5. The following members of the Court voting Nay. Esquires Langley, Clark, Camp, Freeman, and Holder. Total 5.

A RESOLUTION ACCEPTING THE OFFER OF SALE TO HAMILTON COUNTY, TENNESSEE. OF ONE HUNDRED (100) SHOUP ELECTRICALLY OPERATED VOTING MACHINES, AS PROVIDED IN THE WRITTEN OFFER OF THE SHOUP VOTING MACHINE CORPORATION OF PHILADELPHIA. PENNSYLVANIA, DATED AUGUST 7, 1940, AND PROVIDING FOR THE ISSUE OF \$120,889.00 OF CERTIFICATES OF INDEBTEDNESS OF HAMILTON COUNTY, TENNESSEE. FIXING THE DETAILS THEREOF, AND LEVYING TAXES TO PAY THE SAME.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, In Adjourned Session Assembled at its July Term 1940, on this September, 9, 1940, That:

Whereas, at the April Term 1940, in adjourned session by resolution duly adopted pursuant to Chapter 159 of the Public Acts of Tennessee for 1937, this Court adopted the voting machine method of holding all elections in Hamilton County, Tennessee, and at the July term 1940, on to-wit, July 1, 1940, amended said resolution so as to designate certain precincts in the First District of Hamilton County, Tennessee, only in which voting machines should be used in the August 1940 primary and general election; and

WHEREAS, by proper resolution this day adopted, this Court has again adopted the voting machine method of holding elections in all precincts in Hamilton County, Tennessee, and has designated as meeting the requirements of Section 1 of said Act, the voting machines manufactured by The Shoup Voting Machine Corporation of Philadelphia, Pennsylvania, or The Automatic Voting Machine Company of Jamestown, New York; and,

WHEREAS, in said original resolution adopted at the April Term 1940, in which this Court adopted the voting machine method of holding elections in all precincts in Hamilton County, Tennessee, it also appointed, authorized and empowered T. S. Myers, County Attorney, W. T. Thrasher and Mack Fryar, the latter two being members of this Court, to contract for and on behalf of Hamilton County for the loan and rental of a sufficient number of voting machines to hold all elections and primaries in Hamilton County on the first Thursday in August, 1940; and,

Whereas, said committee has investigated the merits of the voting machines manufactured by the Shoup Voting Machine Corporation of Philadelphia, Pennsylvania and The Automatic Voting Machine Company of Jamestown, New York, and has made its report in writing this day to the Court, which report is on file, and has also received bids from said two companies; and,

WHEREAS, said committee has recommended to the court for acceptance the bid and offer of sale to Hamilton County, of one hundred (100) voting machines, submitted by The Shoup Voting Machine Corporation of Philadelphia, Pennsylvania, dated August 7, 1940, which is in the words and figures following;

Mr. Wilkes Thrasher.

Chairman. Voting Machine Committee. Hamilton County, Chattanooga, Tenn.

Dear Sir:

In connection with the recent adoption of voting machines by the Hamilton County, Court, we take pleasure in quoting you for your requirements as follows;

One hundred (100) Shoup Electrically Operated Voting Machines, ten column, fifty row size, delivered at any point that you may designate in Hamilton County, Tennessee, at a price of Twelve Hundred Eight Dollars and Eighty-nine cents (\$1208.89) each

At the recent election held in your county on August 1st, we loaned you 32 of our machines. Of these 32, sixteen were brand new machines of the very latest model and of the size herein quoted that has been shipped direct from our factory at Canton, Ohio. The above quotation is based on our conveying title to you of these 16 machines and shipping 84 identical brand new machines from the factory. The machines are to be complete with all accessories and equipment, including dummy model, in accordance with the provisions and requirements of Chapter 159 of the Public Acts of Tennessee. 1937.

The Shoup Electrically Operated Machine is also complete with all manual operation instantly.

#### METHOD OF PAYMENT.

Upon completion of the delivery of the machines called for in the contract a full payment for the same shall be due and payable either in cash, or wholly or in part, by legal and valid Certificates of Indebtedness.

We have had examined that part of Chapter 159 of the Public Acts of Tennessee, 1937, particularly Section 4. Under that Section the Quarterly County Court of Hamilton County, upon the adoption and purchase of voting machines, has the power of providing for the payment of the same by the issuance of interest bearing Certificates, providing such Certificates shall not be issued or sold at less than par.

We will accept such Certificates at par value provided they are issued to show a yield at par of an interest rate of 3 per centum per annum- Certificates to mature in from one to ten years from date of issue. If the payment is to be made wholly by Certificates, 121 Certificates to be issued- 120 to be in denominations of One Thousand Dollars (\$1000.) each and 21st Certificate to be in the denomination of Eight Hundred and Eighty-nine Dollars (\$889.00).

Twelve Certificates in the amount of \$12.000 to mature one year from date of issue,  
 Twelve Certificates in the amount of \$12.000 to mature two years from date of issue.  
 Twelve Certificates in the amount of \$12.000 to mature three years from date of issue.  
 Twelve Certificates in the amount of \$12.000 to mature four years after date of issue.  
 Twelve Certificates in the amount of \$12.000 to mature five years after date of issue.  
 Twelve Certificates in the amount of \$12.000 to mature six years from date of issue.  
 Twelve certificates in the amount of \$12.000 to mature seven years from date of issue.  
 Twelve Certificates in the amount of \$12.000 to mature eight years from date of issue.  
 Twelve Certificates in the amount of \$12.000 to mature nine years from date of issue.  
 Thirteen Certificates in the amount of \$12.889 to mature ten years from date of issue,  
 Certificates to bear interest coupons payable annually- both principal and interest payable at the Hamilton National Bank of Chattanooga, Tennessee.

#### GUARANTEE.

We will, for a period of five (5) years, without cost to the County, make all repairs and replacements and make good any and all imperfections or defects in material or workmanship of any and all machines, providing the machines shall be properly cared for and maintained, and provided that said repairs and replacements are not made necessary by the element of fire, accident, carelessness or malicious treatment.

#### DATE OF DELIVERY.

All of the machines to be furnished will be delivered to Hamilton County on or before October 14, 1940, provided, that we shall not be responsible in damages for delay in making delivery or failure to deliver said voting machines under this proposal, if such delay or failure should be caused by strike, walkout, fire, flood, injunction, act of God or the public enemy or causes beyond our control.

#### SERVICE.

On or before October 15, 1940, we will have available at your disposal one or more of our employees whose duty it shall be to supervise the demonstration, public education and to train your own personnel in the proper operation and function of the machines. Also to supervise, teach and train the election officials in their duties on election day and to be of such service as may be required to secure as perfect results in the use of the machines as possible.

## BONDS.

Within ten days after the award to us of a contract, we will post with your Court the following bonds to be furnished by a bonding company qualified to do business in the State of Tennessee:

MAINTENANCE & PERFORMANCE BONDS: Each in the FULL AMOUNT OF THE CONTRACT to guarantee the faithful performance of all the terms and conditions of the contract.

Trusting that we may be favored by your valued order, we beg to remain.

Your very truly,

THE SHOUP VOTING MACHINE CORPORATION.

BERNARD M. WEISS. President.

AND WHEREAS\_ it is the sense of this Court that said bid of The Shoup Voting Machine Corporation should be accepted upon the terms and conditions therein set forth; and

WHEREAS\_ it is hereby determined and declared by this Quarterly County Court that it is for the best interest of Hamilton County to provide for the payment of any voting machines purchased by the issue of Certificates of Indebtedness of said County, which shall be a charge upon Hamilton County and be payable from the lev of taxes on all taxable property in said County:

Therefore, Be It Resolved, that said offer of The Shoup Voting Machine Corporation of Philadelphia, Pennsylvania, be and the same is hereby in all respects accepted by Hamilton County, Tennessee, and shall constitute a legal and binding contract between Hamilton County, Tennessee, and The Shoup Voting Machine Corporation of Philadelphia, Pennsylvania.

Be It Further Resolved, that C. C. Gillespie is hereby appointed, constituted and made custodian of said one hundred (100) voting machines upon their delivery to Hamilton County, on or before October 14, 1940, as provided in said contract, and that the voting machine committee be authorized to contract with said custodian for the storage of said machines, the cost of which will be paid out of the general funds of the County, payable upon warrant drawn by the County Judge as provided by law in such cases.

Be It Further Resolved, that the maintenance and performance bonds mentioned in the foregoing contract shall be in form approved by the County Attorney.

Be it Further Resolved, that for the purpose of raising funds to pay the cost of purchasing said voting machines for Hamilton County, Tennessee, as hereinbefore provided, there be authorized and issued on the full faith and credit of Hamilton County, Tennessee, certificates for that purpose to the amount of One Hundred Twenty Thousand Eight Hundred Eighty-nine Dollars (\$120,889.00). Said certificates shall be designated "Certificates of Indebtedness, Series 1940" be dated August 1, 1940, of the denominations of \$1,000.00 and \$889.00, certificates numbered 1 to 120 inclusive, of \$1,000 denomination, and certificate numbered 121 of \$889 denomination, due serially \$12,000 on August 1, 1950, bearing interest at the rate of three per cent (3%) per annum, payable semi-annually February 1 and August 1. of each year until paid. Said certificates shall be payable as to both principal and interest in lawful money of the United States of America, at the Hamilton National Bank, Chattanooga, Tennessee.

Be It Further Resolved, that said certificates and coupons shall be in substantially the following forms:

(Form of Certificate)

UNITED STATES OF AMERICA.

STATE OF TENNESSEE.

COUNTY OF HAMILTON.

CERTIFICATE OF INDEBTEDNESS. SERIES 1940.

No. \_\_\_\_\_

\$ \_\_\_\_\_

KNOW ALL MEN BY THESE PRESENTS, That Hamilton County, Tennessee, a duly organized and existing municipality in said State, for value received hereby acknowledges itself to owe and promises to pay the bearer, or, if this certificate be registered, to the registered holder hereof, the sum of \_\_\_\_\_ Dollars (\$) on the first day of August, 19\_\_\_\_ together with interest thereon at the rate of \_\_\_\_\_ Per cent (\_\_\_\_%) per annum from the date hereof until paid, payable February 1, 1941, and semi-annually thereafter on the first days of February and August in each year to date or maturity upon presentation and surrender of the interest coupons hereto attached as they severally become due. Both



Both principal and interest hereon are hereby made payable in lawful money of the United States of America at The Hamilton National Bank, Chattanooga, Tennessee, and for the prompt payment of this certificate, both principal and interest at maturity, the full faith, credit, and resources of said County are hereby irrevocably pledged.

This certificate is issued by Hamilton County for the purpose of raising funds to purchase voting machines in and for said County in pursuance of Chapter 159 of the Public Acts of the State of Tennessee, passed at the 1937 Session, and all other laws thereunto enabling and pursuant to authority of a resolution of the Quarterly County Court of said County

This certificate is subject to registration as to ownership in the name of the holder, on the books of the trustee of Hamilton County, such registration to be evidenced by notation of such Trustee on the back hereof, and after such registration no transfer hereof, except upon such books and similarly noted hereon, shall be valid, unless the last registration shall have been to bearer. Registration hereof shall not affect the negotiability of the coupons hereto attached, which shall continue transferrable by delivery merely, notwithstanding registration hereof.

It is hereby certified and recited that all acts, conditions and things required by law to exist, to be done, or to be performed precedent to and in the issue of this certificate and the series of which it is one, do exist, have been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this certificate, does not exceed any limitation imposed by law; and that provision has been made for the levy and collection of an annual tax sufficient to pay interest on this certificate as it falls due and also for the payment of the principal hereof at maturity.

IN TESTIMONY WHEREOF said County of Hamilton, by its Quarterly County Court, has caused this certificate to be signed by the County Judge and attested by the County Clerk, and the coupons hereto attached, to be signed by its officials, by their respective facsimile signatures, which officials, by the execution hereof, do adopt as and for their own proper signatures their respective facsimile signatures appearing on such coupons, all as of this first day of August, 1940.

\_\_\_\_\_  
County Judge.

Attest:

\_\_\_\_\_  
Court Clerk.

Form of Coupon.

Number. \_\_\_\_\_

\$ \_\_\_\_\_

On the first day of February, (or August, 19\_\_\_, Hamilton County, Tennessee, will pay to bearer \_\_\_\_\_ Dollars (\$ \_\_\_\_\_), /at the Hamilton National Bank of Chattanooga, Chattanooga, Tennessee, in lawful money of the United States of America, for interest due that day on its certificate of indebtedness, dated August 1, 1940, number \_\_\_\_\_

\_\_\_\_\_  
County Judge.

\_\_\_\_\_  
County Court Clerk.

Be It Further Resolved that said certificates shall be signed by the County Judge and attested by the County Clerk under the corporate seal of said County, and the coupons thereto attached shall be executed by said officials by their respective facsimile signatures, and said officials shall, by the execution of said certificates, adopt as and for their own proper signatures their respective facsimile signatures appearing on said coupons.

Be It further Resolved, that whereas \_\_\_\_\_ of \_\_\_\_\_, has agreed to purchase said certificates of indebtedness of this County to the amount of \$120.889.00 at par and accrued interest, it is hereby found and determined by this Quarterly County Court that it is for the best interest of said County, and that said bid be accepted, and the same is hereby accepted and approved. It is provided by said Quarterly County Court that the proceeds derived from the sale of the foregoing certificates shall be used solely and only for the purpose of paying the purchase price of the voting machines for which said certificates are issued as hereinabove described in this resolution.

Be It Further Resolved, that to pay interest upon and the principal of said certificates as and when same mature, there be and there is hereby levied upon all taxable property

in said County a direct annual, irrevocable tax sufficient for that purpose, which said tax is and shall continue to be without limitation as to rate or amount.

BE IT FURTHER RESOLVED, That all resolutions, ordinances and parts thereof in conflict herewith be and the same are hereby repealed.

Be it Further Resolved, that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Fryar, the foregoing resolution was adopted, The following members of the court being present and voting Aye: Esquires Johnston, Fryar, Brown, Thrasher and Hamby, Total 5. The following members of the Court being present and voting Nay: Esquires Langley, Clark, Freeman, Camp and Holder. Total 5.

RESOLUTION TO APPROPRIATE TEN (\$10.00) DOLLARS TO PAY ROY TULEY FOR MAKING PICTURES OF SAWMILL IN THE CASE OF B. A. CASTLEBERRY, ET AL VS. A. E. WINTERS. ET AL. IN THE CHANCERY COURT OF HAMILTON COUNTY. TENNESSEE.

Be It resolved by the Quarterly County Court in adjourned session assembled:

That Whereas, heretofore the County Court of Hamilton County authorized the County Attorney to make a party Complainant Hamilton County and Hamilton County Board of Education in the suit of Castleberry, et al. vs A. E. Winters, et al. in the Chancery Court of Hamilton County, the purpose of said suit being to enjoin the operation by Defendants of a planing mill near the John A. Patten school, whereby a nuisance was created by the noise and smoke from said mill; and

WHEREAS, The County Attorney did make party complainant Hamilton County and Hamilton County Board of Education in said suit for the purpose of enjoining said nuisance; and

Whereas, the County Attorney authorized Roy Tuley to make a picture of the smoke and conditions that existed at said mill, for use in said suit in behalf of the County and Hamilton County Board of Education; and

WHEREAS, the fiscal agents of the County have refused to pay this sum for some reason,

Now, Therefore, Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in adjourned session assembled, that the sum of Ten (\$10.00) Dollars and hereby is appropriated out of the general funds of Hamilton County, and the County Judge is authorized and directed to draw a warrant on Hamilton County in favor of Roy Tuley in the amount of \$10.00 as payment in full for the making of the said picture.

Be it Further Resolved that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby & Holder. Total 10.

RESOLUTION TO AUTHORIZE AND DIRECT THE PURCHASING AGENT TO INSTALL A STOKER AT THE BOILER ROOM OF THE COURT HOUSE AND JAIL.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Adjourned Session Assembled:

That the Purchasing Agent be and he is hereby requested and directed to install an additional stoker at the boiler room of the Court House and Jail.

That this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION Of Esquire Thrasher, seconded by Esquire Camp, a Committee of three composing of F. L. Underwood, C. F. Peterson and Wilkes T. Thrasher, be appointed to investigate Refunding Bonds.



ON MOTION of Esquire Freeman, seconded by Esquire Thrasher, the following Notaries Public were elected.

- F. L. Hennessee.
- Martin Hall.
- J. W. Holderman.
- Mary Lou Hundley.
- H. C. Haven.
- R. W. Kemmer.
- L. W. Lehman.
- Kelley E. Massey.
- James Morrison.
- Gladys Nash.
- K. M. McLemore.
- David Ramsey.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the following exemptions were granted.

- |                      |                           |
|----------------------|---------------------------|
| Virgie Barbee.       | Poll Tax.                 |
| J. C. Blackburn.     | "                         |
| F. F. Coffelt.       | Peddler Tax.              |
| F. M. Coffelt.       | Poll Tax.                 |
| Henry T. Carson.     | Poll & Peddler's Tax.     |
| S. Howard Cook.      | Poll Tax.                 |
| Garland E. Davis.    | "                         |
| Frank Durham.        | "                         |
| Mrs. E. E. Daverson. | "                         |
| Ross Forgey.         | "                         |
| M. R. Gibson.        | Peddler Tax.              |
| Heber E. Gregg.      | Peddler Tax and Poll Tax. |
| Will Hambrick.       | "                         |
| James Housley.       | Poll Tax.                 |
| Geo. T. Keys. Jr.    | Poll & Peddler Tax.       |
| E. D. Kilgore.       | Poll & Peddler Tax.       |
| C. W. Richie.        | Poll Tax.                 |
| James H. Smith       | Poll Tax.                 |
| L. C. Spears.        | Poll Tax.                 |
| J. H. Stewart.       | Poll Tax.                 |
| Mrs. E. H. Simmons.  | Poll Tax.                 |
| John A. Steel.       | Poll Tax.                 |
| R. M. Thurman.       | Poll Tax.                 |

ON MOTION Of Esquire Thrasher, seconded by Esquire Freeman, Court adjourned to meet again Thursday. September 12th, 1940.

  
 \_\_\_\_\_  
 COUNTY JUDGE.

STATE OF TENNESSEE     )

COUNTY OF HAMILTON.     )

MONDAY. SEPTEMBER 12th, 1940.

Be it remembered\_ That on this the 12th day of September, 1940, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

Present and Presiding, the Honorable Will Cummings, County Judge, when the following proceedings were had, to-wit:

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names; Esquires Langley, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 8. Esquires Clark and Camp being absent.

RESOLUTION AMENDING A RESOLUTION INTRODUCED AND RECEIVING 5 AYES AND 5 NOES ON SEPTEMBER 9, 1940, ACCEPTING THE OFFER OF SALE TO HAMILTON COUNTY OF 100 SHOUP ELECTRICALLY OPERATED VOTING MACHINES. ETC.

BE IT RESOLVED BY THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY, TENNESSEE, IN ADJOURNED SESSION ASSEMBLED AT ITS JULY TERM 1940, on this September 12, 1940, that a resolution introduced at the July Term 1940, in adjourned session on September 9, 1940, receiving 5 votes in the affirmative and 5 votes in the negative (Esquire Langley voting in the negative) which accepted the offer of sale to Hamilton County, Tennessee, of 100 Shoup electrically operated voting machines as provided in the written offer of The Shoup Voting Machine Corporation of Philadelphia, Pennsylvania, dated August 7, 1940, and providing for the issue of \$120,889.00 of certificates of indebtedness of Hamilton County, Tennessee, fixing the detail thereof and levying taxes to pay the same, be and the same is hereby amended by inserting the name of The Shoup Voting Machine Corporation of Philadelphia, Pennsylvania, in the spaces left blank in said resolution, in paragraph two on Page 8.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Hamby, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 8. Esquires Clark and Camp being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the refinancing of Bonds were deferred to the October Term, on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 8, Esquires Clark and Camp being absent.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the following Noarties Public were elected.

Mildred Gardner.

Cardinal Woolsey.

RESOLUTION TO DECLARE LEDFORD ROAD EXTENDING FROM CONCORD ROAD EAST ABOUT 500 FEET BE DECLARED A DISTRICT ROAD.

Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in Adjourned Session assembled;

That Ledford Road, extending from Concord Road, east about 500 feet be declared a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Hamby, seconded by Esquire Johnston, Court adjourned Sine Die.

*Will Cummings*  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. OCTOBER 7, 1940.

BE IT REMEMBERED\_ That on this the 7th day of, ctober, 1940, before the Honorable C. E. Camp, County Judge Pro tem of Hamilton County Quarterly Court of Hamilton County, Tennessee, a regular term of the Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Présent and presiding, the Honorable C. E. Camp, County Judge Pro Tem of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names; Esquires Langley, Clark, Freeman, Johnston, Camp, Frya Brown, Thrasher, Hamby and Holder. Total 10.

The County Court Clerk read the July 29th, August 22nd, September 9th and September 12th, 1940 minutes.

ON MOTION Of Esquire Clark, seconded by Esquire Freeman, the Minutes were adopted.

ON MOTION of Esquire Johnston, seconded by Esquire Freeman, the elections were postponed

REPORT OF THE CLAIMS COMMITTEE.

We, your CLAIMS COMMITTEE, beg leave to report that we have this day exa ined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they by order paid.

C. E. CAMP.

COUNTY JUDGE PRO Tem.

Mabel Wolfe.  
 Mary Pyburn.  
 Wm. Erwin Kennedy.  
 Jesse Grimes.  
 Katherine Mize.  
 Beatrice White.  
 Eugene Davis.  
 Geo. Booth.  
 Gladys Macquillan.  
 Margaret J. Silver.  
 Raymond L. Edwards.  
 Mary Ruth Martin.  
 Sallie Walker.  
 Mrs. Henry Fay.  
 Flora Heard.  
 Reubin Masters.  
 Frank Kinzer.  
 Charlie Cooke.  
 L. T. Berry.  
 Herbert Wilkes.  
 Lizzie Gomyea.  
 Wesley F. Camp.  
 George Hickman.

Evelyn Cooley.  
 Joseph Marion Kennedy.  
 Hattie Read.  
 Lucile Crutchfield.  
 Morris Williams.  
 Marjorie B. Burton.  
 Betty Jean Smith.  
 Margaret M. Cartwright.  
 Alma Scott.  
 Frances Black.  
 W. A. Dugger.  
 Virginia Wwscher.  
 Fay Mond Dickey.  
 R. A. McLemore.  
 Mark Young.  
 Theodore Rutherford.  
 Geo. W. Bird.  
 Clarence McClendon.  
 A. P. King.  
 Manda Orton.  
 Joe H. Brown.  
 Cicero McClure.  
 Pearl Roland.  
 Leona Waite.

Total 48. cases @ \$5.00 240.00

DR. J. C. ELDRIDGE.

Alma Scott. one case @ \$5.00 5.00

Dr. O. G. Hughes.

R. A. McLemore. one case @ \$5.00 5.00

ESQUIRE JOHNSTON.

Joe H. Brown. one case @ .50 50

ESQUIRE FREEMAN.

HATTIE REED. one case @ 50. 50

ESQUIRE MACK FRYAR.

Morris William. one case @ 50. 50

\$ 251.50.

Hamilton County;

Jack Hixson. CCC

For SERVICES RENDERED FOR QUARTER ENDING SEPTEMBER 30, 1940.

For making Quarterly Record. 18.500 @ 10¢ for 100.	18.50
Entering orders of the Court @ 25¢.	22.50
Filing petitions for exemptions 57 @ 25¢	14.25
Supplying certificates with seals attached 57 @ 75¢	42.75
Opening and closing records, 79 days @ 50¢	39.50
Filing, docketing and entering Lunacy cases.	188.65
Elections by the Court 4 @ 50¢	2.00
Jacketing County Bills of expenses. 7. @ 15¢	1.05
Filing report of Claims Committee.	25
"    William Bork Memorial Hospital.	25
"    County Auditor.	25
"    Finance Committee and Advisory Com.	25
Ex Office Fees for quarter ending September 30, 1940.	50.00
For Registering Circuit Court bills of cost 512 cases @ 15¢	76.80
	<hr/>
	\$ 457.00

W. F. Langley.  
Chairman.

I certify the foregoing to be correct to  
the best of my knowledge and belief.

Mack Fryar.

Jack Hixson. County Court Clerk.

J. W. Johnston.

B. F. Freeman.

Sworn to and subscribed before me this  
30th day of Sept. 1940.

Margaret Orrell. D.C.

ON MOTION of Esquire Langley, seconded by Esquire Clark, the foregoing report was adopted and ordered to be filed and made a matter of record, the following members of the Court being present and voting Aye: Esquire Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder, Total 10.

#### REPORT OF WILLIAM E. BORK HOSPITAL.

Wm. L. Bork Memorial Hospital for months of July, September & August, 1940.

TO THE HON. COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Gentlemen.

We, the Commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of July, August, and September, 1940, Listing the number of patients received, discharged, transferred, and died, also the patients remaining on the books at the end of the quarter, Oct. 1. 1940.

	MALE.	FEMALE	TOTAL.
1. Patients on books of institution beginning of institution quarter.	150	131	281
(Includes patients away from institution on parole but still on books.			
2. Admitted during the quarter.	24	24	48
3. Total on books during quarter. (Inc 1 and 2.	174	155	329
4. Discharged from books during quarter 8		9	17
5. Transferred to other institution for mental disease.	2		2
6. Died during quarter.	5	7	12
7. Total discharged, transferred, and died during quarter.	15	16	31
8. Patients remaining on books of institution at end of quarter.	159	139	298
(Includes patients away from in-			
9. Number of employees on hand.	12	7.	19

Respectfully submitted.

G. Russell Brown.

J. W. Johnston.

Chairman.

Secretary

Mack Fryar..

Commissioners.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record, by acclamation.

**REPORT OF SUPERINTENDENT OF EDUCATION.**

TO THE HON. JUDGE AND MEMBERS OF THE COURT OF HAMILTON COUNTY.

Gentlemen:

I am herewith submitteing my report as required by law for quarter ending September 30, 1940.

The amounts set forth in our budget for 1940-41 and expenditures through September 30, 1940, as shown by vouchers issued through the superintendent's office are as follows:

	BUDGET.	EXPENDITURES.
General Control.	11.259.00	3.231.07
Instructional Service.	600.265.00	40.242.42
Auxiliary Agencies.	106.627.00	12.814.51
Operation School Plant.	66.511.00	8.695.72
Maintenance.	39.169.00	9.129.52
Capital Outlay.	<u>15.000.00</u>	<u>2.824.19</u>
TOTAL.	\$ 838.831.00	\$ 76.937.43

**ENROLLMENT.**

While I am unable at this time to give you a report on the enrollment and average daily attendance of our schools for the first month, the indications are that our enrollment is greatly increased. Because of the lack of room space, we are having difficulty in some schools in taking care of the additional pupils. With the spendid cooperation of the principal and teachers, we expect to go forward with our program in spite of these handicaps.

**SCHOOL BUILDINGS.**

I presented to you in my report at a previous meeting of the County Court the proposed needed school building program. I would like to recommend that as soon as possible you make a study of this program and if possible give us some relief. There are some additions to buildings that are greatly needed at this time.

**BUDGET.**

In behalf of the board of education and employees of the department of education, I wish to thank the members of the county court for providing a combined eelementary and high school budget of \$838.831.00 for the 1940-41 fiscal year. We want you to know that we are extremely grateful to you for this appropriation. We shall try to give you dollar for dollar service. We have a great school system in Hamilton County and it is laregely due to your efforts in giving us the facilities to carry on the work.

May I express my personal appreciation for the spaendid way in which each of you has assisted our department in its endeavor to conduct an efficient and progressive school syste.

Respectfully submitted,

Marshall Clark.  
Superintendent.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record.

**RESOLUTION TO AMEND A RESOLUTION ENTITLED " A RESOLUTION FOR THE MORE EFFECTIVE REGULATION OF THE THE ISSUANCE OF BEER PERMITS.**

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

Whereas, this Court in the October term, 1939, adopted a resolution regulating in certain respects the issuance of beer permits, pursuant to Chapter 69, Public Acts of 1933, and

Whereas, it is founr that through inadvertence the regulation did not include distributors of beer but that said group should be included and regulated,

Now, Therefore, be it resolved by the Quarterly County Court of Hamilton County, that all of said regulations adopted at the October term, 1939, as amended apply to distributors of beer as well as to others enumberated therein.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT GRAY'S DRIVE BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, in Quarterly Session Assembled;

That Grays' Drive, from Brainerd to Graysville, Road, about one mile be declared a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION TO DECLARE THE SOUTH ACCESS ROAD TO CHICKAMAUGA ROAD A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, In Quarterly Session Assembled:

That the south access Road from State Highway No. 58 to Chickamauga Dam be declared a District Road.

ON MOTION OF Esquire Fryar, seconded by Esquire Freeman, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT NIPPER ROAD BE DECLARED A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Nipper Road, leading East and North from Dayton Pike, a distance of about 1500 feet, be declared a District Road .

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT COX LANE BE DECLARED A DISTRICT ROAD.

Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Cox Lane leading South from Peace St., about 500 feet, be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT PERKINS POINT ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Perkins Point Road, leading north from Jones Gap Road, about 3/4 mile, be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT LAKEWOOD AVENUE BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Lakewood Avenue, leading East from Pine Pond Road to Nelson Road, about 1/2 mile be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT WILKES AVENUE BE DECLARED A DISTRICT ROAD.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That Wilkes Avenue, leading west from Nelson Road to Wren Street, about 1/4 mile be declared a District Road.

ON MOTION Of Esquire Brown, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO DECLARE HUGHES ROAD A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Hughes Road, from the Jones Gap Road to the Sequatchie Valley Line, be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

## RESOLUTION THAT WREN STREET BE DECLARED A DISTRICT ROAD.

Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That Wren Street, leading north from Lakewood Avenue, about 500 feet, be declared a District Road.

ON MOTION Of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

## RESOLUTION THAT CRESTVIEW DRIVE BE DECLARED A DISTRICT ROAD.

Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly session assembled;

That Crestview Drive, leading North from Ashland Terrace around the hill to Forsyth Avenue, about 2000 feet be declared a District Road.

ON MOTION of Esquire Thrasher seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

## RESOLUTION THAT FITEHAVEN DRIVE BE DECLARED A DISTRICT ROAD.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly session assembled;

That Fitehaven Drive leading south from Narragansette Avenue, to Woodrow Avenue, about 1000 feet, be declared a District Road.

ON MOTION of Esquire brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

## RESOLUTION TO DECLARE GREEN GAP ROAD A DISTRICT ROAD.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Green Gap Road from the Ooltewah-Georgetown Road to the Haughn Road, be declared a District Road.

ON MOTION of Esquire Holder, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

## RESIGNATION OF G. RUSSELL BROWN, as a member of soddy marine park.

Hon. Will Cummings, County Judge of said County. Court.  
& Members of Hamilton County Court.

Gentlemen:

I herewith tender my resignation as a member of the Soddy Marine Park to take effect at once.

I desire to thank the members of the Park Commission and County Court for the splendid co-operation and help given me since I have been a member of the Board.

ON MOTION of Esquire Holder, seconded by Esquire Hamby, the foregoing resolution was rejected by acclamation.

RESOLUTION FOR THE COUNTY COURT TO ACCEPT A PROPOSED ROADWAY IN THE THIRD CIVIL DISTRICT LEADING FROM A POINT AT THE SOUTH EDGE OF THE HARRELL WOODLAND ON THE MOSES ROAD, AND RUNNING THENCE WESTWARD ACROSS THE PROPERTY OF MARY B. HILL AND ACROSS THE PROPERTY OF THE BOY SCOUTS OF AMERICA AND ACROSS THE PROPERTY OF MARGARET B. HARRELL AND TO CAVE SPRINGS.

Now Mary Hill, Margaret B. Harrell and others respectfully petition the Worshipful County Court to accept the proposed roadway in the Third Civil District of Hamilton County, Tenn. leading from a point at the south edge of the Harrell Woodland on the Moses Road, and running thence westward across property of Mary B. Hill and across the property of the Boy



Scouts of America and across the property of Margaret B. Harrell and to Cave Springs, and to place a classification upon said roadway, so it can be taken over by the Highway Commission, and, when possible, to be worked out by the County force.

A copy of an agreement transferring to Hamilton County such right-of-way as may be necessary is attached hereto, all of which is respectfully submitted,

Mary Hill.

By F. L. Dixon. Attorney,

Margaret B. Harrell.

By M. F. Valentine. Attorney.

Boy Scouts of America.

ON MOTION of esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was referred to the Highway Commission by acclamation.

ON MOTION Of Esquire Freeman, seconded by Esquire Clark, the following Notaries Public were elected.

Edwards Abernathy.

J. E. Chamberlain.

N. A. Cobb.

H. M. Broyles.

A. H. Cooper.

G. T. Huffaker.

A. D. Johnson.

J. H. Rarick.

Hazel M. Simmons.

Margaret N. Shelton.

W. Glenn Smith.

Miss Martha E. Wade.

ON MOTION Of Esquire Langley, seconded by Esquire Brown, the following Exemptions were granted.

James Abney.	Poll & Peddler Tax.
Albert Ashley.	Poll Tax.
Howard Austin.	"
Walter Curvin.	"
Grover Dietzen.	"
J. L. Frazier.	"
Henry Goins.	Peddler Tax.
C. G. Goins.	"
W. L. Hardee.	Poll Tax.
T. N. Haynes.	Poll Tax.
Charles H. Knight.	"
A. J. Morgan.	Peddler Tax.
Ross Stutz.	Poll Tax.
Mrs. E. L. Simmons.	"

ON MOTION of Esquire Clark, seconded by Esquire Brown, Court adjourned to meet October 28, 1940, at ten o'clock.

COUNTY JUDGE PRO TEM.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. OCTOBER 28, 1940.

BE IT REMEMBERED\_ That on this the 28th day of October, 1940 before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court Clerk called the roll of the justices of the Peace of said County, and the following answered to their names, Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Camp, seconded by Esquire Clark, all elections were postponed on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION DECLARING FRUITLAND STREET IN THE SECOND CIVIL DISTRICT A DISTRICT ROAD.

Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Fruitland Street as shown by plat Book 9, Page 7, of the Register's Office Hamilton County, Tennessee, be declared a District Road. Said street is one block north of Prigmore and runs from Ringglad Road to Clemons Road, a distance of 900 feet.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT SLATER AVENUE\_ LEADING E. FROM MACK SMITH ROAD TO N. MCDOWELL ROAD\_ about 850 feet, be declared a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT DUGAN AVENUE BE DECLARED A DISTRICT ROAD.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That Dugan Avenue, leading South from Bennett Avenue to State Line Road, a distance of about 1000 feet, be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT WORLEY ROAD BE DECLARED A DISTRICT ROAD.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That Worley Road leading Northeastwardly from Welch Road, about 2 $\frac{1}{2}$  miles, be declared a District Road .

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION TO AUTHORIZE AND DIRECT THE COUNTY JUDGE TO BORROW, IF NECESSARY, \$10,000.00 AND APPROPRIATE TO N. Y. A. COMMUNITY WORK CENTER ON COUNTY PROPERTY IN THE VICINITY OF RED BANK.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the County Judge is hereby authorized and directed to provide funds in the amount of \$10,000.00 for the N. Y. A. Community Work Center, said building to be constructed on County property in the vicinity of red Bank, and to authorizr the County Judge to borrow said funds, if necessary.

ON MOTION of Esquire Thrasher, seconded by Esquire Johnson, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman Johnston, Camp, Freeman, Brown, Fryar, Thrasher, Hamby and Holder. Total 10.

RESOLUTION AUTHORIZING COUNTY JUDGE AND COUNTY COURT CLERK TO AGREE FOR THE USE OF SIXTY ADDITIONAL FEET OF GROUND TO COLORED ORPHANS HOME.

BE IT RESOLVED\_ By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the County Judge and the County Court Clerk of Hamilton County, Tennessee, are authorized to measure and add to the grounds of the negro orphans Home on Holly Street Chattanooga, 60 feet and running back to the old fence of property now occupied by Colored Orphans Home.

ON MOTION of Esquire Thrasher, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

ON MOTION of Esquire Thrasher seconded by Esquire Brown, the following Notaries Public were elected.

Charles N. Battle.  
M. D. Burelbach.  
Dan Cochran.  
Humphrey Heywood.  
Anne Holder.  
W. M. Lutes.  
C. H. McCollum.  
Mrs. Laura Welch.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the following exemptions were granted.

Fred Bussell.	Poll Tax.	J. T. Mayhew.	Poll Tax.
Sam C. Burnett.	Peddler Tax.	Morgan Troxler.	Peddler's
Bertha Bryant.	"	W. J. O'Brien.	Poll Tax.
W. E. Brown.	Poll Tax.	Leo Plott.	"
Tom Brown.	Peddler Tax.	Oather Reid.	"
John Boyd.	Poll & Peddler Tax.	Lou Sherrill.	
Geo. W. Booze.	Peddler Tax.	H. M. Sims.	Poll Tax.
Clarence Beavers.	Poll Tax.	H. M. Sims.	Peddler Tax
D. W. Cooper.	Peddler Tax.	Mrs. Stella Spriggs.	Poll T.
Frank Coulter.	Poll Tax.	Roy Steadman.	Poll Tax.
G. W. Cooper.	Peddler Tax.	W.L. Stephenson.	©
Mary Davidson.	Poll Tax.	Chester L. Walls.	Peddler T.
Frank Davis.	"	W. N. Wolfe.	"
J. H. Day.		L. M. Wolfe.	Poll Tax.
J. F. Faulkin.	Privilege Tax.	Walter Vandergriff.	"
Ray Ford.	Poll Tax.		
W. M. Hisey.	Poll & Privilege Tax.		
Harry Hixson.	Poll Tax.		
Paul M. Johnson.	"		
Tom Johnson.	Peddler Tax.		
Tomas Keys. Jr.	Poll Tax.		

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, Court adjourned Sine Die.

  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. JANUARY 6th, 1941.

BE IT REMEMBERED, That on this the 6th day of January, 1941, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace, of said County. The following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

The County Court Clerk read the Minutes of the October 7th, 1940 and October 28, 1940.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the Minutes were adopted as read.

A Committee consisting of Esquires Thrasher, Camp and Holder, were appointed by the County Judge to draw resolutions on the death of Fred Frawley, the County Purchasing Agent.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, to pass election on a roll call vote the following members of the Court voting Aye: Esquires Langley, Clark, Freeman, Camp, and Holder. Total 5. Esquires Johnston, Camp, Fryar, Brown, Thrasher and Hamby, voting Nay.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Marshall Clark, was nominated County School Superintendent on a roll call vote, the following members of the Court voting Aye: Esquires Johnston, Fryar, Brown, Thrasher and Hamby, Total 5. Esquires Langley, Clark, Freeman, Camp and Holder. voting nay.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, Doctor Cheney was nominated on a roll call vote, the following members of the Court being present and voting Aye: Esquires Johnston, Fryar, Brown, Thrasher, and Hamby, Total 5. Esquires Langley, Clark, Freeman, Camp and Holder voting neye.

ON MOTION of esquire Johnston, seconded by Esquire Fryar, Tom Myers was nominated as County Attorney, the following members of the Court being present and voting Aye: Esquires Johnston, Fryar, Brown, Thrasher and Hamby. Total 5. Esquires Langley, Clark, Freeman, Camp and Holder. Total 5.

ON MOTION of esquire Brown, seconded by Esquire Thrasher, E. G. Murrell was nominated County Engineer on a roll call vote, the following members of the Court being present and voting Aye: Esquires Johnston, Fryar, Brown, Thrasher, Hamby. Total 5. Esquires Langley, Clark, Freeman, Camp and Holder. Total. 5.

ON MOTION of esquire Brown, seconded by Esquire Thrasher, Sam Carter was nominated to serve on School Board on a roll call vote, the following members of the court being present and voting Aye: Esquires Johnston, Fryar, Brown, Thrasher, and Hamby, Total 5. Esquires Langley, Clark, Freeman, Camp and Holder Total 5.

#### REPORT OF THE FINANCE COMMITTEE.

TO THE HONORABLE COUNTY COURT:

The Finance Committee begs leave to make the following report:

The Committee recommends:

That an appropriation of \$200.00 be made out of the \$6,000.00 in the Miscellaneous appropriation for procuring right-of-way through the town of Signal Mountain.

That \$1,800.00 be appropriated out of the \$6,000.00 in the Miscellaneous appropriation for the completion of the malarial control project at Red Bank.

That \$2,000.00 be appropriated out of the \$6,000.00 in the Miscellaneous appropriation for the new barn at Bonny Oaks Industrial School (said amount having been matched by the City of Chattanooga), \$1,000.00 payable now and the other \$1,000.00 payable when the city of Chattanooga pays its appropriation.

That refund of \$75.00 be made to Spur Distributing Company, Inc., Nashville, Tennessee for oil depot license erroneously collected.

That refund of \$41.00 be made to John E. Patton, said amount being the county's part of the 1939 tax on a valuation of \$2,500.00 assessed to J. E. Patton, and also the First National Bank Receiver, on account of erroneous assessment.

That \$325.56 be appropriated out of the \$6,000.00 in the Miscellaneous appropriation for payment to Joe Richardson, County Trustee, to hold him harmless for uncollected balance from the receivers of the First National Bank and the Chattanooga National Bank; said amount being the uncollected part of a remittance from Hays Clark, former Criminal Court Clerk. In the event additional dividends are received, same will revert to the County Fund.

Respectfully submitted,

Mays Clark.  
Chairman.

Mack Fryar.  
Luther Hamby.  
Wilkes T. Thrasher.  
C. E. Camp.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye: Esquires Johnston, Fryar, Brown, Thrasher, Hamby, Total 5. Esquires Langley, Clark, Freeman, Camp and Holder, Total 5.

RESOLUTION OF SALE OF REAL ESTATE BY THE CHATTANOOGA TURN VEREIN TO HAMILTON COUNTY COURT CONSIDERATION \$7500.00.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

WHEREAS\_ the aforementioned real estate, located in the City of Chattanooga, Tennessee, and described as follows; being

"The West One Hundred Ten (110) feet and the north fifty (50) feet of Lot Forty-three Walnut Street, in the original plan of Chattanooga, Tenn., fronting fifty (50) feet., on the East side of Cherry St., and extending eastwardly of uniform width One Hundred Ten (10) feet."

would be advantageous to Hamilton County, as being for its welfare, and having offered at a reasonable price; being free, clear and unencumbered; and the term of said offer being acceptable to the Hamilton County Finance Committee.

It is, therefore, recommends that the Purchasing Agent of Hamilton County, shall take necessary steps as may be deemed proper leading to the purchase of said Real estate, the public welfare requiring it, and be paid out of the next budget.

ON MOTION of Esquire Clark, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee by acclamation.

A RESOLUTION TO APPROPRIATE FIFTY (\$50.00) DOLLARS PER MONTH TO THE HOMICIDE OFFICER OF THE CITY OF CHATTANOOGA, IN HAMILTON COUNTY, TENNESSEE, FOR AIDING IN THE ARREST AND CONVICTION OF PERSONS GUILTY OF HOMICIDE IN THE CITY OF CHATTANOOGA AND HAMILTON COUNTY, TENNESSEE.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That whereas, the Homicide Officer of the City of Chattanooga is not only engaged in the arrest and prosecution of homicides committed by persons in the City of Chattanooga, but also engaged in aiding the Attorney General in obtaining evidence in the prosecution of persons guilty of homicides, and

Whereas, the Homicide officers' duties are very arduous and he is a very necessary agent in suppressing homicides in the City of Chattanooga, within Hamilton County, Tennessee.

Be It Therefore resolved by the Quarterly County Court of Hamilton County, In quarterly session assembled, at its January Term, 1941, it hereby appropriates the sum of Fifty (\$50.00) dollars per month out of the general funds of Hamilton County for said Homicide officer.

Be it further resolved that this resolution take effect from and after its passage

the public welfare requiring it.

ON MOTION of Esquire Clark, seconded by Esquire Brown, the foregoing resolution was referred to the Finance Committee by acclamation.

REPORT OF THE CLAIMS COMMITTEE.

TO THE HONORABLE COUNTY COURT:

We, your CLAIMS COMMITTEE, beg leave to report that we have this day examined the following claims in Lunacy cases, etc., and find the same correct, and recommend that they be by order paid.

C. E. CAMP.	JUDGE PRO TEM.	
Miss Hattie Osborne.	Luther Mathis Grogins.	
Mrs. Bertha Bolton.	Henderson Eugene Walters.	
Samuel Charles Guth.	Robt. M. Bowman.	
Glenn Tarpley.	Gus M. Evans.	
Mary Ruth Martin.	Eldobora. Sharpe.	
Hazel Cowan.	W. L. Murphy.	
Mary Edith Winn.	Noah T. Womack,	
Richard A Morrisey.	Mrs. Evelyn Fry.	
Earl B. Moser.	T. F. Brooks.	
Anna Lee Westbrook.	Charles Thomas.	
Clarence M. Guire.	Henry Bailey.	
Mollie Bryson.	Lillie Pearl Thompson.	
Daniel B. Timmons.	Carrie Cottonham.	
Robert Miller.	J. C. Johnson.	
Dan J. Carey.	Bernice Cahill Mack.	
Morgan Harbey.	Jesse Sharp.	
Mrs. Alice Pirtle.	Mattie Banks.	
Noah Henry.	Milton Crutchfield. Jr.	
Alex Green.	Bob Anderson.	
Maggie Scott.	Jim Hydas.	
William Huggins.	Luster Powell.	
JohnHoward Martin.	Lee Camp.	
J. Frank Price.	Katie Turner.	
Emma Gillespie.	47 cases @ \$5.00.	235.00
J. W. JOHNSTON.	J.P.	
Daniel B. Timmons.	one case @ 50¢	50
W.F. LANGLEY.	J.P.	
Dan J. Carey.	one case @ 50¢	50
HAYS CLARK.	J.P.	
Alex Green.	one case @ 50¢	50
G. A. GAZEAWAY.	D.S.	
DANIEL B. Timmons.	one case @ \$2.00	2.00
A. M. JACKSON.	D.S.	
Alex Green.		
Lula Martin.		
Henderson Eugene Walters.	three cases @ 6.00	6.00
Dr. J. C. Eldridge.		
Robert Miller.		
Emma Gillespie.	two cases @ 5.00	10.00
		<u>\$ 254.50</u>

Hamilton County.  
Jack Hixson.

FOR SERVICES RENDERED FOR QUARTER ENDING DECEMBER 31, 1940.

For making Quarterly Record.	4000 @ 10¢ per 100.	4.00
Entering orders of the court	32 @ 25¢	8.00
Filing petitions for exemption	36 @ 25¢	9.00
Supplying certificates with seals attached	36 @ 75¢	27.00
Opening & closing records.	79 days @ 50¢	39.50
Filing docketing and entering lunacy cases,	49 cases @ 3.85	188.65
Jacketing County bills of expenses	5 @ 15¢	75
Elections by the Court.		00
Filing report of claims committee.		25
William Bork Hospital.		25
Superintendent of Education.		25
Ex Officio fees for quarter ending Dec. 31, 1940.		50.00
For registering Circuit Court Bills	567 @ 15¢	85.05
		<u>\$ 412.70</u>

I certify the foregoing to be correct to the best of my knowledge and belief.

Jack Hixson. CCC

Sworn to and subscribed before me this 31st day of December, 1940.

Margaret Orrell. D.C.

W.F. Langley.

B. L. Freeman.

J. W. Johnston.

ON MOTION of Esquire Langley, seconded by Esquire Freeman, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present, Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

REPORT OF FINANCE COMMITTEE.

TO THE HON. COUNTY COURT:

The Finance Committee begs leave to make the following report.

The Committee recommends:

That an appropriation of \$200.00 be made out of the \$6,000.00 in the Miscellaneous appropriation for procuring right-of-way through the town of Signal Mountain.

That \$1,800.00 be appropriated out of the \$6,000.00 in the Miscellaneous appropriation for the completion of the malarial control project at Red Bank.

That \$2,000.00 be appropriated out of the \$6,000.00 in the Miscellaneous appropriation for the new barn at Bonny Oaks Industrial School (said amount having been matched by the City of Chattanooga), \$1,000.00 payable now and the other \$1,000.00 payable when the City of Chattanooga pays its appropriation.

That refund of \$75.00 be made to Spur Distributing Company, Inc., Nashville, Tennessee, for oil depot license erroneously collected.

That refund of \$41.00 be made to John A. Patten, said amount being the county's part of the 1939 tax on the valuation of \$2,500.00 assessed to J. E. Patton, and also the First National Bank, Receiver, on account of erroneous assessment.

That \$325.58 be appropriated out of the \$6,000.00 in the Miscellaneous appropriation for payment to Joe Richardson, County Trustee, to hold him harmless for uncollected balance from the receivers of the First National Bank and the Chattanooga National Bank; said amount being the uncollected part of a remittance from Hays Clark, former Criminal Court Clerk. In the event additional dividends are received, same will revert to the County Fund.

Respectfully submitted,

Hays Clark.

Chairman.

Mack Fryar.

Luther Hamby.

Wilkes T. Thrasher.

C. E. Camp.

ON MOTION of Esquire Clark, seconded by Esquire Thrasher, the foregoing report was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the court being present and voting Aye. Esquires Johnston, Fryar, Brown, Thrasher, Hamby, Total 5. Esquires Langley, Clark, Freeman, Camp, and Holder. Total 5.

PETITION FOR THE APPOINTMENT OF A BOARD OF PLUMBING EXAMINERS IN COMPLIANCE WITH CHAPTER 685 OF THE PRIVATE ACTS OF 1933.

TO THE HON. WILL CUMMINGS. JUDGE OF THE COUNTY COURT FOR HAMILTON COUNTY. TENNESSEE.

YOUR PETITIONERS, CHATTANOOGA MASTER PLUMBERS' ASSOCIATION, AND UNITED ASSOCIATION OF JOURNEYMEN PLUMBERS, AND STEAMFITTERS. LOCAL UNION. NO. 43, WOULD RESPECTFULLY SHOW UNTO YOUR HONORS:

That they are both unincorporated associations, and file this petition in said capacity for and in behalf of their respective membership.

11.

That the General Assembly of the State of Tennessee amended Private Acts of 1925, Chapter 473, by the enactment of Chapter 685 of the Private Acts of 1933, copied herein



in another part of this petition.

The Preamble and Caption of the Act are as follows:

PRIVATE ACTS OF 1925

CHAPTER 473.

As amended by

PRIVATE ACTS OF 1933. Chapter 683.

AN ACT to amend an Act entitled "An Act to provide for standard sanitary plumbing and the regulation and inspection of plumbing work in counties having a population of not less than 165,000 nor more than 190,000 inhabitants, according to the Federal Census, of 1920, or any subsequent Federal Census, to provide for the appointment of a Plumbing Inspector, to define his powers, duties and qualifications, and for the appointment of an Assistant Plumbing Inspector, and to fix the compensation of said inspector and to define what shall be sanitary plumbing and the method of enforcing the provisions of this Act, and to provide penalties for the violation of this Act, by eliminating the County Board of Health from said Act, and creating a Board of Plumbing Examiners, and placing upon them the powers, duties and qualifications of said Board, to further define what shall be sanitary plumbing and to provide for the payment of fees for the issuance of permits to install or repair plumbing".

The Amended Act, is entitled as follows, and Sections 1 and 2 provided:

AN ACT GOVERNING PLUMBING AND  
PLUMBING INSPECTION. IN DAVIDSON COUNTY. TENNESSEE.

Section 1. Be it enacted by the General Assembly of the State of Tennessee, That all plumbing work done outside the corporate limits of any city or town which provided for the inspection of plumbing, in counties having a population of not less than \$165,000 nor more than 190,000 inhabitants, according to the Federal Census of 1920 or any subsequent Federal Census, shall be under the Control of the County Board of Plumbing Examiners and the Plumbing Inspectors Any appeal from the decision of the Plumbing inspector shall be filed in writing showing the ground of complaint, with the County Board of Plumbing Examiners, who shall set a time to hear the same and give all parties concerned an opportunity to present their contentions before rendering their decision.

Sec. 2. Be it further enacted, That there shall be a Board of Plumbing Examiners, consisting of three, one of whom shall be a Master Plumber, elected for three years; one a journeyman Plumber, elected for two years, and each not to have less than ten years actual experience in the plumbing business; the third to be the County Health officer. All shall be elected by the County Court and hold office until their successors are elected and qualified. It shall be the duty of said Board to elect a plumbing inspector who shall perform the duties of said position and shall receive the fees of said office up to a maximum of \$2,160.00 per annum and all excess fees shall become the property of Davidson County, Tennessee.

The two Plumber members of said Board shall serve without compensation and all three members before entering upon their duties, shall take and subscribe an oath to faithfully perform the duties required by them by law".

The Act further prescribes the duties of the said Board of Plumbing Examiners and the Plumbing Inspectors.

lll.

Petitioners would further show unto your Honors that this Act was passed at the time when Hamilton County, Tennessee, had a population of less than 165,000 and, therefore, was not qualified to come within, or be benefited by, the said Act, but in accordance with the Federal Census of 1940, Hamilton County, Tennessee, has become qualified and brought within the scope of the Act by the fact that the Federal Census for 1940 shows Hamilton County to have a population of more than 165,000 and less than 190,000 inhabitants.

PREMISES CONSIDERED\_ PETITIONERS PRAY:

- 1st. That your Honors take judicial notice of the Acts of 1925, Chapter 473, as amended by Private Acts of 1933, Chapter 683;
- 2nd. That Your Honors further take judicial notice of the Federal Census of Hamilton County, Tennessee, as having 183,000 inhabitants;
- 3rd. That, in accordance with the provisions of said Act, your Honors, at the January 1941 Session of the County Court at Hamilton County, Tennessee, elect, establish or create a County Board of Plumbing Examiners, naming and qualifying the members, in accordance with Section 2 of the Amended Act:

4th That they be granted such other, further and general relief to which they may be entitled.

Herbert G. B. King.

Harry Berke.

Attorneys for Petitioners.

ON MOTION of Esquire Johnston, seconded by Esquire Freeman, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thnasher, hamby and Holder. Total 10.

RESOLUTION GRANTED TO EAST BRAINERD UTILITY DISTRICT, TO LAY WATER MAINS AND LATERALS THEREFROM. WITHIN AND THROUGH THE PROPERTIES OWNED BY HAMILTON COUNTY. TENNESSEE, AND OCCUPIED BY THE HAMILTON COUNTY HOSPITAL AND THE HAMILTON COUNTY WORKHOUSE.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the East Brainerd Utility District be and is hereby granted the right and an easement through the property and grounds owned by Hamilton County, Tennessee, now occupied and used in connection with the Hamilton County, Hospital and the Hamilton County Workhouse.

Said mains and laterals shall be constructed in such location and in such manner as may be agreed upon by and between the county engineer of Hamilton County, and the Engineers of the East Brainerd Utility District.

Said Utility District is to have at all times free access and right of passage through said property, for the purpose of the construction and maintenance of such water mains and laterals, as may at any time be necessary for the operation and or extension of the municipal system of the East Brainerd Utility District.

Be It Further resolved that this Resolution be referred to the proper commission or commissions with power to act.

On motion of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was, by unanimous vote, adopted and referred to the proper commission or commission with power to act.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION EASEMENT GRANTED TO EAST BRAINERD UTILITY DISTRICT OF HAMILTON COUNTY. TENNESSEE, TO LAY WATER MAINS AND LATERALS THEREFROM, ALONG THE VARIOUS ROADS AND STREETS WITHIN THE LIMITS OF SAID DISTRICT AND ALSO THAT PART OF THE SECOND AND FOURTH CIVIL DISTRICTS OF HAMILTON COUNTY. TENNESSEE. AS MAY NOW OR HEREAFTER BE SERVED BY THE MUNICIPAL WATER SYSTEM OF EAST BRAINERD UTILITY DISTRICT.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tenn., in Quarterly Session Assembled:

That the East Brainerd Utility District, of Hamilton County, Tennessee, be and is hereby granted the right and an easement, for the purpose of laying water mains and laterals extending therefrom, along and over the public roads, streets and thoroughfares of Hamilton County, within said Utility District, and within such other portions of the Second and Fourth Civil Districts of Hamilton County, Tenn., as may now or hereafter be served by the Municipal Water System of the East Brainerd Utility District, of Hamilton County, Tenn.,

Be IT Further Resolved, That this Resolution be referred to the Highway Commission with power to act.

ON MOTION of ESQUIRE Fryar, seconded by Esquire Camp, the foregoing resolution was adopted and referred to the Highway Commission.

RESOLUTION PROVIDING FOR THE TRANSFER OF A CERTAIN TRACT OF LAND OWNED BY HAMILTON COUNTY, TENNESSEE, FOR A RESERVOIR SITE, TO THE EAST BRAINERD UTILITY DISTRICT.

Be It Resolved, by the Quarterly Court of Hamilton County, Tennessee, in Quarterly Session assembled:

THAT WHEREAS, it is desired to transfer title to EAST BRAINERD UTILITY DISTRICT, HAMILTON COUNTY, TENNESSEE, To a certain tract of land, approximately one-quarter of an acre, to be used by said District as a site for a Reservoir for the Water Distribution System to be owned and operated by the said District.

NOW, THEREFORE, The County Attorney is hereby authorized and instructed to prepare, have executed by the proper County Official, or officials, and deliver a deed conveying the following described property to the EAST BRAINERD UTILITY DISTRICT, Hamilton County, Tenn. to-wit:

That certain tract of parcel of land, situate, lying and being in the Second Civil District of Hamilton County, Tennessee, more particularly described as follows;

Beginning at a stake on the West boundary of the right-of-way of the County Cemetery Road, which point is north 27 degrees 15 minutes West 571.5 feet from the Northwest corner of the J. C. Carden 40 acre tract; said corner being the center of Section 36, Township 5, Range 3 West of the Basis Line Ocoee District; thence North 66 degrees and 30 minutes west 100 feet; thence South 23 degrees 30 minutes west 108 feet to the Right-of-way of said County Cemetery Road, thence northeasterly with the West Boundary Line of said Right-of-way of County Cemetery Road a distance of 162 feet, plus or minus to the point of beginning, as per survey of John E. Brock, November 1940, a copy of which is attached hereto and made a part hereof.

RESOLUTION PROVIDING FOR THE TRANSFER OF A CERTAIN TRACT OF LAND OWNED BY HAMILTON COUNTY, TENNESSEE FOR RESERVOIR SITE. TO THE EAST BRAINERD UTILITY DISTRICT.

RESOLUTION THAT LEDFORD ROAD, EXTENDED BE DECLARED A DISTRICT ROAD.

Be It resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Ledford Road, extended East from Ledford Road, about 3000 feet, be declared a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT MCDONALD STREET BE DECLARED A DISTRICT ROAD.

Be It resolved by the Quarterly County Court in Quarterly Session assembled- That McDonald Street, leading north from Ringgold Road about 300 feet be declared a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT NORTH MACK SMITH ROAD BE DECLARED A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

That North Mack Smith Road, leading north from Ringgold Road-about 300 feet be declared a District Road.

ON MOTION of Esquire Fryar, seconded by Esquire Camp, the foregoing resolution was adopted by acclamation.

RESOLUTION OF A DONATION BY HAMILTON COUNTY TO EAST BRAINERD UTILITY DISTRICT, TO THE EXTENT OF \$5,000.00 TO ASSIST IN FINANCING WATER WORKS EXTENSION PROJECT IN THE SECOND AND FOURTH DISTRICTS OF HAMILTON COUNTY.

Be it resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled:

That the proposed plan for extension of water mains by East Brainerd Utility District to serve the communities of Tyner, Silverdale and Ryall Springs which will afford also an ample supply of water of recognized quality for use of the many County institutions

in these areas, be endorsed by the Court Court as a progressive and worthwhile movement, which will greatly enhance the health, happiness and sanitation of the inhabitants of this area.

And, in preparation of the plans and specifications, the East Brainerd Utility District has been ever mindful of constructing a plant that will provide adequate service for years to come, not only to the citizens of these communities, but for the County institutions and schools, as well, even to the extent of meeting Underwriters' Requirements for Fire Protection for the County Buildings, should this be now or later required by Hamilton County; the Provision for which has made the cost of installation some \$20.000 higher than would have ordinarily been the case;

AND WHEREAS, the cost of the proposed improvements will approximate \$165.000.00, of which some \$20.000.00 is being supplied by the citizens of the Communities effected, \$78.000.00 by a generous Federal Government, in the form of the W.P.A. Grant, and the balance by the East Brainerd Utility District, by a pledge on its present system, with all extensions, under a 25 years Bond issue.

AND WHEREAS, the project in question will provide 1200 Man Months labor, through the W.P.A. for Relief Workers on this Project, at a time when practically no W.P.A. Projects are being carried on by the County and City.

Now, Therefore, the position of Hamilton County, toward projects of this kind in the past has been to co-operate with communities working for the upbuilding and betterment of said Communities, and it is hereby proposed by the County Court of Hamilton County, approve a Donation of \$5.000 toward the extension project of Waterservice by the East Brainerd Utility District and co-operate with the District in subscribing for the use of Water at its various schools and Institutions where it might now or later be required.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires, Langley, Clark, Freeman, Johnston, Camp, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION. APPROPRIATION OF \$750.00 RECEIVED FROM THE STATE OF TENNESSEE FOR IMPROVEMENTS OF HARRISON SCHOOL.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That appropriation of \$75.00 be and is hereby made to the Board of Education to be expended for improvements of Harrison School. Said amount has heretofore been received from the State of Tennessee for the above purpose and has not been included in budget receipts or appropriations.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Camp, Clark, Freeman, Johnston, Fryar, Brown, Thrasher, Hamby and Holder. Total 10.

RESOLUTION AUTHORIZING THE SCHOOL BOARD TO TAKE BIDS AND SELL TO BEST BIDDER CERTAIN ABANDONED SCHOOL PROPERTIES AND BUILDINGS.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:-

That authority be given the School Board of Hamilton County to take bids and sell to the best bidder certain abandoned school properties and buildings; namely, old East Ridge School property and buildings; Mount Tabor School property and buildings; and, the old Harrison Colored School property containing four acres more or less.

ON MOTION of Esquire Camp, seconded by Esquire Fryar, the foregoing resolution was adopted by acclamation and Esquire Brown, Judge Cumming and Tom S. Myers, were appointed on the committee.

RESOLUTION THAT DELAY ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Delay Road leading each from Graysville Road and then north to Givens Road, about 1 mile, be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT MARIJON DRIVE BE DECLARED A DISTRICT ROAD.

Be It resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That Marijon Drive, leading north from Hickory Valley Road making a semi-circle to Margret Street, about 1800 feet, be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT ROOSEVELT ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Roosevelt Road, extending from McBrien Road to Fruitland's, a distance of about \_\_\_\_ feet. be declared a District Road.

ON MOTION of Esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION DECLARING ORANGEWOOD AVENUE A DISTRICT ROAD.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That Orangewood Avenue, as shown by Plat of S. A. Rush's Resubdivision of part of the Loomis Tract and found of record in Plat Book 14, page, 38, of the Register's Office of Hamilton County, Tennessee, and the same is hereby declared a District Road.

ON MOTION of esquire Camp, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT FREEMAN RIDGE ROAD BE DECLARED A DISTRICT ROAD.

Be It Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That Freeman' Ridge Road, extending from Taft Highway to Sequatchie County, line, about(1)onemile, be declared a District Road.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

REPORT OF W. L. BORK MEMORIAL HOSPITAL.

TO THE HON. COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

Gentlemen.

We, as your Commissioners for the Wm. L. Bork Memorial Hospital, submit our quarterly report covering the months of october, November and December, 1940, Listing the number of patients received, discharged, transferred, and died, also the patients remaining on the books at the end of the quarter, Dec. 31. 1940.

	Male.	Female	Total
1. Patients on books of institution beginning of institution qr. (Includes patients away from institution on parole, but still books	159	139	298
2. Admitted during the quarter.	29	14	43
3. Total on books during quarter. (includes 1 & 2).	188	153	341
4. Discharged from books during quarter.	20.	11	31
5. Transferred to other institution for mental disease.	0	0	0
6. Died during quarter.	15	2	17
7. Total discharged, transferred and died during quarter.	35	13	48
8. Patients remaining on books of institution at the end of qr. (Includes patients away from institution on parole. )	153	140	293
9. Number of employees on hand.	12	7	19

G. Russell Brown.  
Chairman.

J. W. Johnston.  
Secretary

Mack Fryar.  
Commissioner.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted by acclamation.

REPORT OF THE COUNTY SUPERINTENDENT OF SCHOOLS.

TO THE HON. WILL CUMMINGS. JUDGE OF THE COUNTY COURT OF SAID COUNTY:

Gentlemen.

In compliance with the law I am herewith presenting the report of the County Superintendent of Schools for the quarter ending December 31, 1940.

The total elementary and high school budget for the Department of Education for 1940.41 fiscal year and the expenditures against the same through December 31, 1940, are as follows:

	Budget.	Expenditures.
General Control.	11.259.00	6.238.25
Instructional Service	600.265.00	292.417.16
Auxiliary Agencies.	106.627.00	51.508.34
Operation School Plant.	66.511.00	33.508.34
Maintenance.	39.169.00	20.435.34
Capital Outlay.	15.000.00	11.115.14
Less.--		10.079.30
	<u>838.831.00</u>	<u>405.126.31.</u>

\* This amount is reimbursement for State Department of Education on salaries of vocational teachers and elementary supervisors, and from the Town of Lookout Mountain. (The salaries of three Lookout Mountain School teachers are paid on the Department of Education payroll, which amount is reimbursed monthly by the Town of Lookout Mountain.)

The amount received from the tuition for the quarter and deposited with the county trustee for \$66.00; and from sale of school buildings and property \$250.00.

The amount contributed by the employees of the department of education for the quarter and deposited in the Hamilton County Department of Education's Insurance and Pension Fund totaled \$2.751.30.

#### ENROLLMENT & AVERAGE DAILY ATTENDANCE.

Our third monthly of rural and suburban schools for the 1940-41 school term shows the following enrollment and average daily attendance. (Third month for rural schools ended November 1, 1940, and suburban schools ended November 22, 1940.)

	ENROLLMENT.	AVERAGE DAILY ATTENDANCE.
Elementary Schools ((Grades 1-8)		
White.	8.976.	7.836.
Colored.	698	653
High Schools. (Grades 9-12)		
White.	3.729.	3.360
Colored.	<u>167</u>	<u>150</u>
TOTAL.	13.570.	11.999

#### PROGRESS IN SCHOOLS.

From the standpoint of attendance and progress, we expect this to be a banner year. We have some rather crowded conditions which we hope can soon be remedied in a new school building program. We are proud of the fine spirit of cooperation that exists between the teachers, patrons, and all connected with the department of education. By everyone working together we feel that much good is being accomplished.

#### NATIONAL DEFENSE PROGRAM.

Several of our teachers have entered government service and others expect to be called. The Board of Education passes resolutions to grant leaves of absence to all



employees of said Board who are called or who enlist for military service during the present National Emergency Defense Program; and upon their return to reinstate them to the positions to which they were assigned when they entered the military service and to pay compensation not less than they were receiving unless a general decrease is given to all teachers. They are to receive credit for time served in the military service of the United States in computing time necessary to be served to obtain pensions.

This department stands ready to assist in any way possible in the present emergency defense program.

We wish to thank each member of the County Court, and the County Judge, for the fine support that they have given to the schools in the past years. We hope to continue to merit the confidence that you, as officials, have placed in our stewardship.

respectfully submitted,

Marshall Clark.

Superintendent of Schools.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing report was adopted by acclamation.

RESOLUTION TO PERMIT THE RED BANK UTILITY DISTRICT TO OPEN THE PUBLIC ROADS AND STREETS IN SAID DISTRICT FOR THE PURPOSE OF INSTALLING SANITARY SEWERS.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That the Red Bank Utility District through its Commissioners be and it is permitted to excavate across the roads and along said roads and streets in said District sufficiently to install Sanitary Sewer Lines and pipes in aid of the project now about to be undertaken to install a Sanitary Sewer System through the Red Bank and White Oak Communities.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION DECLARE THE ROAD LEADING FROM U.S. Highway, #27 ALONG THE DAISY ELEMENTARY SCHOOL A DISTRICT ROAD.

Be it Resolved by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That the Daisy Elementary School road, running from U. S. Highway No. 27, thence North along the West side of Daisy Grammar School, a distance of approximately 1200 feet be and the same is hereby declared a district road.

That this resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION APPROVING AND RATIFYING THE ACTION OF THE CITY OF CHATTANOOGA, BOARD OF HIGHWAY COMMISSIONERS OF HAMILTON COUNTY, TENNESSEE. IN CLOSING AND ABANDONING A STREET WITHIN THE CITY OF CHATTANOOGA, EXTENDING FROM THE NORTHEAST INTERSECTION OF RIVERVIEW AVENUE AND SOUTH STREET NORTHWESTWARDLY TO MANCHESTER AVENUE AND DESIGNATED AS EAST STREET ON PLAT OF RECORD IN REGISTER'S OFFICE IN CLOSING SAID STREET.

WHEREAS\_ The City of Chattanooga and the Board of Highway commissioners of Hamilton County, State of Tennessee, have taken formal action in closing and have closed as a street, roadway or thoroughfare, a certain unopened street within the City of Chattanooga, Hamilton County, Tennessee, extending from the northeast intersection of Riverview Avenue and South Street northeastwardly to Manchester Avenue, and designated as East Street on plat of record in the Register's office of Hamilton County, Tennessee, in Plat Book 6, page 63, and

WHEREAS\_ in the judgment of the Commissioners of the City of Chattanooga, the Superintendent of Roads, of Hamilton County, Tennessee, the County Engineer of said County and the Board of Highway Commissioners of Hamilton County, Tennessee, said roadway or street should be closed and abandoned as such, and

WHEREAS\_ said community in which said unopened street is located is adequately served with improved streets allowing ample means of ingress and egress to property in said community, and

WHEREAS, public necessity and convenience does not require the openings and improve-



ment of said unopened roadway; on the contrary it would be expensive and impracticable to do so, Now, Therefore, be it

RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, a quorum being present, that they hereby approve and ratify the action of said City of Chattanooga, said Board of Highway Commissioners of Hamilton County, Tennessee, and said authorities, in closing and abandoning said roadway or street as ~~such~~ and join in their action in closing and abandoning the same, and do release any and every claim or interest which the County has or may have in and to such roadway or street as a thoroughfare or otherwise, and

RESOLVED further, that this present action of abandoning said East Street, as hereinabove more particularly described, take effect from and after this date.

ON MOTION of Esquire Thrasher, seconded by Esquire Brown, the foregoing resolution was adopted by acclamation.

RESOLUTION THAT FULLER ROAD EXTENDED BE DECLARED A DISTRICT ROAD.

Be it resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled;

That Fuller Road extended from Brainerd Road to Morris Hill Road about one mile, be declared a District Road.

ON MOTION of Esquire Holder, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

RESOLUTION TO APPROPRIATE ONE THOUSAND (\$1,000.00) DOLLARS OUT OF ANY AVAILABLE FUNDS OF HAMILTON COUNTY FOR THE HAMILTON COUNTY PARK COMMISSION.

Be it resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That one thousand (\$1,000.00) Dollars is hereby appropriated out of any available funds of Hamilton County for the Hamilton County Park Commission.

ON MOTION of Esquire Holder, seconded by Esquire Hamby, the foregoing resolution was adopted by acclamation.

RESOLUTION TO ALLOW ERLANGER HOSPITAL FOR VENEREAL DISEASE TWO THOUSAND (\$2,000.00) DOLLARS.

In view of the urgent need of additional funds to be especially earmarked for the venereal disease department of the Hamilton County-City of Chattanooga Clinic now operated at the Erlanger Hospital, it is respectfully urged that the sum of \$2,000 be made available immediately for the efficient operation of this department.

Also we urge that serious consideration be given to the allocation of \$3,500 for this purpose for the fiscal year beginning with July 1, 1941, being especially earmarked for the same department in order that proper steps may be taken to curb the growing number of cases of venereal disease in this county.

If this fund,-- namely, the \$2,000 for the immediate use of the venereal disease department is made available to be paid out of the Finance Committee of the Hamilton County Court on properly authorized bill or is made available to the Erlanger Hospital to be especially earmarked as stated above, The United States Public Health Department will allocate the sum of \$3,500 per annum in addition to funds already made available by them to this department.

The Health and Sanitation Committee of the Chamber of Commerce, acting for the body under authority granted by its Board of Directors, therefore, respectfully requests that you make the present fund in the sum of \$2,000 available out of your miscellaneous or any other fund so that the federal funds in the amount of \$3,500 may be earmarked at this time for the fiscal year use of the venereal disease department effective July 1, 1941.

ON MOTION of Esquire Clark, seconded Esquire Thrasher, the foregoing resolution was referred to the Finance Committee on a roll call vote the following members of the Court being present and voting Aye: Langley, Clark, Freeman, Hamby, Johnston, Camp, Brown, Fryar, Thrasher and Holder. Total 10.

RESOLUTION TO APPROPRIATE One THOUSAND (\$1.000.) DOLLARS OUT OF ANY AVAILABLE FUNDS OF HAMILTON COUNTY FOR THE HAMILTON COUNTY PARK COMMISSION.

Be it Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled;

That One Thousand (\$1.000.00) Dollars is hereby appropriated out of any available funds of Hamilton County for the Hamilton County Park Commission.

ON MOTION of Esquire Brown, seconded by Esquire Thrasher, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Thrasher, seconded by Esquire Clark, the following Notaries

Public were elected.

J. F. Atchley.  
 Alice Adams,  
 C. G. Bare.  
 S. M. Brading.  
 E. M. Bell.  
 Mary Ann Buck.  
 J. P. Brown.  
 Don Cochran.  
 Tullis W. Capps.  
 F. K. Currier.  
 C. A. Drake  
 Margaret Donovan.  
 J. Will Elder.  
 Gladys B. Ferguson.  
 Aubrey E. Graves.  
 D. L. Hall.  
 Mrs. Vera B. Hawley.  
 Mrs. Vera C. Hahn.  
 Hope Henderson.  
 S. P. Hale.  
 R. E. Houston.  
 Smith Johnson.  
 Ruth H. Kyle.  
 C. H. Lindsay.

E. O. Morgan.  
 J. F. Mowery.  
 B. W. Morrison.  
 Mabelle Morgan.  
 F. W. Moore.  
 Rachel W. Morton.  
 Gladys Murray.  
 Fletcher R. Morgan.  
 Charles A. Noone.  
 Walter O. Millinix  
 C. H. McCollum.  
 Mrs. Fred McIntyre.  
 B. Porter.  
 E. M. Parker.  
 Margaret Parks.  
 Mrs. Elizabeth L. Patterson.  
 L. W. Rhodes.  
 M. D. Rathmell.  
 May D. Roberts.  
 M. D. Rothe.  
 W. D. Spears.  
 Frank Shipley.  
 Hubert Stagmaier.  
 N. W. Stone.

N. W. Smith.  
 Alice M. Stone.  
 E. W. Tubbs.  
 Hattie W. Tarvin.  
 Nancy W. Vannar.  
 S. B. Vaughn.  
 Mrs. Laura Welch.  
 L. J. Walker.  
 Lois P. Whaley.  
 Mildred White.  
 W. C. Wallace.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the following exemptions were granted.

J. W. Barnes.	Peddler Tax.
Walter Clements.	"
R. L. Crumley.	"
J. E. Dyer	"
Geo. Hood.	"
Fred Isbell.	"
Buster Johnson.	"
John W. Looney.	"
Wm. C. Loinson.	" and Poll tax
O. V. Randolph.	"
Ora Smith.	"
W. L. Worley.	"
E. R. Ray	"

ON MOTION of Esquire Camp, seconded by Esquire Clark, Court adjourned Sine Die.

*W. Lee Camp*

County Judge

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY, APRIL 7, 1941.

BE IT REMEMBERED\_ That on this the 7th day of April, 1941, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County.

The County Court called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Camp, and Jones. Total 5, Esquire Johnston being absent.

The County Court Clerk read the minutes of the January Term, 1941.

ON MOTION of Esquire Jones, seconded by Esquire Camp, Arthur L. Rankin, was elected County School Superintendent on a roll call vote, the following members of the Court being present and voting; Esquires Langley, Clark, Freeman, Camp and Jones, Total 5. Esquire Johnston being absent.

ON MOTION of Esquire Clark, seconded by Esquire Freeman, Burton Frierson and J. B. French were elected on the County Equalization Board.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the election of the School Board members be referred to the July Term by acclamation.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the following Notaries Public were elected.

James M. Adams.	H. C. Hobday.	Nellie G. Stephen
Claude F. Alexander.	Gordon Holt.	Eugene H. Tatum
Joe Berk.	Miss Mildred Hester.	
H. R. Brown.	Frank J. Hartline.	Pansy Vaughn.
L. R. Boyd.	J. M. Horton.	Nelle C. Vincent
William G. Brown.	A. C. Hammond.	
Claude Brown.	Martha Hixson.	Corbin Woodward
Mildred Bisplinghoff.	H. T. Huff.	L. J. Walker.
Madeline W. Bosworth.	Ruby Hatfield.	E. Del Wood.
Walter R. Chamberlain.	Chas. F. Howland.	Mabel Worley.
W. C. Cannon.	William M. Jones.	Wm. C. Watson, Jr
Chas. L. Claunch.	Louise F. Kelley.	A. B. Watson.
Hattie W. Cox.	Floyd H. Kibler.	Gus A. Woods, Jr
Erma Ruth Cox.	Ruth Leiker.	E. A. Young.
Leta Caldwell.	Dorothy Lasater.	
J. O. Carter, Jr.	T. A. Lupton.	
Mrs. Olive B. Cain.	F. L. Mulkey.	
John E. Conner.	J. F. Mosier.	
F. C. Donaldson.	Frank Mason.	Joe Nicholson.
S. R. Davis.	J. W. Oliphant.	
Vaughn Dyer.	Mary Penley.	
Sam Davis.	Helen Payne.	
Carl A. Fischer.	O. W. Russ.	
Thelma M. Felton.	P. H. Robinson.	
Aubrey F. Folts.	G. F. Richardson.	
Elma M. Gill.	C. Z. Palmour.	
H. P. Grant.	Joe A. Roddy.	
M. B. Harris.	Jesse Robinson.	
J. A. Glascock.	Dorothy Stout.	
C. E. Camp	J. C. Murray.	
	John Smartt, Jr.	
	Marshall Scott.	
	Sarah Lee Stacy.	
	W. T. Thrasher.	
	Harry P. Van Arsdale.	

ON MOTION of Esquire Freeman, seconded by Esquire Clark, Court adjourned Sine Die.

*Will Cummings*  
 \_\_\_\_\_ County Judge.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. JULY 7, 1941.

BE IT REMEMBERED That On this the 7th day of July, 1941, a regular term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace, of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnston, Camp and Jones. Total 6.

The Court then went into the election of members of the School Board.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, A. C. Kamin was elected a member of the School Board on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Clark and Jones. Total 6.

ON MOTION of Esquire Jones, seconded by Esquire Camp, Fred Skillern, was elected a Member of the School Board on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp and Jones. Total 6.

ON MOTION of Esquire Clark, seconded by Esquire Langley, Ed Robinson, C. A. Downey, Mrs. John E. Bacon, Mrs. Oscar Coppinger, Esquire C. E. Camp, Esquire J. T. Jones and Esquire Bruce L. Freeman, were appointed Hamilton County Agricultural Extension Agency Committee on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Camp, Clark, Freeman and Johnston. Total 6.

REPORT OF SCHOOL SUPERINTENDENT.

HAMILTON COUNTY DEPARTMENT OF EDUCATION.

To The Honorable County Judge &  
 Members of the Court and Council of Hamilton County.  
 Gentlemen.

In Compliance with the law I am herewith presenting the report of the county superintendent of schools for the quarter ending June 30, 1941.

The total Elementary and High School Budget for the Department of Education for the fiscal year of 1940-41 and the expenditures against the same through June 30, 1941 are as follows:

	BUDGET.	GROSS EXPENDITURES.	CREDIT REFUNDS	NET EXPENDITURES
General Control.	11.259.00	11.488.72		11.488.72
Instructional Service	595.265.00	610.614.54	* 19.069.35	591.546.19
Auxiliary Agencies.	106.627.00	103.753.20		103.753.20
Operating School Plant.	66.511.00	66.614.99	51.00	66.463.99
Maintenance.	39.169.00	39.247.36	750.00	38.497.36
Free Textbooks.	5.000.00	4.821.83		4.821.83
Capital Outlay.	15.000.00	16.548.69	20.00	16.528.69
SUB TOTAL.	838.831.00	862.989.33	19.890.35	833.098.98
" National Defense.				
Training.		3.467.42	3.467.42	
GRAND TOTAL.	838.831.00	856.456.75	23.357.77	833.098.98
... BALANCE.				\$ 5.732.02

\* This amount is reimbursement from State Department of Education of salaries of vocational teachers and elementary supervisors; and from the Town of Lookout Mountain. (The salaries of three Lookout Mountain School teachers are paid on the Department of Education payroll, which amount is reimbursed monthly by the Town of Lookout Mountain.)

\*\* This is a special Federal Fund disbursed through this office for conducting National Defense Classes and is not a part of our budget.

\*\*\* An amount in excess of \$5,000.00 was saved to offset decreased receipts, of a similar amount, from the State Department of Education.

The amount received from tuition and other sources for the quarter and deposited with the county trustee was \$188.00. The amount paid by employees of the Department of Education and deposited in the Hamilton County Department of Education's Insurance and Pension Fund for the quarter was \$1,562.78.

## ENROLLMENT AND AVERAGE DAILY ATTENDANCE.

The enrollment and average daily attendance for the scholastic year of 1940-41 as shown in our report to the State Department of Education are as follows;

	ENROLLMENT.	AVERAGE DAILY ATTENDANCE.
Elementary schools (Grades 1-8)		
White.	9,211.	7.636
Colored.	733	640
High Schools. (Grades 9-12.)		
White.	3,925.	3.281
Colored.	174	156
TOTAL.	14,043.	11.693.

## CONSOLIDATION OF CITY AND COUNTY SCHOOLS.

Much has been said the Daily Press and elsewhere about the Mayor's proposal to consolidate the city and county schools. Since the city has completed its budget; I support the issue has been temporarily settled. It is well that it is for consolidating schools should never be undertaken as an economy measure. There is only one way to decrease school expenditures on our present budgets. That is, to reduce services. You cannot reduce services without reducing standards. This should never be done so long as our present standard is in many ways so far below the National average. Especially is that true at a time when every demand is for increased services and expended offerings.

There is no question about the value of consolidation based upon purely educational reasons. It should give us a unity of interest that would be wholesome both county and city.

There is no question about the value of consolidation based upon purely educational reasons. It should give us a unity of interest that would be wholesome for both county and city. It would eliminate the continual strife between the two governments over school finances. It would eliminate the occasional arguments over the exchange of pupils. It would help in many ways to build a more effective system. The teachers would respond through constant growth in their profession.

If the people really want a responsible, effective school administration and schools free from many of the criticisms now leveled at the present system why not go into this thing in the most modern and best approved way?

Set up the consolidated school system under an independent board of education.

- A. Board to be elected by the people from candidates nominated by specific groups.
- B. Board members to receive no compensation except a per diem for regular board meetings and special committee meetings.
- C. Board to levy on its own school tax with limitations by law requiring a direct vote of the people, for the Board to exceed such limit.
- D. Board to have all of the financial powers now exercised by the County Court and City Council in so far as it effects the schools.
- E. To select its own executive officer to superintend the schools. (Not from its members)

- A. The Board of Education to be elected by the people.

In order to secure proper representation of various groups effected by the public school operation, it is the opinion of many people that certain controls should be set up to assure such representation. May I suggest the following procedure:

1. Let the Chamber of Commerce nominate three candidates from which the people are to select one to serve two years. (1st election: 6 years in succeeding elections.)

The Chamber of Commerce represents the business and professional interest of Chattanooga and also carries on extensive activities among the people throughout the county.

2. Let the Parents and Teachers nominate three candidates from which the people shall select one to serve two years. (1st election; 6 years in succeeding elections.)

The Parents and Teachers represents the great body of teachers, also the hosts of men and women who are patrons of our schools and many professional people, et cetera.

3. Let Organized Labor nominate three candidates from which the people shall select one to serve four years. (1st election 6 years in succeeding elections).

Organized Labor represents those who work in our industries and places of business. They form one of our largest groups of patrons.

4. Let the local Farm Bureau nominate three candidates from which the people shall select one to serve four years. (1st election 6 years in succeeding elections.)

The Farm Bureau represents the rural group of the county and almost wholly the patrons

of our rural schools.

5. Let the Local Pastors' Association nominate three candidates from the members of their congregations from which the people are to select one to serve six years.

The Pastors' Association represents the interest of all groups of people welded together in our many and varied church interests in this county.

The terms of service for each member of the Board after the first election shall be six years. At each two year general county election two members will be elected from the six nominees presented by the groups designated above and in accord with the plan as stated.

Note: Make ineligible for nomination and election any person who has, previously, by election of the people served in capacity of a public official. Make ineligible for nomination and election any member of the present teaching force public or private.

This will give us a board free from pressure groups and yet one that will represent the greatest number of people. Only a board, such as above, can possibly be expected to conduct the schools in the interest of all the people.

B. No member of the board should be compensated for his services other than the per diem which should be provided for board meetings or committee meetings.

C. Board to levy its own School Tax with limitations set by law. It is very necessary that this board be given power to levy its own taxes. If you wish a truly independent board then it must not have to rely upon some other political unit for its support. This is in reality the political rock upon which so many school systems have met disaster. The financial responsibilities placed on the board will of necessity make them careful students of Public School Finance.

The tax limit should be made high enough for the board to operate its schools and take care of the estimate needs based upon the demands of the people for a given number of years. In case of crisis, however, when demands, previously unforeseen, make it necessary that the limit be further raised, then the people should speak through the ballot.

D. The Board should have all the financial responsibility now placed upon the County Court and City Commission in so far as it relates to schools. This would include making budget, setting tax rate for schools, issuing bonds as per vote of the people to meet any serious crisis, et cetera.

E. The Board should be authorized to select its own executive officer (not from its membership) to serve as superintendent of schools. This officer should be clothed with such authority as the board may delegate to him.

T.N.T.

Information has come to me that the Federal Government has decided to place one of its great T.N.T. Plants in the Northeast section of Hamilton County, east of Highway 58 and North of East Chattanooga-Silverdale Road. This will materially effect the following schools:

1. BOOKER T. WASHINGTON ELEMENTARY AND HIGH SCHOOL will have to be replaced. It is understood that the present building will be taken over by the Government and be used as an administration building. Whether or not we shall be given time to build depends largely upon how soon the government expects to take over and how soon the government funds will be available to start our new school plant.
2. JERSEY SCHOOL. We understand that Jersey School will be taken over by T.N.T. Project. If so, we hope to be able to build a consolidated school that will house King's Point and Jersey Schools.
3. HARRISON SCHOOL. The new Harrison School we hope, will be able to take care of its part of the expected increase in enrollment due to the probable influx of families in this section of the county. However, there is only one extra room available there.
4. TYNER JUNIOR-SENIOR HIGH AND BESS T. SHEPHERD ELEMENTARY. These schools are already crowded and should be enlarged if many more students are enrolled in them.
5. EAST BRAINERD. Already taxed to its capacity and should be enlarged to take care of any pronounced increase in enrollment.
6. SNOW HILL. Full beyond capacity already and should have addition whether more students enroll or not.
7. OOLTEWAH. Can take care of a few more students without serious handicap, however, any marked increase in enrollment will of necessity require an addition.
8. CENTRAL HIGH. Is crowded and will need more room because of high school enrollment increase expected from the enlargement of the forces at Fort Oglethorpe. It may also receive increases from families of other workers living in city who will work at Government Plants nearby.
9. THREE NEGRO ELEMENTARY SCHOOLS are situated in proximity of the area and may have to have added facilities to meet the needs thrust upon them. These are east Dale,

Chickamauga and Summitt.

I am calling attention to these conditions because, at the time our last budget was made and submitted to you we had no reason to expect such a development. I believe a contingent fund should be set up sufficiently large to care for any emergency arising out of these government activities during the present budget year. This should be made available for our use until we can secure the proposed Federal assistance.

The school system of Hamilton County is known to be a wide awake, progressive organization. Its reputation as such extends far and wide. A group of superintendents headed by Dr. Williams of the State Department of Education of Florida recently visited us and spent one-half day in our Booker T. Washington High School. Two individuals from the State of Pennsylvania, whose names I do not recall, visited our schools and requested some of our reports. In truth this is not an uncommon occurrence although I have not in the past reported such visits.

Suffice it to say that the school leaders elsewhere are interested in work that is getting results. The credit for this goes very largely to you, the friends of the schools, who sit in seats of authority in our county government. Without funds we, who run the schools, could accomplish very little. The more funds we get the better our schools will be. Your policy has always been to give the schools just as much money as you possibly could. I hope that you may always be able to give us enough money to keep pace with educational progress throughout the Nation.

Yours cordially.

Arthur L. Rankin.

Superintendent of Schools.

ON MOTION of Esquire Freeman, seconded by Esquire Johnston, the foregoing report was adopted by acclamation.

ON MOTION of Esquire Clark, seconded by Esquire Camp, that the County go on record endorsing County Council record. Said motion was adopted by acclamation.

ON MOTION Of Esquire Freeman, seconded by Esquire Clark, the following Notaries Public were elected.

J. F. Atchley.	R. S. Henry.	Dorothy Stout.
Kathleen Aaron	Lee C. Head.	A. P. Templeton.
J. M. Adams.	Miss Betty L. Hays.	J. T. Tipton.
Irving Buchele.	B. Hays.	Tom S. Thatch
Margaret Beard.	W. M. Haven.	N. W. Westbrook.
J. Avery Bryan.	W. A. Johnston	
Lena A. Beasley.	A. S. Keels	
Miss Marie Bowen	J. W. Kyle.	
E. H. Banks.	R. D. Kellis.	
Lester C. Cook.	Johnnie H. Kyle.	
Mrs. Lila C. Cooke.	John H. Kampschafer.	
J. C. Curry.	Ruth LeHardy	
T. R. Cuthbert.	R. A. Mayer.	
Caroline G. Clarke.	Sarah O. Milton.	
Isaac Cantor.	J. D. McCarty. Jr.	
J. A. Cobb.	Mary G. McCoy.	
John W. Dineen.	Alma Morgan.	
F. L. Dixon. Jr	R. T. Russell.	
Malone J. Everett.	Ina Sprague Roberts.	
J. B. Gannaway	B.P. Sanders.	
T. H. Grant.	C. A. Swafford.	
Martha M. Greene.	S. B. Smith	
Oliver W. Gfroerer.	A. Keith Simmons.	

ON MOTION of Esquire Freeman, seconded by Esquire Clark, Court adjourned to meet Thursday. July 17, 1941.

  
 COUNTY JUDGE.



STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) THURSDAY. JULY 17, 1941.

BE IT REMEMBERED\_ That on this the 17th day of July, 1941, before the Honorable C. E. Camp, County Judge Pro Tem of hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the peace, and the following answered to their names; Esquires Langley, Freeman, Johnston, Camp and Jones. Total 5. Esquire Clark being absent.

RESOLUTION CONCURRING AND ADOPTING DAY LIGHT SAVING TIME.

The Quarterly County Court of Hamilton County, Tennessee, in adjourned session recommends that the following resolution be unanimously adopted:

WHEREAS, The President of the United States of America, Hon. Franklin D. Roosevelt, has recommended to the Hon. Prentice Cooper, Governor, of the State of Tennessee, that the State of Tennessee, "Day-Light Saving Time" as a defense measure and for the conservation of electric energy, and the Hon. Prentice Cooper, has respectfully requested all State, City and County officials to comply with the President's recommendation in this matter and adopt for Hamilton County the "Day-Light Saving Time". Therefore be it

RESOLVED; that the Quarterly County Court of hamilton County, Tennessee, in adjourned session assembled this 17th day of July, 1941, does hereby concur and unanimously adopt "Day-Light Saving Time" for all Hamilton County governmental offices, etc., under its jurisdiction, same to take effect Sunday mid-night, July 20, 1941 and to continue in effect as long as the National emergency requires.

Will Cummings. County Judge.  
 C. E. Camp. County Judge pro tem.  
 J. T. Jones. Justice of the Peace.  
 W. F. Langley. "  
 Bruce Freeman. "  
 J. W. Johnston. "

MEMBERS HAMILTON COUNTY QUARTERLY COURT.

ON MOTION of Esquire Freeman, seconded by Esquire Langley, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Freeman, seconded Langley, the following Public were elected.

James F. Davis.  
 R. Haensler.  
 C. P. Kelley.  
 H. O. List.  
 J. M. Henley.  
 Nell O. Qwilliam  
 Helen R. Pruitt.  
 Clata L. Rogers.  
 C. A. Swafford.

ON MOTION of Esquire Freeman, seconded by Esquire Langley Court adjourned to Meet Monday, July 28th, 1941.

  
 COUNTY JUDGE.

STATE OF TENNESSEE      )  
 COUNTY OF HAMILTON.      )      MONDAY. JULY 28, 1941.

BE IT REMEMBERED, That On this the 28th day Of July, 1941, before the Honorable C. E. Camp, County Judge Pro Tem of Hamilton County, Tennessee, an Adjourned Term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace and the following answered to their names: Esquires Langley, Freeman, Johnston, Camp and Jones, Total 5. Esquire Clark being absent.

RESOLUTION ADOPTING THE BUDGET AS MADE UP BY THE COUNTY COUNCIL.

TO THE COUNTY COURT OF HAMILTON COUNTY:

Pursuant to authority vested in the Hamilton County Council, the following budget for the fiscal year 1941-42 has been adopted by the Council and is herewith submitted to the County Court for the levy of taxes sufficient to cover the expenditures and appropriations shown in such budget.

The Council recommends as necessary for the operation of the County Government a levy of taxes as shown in such budget.

FIRST.

In the absence of the exact official tax aggregate, which has not been finally compiled, the following is based on an assessed valuation of \$142,000,000.00, which we are informed will be substantially correct.

SECOND.

The estimate of receipts based upon a levy of \$1.50 (one dollar and fifty cents) on each one hundred dollars of all property subject to taxation in the county, and from all other sources, follows:

1941	Property Tax	(91%)				1.938.300.00
1940	"	(50%)	of amount uncollected at beginning of year			122.107.00
1939	"	(40%)	"	"	"	59.444.00
1938	"	(35)%	"	"	"	42.564.00
1937	"	(25%)	"	"	"	23.533.00
1936	"	(20%)	"	"	"	16.991.00
1935	"	(15%)	"	"	"	11.255.00
1934	"	(10%)	"	"	"	5.666.00
	Poll Tax by Trustee.					10.000.00
	Delinquent Poll Tax, by delinquent Poll Tax Attorney.					30.000.00
	State for Elementary schools.					249.440.00
	"	"	(transportation)			13.919.00
	"	"	High School.			30.946.00
	County Court Clerk (including Excess Fees)					160.000.00
	Circuit Court Clerk.	"	"			5.000.00
	Criminal Court Clerk.	"	"			12.000.00
	Clerk & Master - other than delinquent property tax.					6.000.00
	Magistrates.					2.000.00
	County Register-- Excess fees.					3.000.00
	County Trustee. -	"				40.000.00
	Sheriff--	"				1.000.00
	State Board of Claims. for Bond Interest.					23.943.44
	Highway Reimbursement Sinking Fund-- for Bond Interest.					6.991.00
	From accumulated Surplus.					42.654.75
	From all other sources.					<u>20.000.81</u>
					\$	2.876.755.00
	Less- estimated Trustee's Commission.					<u>47.900.00</u>
	Net Total,				\$	2.838.855.00

THIRD.

APPROPRIATIONS.

Buildings and grounds. General.	22.000.00
Board of Health.	23.000.00
Red Bank. White Oak Drainage Project.	8.000.00
Chancery Court.	2.100.00
"    additional for Sheriff's fees.	1.375.00
Juries.	28.000.00
Circuit Court.	1.800.00
"    additional for Sheriff's fees.	1.605.00
• Criminal Court.	20.000.00
"    additional for Sheriff's fees.	2.520.00
Juvenile Court.	8.250.00
County Court per diem.	100.00
Elections.	6.000.00
lunatics	3.000.00
office expense.	12.500.00
Pauper burials.	4.000.00
•• County Hospital.	50.000.00
Public and Charitable Institutions (Exh. No. 1).	207.600.00
Salaries (Exhibits No. 2)	69.300.00
Sheriff-Jail Expense and Repairs - contingent upon no increase in personnel.	57.000.00
Elementary Schools (Exhibits Nos. 3 and 3A)	507.061.00
High Schools (exhibits Nos. 4 and 4A)	381.970.00
City of Chattanooga Schools. from Elementary school fund	750.000.00
Interest on Bonds (Exhibits No. 5.	392.949.53
Redemptions of Serial Bonds (Exhibit No. 6.	57.000.00
Addition to Sinking Fund.	108.000.00
Interest on Loans and Warrants.	11.000.00
•• Rural Relief.	14.000.00
Property Ownership Map of Hamilton county (W.P.A.)	1.000.00
Contribution to Employees' Insurance Fund.	7.000.00
Miscellaneous (Exh. No. 7).	71.724.47
	<u>828.855.00</u>

- Criminal Court-- plus receipts from City Misdemeanor Court.
- County Hospital-- plus receipts from sale of live stock, farm produce, pay patients, etc.
- Rural Relief-- plus receipts from Chattanooga Community Chest.

FOURTH.

To comply with Chapter 75 of the Acts of 1923, which provides for a tax for Elementary Schools and for High Schools, to be retained by the county wherein assessed and collected a levy of ten cents is made for Elementary Schools and a levy of five cents for High Schools, both of which are embodied in and made a part of the county levy for Elementary and High Schools

FIFTH.

To provide for the appropriations set forth on page three the following rates for the 1941 Tax Levy are recommended:

County Purposes.	\$0.14
Interest and Sinking Fund (including Serial Bond Redemptions)	.37
Elementary Schools.	.62
High Schools.	.23
Hospitals, Sanitariums and other Public and Charitable institutions, including $1\frac{1}{2}$ ¢ for Bonny Oaks Industrial School	.14
For General Budget.	\$ 1.50
Fire Insurance Fund.	.02
Social Security Fund.	.02
Teachers' Retirement Fund.	.01
	<u>\$ 1.55</u>

## SIXTH.

It is recommended that a privilege tax for county purposes be levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

It is further recommended that an assessment of one dollar (\$1.00) be levied for school purposes on each person liable for a Poll Tax in the county, in addition to the one dollar (\$1.00) already provided for by the State.

It is recommended that a pike tax of five cents be levied on each one hundred dollars (\$100.00) of all property subject to taxation in the county, the same to be applied on the pike roads of the county, as now provided by law.

It is further recommended that a tax of ten cents be levied on each one hundred dollars (\$100.00) of property located outside the corporate limits of the city of Chattanooga, subject to taxation, same to be applied on the district roads, as now provided by law.

It is further recommended that merchant's ad-valorem tax be levied upon the average capital invested by them in their business, of one dollar and sixty cents (\$1.60) for those inside the corporate limits of the City of Chattanooga, and one dollar and seventy cents (\$1.70) for those outside which is equal to the property tax rate, and is to be distributed in the same manner.

## EXHIBIT NO. 1.

## PUBLIC AND CHARITABLE INSTITUTIONS.

Pine Breeze Sanitarium.	49.000.00
Erlanger Hospital.	65.000.00
Erlanger Hospital-- additional for convenience for Colored.	4.000.00
Bonny Oaks Industrial School.	22.000.00
Chattanooga Public Library.	23.500.00
Vine Street Orphans' Home.	3.600.00
Humane Educational Society.	2.000.00
Florence Crittenton Home.	1.200.00
Old Ladies Home.	1.000.00
Children's Refuge.	800.00
Anti-Tuberculosis Association (Bovine) & Bang's Disease Control.	3.000.00
Children's Hospital.	25.000.00
University of Chattanooga.	6.000.00
American Legion, for Crippled Children.	500.00
Colored Community Center.	500.00
Blackford Street Colored Orphanage.	500.00
Total.	\$ <u>207.600.00</u>

## EXHIBIT. NO. 2.

## SALARIES.

County Judge.	5.000.00
Four Councilmen @ \$900.00	3.600.00
General Council.	6.000.00
County Manager.	6.000.00
Secretary to the County Manager.	1.800.00
Purchasing Agent.	2.400.00
Warrant Clerk.	1.800.00
County Auditor.	5.000.00
Assistant Auditor.	1.800.00
County Auditor's Stenographer.	1.800.00
Budget Clerk.	1.800.00
Superintendent of Education.	3.000.00
County Physician.	2.400.00
Tax Assessor and Clerks.	23.000.00
" " " " for mapping.	1.800.00
License Inspector.	2.100.00
Total.	\$ <u>69.300.00</u>

EXHIBIT NO. 3.

ELEMENTARY SCHOOLS.

Estimated Net Receipts:

Property Tax.		896.565.00
From State of Tennessee.		260.726.00
Poll Tax. by Trustee.		9 .800.00
Delinquent Poll Tax, by Delinquent Poll Tax attorney.		39.600.00
From Surplus.		21.000.00
From all other Sources.		<u>29.370.00</u>
		\$ 1.257.061.00
Hamilton County Schools.	507.061.00	
City of Chattanooga Schools.	<u>750.000.00</u>	\$ 1.257.061.00

EXHIBIT NO. 4.

COUNTY HIGH SCHOOLS.

Estimated Net Receipts:

Property Tax.	333.291.00	
From State of Tennessee.	30.637.00	
From Surplus.	8.740.00	
From all other sources.	9.302.00	\$ <u>381.970.00</u>

ELEMENTARY SCHOOL BUDGET.

HIGH SCHOOL BUDGET.

GENERAL CONTROL:

Per Diem Board of Education.	1.120.00	120.00
Salary, Superintendent.	300.00	300.00
Salaries, Clerks, Stenog. etc.	5.100.00	3.920.00
Office Supplies.	125.00	125.00
Other expenses, General Control.	809.00	800.00
	<u>7.454.00</u>	<u>5.265.00</u>

INSTRUCTIONAL SERVICE:

Salaries of teachers.	368.963.00	264.182.00
Teachers supplies.	1.350.00	1.850.00
School Libraries.	2.500.00	3.000.00
Other expense Instructional Serv.	100.00	2.520.00
	<u>\$ 372.913.00</u>	<u>\$ 271.552.00</u>

AUXILIARY AGENCIES:

Salaries Attendance Officers.	4.000.00	1.400.00
Transportation.	43.133.00	54.354.00
	<u>2.310.00</u>	<u>1.140.00</u>
	\$ 49.443.00	\$ 56.894.00

OPERATION SCHOOL PLANT.

Wages of Janitors.	25.000.00	11.560.00
Fuel, Water, Light & Power.	16.117.00	10.334.00
Other expense-- Operation.	<u>1.360.00</u>	<u>1.970.00</u>
	42.477.00	23.864.00

MAINTENANCE:

Repairs and replacements.	24.774.00	14.395.00
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CAPITAL OUTLAY:

Instructional and New Service Equipment	5.000.00	5.000.00
Free Textbooks.	5.000.00	-----
	\$ 10.000.00	\$ 5.000.00

CONTINGENT FUND.		<u>5.000.00</u>
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GRAND TOTAL.	\$ 507.061.00	\$ 381.970.00
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## EXHIBIT NO. 5.

## Bond Interest Payable Budget Year 1941-42.

Titles of Bonds.	Dates.	Maturities.	Amounts.	Rates%	Int. Payable.
Court House.	4.1.1912.	4.1.1942.	350.000	4½	15.750.00
Jail	4.1.1912.	4.1.1942	75.000	3½	3.375.00
Hamilton County, (Floating debt)					24.750.00
	7.1.1913	7.1.1943	550.000	4½	1.125.00
Main Avenue.	7.1.1913.	7.1.1943	25.000		1.125.00
Jail	4.1.1913.	4.1.1943.	25.000	4½	1.125.00
Lauderdale & Glass Strs. Road.	2.1.1914.	2.1.1944	25.000	5	1.225.00
Bridge.	4.1.1914	4.1.1944	500.000	5	25.000.00
Walnut Str. Bridge Repairs.	4.1.1914.	4.1.1944.	100.000	5	5.000.00
Wauhatchie Road.	4.1.1915..	4.1.1945.	125.000.	5	6.250.00
Erlanger Hospital.	4.1.1915.	4.1.1945.	100.000	5	5.000.00
Boyce Highway.	5.1.1915.	5.1.1945.	25.000	5	1.250.00
James County Highway. Assm.	7.1.1916.	Serial.	32.000	5	1.500.00
Market Street Bridge.	4.1.1917.	4.1.1947.	550.000	4½	24.750.00
Funding School.	4.1.1917.	4.1.1947.	100.000	4½	4.500.00
Sud Creek Road.	4.1.1917.	4.1.1947.	80.000	4½	3.600.00
Abbeville Ridge Tun.	11.1.1926	11.1.1956.	600.000	4½	27.000.00
Children's Hospi.	11.1.1926..	11.1.1946.	125.000	4½	5.625.00
Refunding.	4.1.1927.	4.1.1957.	200.000	4½	9.000.00
Funding.	6.1.1927.	6.1.1957.	760.000	4½	34.200.00
Building.	6.1.1927.	6.1.1957	225.000	4½	10.125.00
Highway Bonds of 1927.	8.1.1927	8.1.1957	250.000	4½	11.250.00
Public Highway Bonds 1928	4.1.1928	4.1.1958	500.000	4½	22.500.00
School.	2.1.1930	2.1.1960	961.500	4¾	45.671.25.
Alton Park School.	2.1.1930	2.1.1970	95.000	4¾	4.512.50
Tunnel	2.1.1930	2.1.1960	500.000	4¾	23.750.00
Bridge.	2.1.1930	2.1.1960	100.000	4¾	4.750.00
Public Works (Court House) 1st series.	1.1.1936	Serial Bal.	8.000	3¼	243.75
Public Wks. (School) 1st S	1.1.1936	"	544.000	3.40	18.224.00
" Industrial Sch. "	1.1.1936	Serial Bal.	61.000	3	1.770.00
" (Jail)	1.1.1936	"	6.000	2½	137.50
" (Silverdale Hosp.) 1st S	1.1.1936	"	49.000	3.60	1.728.00
" " 2nd. Ser.	1.1.1936	"	3.000	2½	62.50
" " 3rd "	1.1.1936	"	3.000	2½	62.50
" (General Hosp.	7.1.1937	"	286.000	4	11.440.00
" (Court House) 2nd ser.	1.1.1937	"	40.000	3½	1.365.00
Elementary & High Sch. Impr.	7.1.1937	"	190.000	4	7.600.00
Public Works. (School) 2nd Ser	1.1.1938.	"	184.000	3.60	6.552.00
" " 3rd Ser.	7.1.1938	"	49.000	3½	1.715.00
Highway-- 1938 Series.	7.1.1938	"	73.000	3½	2.555.00
Public Works. (Library)	7.1.1938.	"	80.000	3½	2.800.00
" (Detention Home)	7.1.1938	Serial	24.000	3½	840.00
General Hospital.	1.1.1939.	"	85.000	3½	3.150.00
Public Works. (School) 4th Ser.	1.1.1939.	"	160.000	3½	5.925.00
Public Works. (Armory)	7.1.1939.	"	30.000	3½	1.050.00
Public Works. (Bridge)	7.1.1939.	"	50.000	3½	1.750.00
Totals.			\$ 8.905.500		\$ 391.579.00
Commission paying coupons:		\$3.50 per \$1.000.00			1.370.53
Total.					\$ 392.949.53

\* includes interest due July 1, 1942.

Redemption of Serial Bonds.

Titles of Bonds.	Number.	Maturities.	Amounts;
Public Works. (Court House) 1st Series	4	Jan. 1. 1942	1.000.00
Public Works. (Silverdale Hospital) 1st Ser.7 & 8		"	2.000.00
Public Works. (School) 1st Series.	47 & 62 inc.	"	16.000.00
Public Works. " 2nd "	5 to 8 inc.	"	4.000.00
Public Works. Ind. School. 1st series.	13 to 16, inc.	"	4.000.00
Public Works. (Jail).	4	"	1.000.00
Public Works. (Silverdale Hosp.) 2nd Ser.	4	"	1.000.00
Public Works. (Silverdale Hosp). 3rd series	"	"	1.000.00
Public Works. (Court House). 2nd series.	5 & 6	"	2.000.00
General Hospital.	1 & 2.	"	2.000.00
Public Works (School) 4th Ser.	1 to 4 inc.		<u>4.000.00</u>
			38.000.00
Public Works. (General Hospital).	15 to 21 inc.	July 1. 1942	7.000.00
Elementary and High School Impr.	11. to 15 inc.	"	5.000.00
Public Works. (School) 3rd Series.	2	"	1.000.00
Highway. 1938 Series.	3	"	1.000.00
Public Works. (Library).	3 & 4	"	2.000.00
Public Works. (Detention Home).	2	"	1.000.00
Public Works. (Armory).	1	"	1.000.00
Public Works. (Bridge).	1	"	<u>1.000.00</u>
		\$	19.000.00
		\$	<u>57.000.00</u>

EXHIBIT No. 7.

MISCELLANEOUS.

Salaries and Wages:

Farm Agents and Clerks.	3.285.00	
Equalization Board.	700.00	
Storekeeper.	1.800.00	
Watchman. Court House.	1.000.00	
Chaplain.	300.00	
Information Clerk.	300.00	\$ 7.385.00

Unclaimed Funds (subsequently claimed) - Refunds of Taxes.

and Licenses-- County Court Clerk's fees - and Vital Statistics.	3.500.00
Premiums on Officials' Bond.	3.800.00
Special Audits.	2.000.00
• Gasoline & Oil and other automobile Supplies and expense.	2.800.00
Advertising.	750.00
State Auditors.	300.00
Bookbinding (WPA)	1.000.00
Argonne Park Expense.	50.00
Artificial Limbs.	225.00
Soddy Marine Park. for improvement of grounds.	2.500.00
Tennessee Welfare commission. for rent of warehouse.	480.00
Sewing Units. water light, rent. etc.	300.00
Widows' Pension.	300.00
Historical Records Survey. (W.P.A.)	500.00
Expense Redeeming Serial Bonds.	128.50
Legal Expense-- civil cases.	500.00
Agricultural Department-- telephone.	100.00
Dun & Bradstreet-- one years' subscription.	75.00
Judgment and Interest. gasoline litigation.	13.030.97
Womens' Detention Home.	7.000.00
Chattanooga Incorporated-- for advertising.	5.000.00
Legal Expense-- voting machine lawsuits.	5.000.00
For Contingencies-- to be expended only by authority of the County Council.	15.000.00
	<u>\$ 71.724.47</u>

\* Includes \$50.00 per month for 4 cars (2 farm agents and 2 home demonstration agents), gasoline, oil and automobile repairs for Tax Assessors' Office--- none other.



The County Council recommends that the tax levy as specified in the foregoing be adopted by the Court.

This the 28th day of July, 1941.

Will Cummings,  
Chairman.

V. W. Hallmark.

R. E. Holbert.

J. E. Pitts.

W. O. Couch.

ON MOTION Of Esquire Camp, seconded by Esquire Freeman, the foregoing budget was adopted and ordered to be filed and made a matter of record on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Freeman, Johnston, Camp and Jones. Total 5. Esquire Clark being absent.

RESOLUTION ADOPTING THE TAX LEVY FOR THE COUNTY COURT 1941--1942.

Pursuant to the Bidget adopted by the County Council and its recommendation as the Tax Levy- The following tax rate is hereby fixed on fiscal year, 1941--1942 to comply with Chapter 75 of the Acts of 1923, which provides for a tax for Elementary Schools and for High Schools, to be retained by the county wherein assessed and collected, a levy of ten cents is made for Elementary Schools and a levy of five cents for High Schools, both of which are embodied in and made a part of the county levy for Elementary and High Schools.

To provide for the appropriations set forth on page three, of the Budget the following rate for the 1941 Tax Levy are hereby adopted:

County Purposes.	\$0.14
Interest & Sinking Fund, (including Serial Bond Redemption\$	.37
Elementary Schools.	.62
High Schools.	.23
Hospitals, Sanitariums and other Public and Charitable institutions, including <del>1/2</del> for BONny Oaks Industrial school.	<u>.14</u>
for General Budget.	\$ 1.50
Fire Insurance Fund.	.02
Social Security Fund.	.02
Teachers' Retirement Fund.	<u>.01</u>
	\$ 1.55

A privilege tax for county purposes is hereby levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

An assessment of one dollar (1.00) is hereby levied for school purposes on each person liable for a Poll Tax in the county, in addition to the one dollar (\$1.00) already provided for by the State.

A pike tax of five cents is hereby levied on each one hundred dollars (\$100.00) of all property subject to taxation in the county, the same to be applied on the pike roads of the county, as now provided by law.

A tax of ten cents is hereby levied on each one hundred dollars (\$100.00) of property located outside the corporate limits of the city of Chattanooga, subject to taxation, same to be applied on the District roads, as now provided by law.

A merchants ad-valorem tax is hereby levied upon the average capital invested by them in their business, of one dollar and sixty cents (\$1.60) for those inside the corporate limits of the City of Chattanooga, and one dollars and seventy cents (\$1.70) for those outside, which is equal to the property tax rate, and is to be distributed in the same manner.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the foregoing Tax Levy was adopted on a roll call vote, the following members of the Court being present, and voting Aye: Esquires, Langley, Freeman, Johnston, Camp and Jones, Total 5, Esquire Clark, being absent.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, the resignation of Roy Morpew, as Constable of the First Civil District was accepted by acclamation.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, the following Notaries Public were elected.

Earl M. Counts.  
C. C. Davis.  
M. Davidson.  
Jesse M. Lockmiller.  
R. A. Mayer.  
B. F. Nichols.  
C. C. Paris.  
A. E. Swafford.  
A. W. Ward.  
L. F. Wilkerson.  
Mrs. J. M. Yarborough.

ON MOTION of Esquire Camp, seconded by Esquire Langley, Court adjourned to meet August 11, 1941.



County Judge Pro Tem.

STATE OF TENNESSEE      )  
 COUNTY OF HAMILTON.      )

MONDAY.    AUGUST 11, 1941.

BE IT REMEMBERED, That on this the 11th day of August, 1941, before the Honorable C. E. Camp, Judge Pro Tem of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held

The County Court Clerk called the roll of the Justices of the Peace and the following answered to their names. Esquires Langley, Freeman, Clark, Johnston, and Camp, Total 5. Esquire Jones being absent.

ON MOTION Of Esquire Freeman, seconded by Esquire Clark, James Raymond Shelton was elected Constable for the First Civil District, on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston and Camp, Total 5. Esquire Jones being absent.

ON MOTION Of Esquire Freeman, seconded by Esquire Clark, the following Notaries Public were elected.

J. W. Carson.  
 Charles R. Cox.  
 Mildred J. Liles.  
 Mrs. C. C. Price.  
 Margaret S. Roos.  
 J. E. Smartt.  
 Fred W Webb.  
 Jas. L. Wilbanks.

ON MOTION of Esquire Freeman, seconded by Esquire Langley, Court adjourned Sine Die.

  
 COUNTY JUDGE Pro Tem

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. OCTOBER 6th, 1941.

BE IT REMEMBERED\_ That on thIs the 6th day of October, 1941, before the Honorable C. E. Camp, County Judge, Pro Tem of Hamilton County, Tennessee, a regular term of the County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable C. E. Camp, County Judge Pro Tem, of said County.

The County Court Clerk call the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Johnson, Camp, Total 5. Esquire Jones being absent.

ON MOTION of Esquire Freeman, seconded by Esquire Langley, seconded by Esquire Clark, the minutes were adopted as read.

REPORT OF COUNTY SCHOOL SUPERINTENDENT.

HAMILTON COUNTY DEPARTMENT OF EDUCATION.

Chattanooga, Tennessee. Oct. 6, 1941.

To The Honorable County Judge and members  
 of the Court and Council of Hamilton County.  
 Gentlemen.

In compliance with the law I am herewith presenting the report of the county superintendent of schools for the quarter ending September 30, 1941.

The total Elementary and High School Budget for the Department of Education for the fiscal year 1941-42 and the expenditures against the same through September 30, 1941, are as follows:

	BUDGET.	GROSS EXPENDITURES	CREDITS REFUNDS.	NET EXPENDITURES
General Control.	12.719.00	3.213.35	----	3.213.35
Instructional Service.	644.465.00	96.067.18	1.998.08	94.069.10
Auxiliary Agencies.	106.337.00	16.248.43		16.248.43
Operation School Plant.	66.341.00	11.268.28		11.268.28
maintenance.	39.169.00	14.881.42		14.881.42
Free Textbooks.	5.000.00	1.339.33		1.339.33
Capital Outlay	10.000.00	3.090.20		3.090.20
Contingent Fund.	5.000.00	----		----
*National Defense Training.	----	6.989.20	4.754.63	2.234.57
	889.031.00	153.097.39	6.752.71	146.344.68

\* This amount is reimbursement from State Department of Education on salaries of vocational teachers and elementary supervisors; and from the Town of Lookout Mountain. (The salaries of three Lookout Mountain School teachers are paid on the Department of Education payroll, which amount is reimbursed monthly by the Town of Lookout Mountain.)

\*\* This is a special Federal Fund disbursed through the office for conducting National Defense Classes and is not a part of our budget.

The amount paid by employees of the Department of Education and deposited in the hamilton County Department of Education's Insurance and Pension Fund for the quarter was \$1.178.27.

ENROLLMENT AND AVERAGE DAILY ATTENDANCE.

It has been customary in the past to give a report on school enrollment and attendance, however, the recent epidemic of poliomyelitis is causing our schools to close for several weeks has made it impossible to give this report here, (our rural schools which opened on August 8 closed on August 22 and did not reopen until September 26, Our suburban schools opened on Sept. 26 instead of Sept. 5 as scheduled.)

SCHOOL BUILDING PROGRAM NEEDED BECAUSE OF NATIONAL DEFENSE ACTIVITIES.

A few days ago the petition of the Board of Education for federal assistance in providing adequate facilities for educating county students who live in areas around the proposed T.N.T. plant was carried before Federal Authorities at Jacksonville, Florida, by a committee appointed by the County Judge. Mr. Wiley Couch of the Council, Mrs. W. A. Murrell of the

Highway Department, and Mrs. Anna B. Lacey representing the Educational Department, were the committee members. They presented the following program of proposed school improvement through buildings and grounds:

Anna B. Lacey.	Addition.	Two classrooms and addition to assembly.
Central High School	New Building. (Addition)	Trade and Fine Arts.
East Brainerd.	Addition.	Two classrooms and cafeteria.
Jersey-King's Point	New Building.	Ten classrooms, cafeteria and assembly room.
Meadowview.	Addition.	Four classrooms and cafeteria.
Ooltewah.	"	Physical training, agriculture and girl's training.
Snow Hill.	Addition.	Four classrooms, cafeteria and assembly room.
Tyner High School.	New Building.	Trade and shops.
Tyner-Silverdale.	Addition.	Two Classrooms and cafeteria.
Total estimated cost for above building program.		\$595,000.00

#### OTHER SCHOOL BUILDING PROGRAM BADLY NEEDED.

The above program was centered around the new T.N.T. Area because of instructions received from the government officials who first encouraged us in our efforts to secure federal help.

There are other areas of the county in as serious need of relief as those named in the above proposed building program. These are as follows;

#### HIGH SCHOOLS.

##### A NEW HIGH SCHOOL BUILDING AT RED BANK.

When the present building was planned it was thought that all that was needed in this community was a Junior High School. So many homes began to spring up seemingly overnight that it was soon apparent this school was destined to become a high school centre. In fact, it seems now that it will be second only to Central High School in number of students and second to none in all high school offerings. Since the present plant was placed in service in fall of 1937 its enrollment has more than trebled. The future seems to indicate a very great need here in a relatively short time.

We should have here an adequate new building including spacious shops, auditoriums, gymnasium, cafeteria, fine arts department, and recreation facilities. The athletic field should be completed and equipped for night games.

#### SODDY-DAISY HIGH SCHOOL.

Should complete its recreational facilities by construction of a stadium provided with facilities for night games.

#### SALE GREEK HIGH AND ELEMENTARY.

Should build adequate library, careferia, science laboratories, and agriculture department.

#### ELEMENTARY SCHOOLS.

##### DAISY ELEMENTARY.

Should have an auditorium, a home economics department and shops. Home economics department to be built over present cafeteria. Shops to be added to present cafeteria and auditorium to seat at least 650 with music rooms under same.

##### FALLING WATER ELEMENTARY.

Falling Water community has grown so fast that our four room building which replaced a two-room building is now crowded to the limit. We should have a 4 new classrooms added.

#### ELEMENTARY SCHOOLS.

##### GANNS-MIDDLE VALLEY.

Another fast growing community having absorbed a large part of the population moved out of the lake area. Should by all means have 4 new classrooms and a cafeteria.

##### HIXSON ELEMENTARY.

Should have toilets constructed in the building since water is adequate.

## LOOKOUT MOUNTAIN ELEMENTARY.

Should have an adequate cafeteria and recreation hall.

## MOWBRAY ELEMENTARY.

Should have two new classrooms and a cafeteria. School crowded. two teachers now teaching in school assembly room.

## RED BANK ELEMETARY.

Should remodel old building making it fire proof and add 4 new classrooms.

## SIGNAL MOUNTAIN ELEMENTARY.

Should have an adequate cafeteria and library room.

## WHITE OAK ELEMENTARY.

Should have at least 2 classrooms and adequate cafeteria with considerable work done on grounds.

Since 1937 we have had two definite shifts of population in Hamilton County. First, those moving into the rural sections in order to take advantage of our improved school facilities. Second, those who were forced to seek new homes because of the exodus from the Chickmauga lake Area. Now we are faced with another shift due to recent government purchases for defense purposes. Just where this shift will strike with greatest force we are not now in position to say but, if it occurs as it did in former times, we shall lose a few of these people from Hamilton County and they will be fairly well distributed all over the county.

I predict that soon we shall be offered another chance through federal participation to get these needed improvements and I hope that we shall be authorized at once to proceed with plans and estimates so that we may be ready when the opportunity comes.

May I again express appreciation to the County Court and County Council for the splendid way which they have, and are, supporting the educational program of Hamilton County.

Yours very respectfully.

Arthur L. Rankin.

Superintendent of Schools.

ON MOTION of Esquire Freeman, seconded by Esquire Johnston, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION of Esquire Freeman, seconded by Esquire Johnston, the following Notaries Public were elected.

Mitchell Akers.  
LaVada R. Byrd.  
Mrs. Lena A. Beasley.  
C. R. Belcher.  
E. R. Burguer.  
Wallace C. Bathman.  
Sam Bankson.  
Mrs. W. F. Bradshaw.  
Roy R. Boucher.  
Maude H. Collier.  
Frances S. Caldwell.  
E. W. Calloway. Jr.  
Mrs. Flora Dooley.  
P. S. Daniel.  
M. Davidson.  
Jimmie DeFriese.  
W. A. DeFriese.  
D. W. Evans.  
Jacob M. Edelstein.  
William H. Follette.  
R. C. George.  
Myrtle Gist.  
E. H. Hatchett.  
Forrest Hudson.  
Annie Hallett.  
J. M. Henley.

Frank Huffaker.  
Joe N. Hunter.  
V. C. Igou.  
Mary Ellen Ketner.  
A. H. Lewallen.  
G. L. Lowe.  
Fletcher Morgan.  
Virginia Millard.  
Mae H. Miller.  
Fred Mowrey.  
T. W. McCullough.  
M. F. McMahan.  
W. A. McClure.  
Anna Lee Null.  
J. C. Nipper.  
Fred Nye.  
W. H. Norvell.  
R. R. Overbey.  
R. M. Parker.  
James Pearson.  
Joe A. Roddy.  
L. J. Ramsey.  
Edward Pelfrey.  
J. C. Pfeifer.  
W. H. Sneed.  
Mrs. Vivian Smith.  
J. A. Sherrill.

James A. Schoolfield.

W. F. Strickland.

T. B. Smith.

Katherine Simmons.

Virginia Turner.

Wilkes T. Thrasher.

Eugene Turner.

E. S. Talley.

Rose Winer.

W. A. Witt.

Roy E. Williams.

W. W. Woodhead.

ON MOTION of Esquire Freeman, seconded by Esquire Johnston, Court adjourned  
Sine Die.



COUNTY JUDGE PRO TEM.



STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. JANUARY 5, 1942.

BE IT REMEMBERED\_ That on this the 5th day of January, 1942, a regular Term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County  
 The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Camp, and Jones. Total 5, Esquire Johnston being absent.

The clerk read the Minutes of the July Term which was adopted as read.  
 The Clerk then went into the election of the County Coroner.

ON MOTION of Esquire Freeman, seconded by Esquire Langley, Dr. W. G. Stephenson, was elected County Coroner on a roll call vote, the following members of the Court being present and voting Aye: Esquires Langley, Clark, Freeman, Camp, and Jones. Total 5. Esquire Johnston being absent.

ON MOTION Of Esquire Camp, seconded by Esquire Clark, the following Notaries Public were elected:

- |                    |                       |                    |
|--------------------|-----------------------|--------------------|
| Edna Agee.         | Chas. H. Hale.        | J. B. Ragon. Jr.   |
| Roy Boone.         | Martha E. Howard.     | R. D. Robinson.    |
| H. L. Abernathy.   | Dorothy Hester.       | H. L. McCrory.     |
| Bruce Blair.       | Victor M. Holbach.    | Beulah Strongman.  |
| J. M. Bilderbach.  | McKinlay J. Hays.     | R. H. Taggart      |
| Rozelle K. Bender. | T. F. Kennedy.        | Robert E. Talley.  |
| Cornelius Bolen.   | Joe E. Kerr.          | R. M. Tatum.       |
| Vida C. Clark.     | D. W. Kling.          | T. J. Tullos.      |
| R. C. Crumbliss.   | A. H. Morgan          | L. P. Timberlake.  |
| W. H. Dyche.       | Chas. P. Moore.       | J. L. Timberlake.  |
| F. C. Delaney.     | Glady's H. Morris.    | Alma C. Underwood. |
| Paul P. Franklin.  | John T. Menefee.      | S. B. Vaughn.      |
| Mrs. B. F. Graves. | J. C. Kirkpatrick.    | Dottie Wood.       |
| Evelyn Guth.       | Betty McCool.         | Hugh V. Vinson.    |
| Clara Fuller.      | W. O. Nelson.         | N. E. Wooten.      |
| L. M. Gallant.     | C. B. O'Neal.         | J. R. White.       |
| L. P. Graves.      | W. Thomas Page.       | Chas. Uptain.      |
| Margaret Hilley.   | C. C. Paris.          |                    |
| Glady's Lamb.      | C. M. Painter.        |                    |
| Pauline Bradford   | Mary Porter Quillian. |                    |
|                    | Frank A. Ryder.       |                    |
|                    | T. W. Rich.           |                    |

REPORT OF THE COUNTY SCHOOL SUPERINTENDENT.

January 5, 1942.

To The Hon. Members of the School Board and the County Judge Will Cummings.

Gentlemen:

In compliance with the law I herewith presenting the report of the county superintendent of school for the quarter ending January 5, 1942.

The total Elementary and High School Budget for the Department of Education for the fiscal year 1941-42 and the expenditures against the same through December 31, 1941, are as follows:

	BUDGET.	GROSS EXPENDITURES	CREDITS REFUNDS	NET EXPENDITURES
General Control.	12.719.00	6.453.28		6.453.28
Instructional Service	644.465.00	312.181.70	9.255.28	302.926.42
Auxiliary Agencies.	106.337.00	51.166.57		51.166.57
OPERATION School Plant.	66.341.00	27.707.01	172.00	27.535.01
Maintenance	39.169.00	26.638.43		26,638.43
Free Textbooks.	5.000.00	2.247.94		2.247.94
Capital Outlay.	10.000.00	6.593.08	58.21.	6.534.87
Contingent Fund.	5.000.00	_____	_____	_____
SUB-TOTALS.	889.031.00	432.031.00	9.485.49	423.502.52
** National Defense Training.	_____	10.869.70	6.889.72	3.920.98
TOTALS.	\$ 889.031.00	\$ 443.852.71	\$ 16.434.21.	\$ 427.423.50

\* This amount is reimbursement from State Department of Education on salaries of vocational teachers and elementary supervisors; and from the Town of Lookout Mountain, (The salaries of three Lookout Mountain School Teachers are paid on the Department of Education payroll, which amount is reimbursed monthly by the Town of Lookout Mountain).

\*\* This is a special Federal Fund disbursed through this office for conducting National Defense Classes and is not a part of our budget.

The amount received by this department for tuition and deposited with the county trustee for the quarter was \$207.00.

The amount paid by employees of the Department of Education and deposited in the Hamilton County Department of Education's Insurance and Pension Fund for the six months ending december 31, 1941. was \$3,558.25.

#### ENROLLMENT AND AVERAGE DAILY ATTENDANCE.

The enrollment and average daily attendance for the first three months of the 1941-42 term are as follows:

	ENROLLMENT.	AVERAGE DAILY ATTENDANCE
Elementary- White.	9,013.	7,898
" Negro.	638	591.
TOTAL ELEMENTARY.	9,651.	8,489
High School. White.	3,636.	3,224
" Negro.	186	154
	3,822	3,378
TOTAL ELEMENTARY AND HIGH SCHOOL.	<u>13,473</u>	<u>11,867</u>

#### TEACHERS' SALARY SCHEDULE.

The following is the Salary Schedule for Hamilton County teachers which was approved by the Board of Education and County Court in 1936.

YEAR.	CLASS 1.	CLASS 11.	CLASS 111.
1	\$1200.00	\$1000.00	\$800.00
2	1300.00	1100.00	850.00
3	1400.00	1200.00	900.00
4	1500.00	1300.00	950.00
5	1600.00	1400.00	1000.00
6	1700.00	1500.00	1050.00
7	1800.00	1600.00	1100.00
8	1900.00	1700.00	1150.00
9	2000.00	1800.00	1200.00
10	2100.00	1900.00	1250.00
11	2200.00	2000.00	1300.00
12	2300.00	2100.00	1350.00

CLASS 1. is composed of teachers holding Masters Degrees, or above.

CLASS 11. is composed of teachers holding Bachelors Degrees.

CLASS 111 is composed of teachers having two years college or more but not having received a Bachelors' degree.

Since the adoption of this schedule, we have taken but two steps of the five originally agreed upon. In order that all of the provisions of the schedule may be put into force we should have all of the steps completed as soon as possible.

At the end of this school year it will take \$200,000.00 extra to place the schedule in full force and will require about \$25,000.00 per year to keep it in force.

It is my opinion that this salary schedule has had a very decided influence in stepping up the qualifications of teachers. The following comparison shows how much progress has been made in this respect during the past ten years.

CLASSIFICATION OF	YEARS	1930	1941.
Teachers having less than 2 years college work.		25%	5%
Teachers having 2 years and less than 3 years college work		31%	18%
Teachers having 3 years but less than 4 years	"	6%	57%
Teachers having Master's Degrees.		4%	10%

## TRANSPORTATION.

We are now having a survey of our transportation facilities looking toward the purchase of our own equipment. The State Department informs us that we can save considerable expense by furnishing our own busses. We are now spending \$15.00 per pupil enrolled while those counties which own their own busses are only spending about \$8.00 per pupil enrolled. Of course, there are many things to take into consideration when you make a change of such magnitude. When this survey is completed we shall have some definite estimates to present to you.

The amount of money necessary to purchase the equipment of course will be an item to consider and yet, if the survey shows that very much money can be saved by so doing, it would be wise to make some provision to purchase same.

## WAR.

The war is now and will continue to effect our schools as it does every one else. We are daily given warning that many of our young men will soon have to take their places in the armed forces of the Nation. Others of both women and men are finding more lucrative places in industry. We realize that these cannot be replaced by personal of equal experience and competence unless we can offer comparable wages.

We find even now that some of our needs for maintenance cannot be supplied and others that can be secured are purchased at a very much larger figure. This means that our maintenance funds are not and cannot go as far as we had hoped for this year. Next year we must have enough in our maintenance budget to take care of our needs. We are now making a study to determine what this figure should be.

We never know when some serious breakdown will take place but when it does we must be prepared to take care of it without loss of time to the school. Some of these occur each year so the only way we can estimate such expenditures is to determine the average cost for past years and add to that an estimate of added cost over past year.

Regardless of the added duties caused by our Nation's participation in the present World War, we, in this department expect to cooperate in every possible way.

The teachers are showing a very commendable spirit of cooperation this year. Regardless of the added duties caused by our Nation's participation in the present World War we in this department expect to cooperate in every possible way.

The teachers are showing a very commendable spirit of cooperation this year. They have responded splendidly to meet the situations that arose because of the polio epidemic. They are, by act and expression, making known their intention to assist in every phase of our war crisis where it is possible for them to help. As a whole we feel that we have a very fine and effective teaching force.

We know that you gentlemen, charged with the responsibility of conducting the affairs of county government, are proud of the progress that has been and is now being made in Hamilton County. We feel that the court education system has had a worthy part in this county's many accomplishments and we want to thank each one of you for the very effective way in which you have helped to promote the work of this department.

With best wishes for another successful year, I am.

Yours very cordially.

Arthur L. Rankin.

Superintendent of Schools.

ON MOTION Of Esquire Camp, seconded by Esquire Jones, the foregoing report was adopted and ordered to be filed and made a matter of record.

ON MOTION Of Esquire Freeman, seconded by Esquire Langley, Court adjourned Sine Die.

*Neil Camp*

COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) WEDNESDAY. FEBRUARY 25th, 1942.

BE IT REMEMBERED\_ That on this the 25th day of February, 1942, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, a session of the Quarterly County Court of Hamilton County, Tennessee, was held at the Court House at Chattanooga, Tennessee, pursuant to the following Notice or Call, which is in the words and figures following, to-wit:

TO THE MEMBERS OF THE COUNTY COURT OF HAMILTON COUNTY, TENNESSEE . .

I, Will Cummings, County Judge of Hamilton County, Tennessee, being of the opinion that public necessity requires the convening of said Court in special session, do hereby call said Court to convene on Wednesday, February, 25, 1942, at ten o'clock A.M. in the Chancery Court room of the County Court House in Hamilton County, Tennessee. This meeting is for the purpose of meeting with the County Council for the discussion of passage of re funding County bonds, and for the purpose of taking any and all actions necessary to authorize and sell said bonds.

Will Cummings.

County Judge.

Witness my hand and official seal this February 25th, 1942.

Jack Hixson.

County Court Clerk.

Present and presiding, the Honorable Will Cummings, County Judge of the County Court of said County:

The County Court called the roll of the Justices of the Peace of the Court and the following answered to their names: esquires Langley, Clark, Freeman, Camp and Jones, Total 5. Esquire Johnston being absent .

Thereupon the County Judge announced that a quorum was present.

RESOLUTION AUTHORIZING THE ISSUANCE OF \$2,025,000.00 REFUNDING BONDS OF HAMILTON COUNTY, TENNESSEE, AND PROVIDING FOR THE LEVY OF A TAX TO PAY SAID BONDS.

WHEREAS Hamilton County, Tennessee, has heretofore duly and legally authorized and issued the following bonds, all of which are now outstanding and unpaid:

Amount	Interest rate.	Name.	Date	Due.
\$350.000	4½%	Court House bonds.	Apl. 1. 1912.	Apl. 1. 1942.
75.000	4½%	Jail Bonds.	" 1. 1912	" " 1942
550.000	4½%	Floating debt bonds.	July 1. 1913	July 1. 1943
25.000	4½%	Main Ave bonds.	July 1. 1913	" 1. 1943
25.000	4½%	Jail bonds.	Apl. 1. 1913.	April. 1. 1943
25.000	5%	Lauderdale & Glass ST. R.B.	Feb. 1. 1914	Feb. 1. 1944
500.000	5%	Bridge bonds.	Apl. 1. 1914	April. 1. 1944
100.000	5%	Walnut St. Bridge repair bonds	Apl. 1. 1914	" 1. 1944
125.000	5%	Wauhatchie Road Bonds.	Apl. 1. 1915.	" 1. 1945
100.000	5%	Erlanger Hospital bonds.	" 1. 1915.	" 1. 1945
25.000	5%	Boyce Highway Bonds.	May 1. 1915.	May 1. 1945
550.000	4½%	Market Street Bridge bonds.	Apl. 1. 1917	April 1. 1947
100.000	4½%	School Funding bonds.	" 1. 1917	" 1. 1947
80.000	4½%	Such Creek Road Bonds.	" 1. 1917.	" 1. 1947

and

WHEREAS said bonds have been found and determined to be legal and valid obligations of the County; and

WHEREAS there are no funds available to pay off and retire said bonds at maturity thereof and it is deemed advisable and necessary for \$2,025,000 of bonds be issued for the purpose of refunding \$2,025,000 of said bonds at this time;

Now, Therefore, Be It ordered, decreed and Resolved by the County Council of Hamilton County, Tennessee:

Section 1. That there be issued under authority of Chapter 770 of the Private Acts of Tennessee for 1935, and other pertinent laws, including Chapter 156 of the 1941 Private Acts of Tennessee, \$2,025,000 in Refunding bonds, 1942, for the purpose of retiring a like

principal amount of the bonds hereinbefore described. That said refunding bonds, 1942, shall be dated the first day of February, 1942, be issued in the denomination of \$1.000 each and numbered from 1 to 2.025, inclusive.

That \$425.000 of said bonds, numbered from 1 to 425, inclusive, shall be designated as Series "A", and shall bear interest at two and one-quarter per cent ( $2\frac{1}{4}\%$ ) per annum, payable semi-annually on the first days of April and October of each year, provided, however, no interest will begin to accrue on any of said \$425.000 bonds until April 1, 1942. Said bonds shall mature without option of prior payment as follows:

\$175.000 on April 1. 1948.  
 175.000 " " 1. 1949  
 75.000 " " 1. 1950.

That \$500.000 of said total authorized issue of Refunding Bonds, numbered from 426 to 925, inclusive, shall be designated as "Series B" Bonds. \$25.000 of said Series B Bonds, being bonds numbered 426 to 450, inclusive, shall bear interest from the date thereof to April 1, 1943, at the rate of  $4\frac{1}{2}\%$  per annum (same being not in excess of that borne by the original bonds being refunded thereby) and shall bear interest from and after April 1, 1943, until paid at the rate of  $3\frac{1}{2}\%$  per annum. \$475.000 of said Series B Bonds, numbered from 451 to 925, inclusive, shall bear interest from date thereof to July 1, 1943 at the rate of  $4\frac{1}{2}\%$  per annum (same being not in excess of that borne by the original bonds being refunded thereby) and shall bear interest from and after July 1, 1943, until paid at the rate of  $3\frac{1}{2}\%$  per annum. Such interest shall be payable on October 1, 1942, and semi-annually thereafter on April 1, and October 1, of each year and shall be evidenced by two sets of interest coupons to be attached to each bond, one set of coupons to evidence interest at the rate of  $3\frac{1}{2}\%$  per annum from the date of said refunding Bonds to their respective maturity dates and the second set of interest coupons shall evidence interest at the rate of  $1\frac{1}{2}\%$  per annum from the date of said refunding Bonds to April 1, 1943, on bonds numbered 426 to 450, inclusive, and to July 1, 1943, in the case of bonds numbered 451 to 925, inclusive, the last coupon on the second set of coupons on bonds numbered 451 to 925, inclusive, to evidence interest from April 1, 1943 to July 1, 1943. Said Refunding Bonds, Series B. shall mature without option of prior payment as follows;

\$100.000 on April 1, 1950.  
 200.000 on April 1, 1951,  
 200.000 on April 1, 1952.

That \$550.000 of said total authorized issue of Refunding Bonds, numbered from 926 to 1475, inclusive, shall be designated as "Series C" and shall bear interest from date thereof to April 1, 1944, at the rate of 5% per annum (same being not in excess of that borne by the original bonds being refunded thereby) and shall bear interest from and after April 1, 1944 until paid at the rate of 3% per annum. Such interest shall be payable on October 1, 1942 and semi-annually thereafter on April 1, to Oct, 1 of each year and shall be evidenced by two sets of interest coupons to be attached to each bond, one set of coupons to evidence interest at the rate of 3% per annum from the date of said Refunding Bonds to their respective maturity dates and the second set of interest coupons shall evidence interest at the rate of 2% per annum from the date of said Refunding Bonds to April 1, 1944. Said Refunding Bonds, Series C. shall mature without option of prior payment as follows:

\$200.000 on April 1. 1953.  
 200.000 on April 1. 1954.  
 150.000 on April 1. 1955.

That \$100.000 of said total authorized issue of Refunding Bonds, numbered from 1476 to 1575, inclusive, shall be designated as "Series D" and shall bear interest from date thereof to April 1, 1945, at the rate of 5% per annum (same being not in excess of that borne by the original bonds being refunded thereby) and shall bear interest from and after April 1. 1945 until paid at the rate of 3% per annum. Such interest shall be payable on October 1, 1942, and semi-annually thereafter on April 1 and October 1 of each year, and shall be evidenced by two sets of interest coupons to be attached to each bond, one set of coupons to evidence interest at the rate of 3% per annum from the date of said Refunding Bonds to their respective maturity dates and the second set of interest coupons shall evidence interest at the rate of 2% per annum from the date of said Refunding Bonds to April 1, 1945. Said Refunding bonds, Series D, shall mature without option of prior payment as follows:

\$50.000 on April 1. 1955  
 50.000 on April 1. 1956

That \$450,000 of said total authorized issue of Refunding Bonds, numbered from 1576 to 2025, inclusive, shall be designated as "Series E" and shall bear interest from date thereof to April 1, 1947, at the rate of  $4\frac{1}{2}\%$  per annum (same being not in excess of that borne by the original bonds being refunded thereby) and shall bear interest from and after April 1, 1947 until paid at the rate of  $3\%$  per annum. Such interest shall be payable on October 1, 1942, and semi-annually thereafter on April 1, and October 1 of each year and shall be evidenced by two sets of interest coupons to be attached to each bond, one set of coupons to evidence interest at the rate of  $3\%$  per annum from the date of said Refunding Bonds to their respective maturity dates and the second set of interest coupons shall evidence interest at the rate of  $1\frac{1}{2}\%$  per annum from the date of said Refunding Bonds to April 1, 1947. Said Refunding Bonds, Series E, shall mature without option of prior payments as follows:

\$175,000 on April 1, 1956  
275,000 on April 1, 1957.

Section 2. That the bonds herein authorized shall be signed by the County Judge, countersigned by the County Trustee and attested by the County Court Clerk with the seal of the County affixed thereto. That there be attached to each of said bonds interest coupons for each payment of interest thereon, maturing at the proper dates and bearing the number of the bond to which they are attached. That said coupons shall be signed by said officials; provided, however, that said County Judge, County Trustee and County Court Clerk may sign said coupons with their respective lithographed signatures. That said bonds and coupons shall be payable at The National City Bank of New York, New York City, New York.

That any or all of the coupons on bonds numbered from 426 to 2025, inclusive, consisting as follows:

coupons on bonds numbered 426 to 450, representing interest at  $1\frac{1}{2}\%$  to April 1, 1943;

coupons on bonds numbered 451 to 925, representing interest at  $1\frac{1}{2}\%$  to July 1, 1943;

coupons on bonds numbered 926 to 1475, representing interest at  $2\%$  to April 1, 1944;

coupons on bonds numbered 1476 to 1575, representing interest at  $2\%$  to April 1, 1945; and

coupons on bonds numbered 1576 to 2025, representing interest at  $1\frac{1}{2}\%$  to April 1, 1947.

may be detached and negotiated after delivery of said bonds but prior to maturity thereof without in any way impairing the negotiability of said bonds.

Section 4. That bonds numbered from 1 to 425, inclusive, and coupons attached thereto, shall be in substantially the following forms:

(Form of bond).

UNITED STATES OF AMERICA.

STATE OF TENNESSEE.

COUNTY OF HAMILTON.

REFUNDING BOND 1942.

SERIES \_\_\_\_\_

No. \_\_\_\_\_

\$1,000

KNOW ALL MEN BY THESE PRESENTS, That the County of Hamilton, State of Tennessee, hereby acknowledges itself to owe for value received promises to pay the bearer the sum of One Thousand Dollars (\$1,000), lawful money of the United States, on the first day of April 19\_\_\_\_, and to pay interest thereon from April 1, 1942, until paid, at the rate of Two and One-quarter Per cent ( $2\frac{1}{4}\%$ ) per annum, payable October 1, 1942, and semi-annually thereafter on April 1, and October 1 of each year upon presentation and surrender of the annexed interest coupons as they severally mature. Both principal hereof and interest hereon are hereby made payable at the National City Bank of New York, New York City, New York. For the prompt payment of this bond, both principal and interest at maturity, the full faith, credit and resources of said County are hereby irrevocably pledged.

This bond is one of a series of two thousand and twenty-five bonds, aggregating



the principal sum of \$2.025.000, of like date, and is issued by said County for the purpose of refunding a like amount of outstanding bonds of said County, which outstanding bonds have been determined to be the legal and valid indebtedness of said County. This bond is issued under and in pursuance of the Constitution and Statutes of the State of Tennessee, including Chapter 770 of the Private Acts of Tennessee for 1935, and in pursuance of resolution duly adopted by the County Council of said County.

It is hereby certified and recited that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this bond, did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of said County, including this bond, does not exceed any constitutional or statutory limitation; and that provision has been made for the annual levy and collection of a direct tax upon all taxable property in said County for the purpose of paying interest hereon and creating a sinking fund for the payment of the principal hereof when the same shall fall due.

The principal and interest of this bond shall not be taxed by the State of Tennessee, or by any county or municipality thereof.

IN TESTIMONY WHEREOF, said County by its Quarterly County Court and by its County Council has caused this bond to be signed by its County Judge and countersigned by the County Trustee and attested by the County Court Clerk under the seal of said County, and the coupons hereto attached to be signed by said County Judge and County Trustee and County Court Clerk with their respective lithographed signatures, and said officials, by the execution hereof, do adopt as and for their respective signatures their respective lithographed signatures appearing on said coupons, all this first day of February, 1942.

\_\_\_\_\_  
County Judge.

Countersigned;

Attest:

\_\_\_\_\_  
County Trustee.

\_\_\_\_\_  
COUNTY COURT CLERK.

(Form of coupon).

No. \_\_\_\_\_

\$ \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_ The county of Hamilton, in the State of Tennessee, will pay to the bearer \_\_\_\_\_ Dollars (\$) At The National City Bank of New York, New York City, New York, for interest due that day on its Refunding Bond 1942, dated February, 1, 1942, numbered \_\_\_\_\_ Series \_\_\_\_\_.

Attest:

\_\_\_\_\_  
Countersigned.

\_\_\_\_\_  
County Judge

\_\_\_\_\_  
County Trustee.

Section 5. That bonds numbered from 426 to 2025, inclusive, and the coupons attached thereto, shall be substantially in the form set out in Section 4 of this resolution, with the exception of the first paragraph of the bond form which shall read substantially in the form set out in Section 4 of this resolution, with the exception of the first paragraph of the bond form which shall read substantially as follows:

KNOW ALL MEN BY THESE PRESENTS, that the County of Hamilton, hereby acknowledges itself to owe and for value received promises to pay to bearer the sum of One Thousand Dollars (\$1.000), lawful money of the United States of America, on the first day of April, 19\_\_\_\_, and to pay interest thereon from the date hereof until paid at the rates and at the times as evidenced by the annexed interest coupons hereto attached. Both principal hereof and interest hereon are hereby made payable at the National City Bank of New York, New York City, New York. For the prompt payment of this bond, both principal and interest at maturity the full faith, credit and resources of said County are hereby irrevocably pledged.

Section 6. That the bonds hereinbefore authorized shall be the absolute and general obligation of Hamilton County and that for the purpose of paying interest on said bonds



promptly when the same becomes due, and to create interest on said bonds promptly when the same become due, and to create a sinking fund with which to retire and pay off said bonds at their maturity, there shall be levied, in addition to all other taxes, a direct annual tax upon all taxable property in said County in an amount sufficient for that purpose. The principal and interest due at any timewhen there be insufficient funds from the foregoing tax levy on hand shall be paid promptly from the current funds of said County and reimbursement therefor shall be made out of the levy herein provided for when the same shall have been collected.

Section 7. That the \$425,000 bonds, numbered from 1 to 425, inclusive, shall be delivered to the Cumberland Securities Corporation of Nashville, Tennessee, and Their associates, at the par value thereof. The proceeds therefrom shall be deposited in a special fund in the Hamilton National Bank of Chattanooga, Tennessee, and may be withdrawn from said bank only for the purpose of paying off and retiring a like principal amount of the 4½% Court House Bonds and Jail Bonds, both of which issues are dated April 1, 1912, and due April 1, 1942.

That \$590,000 bonds, numbered from 426 to 925, inclusive, shall be delivered to the Cumberland Securities Corporation of Nashville, Tennessee, and their associates, in exchange for a like principal amount of the 4½% bonds dated July 1, 1913, due July 1, 1943, and dated April 1, 1913, due April 1, 1943, more particularly described in the preamble hereof, on a basis of par value for par value with proper adjustment of accrued interest at the time such exchange is made. After such exchange is made the said bonds so received in exchange and all unmatured coupons attached thereto shall be cancelled.

That \$550,000 bonds, numbered from 926 to 1475, inclusive, shall be delivered to the Cumberland Securities Corporation of Nashville, Tennessee, and their associates, in exchange for a like principal amount of 5% bonds dated February 1, 1914, due February 1, 1944, and dated April 1, 1914, due April 1, 1944, more particularly described in the preamble hereof, on a basis of par value for par value with proper judgment of accrued interest at the time such exchange is made. After such exchange is made the said bonds so received in exchange and all unmatured coupons attached thereto shall be cancelled.

That \$100,000 bonds, numbered from 1476 to 1575, inclusive, shall be delivered, to the Cumberland Securities Corporation of Nashville, Tennessee, and their associates, in exchange for a like par amount of 5% bonds dated April 1, 1915, due April 1, 1945, and dated May 1, 1915, due May 1, 1945, more particularly described in the preamble hereof, on a basis of par value with proper adjustment of accrued interest at the time such exchange is made. After such exchange is made the said bonds so received in exchange and all unmatured coupons attached thereto shall be cancelled.

That \$450,000 bonds, numbered from 1576 to 2025, inclusive, shall be delivered to the Cumberland Securities Corporation of Nashville, Tennessee, and their associates, in exchange for a like principal amount of 4½% bonds dated April 1, 1917 and due April 1, 1947, more particularly described in the preamble hereof, on a basis of par value for par value with proper adjustment of accrued interest at the time such exchange is made. After such exchange is made the said bonds so received in exchange and all unmatured coupons attached thereto shall be cancelled.

Section 8. That all orders and resolutions heretofore adopted in conflict herewith are hereby repealed and set aside.

Adopted this 25th day of February, 1942.

Will Cummings.

County Judge.

Attest:

Jack Hixson.

County Court Clerk.

Ex-officio Secretary of the County Council.

WHEREUPON, it was moved by Justice Camp and seconded by Justice Clark, that the foregoing resolution be adopted. A vote was taken and the following Justices voted in favor of the adoption of said resolution. Esquires Langley, Clark, Freeman, Camp, and Jones.

Total 5.

Those opposed. None.

It was thereupon decreed by Will Cummings, County Judge, that said resolution had been adopted and said County Court Clerk was ordered to spread same of record on the minutes of the court.

The County Judge thereupon duly signed said minutes.

Will Cummings.  
County Judge

Attest:

Jack Hixson.  
County Court Clerk.

STATE OF TENNESSEE )  
COUNTY OF HAMILTON. )

I, Jack Hixson, County Court Clerk of the County and State aforesaid, do hereby certify that the foregoing is a true, and correct copy of a resolution adopted by the Quarterly County Court of Hamilton County, Tennessee, and the proceedings of said Court incident to the adoption thereof, on the 25th day of February, 1942, as same appears of record on the minutes of the Court in my possession.

Witness my hand and official seal this 25th day of February, 1942.

Jack Hixson.  
County Court Clerk.  
Hamilton County, Tennessee.

ON MOTION Of Esquire Camp, seconded by Esquire Clark, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Camp and Jones. Total 5. Esquires Johnston being absent.

ON MOTION of Esquire Langley seconded by Esquire Freeman, Court adjourned Sine Die.

  
COUNTY JUDGE.

STATE OF TENNESSEE      )

COUNTY OF HAMILTON.      )

MONDAY.      APRIL 6th, 1942.

BE IT REMEMBERED\_ That on this the 6th day of April, 1942, a regular Term of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County:

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Camp, Johnston, and Jones. Total 6.

ON MOTION Of Esquire Camp, seconded by Esquire Freeman, to accept the resignation of E. S. BLAIR, as member of the School Board, by acclamation.

ON MOTION Of Esquire Camp, seconded by Esquire Jones, Fred Robinson was nominated, a Member of the School Board.

ON MOTION of Esquire Johnston, seconded by Esquire Clark, Andy Newton was nominated Member of School Board.

Esquire Langley, Clark and Johnston voting for Andy Newton, Total 3 and Esquires Freeman, Camp and Jones voting for Fred Robinson, Total 3. The vote being a tie.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the election of a member of School Board was passed until the July Term.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, the Court went into the Election of the Equalization Board.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, J. F. Holbert, E. C. Patterson and Joe Ashley were nominated.

ON MOTION Of Esquire Johnston, seconded by Esquire Clark, Gene Smith and Scott Swafford were nominated.

The following members of the Court voting for J. F. Holbert, Esquires Johnston, Camp, Freeman and Jones. Total 4.

The following members of the Court voting for E. C. Patterson, Esquires Langley, Clark, Freeman, Camp and Jones. Total 5.

The following members of the Court voting for Joe Ashley, Esquires Freeman, Camp and Jones. Total 3.

The following members of the Court voting for Gene Smith, Esquires Langley, Clark and Johnston. Total 3.

The County Judge then appointed Joe Ashley. The Board of Equalization elected and appointed J. F. Holbert, E. C. Patterson and Joe Ashley.

The following members of the Court voting for Scott Swafford, Esquires Langley, Clark and Johnston. Total 3.


ON MOTION of Esquire Johnston, seconded by Esquire Clark asking to take a vote on Joe Ashley and Scott Swafford. The following voting for Joe Ashley. Esquires Freeman, Camp & Jones. Total 3. and voting for Scott Swafford, Esquires Langley, Clark and Johnston. Total 3.

ON MOTION of Esquire Johnston, seconded by Esquire Freeman, the following Notariss Public were elected.

O. E. Bacon.  
 J. L. Boone.  
 Pauline Browne.  
 Louis Beyer.  
 Chas. H. Bennett.  
 Stanley H. Borin.  
 Imogene Blake.  
 J. J. Beene.  
 Brammer. Shelby.  
  
 B. R. Chastain.  
 R. C. Craven.  
 Spencer Clinton.  
 R. Cranford.  
 Dorothy M. Cockrell.  
 Mamie O. Curtis.  
 Luther N. Carter.  
  
 Rosa Lee Denton.  
 J. M. Doian.  
 R. W. Duncan.  
 C. F. Emerson.  
 Ekdahl. M. L.  
 Geo. M. Fuller.  
 Betty Fulmer.  
 Nellie G. Green.  
 C. H. Jerden.  
 E. L. Jones.  
 Annie D. Jones.  
 S. T. Lovell.

H. C. Maxwell.  
 Janie L. Murphy. (Miss).  
 H. E. McCullough  
 Martin McDonough.  
  
 Louis Norris.  
 G. Royal Neese.  
  
 Frank S. Plumlee.  
 J. J. Prince.  
 Bryon Pope.  
 A. V. Rollins.  
 W. S. Rogers.  
 Annie Ruffner.  
 J. T. Ryan.  
  
 Arlene Stagall.  
 J. T. Smith.  
 Paul W. Shepherd.  
 Virginia Thompson.  
 Almarie White.  
 Ellen B. Wilson.  
 Jack W. Wagner.  
 Maurice M. Weaver.  
 John S. Wrinkle.  
 Carl J. Wood.  
 T. J. Warner. Jr.,  
 Elizabeth Wright.  
 Shalley O. Wise.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the meeting adjourned Sine Die.

  
 County Judge.

State OF TENNESSEE      )  
 COUNTY OF HAMILTON.      )

MONDAY. JULY 6, 1942.

BE IT REMEMBERED\_ That on this the 16th day of July, 1942, a regular term of the Hamilton County Quarterly County Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Will Cummings, Judge of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Langley, Clark, Freeman, Camp, Johnston and Jones, Total 6.

The Minutes of the previous meeting were read and adopted as read.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, the Court went into the election of School Board.

ON MOTION OF ESQUIRE Freeman, seconded by Esquire Jones, E. Y. Chapin was nominated.

ON MOTION of Esquire Johnston, seconded by Esquire Clark, E. Lee Smith was nominated.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, Fred Robinson, was nominated.

ON MOTION Of Esquire Johnston, seconded by Esquire Langley, Andy Newton was nominated.

The vote for E. Y. Chapin was, Esquires Freeman, Camp, & Jones. total 3.

The vote for E. Lee Smith was, Esquires Langley, Clark and Johnston. Total 3.

The vote for Fred Robinson was Esquires Freeman, Camp and Johnston. Total 3.

ON MOTION of Esquire Clark, seconded by Esquire Robinson, that the election be deferred until the October Term, the following members of the Court being present and voting Aye: Esquires Langley, Clark, and Johnston. Total 3. Esquires Freeman, Camp and Jones voting Naye.

ON MOTION of Esquire Freeman, seconded by Esquire Camp, the following Notaries Public were elected.

Katherine Autry.  
 Joe H. Altaffer. Jr.

H. N. Bell.

Horace Boydston.

Anna E. Brown.

S. F. Bretske.

Carolyn Costello

A. T. Collum.

Felix Diamond.

Chester L. Frost.

W. R. Ferguson.

W. H. Fannin.

W. D. Gardenhire.

Harry J. Gordon.

B. B. Hagan.

James Houts.

W. C. Harris.

B. J. Hawkins.

Hubert J. Johnson.

Angel Jordon.

Carlyle Littleton.

McQuiddy, Josephine.

Fred G. McDonald.

Dan Massey.

Margaret Orrell.

T. M. Pearlman.

Irene Parker.

Pansy R. Runyan.

Ben M. Sparks.

Claude R. Speer.

R. N. Sloan.

C. A. Smith.

A. Schwartzman.

Anna L. Smith.

Catherine Troxler.

R. F. Turner.

John L. Walker.

John A. Webb.

James Wright.

Margaret R. Zeigler.

Hattie Weed.

REPORT OF COUNTY SUPERINTENDENT.

To The Honorable County Judge and Members of the Court and Council of Hamilton County .

Gentlemen:

In compliance with the law I am herewith presenting the report of the County Superintendent of schools for the quarter ending June 30, 1942.

The total Elementary and High School Budget for the department of Education for the fiscal year 1941-42 and the total expenditures against the same through June 30, 1942, are as follows:

	Budget.	Gross Expenditures.	Credits.refund	Net Ex- penditure
General Control.	12.719.00	12.079.77	-----	12.079.77
Instructional Service.	644.465.00	660.499.04	*21.561.97	638.937.07
Auxiliary Agencies.	106.337.00	103.691.38		103.691.38
Operation School Plant.	66.341.00	66.000.35	233.50	65.766.85
Maintenance.	39.169.00	42.567.16	368.40	42.198.70
Free TextBooks.	5.000.00	4.964.57	99.70	4.864.87
Capital Outlay.	10.000.00	9.574.09	58.21	9.515.88
Contingent Fund.	<u>5.000.00</u>	<u>5.547.67</u>		<u>5.547.67</u>
Sub-Total.	889.031.00	904.923.97	22.321.78	382.602.19
** National Defense.		<u>17.237.85</u>	<u>17.237.85</u>	
GRAND TOTAL.	889.031.00	922.161.82	39.559.63	882.602.19

\* This amount is reimbursement from State Department of Education on salaries of vocational and elementary supervisors: and from the Town of Lookout Mountain. (The salaries of three Lookout Mountain School teachers are paid on the Department of Education payroll, which amount is reimbursed monthly by the Town of Lookout Mountain.

\*\* This is a special Federal Fund disbursed through this office for conducting National Defense Classes and is not a part of our budget.

The amount received from tuition and deposited with the County Trustee for the 1941-42 fiscal year was \$769.65.

The amount paid by employees of the Department of Education and deposited with the County Trustee in the Hamilton County, Department of Education's Insurance and Pension Fund for the last quarter was \$1973.97, making a total for the 1941-42 fiscal year \$6898.59.

ENROLLMENT AND AVERAGE DAILY ATTENDANCE.

The enrollment and average daily attendance for the scholastic year of 1941-1942, as shown in our report to the State Department of education are as follows:

	TOTAL ENROLLMENT.	AVERAGE DAILY ATTENDANCE.
Elementary Schools (Grades 1-8)		
White.	9.674.	7.626
Colored.	660.	566
High Schools. (grades 9-12)		
White.	3.769.	3.110
	<u>188</u>	<u>131</u>
Totals.	14.291	11.433

Due to the conditions brought about by the Polio epidemic our elementary average daily attendance for the present year fell to 79% of the total enrollment. This is the lowest percentage we have had in several years and yet our pupil-teacher load based on A.D.A. is 25. Our pupil-teacher load based on enrollment is 32. Had our attendance not suffered from the Polio scare, we possibly would have shown 30 as teacher load for A.D.A. High schools likewise show effect of the epidemic as well as war activities.

Trusting that you shall always be proud of the record you have made and are making in supporting a progressive school system in this county, I am

Yours very cordially.

Arthur L. Rankin. Superintendent.

ON MOTION of Esquire Camp, seconded by Esquire Clark, the foregoing report was adopted.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, Court adjourned until July 16, 1942 at 10 o'clock.

H. O. Couch

COUNTY JUDGE.



## J U L Y    A D J O U R N E D    T E R M .

STATE OF TENNESSEE    )

COUNTY OF HAMILTON.    )

THURSDAY. JULY 16, 1942.

BE IT REMEMBERED\_ That on this the 16th day of July, 1942, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names. Esquires Langley, Clark, Freeman, Johnston, Camp, and Jones.

Total 6.

ON MOTION OF Esquire Camp, seconded by Esquire Freeman, Court adjourned to meet July 23rd, 1942.



COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

THURSDAY. JULY 23, 1942.

BE IT REMEMBERED, That on this the 23rd day of July, 1942, before the Honorable Will Cummings, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

The County Court Clerk called the roll of the Justices of the Peace, and the following answered to their names. Esquires Langley, Clark, Freeman, Johnston, Camp, and Jones. Total 6.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, Fred Robinson was nominated as a member of the School Board.

ON MOTION Of Esquire Johnston, seconded by Esquire Langley, Andy Newton was nominated.

Voting for Fred Robinson, Esquires Freeman and Camp, Total 2.

Voting for Andy Newton, Esquires Langley, Clark, Johnston, and Jones.

Total 4 and Andy Newton was elected member of the School Board.

ON MOTION of Esquire Johnston, seconded by Esquire Clark, Lee Smith was nominated as member of the school board.

Voting for E. Y. Chapin, was Freeman, Camp and Jones, Total 3.

Voting for Lee Smith, Langley, Clark and Johnston, Total 3.

Second Ballot:

Voting for E. Y. Chapin, Freeman, Camp and Jones, Total 3.

Voting for Lee Smith, Langley, Clark and Johnston. Total 3.

ON MOTION of Esquire Camp, seconded by Esquire Freeman, to proceed with business.

ON MOTION Of Esquire Freeman, seconded by Esquire Clark to withdraw motion made by Esquire Freeman, and seconded by Esquire Camp, fixing the tax rate was adopted by acclamation.

RESOLUTION TO AMEND THE BUDGET SO AS TO PROVIDE THAT THE \$62,557.40 increase IN TEACHERS SALARY BE EARMARKED AS SET OUT IN LIST.

Come J. W. Johnston, Member of the County Court of Hamilton County, Tennessee, and move The Court to amend the Budget so as to provide that the \$62,557.40 increase in teachers salary be earmarked as set out in list, hereto attached, and made a part of this motion, and said funds to be used for no other purpose than the third step in teachers salary.

J. W. Johnston.

Justices of the Peace.

ON MOTION of esquire Freeman, seconded by Esquire Camp, the foregoing Tax Levy was adopted on a roll call vote, the following members of the Council being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp and Jones. Total 6.

ON MOTION Of Esquire Camp, seconded by Esquire Freeman, was elected T. Pope Shepherd, Honorary Notary Public by acclamation.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, the following Notaries Public were elected.

A. A. Blevins.

C. Richard Brooks.

Ann Condra.

W. T. Dobbs.

Fred Garner.

F. M. Ingle.

Martha E. O'Kelly.

P. C. Pennybaker.

RESOLUTION FIXING THE TAX LEVY FOR THE FISCAL YEAR 1942-43.

Section 1. BE IT RESOLVED by the County Court of Hamilton County that the budget for the year 1942-43 as submitted by the Hamilton County Council is hereby approved and ordered to be spread upon the minutes of this court.

Section 11. BE IT FURTHER RESOLVED that for the purpose of raising revenue to cover

appropriations provided in said budget, there is hereby levied on each \$100 of assessed valuation of taxable property in Hamilton County the following tax rate:

For County purposes-- including hospitals, sanitariums, and other public and charitable institutions.	\$ .217
For bond interest, addition to sinking fund, and redemption of serial bonds.	.353
For elementary schools.	.726
For High schools.	.244
Fire insurance fund.	.02
Social security fund.	.02
Teachers' retirement fund.	.01
Pike tax.	.05
TOTAL.	\$ 1.64

Section III. BE IT FURTHER RESOLVED that a privilege tax for County purposes is hereby levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, at the same rate at which the State assesses and collects a privilege tax for State purposes.

Section IV. BE IT FURTHER RESOLVED that there is hereby levied a poll tax of \$1.00 on each person liable for poll tax in the County in addition to the \$1.00 already provided for by the State.

SECTION V. BE IT FURTHER RESOLVED that there is hereby levied a tax of ten cents on each \$100 of assessed valuation of property located outside the corporate limits of the City of Chattanooga for the purpose of maintaining district roads as now provided by law.

SECTION VI. BE IT FURTHER RESOLVED that this resolution take effect from and after its passage the public welfare required it.

ON MOTION Of Esquire Freeman, seconded by Esquire Camp, the foregoing Tax Levy was adopted on a roll call vote, the following members of the court being present and voting Aye: Esquires Langley, Clark, Freeman, Johnston, Camp and Jones, Total 6.

ON MOTION of Esquire Freeman, seconded by Esquire Clark, Court adjourned Sine Die.

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COUNTY JUDGE.

STATE OF TENNESSEE     )

COUNTY OF HAMILTON.     )

FRIDAY. SEPTEMBER 11, 1942.

BE IT REMEMBERED That On this the 11th day of September, 1942, before the Honorable Wiley O. Couch, County Judge of Hamilton County, Tennessee, a <sup>special</sup> session of The Quarterly County Court of Hamilton County, Tennessee, was held at the Court House at Chattanooga, Tennessee, pursuant to the following Call which is in the words and figures following, to-wit:

TO THE MEMBERS OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE:

This is to notify you that pursuant to statutory provisions the Quarterly County Court is hereby called to convene in special session on Friday, September, 11, 1942, in the Chancery Court Room at the Court House in said County at 10:00 O'clock A. M. in order to act upon the following matters, to-wit:

1. The election of the County Superintendent of Public Instructions for Hamilton County, to fill out the unexpired term of Arthur L. Rankin. resigned.
2. To elect a member of the Hamilton County Board of Education.
3. To elect a County Judge Pro Tem for Hamilton County.
4. To elect a County Coroner.
5. The election of Notaries Public.

This the 1st day of September, 1942.

Jack Hixson.

County Court Clerk.

Wiley O. Couch.

County Judge.

Present and presiding, the Honorable Wiley O. Couch, Judge of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Paul Ragon, J. W. Abel, Al. B. Clarke, E. W. Wimpee, Mack Fryar, Hoty Selcer, John Chambliss, Vaden Flippen and George Smith. Total 9.

RESIGNATION OF SUPERINTENDENT ARTHUR L. RANKIN.

Honorable Wiley Couch. County Judge.

Hamilton County, Tennessee,

Chattanooga, Tennessee.

Dear Mr. Couch:

As Superintendent of Public Instruction of Hamilton County, Tennessee, I hereby render my resignation to become effective today, <sup>at end of today's business,</sup> being Thursday, September 3, 1942.

Very respectfully yours,

Arthur L. Rankin.

Superintendent.

ON MOTION of Esquire Fryar, seconded by Esquire Wimpee, the foregoing resignation was accepted and ordered to be filed on a roll call vote, the following members of the Court being present and voting Aye: Esquires Ragon, Abel, Clarke, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith. Total 9.

THE COURT WENT INTO THE ELECTION OF THE COUNTY SCHOOL SUPERINTENDENT, SCHOOL BOARD MEMBERS, JUDGE PRO TEM AND COUNTY CORONER.

ON MOTION of Esquire Fryar, seconded by Esquire Flippen, Marshall Clarke was elected Superintendent of the County Schools, on a roll call vote, the following members of the court being present and voting Aye: Esquires Ragon, Abel, Clarke, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith. Total 9.

ON MOTION of Esquire Selcer, seconded by Esquire Flippen, Ira Templeton was elected a member of the School Board, on a roll call vote, the following members of the court being present and voting Aye: Esquires Ragon, Abel, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith, Total 8. Esquire Clarke passed.

ON MOTION Of Esquire Chambliss, seconded by Esquire Abel, Al. B. Clarke, was elected Judge Pro Tem, on a roll call vote, the following members of the court being present and voting Aye: Esquires Ragon, Albe, Clarke, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith. Total 9.

ON MOTION OF Esquire Clarke, seconded by Esquire Smith, Dr. Ebb Johnson, was elected County Coroner, on a roll call vote, the following members of the Court being present and voting Aye: Esquires Ragon, Abel, Clarke, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith. Total 9.

ON MOTION of Esquire Wimpee, seconded by Esquire Flippen, the following Notaries Public were elected.

J. W. Abel.  
Henry L. Barger.  
J. H. Bradley.  
Hattie Cox.  
Coulter J. B.  
E. C. Dodd.  
Howard Dome.  
Lee Roy Davenport.  
Mrs. G. M. Evans.  
Farris. Robert Y.  
B. C. Frassrand.  
E. H. Grosser.  
Joe Hacker.  
Elizabeth Hennessee  
W. C. Harris.  
Mrs. Margaret Lee.  
C. E. Mowery.  
Lee McCulley.  
T. H. McPhail.  
Mattie L. McMahon.  
C. E. McKenzie.  
Wilkie A. Neighbors.  
Billie Phillips.  
B. W. Peacock.  
J. R. Scott.  
F. H. Varner.  
E. W. Wimpee.  
Joseph Wagner.

ON MOTION of Esquire Clarke, seconded by Esquire Wimpee, Court adjourned Sine Die.

  
\_\_\_\_\_  
COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

MONDAY. OCTOBER 5th, 1942.

BE IT REMEMBERED, That on this the 5th day of October, 1942, before the Honorable Wiley O. Couch, County Judge of Hamilton County Quarterly Court of Hamilton County, Tennessee, a regular term of the Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Wiley O. Couch, County Judge of the County Court of said County;

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Ragon, Abel, Clarke, Selcer, Chambliss, and Flippen. Total 6. Esquires Wimpee, Fryar and Smith being absent.

**RESOLUTION REQUESTING ALL OFFICIALS AND EMPLOYEES OF HAMILTON COUNTY TO ASSIST IN ALL SCRAP, RUBBER AND METAL COLLECTION.**

Be It Resolved, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That all County Officials and Employees of Hamilton County, Tennessee, are hereby requested to assist in collecting and assembling all scrap, metal and rubber.

ON MOTION of Esquire Clarke, seconded by Esquire Flippen, the foregoing resolution was adopted by acclamation.

**A RESOLUTION REQUESTING ALL COUNTY OFFICIALS AND EMPLOYEES TO CONSERVE GASOLINE AND OIL.**

BE IT RESOLVED, by the County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

That all County Officials and employees of Hamilton County, Tenn., are hereby requested to conserve all gasoline, rubber and oil possible for the benefit of the war efforts.

ON MOTION of Esquire Abel, seconded by Esquire Ragon, the foregoing resolution was adopted by acclamation.

**REPORT OF COUNTY SCHOOL SUPERINTENDENT.**

**HAMILTON COUNTY DEPARTMENT OF EDUCATION.**

Chattanooga, Tennessee.

October 5, 1942.

To The Honorable County Judge and Members of the Court and Council of Hamilton County:  
Gentlemen:

In compliance with the law I am herewith presenting the report of the county superintendent of schools for the quarter ending September, 30, 1942.

The total Elementary and High School Budget for the Department of Education for the fiscal year 1942-43 and the expenditures against the same through September 30, 1942, are as follows:

	BUDGET.	GROSS EXPENDITURES	CREDITS REFUNDS	NET EXPENDITURES
General Control.	12,719.00	3,629.38		3,629.38
Instructional Service	708,019.40	76,127.11	229.06	75,899.05
Auxiliary Agencies.	105,337.00	11,406.17		11,406.17
Operation School Plant.	65,341.00	14,065.99	111.45	13,954.54
Maintenance	36,169.00	10,964.14	238.50	10,725.64
Free Textbooks.	4,500.00	3,277.53	34.27	3,243.26
Capital Outlay	9,914.60	2,929.53		2,929.53
Contingent Fund	5,000.00			
*National Defense Training.	-----	5,454.86	5456.88	2.02 Cr
	<b>\$ 947,000.00</b>	<b>\$ 127,854.71</b>	<b>\$ 6070.16</b>	<b>\$ 121,784.55</b>

\* This is a Special Federal Fund disbursed through this office for conducting National Defense Classes and is not a part of the department of education budget.

The amount paid by employees of the Department of Education and deposited in the Trustee's Office, for the quarter was \$680.53.

#### ENROLLMENT AND AVERAGE DAILY ATTENDANCE.

From the preliminary reports that have come into our office, we believe that the enrollment this year will surpass any year on record. The enrollment at this time as compared with the same time last year shows an increase of 501 students.

#### BUDGET.

We wish to thank the members of the Court and council for providing the educational department with a budget of \$947,000.00 for the 1942-43 fiscal year. We shall try to give you dollar for dollar service. The teachers are very grateful for the third step on their salary schedule given them this year.

#### SCHOOL TO AID IN THE WAR PROGRAM.

The school system of Hamilton County has been called upon by the United States Department of Education and its Wartime Commission to aid in the War Program. I feel that every principal and teacher, and all other employees of this department, will do everything in their power to help carry on the War Program 100%. We feel that to this end our teachers will do their best-- no less will suffice to win this war.

May I at this time express to each member of the Hamilton County Court my sincere appreciation for the opportunity given me to serve in the capacity of Superintendent of Schools. I shall endeavor to do my best to conduct an efficient, economical, and progressive school system for Hamilton County.

Very cordially yours.

Marshall Clarke.

Marshall H. Clarke.

Superintendent.

ON MOTION of Esquire Clarke, seconded by Esquire Selcer, the foregoing report was adopted and ordered to be filed and made a matter of record, by acclamation.

ON MOTION OF Esquire Clarke, seconded by Esquire Flippen, the report of the Trustee was ordered to be filed by acclamation.

ON MOTION of Esquire Clarke, seconded by Esquire Selcer, the following Notaries Public were elected.


Edward H. Allison, Jr.  
L. S. Bradley.  
Claude Brown.  
Fred C. Barrows.  
Scott N. Brown.  
George Berke.  
Johnnie Carr.  
Buford H. Cox.  
George W. Chamlee, Jr.  
Hazel M. Foster.  
Morene Goodson.  
Jennie R. Hammond.  
W. L. Holloway.

Theda B. Hudson.  
K. J. Harris.  
John F. Hall.  
Mrs. J. P. Jones.  
C. H. Lewis.  
Edward Howard Morrow.  
Thos. S. Myers.  
L. H. Morgan.  
Birda S. Porter.  
J. H. Selcer.  
J. R. Skelton.  
J. B. Wells.  
Tom Weese.  
E. B. Wilkey.  
E. R. White.  
Herman Walldorf.  
Earl A. Welch.  
F. H. Varner.



ON MOTION of Esquire Clarke, seconded by Esquire Abel to elect Thomas S. Myers an  
Honorary Notary Public.

ON MOTION of Esquire Chambliss, seconded by Esquire Ragon, meeting adjourned  
Sine Die.

  
\_\_\_\_\_  
COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. JANUARY 4th, 1943.

Be it Remembered, That On this the 4th day of January, 1943, before the Honorable W. O. Couch, County Judge of Hamilton County, Quarterly Court of Hamilton County, Tennessee, a regular Term of the Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable W. O. Couch, County Judge of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Abel, Clarke, Fryar, Selcer, Chambliss, Flippen and Smith, Total 7, Esquires Bagon and Wimpee being absent.

ON MOTION of Esquire Clarke, seconded by Esquire Flippen, the Report of the School Superintendent was accepted and ordered to be filed, by acclamation.

RESOLUTION APPROVING THE SALE OF THE LOT ON WHICH A DOMITORY BUILDING AND CONTENTS AT OOLTEWAH BE SOLD TO THE HIGHEST BIDDER WHICH HIGHEST BID IS SEVENTEEN HUNDRED FIVE (\$1705.00) DOLLARS AND SOLD TO ROGER W. STONE AND WIFE. HAZEL STONE.

WHEREAS, the Hamilton County Council on November 25, 1942, recommended, as shown by the minutes of said Council under said date, that certain real estate hereinafter described constituting the lot on which a dormitory building and contents at Ooltewah, Hamilton County, Tennessee, is located, be sold to the highest bidder which highest bid is seventeen hundred five (\$1705.00) Dollars; and,

WHEREAS, the said Council had previously procured a detailed appraisal of said property by Lee C. Head and J. F. Crabtree, and the said appraisal is spread of record in the above mentioned minutes of the Hamilton County Council; and the specific language of said disinterested appraisers fixed the value of said real estate, together with certain household furniture and personal property, at the sum of Seventeen Hundred Five (\$1705.00) Dollars and recommend the acceptance of said highest bid and a sale of said property; and,

WHEREAS, the County Board of Education of Hamilton County, Tennessee, on December, 10, 1942, by resolution spread upon its minutes, accepted the said bid of Seventeen Hundred five (\$1705.00) Dollars cash made by Roger W. Stone, and wife, Hazel Stone, for said property.

NOW, THEREFORE, be it resolved that the County Court of Hamilton County, Tennessee, in regular quarterly session assembled on this 4th day of January, 1943;

- (1) That this Court approves said recommendation of the Hamilton County Council:
2. That this Court concurs in the recommendation of the appraisers of said property:
3. That this Court specifically confirms and approves the acceptance of the highest bid by the Hamilton County Board of Education above referred to; and,
4. That this Court hereby specifically authorizes and directs the Hamilton County Board of Education to accept said bid of Roger W. Stone and wife, Hazel Stone, in the sum of Seventeen Hundred Five (\$1705.00) Dollars for said property and specifically authorizes and directs said Hamilton County Board of Education to execute a proper deed of conveyance to Roger W. Stone and wife, Hazel Stone, for the following described real estate located in the Second (former Fourth) Civil District of Hamilton County, Tennessee;

Being in the Southwest Quarter of Section Sixteen (16), Township Four (4), Range Two (2) West of the Base line in the Ocoee District, more particularly described as: Beginning in the north eastern intersection of Ocoee Street and High Street, Town of Ooltewah, thence North twenty-three (23) degrees, twenty-nine (29) minutes East along the Eastern line of High Street two hundred and fifty-six (256) feet to the Southern line of Vine Street; thence south sixty-six degrees, forty (40) minutes east along the Southern line of Vine Street two hundred thirty-four and nine-tenths (234.9) feet to the Western line of the Guille property, thence South twenty-four (24) degrees, ten (10) minutes West along the Western line of the Guille property two hundred fifty-eight and sixty-five hundredths (258.65) feet to the North line of Ocoee Street; thence approximately North sixty-six (66) degrees West two hundred thirtyone and nine-tenths (231.9) feet to the point of beginning. Being the same

property conveyed by J. W. Adams, and wife, to the James County High School Board by deed dated June 5, 1912, and registered in Book 10, page 113, or the Register's Office of James County, Tennessee; a Survey of said property being attached to and made a part of said deed.

ON MOTION of Esquire Chambliss, seconded by Esquire Abel the foregoing resolution was adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Abel, Clarke, Fryar, Selcer, Chambliss, Flippen and Smith, Total 7, Absent Paul Ragon and E. W. Wimpee. 2.

ON MOTION of Esquire Flippen, seconded by Esquire Fryar, Marshall Clarke was elected Superintendent of the County Schools on a roll call vote, the following members of the Court being present and voting Aye: Esquires Abel, Clarke, Fryar, Selcer, Flippen and Smith. Total 6. Esquire Chambliss passed and Esquires Ragon and Wimpee being absent.

ON MOTION Of Esquire Clarke, seconded Selcer, Dr. Ebb Johnson, was elected County Coroner on a roll call vote, the following members of the Court being present and voting Aye: Esquires Abel, Clarke, Fryar, Selcer, Chambliss, Flippen and Smith, Total. Esquires Ragon and Wimpee being absent.

ON MOTION of Esquire Abel, seconded by Esquire Fryar, Roy Blaylock was elected County Surveyor on a roll call vote, the following members of the Court being present and voting Aye: Esquires Abel, Clarke, Fryar, Selcer, Chambliss, Flippen and Smith, Total 7. Esquires Ragon and Wimpee being absent.

RESOLUTION ACCEPTING THE OFFER OF UNITED STATES OF AMERICA FWA FORM NO. 118-L (b) F.W.A. 6192-1

WHEREAS, The Hamilton County Court in regular session Monday, January 4, 1943, accepts offer from Federal Work Agency in the amount of Twenty-four Thousand Two Hundred Seventy-Dollars (\$24,270.00) being a school project for the maintenance and operation of said schools of Hamilton County.

Be It Therefore resolved by the Quarterly County Court of Hamilton County, Tennessee, in regular session assembled on this January 4, 1943, that this offer be accepted.

Be it further resolved that this resolution take effect from any after its passage the public welfare requiring it.

ON MOTION of Esquire Chambliss, seconded by Esquire Clarke, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Fryar, seconded by Esquire Abel, the following Notaries Public were elected.

W. L. Acuff.	George E. Chollman.	J. W. Lee.
James H. Anderson.	Mrs. Pearl H. Carter.	Anna L. Lasater.
Artie T. Acuff.	S. H. Chester.	Dorothy P. Morgan.
L. B. Brown.	Anne W. Davis.	A. E. Merriam.
G. W. Bishop.	Bradley L. Dunlap.	James F. Morgan.
Mrs. Gladys Bolen.	F. L. Dixon.	A. P. Porter.
Margaret Brock.	Claudie C. Fisher.	E. A. Poe.
W. Scott Buck.	Patricia Fickle.	St. John Park.
Harry Berke.	Ruby Griffith.	Lewis O. Phillipps
D. M. Blevins.	Joe F. Goodson.	Lois K. Poe.
S. Barker.	Miss M. A. Grizzell.	Rosina Raoul.
Lena Blanchard.	Ruth V. Gardner.	W. N. Reeder.
Jack Blewins.	N. B. Hargraves.	J. D. Rivers.
Evalee Clark.	W. C. Hurst, Jr.	Lee R. Rast.
Elbert Clark.	H. M. Hayward.	J. P. Stanfiel.
Ben Caldwell.	W. D. Hodges.	Mrs. E. B. Shaw.
Gladys Cummings.	R. Hallett.	Elizabeth Speeh.
R. M. Childress.	J. H. Jackson.	W. L. Schoran.
	Thelma Kleinau.	E. Tribble.
		R. M. Tatum.

J. M. Underwood. Jr.  
 Mary Woolford.  
 E. R. White.  
 C. B. Wells.  
 Mrs. Ethel Wann.  
 Jack E. Whitaker.  
 J. B. White.  
 F. H. Varner.

The Court went into the election of County Ranger.

Esquire Selcer nominated Sam Carter, of Red Bank.  
 Esquire Flippen nominated W. G. Foster.  
 Esquire Fryar, nominated W. E. Brock.  
 Esquire Clark nominated Paul Carter.  
 Esquire Abel nominated J. B. Brown.  
 Esquire Chambliss nominated R. P. Mercer.

All nominations were with drawn except Esquire Abel and Esquire Clark, and Esquire Selcer seconded Esquire Clark's nomination and the following Justices of the Peace being present and voting Aye: Esquires Clarke, Fryar, Selcer, Chambliss, Flippen, and Smith. Total 6. Esquire voting for J. W. Brown.

ON MOTION of Esquire Clarke, seconded by Esquire Selcer, Court adjourned Sine Die.

*H. O. Couch*  
 .....  
 County Judge.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. APRIL 5th, 1943.

BE IT REMEMBERED, That on this the 5th day of April, 1943, before the Honorable W. O. Couch, County Judge, of Hamilton County, Tennessee, a regular term of the Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, The Honorable W. O. Couch, County Judge of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Ragon, Chambliss, Abel, Flippen and Smith. Total 5. Esquires Clarke, Wimpee, Fryar and Selcer being absent.

The County Court Clerk read the minutes of the previous meeting which were adopted as read.

ON MOTION of Esquire Flippen, seconded by Esquire Chambliss, that the Hamilton County School report be referred to the County Council and Finance Committee. The foregoing motion was adopted on a roll call vote the following members of the Court being present and voting Aye: Esquires Ragon, Abel, Chambliss, Flippen and Smith. Total 5. Esquires Clarke, Wimpee, Fryar and Selcer, being absent.

ON MOTION of Esquire Chambliss, seconded by Esquire Abel the following Notaries Public were elected.

C. G. Adams.	McAlister. C. L.
Webb C. Brown.	McCroy. Fred.
G. Russell Brown.	McGowan. Edna.
A. E. Brown.	Helen R. Roberts.
W. A. Bryles.	John Roberts.
Hale Bennett.	E. D. Rolston.
Paule Broome.	Ambrose Ringwald.
Clarence L. Benton.	Philip A. Rubin.
Mabel Bonien.	Agnes Roberts Roper.
Bertha Blanchard.	Joe A. Roddy.
Evelyn Cash.	L. E. Robinson.
Lyster B. Conry.	W. M. Richards.
Mary V. Creamer.	W. M. Roberts.
Ellen Carpenter.	Mrs. Hilda Spence.
C. E. Clift.	E. B. Shadden.
B. M. Crabtree.	Eula A. Steffen.
Virginia Daniels.	Marie Scealf.
G. R. Fox.	Beulah E. <del>Smith</del> <i>Scott</i> .
M. B. Finklestein.	W. L. Schram.
Margaret Gentry.	Ben E. Tabb.
Virginia Giddens.	A. W. Taber.
Paul E. Hammack.	Mildred White.
K. H. Heard.	J. W. Williams.
C. W. Hollingsworth.	Neil Walker.
Chas. A. Holman.	Lillian Werner.
Margaret Hickman.	
Kenneth H. Heald.	
Jeanne H. Johnston.	
Ben J. Kohler.	
Margaret Lanhan.	
Jessie Price Ling.	
Randel Lynskey.	
Roy Morphew.	
Thurman Munns.	
Roy W. Meyers.	
H. Arnold Morgan.	
W. J. Miskill.	

ON MOTION of Esquire Chambliss, seconded by Esquire Abel, that the election of the two members of the Board of Equalization be passed until April, 19th. The foregoing Motion was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Ragon, Abel, Chambliss, Flippen and Smith. Total 5, Esquires Clarke, Wimpee, Fryar and Selcer being absent.

ON MOTION Of Esquire Flippen, seconded by Esquire Smith, the meeting adjourned to meet April 19th, 1943.

..... H. O. Couch  
County Judge.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. APRIL 19, 1943.

BE IT REMEMBERED\_ That on this the 19th day of April, 1943, before the Honorable W. O. Couch, Judge of the County Court of Hamilton County, Tennessee, an adjourned term of the Hamilton County Court was held.

Present and presiding, the Honorable W. O. Couch, County Judge,  
 The County Court Clerk called the roll of the Justices of the Peace and the following answered to their names, Esquires Ragon, Abel, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith. Total 8. Esquires Clarke being absent.

ON MOTION of Esquire Fryar, seconded by Esquire Flippen, G. Russell Brown, was nominated to succeed J. B. French, on the Equalization Board.

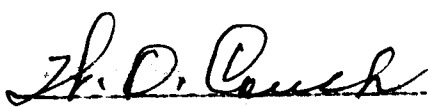
ON MOTION of Esquire Wimpee, seconded by Esquire Selcer, J. Burton Frierson, was nominated to succeed himself.

ON MOTION Of Esquire Chambliss, seconded by Esquire Abel that the nominations be closed and G. Russell Brown and J. Burton Frierson be elected members of the Equalization Board on a roll call vote, the following members of the Court being present and voting Ayes: Esquires Ragon, Abel, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith. Total 8. Esquires Clarke being absent.

ON MOTION OF ESQUIRE WIMPEE\_ SECONDED BY Esquire Selcer, the following Notaries Public were elected.

C. B. Adams.  
 W. E. Bundchu.  
 W. M. Brown.  
 Mary R. Davis.  
 Leroy J. Eldredge.  
 Martin Leon Green. Sr.,  
 P. B. Gilbert.  
 C. O. Hon.  
 William J. Miskill  
 John C. McGee.  
 Richard A. Rolston.

ON MOTION OF Esquire Abel, seconded by Esquire Fryar, the Court adjourned sine Die.

  
 County Judge.



STATE OF TENNESSEE )  
COUNTY OF HAMILTON )

MONDAY. JULY 5th, 1943.

BE IT REMEMBERED, That on this the 5th day of July, 1943, before the Honorable W. O. Couch, County Judge of the Hamilton County, Tennessee, a regular term of the Quarterly County Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable W. O. Couch, County Judge of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Ragon, Chambliss, Abel, Flippen, Smith, Selcer and Wimpee. Total 7. Esquires Clarke and Fryar being absent.

The County Court Clerk read the minutes of the Previous meeting which were adopted as read.

ON MOTION of Esquire Wimpee, seconded by Esquire Abel, that the Poll Tax being eliminated from the Budget until a later date. The foregoing motion was adopted by acclamation.

RESOLUTION FIXING TAX LEVY FOR THE FISCAL YEAR 1943-44 FOR HAMILTON COUNTY, TENNESSEE.

BE IT RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:- That the Budget for the year 1943-44, as submitted and adopted by the Hamilton County Council is hereby approved and adopted and ordered to be spread upon the minutes of this Court.

Section 2.

Be It Further Resolved that for the purpose of raising revenue to cover appropriations provided in said Budget there is hereby levied on each \$100 of assessed valuation of taxable property in Hamilton County for the 1943 tax levy, the following tax rates:

1943 TAX LEVY	INSIDE CITY <u>OF CHATTA.</u>	OUTSIDE CITY <u>OF CHATTA.</u>
COUNTY FUND - Including Hospitals, Sanitariums, and other Public and Charitable Institutions	\$ .28	\$ .28
ELEMENTARY SCHOOL FUND - Including Appropriation to City Schools	.68	.68
HIGH SCHOOL FUND	.25	.25
INTEREST & SINKING FUND - Including Addition to Sinking Fund, Redemption of Bonds, and Bond Interest	.30	.30
TOTAL FOR GENERAL FUND	<u>\$1.51</u>	<u>\$1.51</u>
INSURANCE FUND	.02	.02
SOCIAL SECURITY FUND	.03	.03
TEACHERS' RETIREMENT FUND	.01	.01
PIKE FUND	.05	.05
DISTRICT ROAD FUND:		.10
TOTAL FOR COUNTY.	<u>\$1.62</u>	<u>\$1.72</u>
STATE.	<u>.08</u>	<u>.08</u>
TOTAL STATE AND COUNTY TAX LEVY.	\$1.70	\$1.80

Section 3.

Be it further resolved that a privilege tax for county purposes be levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

Section 4.

Be it Further Resolved that an assessment of \$1.00 be levied for school purposes on each person liable for poll tax in the county, in addition to the \$1.00 already provided for by the state, provided the same can be legally assessed.

## Section 5.

Be It Further Resolved that merchants ad-valorem tax be levied upon the average capital invested by them in their business, at rate of \$1.62 on each \$1.00 of average invested capital for those inside the corporate limits of the city of Chattanooga, and \$1.72 for those outside the corporate limits of the city of Chattanooga, which is equal to the property tax rate, and is to be distributed in the same manner.

Be it Further Resolved that this Resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Wimpee, seconded by Esquire Abel, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Ragon, Abel, Wimpee, Selcer, Chambliss, Flippen, and Smith. Total 7. Esquires Clark and Fryar being absent.

ON MOTION of Esquire Wimpee, seconded by Esquire Ragon, that the Court compliment the County Judge, Manager and his administration on their fine record. The foregoing motion was adopted by acclamation.

ON MOTION of Esquire Selcer, seconded by Esquire Wimpee, Mrs. LeRoy Eldredge was nominated member of the School Board and the following members of the Court voted for her. Esquires Ragon, Wimpee, Selcer, Flippen and Smith. Total 5.

ON MOTION of Esquire Chambliss, seconded by Esquire Abel. E. Y. Chapin, Sr., was nominated a member of the School Board, and the following members of the Court voted for him. Esquire Chambliss and Abel. Total 2.

RESOLUTION AMENDING THE RESOLUTION ADOPTED BY THIS QUARTERLY COUNTY COURT ON FEBRUARY 25, 1942, ENTITLED "RESOLUTION AUTHORIZING THE ISSUANCE OF \$2,025,000.00 REFUNDING BONDS OF HAMILTON COUNTY, TENNESSEE, and PROVIDING FOR THE LEVY OF A TAX TO PAY SAID BONDS".

BE IT ORDERED, DECREED AND RESOLVED by the Quarterly County Court of Hamilton County, Tennessee, That the third paragraph of Section 7 of the resolution heretofore adopted by this Quarterly County Court on February 25, 1942, and referred to in the title hereof, be amended so as to read as follows:

"That \$550,000 bonds, numbered from 926 to 1475, inclusive, shall be delivered to the Cumberland Securities Corporation, of Nashville, Tennessee, and their associates, in exchange for a like principal amount of 5% bonds dated February 1, 1914, due February 1, 1944, and dated April 1, 1914 due April 1, 1944, more particularly described in the preamble hereof, on a basis of par value for par value, with proper adjustment of accrued interest at the time such exchange is made. After such exchange is made, the bonds so received in exchange and all unmatured coupons attached thereto shall be cancelled. Provided, however, that bonds numbered 1468 to 1475 inclusive, and aggregating 8,000, may be delivered to the Cumberland Corporation, of Nashville, Tennessee, and their associates, upon payment therefor at a price of par and accrued interest thereon to February 1, 1944. Simultaneously with such action and as a part thereof, such proceeds shall be deposited in a special fund in the Hamilton National Bank, of Chattanooga, Tennessee, for the purpose of paying and retiring \$8,000 Lauderdale and Glass Street Road BONDS of said Hamilton County, Tennessee, dated February 1, 1914, and due February 1, 1944".

BE IT FURTHER ORDERED, DECREED AND RESOLVED that said resolution adopted on February 25, 1942, as herein modified, is hereby approved and confirmed.

Adopted this 5th day of July, 1943.

W. O. COUCH.

County Judge.

ATTEST.

Jack Hixson.  
County Court Clerk.

ON MOTION of Esquire Sealer, seconded by Esquire Wimpee, the foregoing resolution was adopted on a roll call vote, the following members of the court being present and voting AYE: Esquire Ragon, Abel, Wimpee, Sealer, Chambliss, Flippen, and Smith. Total 7. ESquires Clarke and Fryar, being absent.

ON MOTION, of Esquire Wimpee, seconded by Esquire Chambliss, authorizing the County Judge to appoint a fact finding committee for the legal status of the SHERIFF'S office. The Judge appointed the Attorney for the Chattanooga Times, the attorney for the Chattanooga Free Press, ED FINlay, Joe V. Williams and Phil Whitaker.

ON MOTION of Esquire Wimpee, seconded by Esquire Chambliss, the following NOTARTIES PUBLIC were elected.

- |                         |                       |
|-------------------------|-----------------------|
| Maxine Blair.           | Virginia Lee Roberts. |
| M. O. Cate.             | E. A. Riordon.        |
| J. Chrosniak.           | Milton D. Rice.       |
| J. Hamilton Cunningham. | Mildred Stewart.      |
| R.g. Connally.          | C. O. Stephens.       |
| Mrs. Elizabeth Dobbs.   | C. C. Shackelford.    |
| D. P. DeFriece.         | Louise Simmons.       |
| W. Henry Elmore.        | L. S. Trotter.        |
| Dan P. Dineen.          | W. L. Tillett.        |
| Chas. M. FAIN.          | Eva Timberlake.       |
| Hazel D. Griffith.      | Lorine Varnell.       |
| Georgia Webb Gentry.    | Robert LEE Woodward.  |
| W. J. Griffin.          | C. L. Walker.         |
| A. P. Gratzner.         | Gus A. Woods. Jr.     |
| Katherine D. Hasting.   | Marguerite Lanham.    |
| Anna F. Holdan.         | Richard Chas. Neeld.  |
| Louise Hauer.           |                       |
| Etta L. Houston.        |                       |
| Wilhelmina Hopkins.     |                       |
| Josephine N. Jackson.   |                       |
| R. L. Jolly.            |                       |
| J. R. Jhonston.         |                       |
| I. A. Krauth.           |                       |
| Avery Little.           |                       |
| T. W. Ling.             |                       |
| Curtis V. MOORE.        |                       |
| Creed W. Maynard.       |                       |
| McInturff. Mary Helen.  |                       |
| N. J. Pardue.           |                       |
| S. O. Pope.             |                       |
| H. E. Page.             |                       |
| Mrs. N. C. Parker.      |                       |

ON MOTION OF Esquire Chambliss, seconded by Esquire Wimpee, Court adjourned Sine Die.

*H. O. Couch*

County Judge.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. )

MONDAY. OCTOBER 4, 1943.

BE IT REMEMBERED, That on this the 4th day of October, 1943, before the Honorable W. O. Couch, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Quarterly County Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable W. O. Couch, County Judge, of the County Court of said County;

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Chambliss, Abel, Flippen, Fryar, and Selcer, Total 5, Esquires Clark, Ragon, Wimpee and Smith being absent.

The County Court Clerk read the Minutes of the previous meeting and they were adopted as read.

RESOLUTION TO CORRECT THE MINUTES SO AS TO PROVIDE THAT THE ASSESSMENT OF \$1.00 POLL TAX FOR COUNTY PURPOSES BE STRICKEN FROM THE BUDGET AND ELIMINATED.

Motion to correct minutes so as to provide that the assessment of \$1.00 Poll Tax for County purposes be stricken from the budget and eliminated.

J. H. Selcer.

ON MOTION of Esquire Selcer, seconded by Esquire Chambliss, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Abel, Fryar, Selcer, Chambliss, and Flippen. Total 5. Esquires Ragon, Clarke, Wimpee and Smith being absent.

ON MOTION of Esquire Chambliss, seconded by Esquire Selcer, that the Court send a letter of thanks to the Sheriff's Investigating Committee, the foregoing motion was adopted by acclamation.

ON MOTION of esquire Flippen, seconded by Esquire Abel, that the report of the School Superintendent be accepted and filed. The foregoing motion was adopted by acclamation.

ON MOTION of Esquire Flippen, seconded by Esquire Abel, the foregoing Notaries Public were elected.

M. Bailey.

Marye D. Crowe.

Nan A. Corbett.

Lewis H. Conner.

Myrtle Fox.

Ernest W. Forstner.

W. P. Gruetter.

John C. Goins.

L. H. Gammon.

Chas. F. Hood.

Jane Hitz.

Wendell D. Hill.

Mrs. Anne Hixson.

Luther Hamby.

Melvin S. Jones.

Morris Koblentz.

Mose Kaset.

Simon Kaset.

Herbert C. Kimball.

H. S. Kimsey.

Esther Leib.

D. L. Lewis.

Virginia Helton.

Ralph E. Miller. Sr.

Nell Murray.

Eleanor H. Miller.

Mrs. Lillian Miller.

B. F. Nichols.

C. S. Nichols.

Julia B. Park.

Mrs. N. C. Parker.

Lance Poe.

Walter C. Robinson.

L. H. Runyon.

Frank A. Richards.

Sadie M. Roddy.

J. Early Smith.

Geo. Smith.

Carl G. Smith.

J. Murphy Stewart.

C. H. Schenck.

Mrs. L. D. Strange.

Nellie Sloan.

Eva Timberlake.

Geo. M. Taliferro.

F. B. Taylor.

Paul E. Varner.

Dorothy L. Wilson.

W. A. Weatherford.

Alice Schwartz.

Camelia Young.

ON MOTION of Esquire Flippen, seconded by Esquire Abel, Court adjourned Sine Die.

*H. C. Couch*

COUNTY JUDGE.

STATE OF TENNESSEE )

COUNTY OF HAMILTON. )

WEDNESDAY. DECEMBER 1st, 1943.

BE IT REMEMBERED\_ That on this the 1st day of december, 1943, before the Honorable W. O. Couch, County Judge of Hamilton County, Tennessee, a Call Meeting of the Quarterly County Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable W. O. Couch, County Judge of the County Court of said County;

The County Court Clerk called the roll of the Justices of the peace of said County, and the following answered to their names: Esquires Ragon, Chambliss, Abel, Flippen, Smith, Selcer, Wimpee and Fryar. Total 8.

The County Court Clerk read the Call which is in the words and figures following, to-wit:

## THE CALL.

Chattanooga, Tennessee. November 18, 1943.

Honorable Wiley O. Couch.

Members of the County Court of Hamilton County,  
Chattanooga, Tennessee.

Gentlemen:

Due to certain conditions, with which you are only too well familiar, I hereby tender my resignation as Sheriff of hamilton County, Tennessee, to become effective at twelve o'clock midnight, November 30, 1943.

Before taking this most important step I have given the matter long and careful consideration. I have made a thorough investigation of other Sheriff's offices throughout the state, and found that similar conditions exist in all of them. However, most of these progressive counties have met the emergency by special appropriations from their general funds to supplement the fees earned by the Sheriff, thereby enabling them to continue in some measure the efficient and most necessary operations of their county policy system.

I sincerely regret that I am forced to take this step, but as the financial condition of my office has already compelled me to reduce the personnel far below any reasonable standard of efficiency, I find it impossible to continue.

Fred Payne.  
SHERIFF.

I hereby accept this resignation of Sheriff Fred Payne effective at the clost of the day Nov. 30th, 1943.

This 18th day of November, 1943.  
12:15 P.M.Wiley O. Couch.  
County Judge.

Witness.

J. A. Gentry.

County Manager.

11.18.43.

ON MOTION of Esquire Abel, seconded by Esquire Fryar, the foregoing designation was accepted on a roll call vote, the following members of the Court being present and voting Aye. esquires Ragon, Abel, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith. Total 8.

ON MOTION of Esquire Wimpee, seconded by Esquire Fryar, that the nominations be closed on a roll call vote, the following members of the Court being presence and voting Aye: Esquires Ragon, Abel, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith, Total 8.

ON MOTION of Esquire Wimpee, seconded by Esquire Fryar, Grady Head was elected Sheriff of Hamilton County, tennessee, on a roll call vote, the following members of the court being present and voting Aye: Esquires, Ragon, Abel, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith. Total 8.

ON MOTION OF Esquire.

STATE OF TENNESSEE      )  
 COUNTY OF HAMILTON.      )      WEDNESDAY.      DECEMBER 1st, 1943.

BE IT REMEMBERED, That on this the 1st day of December, 1943, before the Honorable W. O. Couch, County Judge of Hamilton County, Tennessee, a call meeting of the Quarterly County Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable W. O. Couch, County Judge of the County Court of said County;

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: esquires Ragon, Chambliss, Abel, Flippen, Smith, Selcer, Wimpee and Fryar.      Total 8.

The County Court Clerk read the Call which is in the words and figures following, to-wit:

C A L L.

J. W. Abel, E. W. Wimpee, Paul Ragon, John A. Chambliss, Mack Fryar, George Smith, Vaden Flippen, Hoyt Selcer, Members of the County Court of Hamilton County, Tennessee.

The County Judge having received a letter of resignation of Sheriff Fred Payne, as Sheriff of Hamilton County, Tennessee, dated this date, November 18, 1943, to be effective midnight, November 30, 1943, and the County Judge having accepted same; we Wiley Couch, County Judge of Hamilton County, and Jack Hixson, County Court Clerk, hereby give notice to you as members of the County Court of Hamilton County to assemble in special session in the Chancery Court room at the Court House, Hamilton County, Chattanooga, Tennessee, on Wednesday morning December 1, 1943, at 10 A.M. to elect a Sheriff to fill out the unexpired term of Sheriff Fred Payne.

Wiley O. Couch.

County Judge.

Jack Hixson.

County Court Clerk.

This November 18, 1943.

RESIGNATION OF FRED PAYNE. SHERIFF.

Chattanooga, Tennessee, November 18, 1943.

Honorable Wiley O. Couch.

and Members of the County Court of Hamilton County,

Chattanooga, Tennessee.

Gentlemen:

Due to certain conditions, with which you are only too well familiar, I hereby tender my resignation as Sheriff of Hamilton County, Tennessee, to become effective at twelve o'clock midnight, November, 30 1943.

Before taking this most important step I have given the matter long and careful consideration. I have made a thorough investigation of other Sheriff's offices throughout the state, and found that similar conditions exist in all of them. However, most of these progressive counties have met the emergency by special appropriations from their general funds to supplement the fees earned by the Sheriff, thereby enabling them to continue in some measure the efficient and most necessary operations of their county policy system.

I sincerely regret that I am forced to take this step, but as the financial condition of my office has already compelled me to reduce the personnel far below any reasonable standard of efficiency, I find it impossible to continue.

Yours very truly,

Fred Payne.

SHERIFF.

I hereby accept this resignation of Sheriff Fred Payne effective at the close of the day, November 30th.

Witness.

J. A. Gentry.  
 County Manager.  
 Nov. 18, 1943.

Wiley O. Couch.

County Judge.

This 18th day of Nov. 1943.



ON MOTION of Esquire Abel, seconded by Esquire Fryar, the foregoing resignation was accepted on a roll call vote, the following members of the Court being present and voting Aye: Esquires Ragon, Abel, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith, Total 8.

ON MOTION of Esquire Wimpee, seconded by Esquire Fryar, Grady Head was nominated as Sheriff.

ON MOTION of Esquire Wimpee, seconded by Esquire Fryar, that the nominations be closed on a roll call vote, the following members of the Court being present and voting Aye: Esquires Ragon, Abel, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith, Total 8.

ON MOTION of Esquire Wimpee, seconded by esquire Fryar, Grady Head was elected Sheriff of Hamilton County, on a roll call vote, the following members of the court being present and voting Aye: Esquires Ragon, Abel, Wimpee, Fryar, Selcer, Chambliss, Flippen and Smith. Total 8.

ON MOTION of Esquire Chambliss, seconded by Esquire Wimpee, that a record be made of resignation of Sheriff Fred Payne by acclamation.

ON MOTION of Esquire Chambliss, seconded by esquire Smith, Court adjourned Sine Die.



COUNTY JUDGE.

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON. ) MONDAY. JANUARY 3, 1944.

BE IT REMEMBERED, That on this the 3rd day of January, 1944, before the Honorable W. O. Couch, Judge of the County Court of Hamilton County, Tennessee, a regular term of the Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable W. O. Couch, County Judge, of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names: Esquires Wimpee, Fryar, Selcer, Flippen, and Smith; Total 5, Esquires Ragon, Abel and Chambliss being absent.

The Clerk read the Minutes of the Court which were approved as read.

ON MOTION of Esquire Wimpee, seconded by Esquire Selcer, the report of the County School Superintendent was accepted and ordered to be filed on a roll call vote, the following members of the Court being present and voting Aye: Esquires Wimpee, Fryar, Selcer, Flippen and Smith. Total 5. Esquires Ragon, Abel and Chambliss being absent.

A RESOLUTION ON THE DEATH OF DAVID JOHNSON CHAMBLISS, SON OF THE HONORABLE JOHN A CHAMBLISS, A MEMBER OF THE QUARTERLY COUNTY COURT OF HAMILTON COUNTY. TENNESSEE.

BE IT RESOLVED\_ By the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session Assembled:

On this Monday, January 3, 1944, that whereas the members of this Quarterly County Court of Hamilton County, Tennessee, have learned with regret that Davis Johnson Chambliss, son of the Honorable John A. Chambliss, member of our Court, died in London, England, November 25, 1943, while in the military service of his Country, being a member of the Intelligence Air Force of the United States of America.

And Whereas he was a young man of courage, high character and patriotism, and Whereas he was fighting to free the world of tyranny and slavery.

Be It resolved by the Quarterly County Court of hamilton County, Tennessee, that we extend our deepest sympathy and condolence to our beloved member, Honorable John A. Chambliss, and to his family,

Be It Further Resolved, that this Resolution be spread upon the records of this Court and that a copy hereof be sent by the Clerk of this Court to the family of the deceased, and that the press be furnished with copies of the same.

ON MOTION of Esquire Wimpee, seconded by Esquire Flippen, the foregoing resolution was adopted by acclamation.

ON MOTION of Esquire Wimpee, seconded by Esquire Selcer, the following Notaries Public were elected.

- |                        |                     |
|------------------------|---------------------|
| Jessie B. Amidon.      | Howard K. Dykes.    |
| JOE B. Ashley.         | L. H. Farrar. Jr.   |
| Katherine Burns.       | Ellen Ford.         |
| A. E. Bazemore.        | L. S. Flemister.    |
| Theodore Brickman.     | Byron M. Fogo.      |
| Irene May Bryant.      | G. Richard Frank.   |
| William H. Burton.     | Margaret Gilliland. |
| Mary L. Baker.         | Miss B. M. Gorman.  |
| John H. Barrett.       | Chas. D. Goins.     |
| Chas. A. Brewer.       | Joe N. Hunter.      |
| Genevieve B. Caldwell. | Chas. A. Hampton.   |
| Sam Cassell.           | Eva Hill.           |
| Righter A. Cogswell.   | C. E. Hubbard.      |
|                        | John R. Evans.      |
|                        | R. A. Johnson.      |
|                        | D. L. Lewis.        |

Robert Mason.

Thelma D. Montgomery.

Frieda Mattil.

Mollie McCullough.

Willie H. O'Neal.

E. Cecil Phillips.

Fannie R. Ray.

S. M. Roddy.

Lyda G. Rice.

E. C. Ryder.

Mrs. Roddy.

Hazel Shelton.

DOC Street.

Carman L. Sullivan

Geneva Smith.

R. A. Snow.

Richard Turner, Jr.

J. W. Van Cleave.

Paul J. Viall.

Harold Walker.

Margaret G. Webster.

Joe Wheelers.

ON MOTION of Esquire Flippen, seconded by Esquire Fryar, Court adjourned

Sine Die.



COUNTY JUDGE.

STATE OF TENNESSEE      )

COUNTY OF HAMILTON.      )

MONDAY. APRIL 3, 1944.

BE IT REMEMBERED THAT on this the third day of April, 1944, before the Honorable W. O. Couch, Judge of the County Court of Hamilton County Tennessee, a regular term of the Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

Present and presiding, the Honorable W. O. Couch, County Judge of the County Court of said County.

The County Court Clerk called the roll of the Justices of the Peace of said County, and the following answered to their names; Esquires Ragan, Clarke, Wimpee, Fryar, Selcer, and Flippen. Total 6. Esquires Abel, Chambliss and Smith, being absent.

The Clerk read the Minutes of the Court for December call meeting and January, 1944, meeting. Said minutes were approved.

The Court went into the election of the Members of the <sup>Equalization</sup> School Board.

ON MOTION of Esquire Selcer, Joe Ashley was nominated.

ON MOTION of Esquire Wimpee, Webb C. Brown was nominated.

ON MOTION of ESQUIRE Ragan, E. C. Patterson was nominated.

ON MOTION of Esquire Clarke the foregoing nominations were seconded and Joe Ashley, Webb C. Brown and E. C. Patterson were elected Members of the School Board on a roll call vote, the following members of the Court being present and voting Aye: Esquires Ragan, Clarke, Wimpee, Fryar, Selcer, and Flippen. Total 6. Esquires Abel, Chambliss and Smith being absent.

ON MOTION OF Esquire Ragan, seconded by Esquire Wimpee that the Report of the County School Superintendent be accepted and filed by acclamation.

ON MOTION OF Esquire Ragan, seconded by Esquire Wimpee, the following Notaries Public were elected:

- |                    |                         |                      |
|--------------------|-------------------------|----------------------|
| W. C. Brown.       | Marie Holt.             | MARGaret Woy.        |
| Samuel Buttler.    | Eva Hill.               | W. L. Weaver.        |
| Pauline Buchanan.  | Edward E. Hufft.        | John K. Witherspoon. |
| Russell A. Bruce.  | Dewey G. Hixson.        | Albert V. Walker.    |
| W. A. Benine.      | James E. Jones Jr.      | Norma Williams.      |
| Bertha B. Beard.   | J. L. Levine.           | W. B. Wann.          |
| Peggy Garner Cook. | Quay T. Morgan.         |                      |
| E. J. Davis.       | R. B. Mobley.           |                      |
| R. W. Dugger.      | John H. Minnis.         |                      |
| M. E. Dement.      | Mrs. Nell Morris.       |                      |
| L. S. Flemister.   | F. M. Morphew.          |                      |
| Paul E. Good.      | Mrs. Kate M. Phillips.  |                      |
| E. Stuart Gill.    | W. C. Ramsey.           |                      |
| J. H. Gass.        | Joe Pledger.            |                      |
| Paul Geist.        | Joe C. Shearin.         |                      |
| Lucile French.     | Mrs. Elinor K. Sandlin. |                      |
| Joseph J. Guigon.  | Fred C. Teschner.       |                      |
| Ralph Humeutt.     | J. F. Wheeler.          |                      |

ON MOTION of Esquire Ragon, seconded by Esquire Wimpee, Court adjourned

Sine Die.

H. O. Couch

County Judge.

STATE OF TENNESSEE

COUNTY OF HAMILTON.

MONDAY. JULY 3rd. 1944.

BE IT REMEMBERED, That on this the 3rd day of July, 1944, the regular meeting of the Hamilton County Quarterly Court was begun and held at the Court House in the City of Chattanooga, Tennessee, when the following proceedings were had, to-wit:

The Secretary called the roll of the Court and the following answered to their names: Esquires Abel, Wimpee, Selcer, Chambliss, Flippen and Smith. Total 6. Esquires Ragon, Clarke and Fryar absent.

RESOLUTION FIXING TAX LEVY AND ADOPTING THE BUDGET FOR THE FISCAL YEAR 1944-45 FOR HAMILTON COUNTY, TENNESSEE.

BE IT RESOLVED, by the Quarterly County Court of Hamilton County, Tennessee, in Quarterly Session assembled that the budget for the year 1944.45 as submitted and adopted by the Hamilton County Council is hereby approved and adopted and ordered to be spread upon the minutes of this Court.

Section 2.

BE IT FURTHER RESOLVED THAT for the purpose of raising revenue to cover appropriations provided in said Budget there is hereby levied on each \$100 of assessed valuation of taxable property in Hamilton County for the 1944 tax levy, the following tax rates:

1944 TAX LEVY.		INSIDE CITY OF CHATTa.	OUTSIDE CITY OF CHATTa.
COUNTY FUND.	Including Hospitals, Sanitariums, and other Public and Charitable Institutions.	.26	.26
ELEMENTARY SCHOOL FUND-	Including appropriations to City Schools.	.66	.66
HIGH SCHOOL FUND -		.25	.25
INTEREST & SINKING FUND -	Including addition to Sinking Fund, Redemption of serial bonds. bond interest and reserve for future maturities.	<u>.34</u>	<u>.34</u>
TOTAL FOR GENERAL FUND.		1.51	1.51
INSURANCE FUND		.02	.02
SOCIAL SECURITY FUND.		.03	.03
TEACHERS' RETIREMENT FUND.		.01	.01
PIKE FUND.		.05	.05
DISTRICT ROAD FUND.		<u>          </u>	<u>.10</u>
Total for county.		1.62	1.72
STATE.		<u>.08</u>	<u>.08</u>
TOTAL STATE & COUNTY TAX LEVY.		1.70	1.80

Section 3.

BE IT FURTHER RESOLVED that a privilege tax for county purposes be levied, which tax shall apply to each vocation, occupation and business subject to a privilege tax, and at the same rate on which the state assesses and collects a privilege tax, and at the same rate on which the state assesses and collects a privilege tax for state purposes.

Section 4.

BE IT FURTHER RESOLVED that merchants ad-valorem tax be levied upon the average capital invested by them in their business, at rate of \$1.62 each \$100 of average invested capital for those inside the corporate limits of the City of Chattanooga, and \$1.72 for those outside the corporate limits of the City of Chattanooga, which is equal to the property tax rate, and it is to be distributed in the same manner.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Esquire Wimpee, seconded by Esquire Selcer, the foregoing resolution was adopted on a roll call vote, the following members of the Court being present and voting aye: Esquires Abel, Wimpee, Selcer, Chambliss, Flippen, and Smith. Total 6 Esquires Ragon, Clarke and Fryar being absent.

ON MOTION of Esquire Wimpee, seconded by Esquire Selcer, that Andy Newton, be elected to the School Board, on a roll call vote, the following members of the Court being present and voting aye. Esquires, Abel, Wimpee, Selcer, Chambliss, Flippen, and Smith. Total 6. Esquires Ragon, Clarke, and Fryar, being absent.

ON MOTION of Esquire Flippen, seconded by Esquire Flippen seconded by Esquire Abel, the following Notaries Public were elected.

T. G. Baker.  
Glen W. Brown.  
Mamie D. Brown.  
Charles Colburn.  
Helen K. Cox.  
R. E. Cox.  
W. N. Dietzen.  
Miss Nell Estes.  
C. a. Fike.  
W. T. Follis  
Lucile French.  
F. a. Gilstrap.  
Kate R. Gambee.  
Lennie K. Griffith.  
Ruth Gross.  
Mancie W. Garrett.  
Mamie Greene.  
Paul Geist.  
Jeannie Hunley.  
Chas. E. Harris.  
Ruth Hamil.  
G. Martin Haynes.  
Vivian P. Jones.  
Harvey Johnson.  
J. M. Johnston.  
Ben Jumper.  
a. W. Kelley.  
Mrs. M. F. Lifsey.  
Katherine Linder.

Ernest W. Morrison.  
James Morrison.  
J. D. Mason.  
J. B. Mullinix.  
Cora McCalman.  
M. L. McCauley.  
K. McLemore.  
Leo P. Nance.  
John W. Ray.  
Miss Veda Shetter.  
G. W. Swanson.  
L. R. Senter.  
O. G. Scrudder.  
B. T. Scruggs.  
Boyce P. Savage.  
R. T. Settles.  
Mabel Taylor.  
Gus a. Wood. Jr.  
R. Glen Young.

ON MOTION of Esquire Abel, seconded by Esquire Wimpee, Court adjourned Sine Die.



COUNTY JUDGE.

