

April 5, 1972

June 7, 1972 (Con't.)

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	<p><del>AMENDING COUNTY GENERAL FUND BUDGET:</del>  <del>Resolution-To Amend the County General Fund Budget by Adding the Following:</del>  Miscellaneous \$120.82</p>	9	<p><b>AGREEMENT MAKING UNITED BANK A DEPOSITORY OF FUNDS FOR HAMILTON COUNTY:</b>  Motion-That the agreement heretofore entered into between the United Bank of Chattanooga, &amp; the Trustee of Hamilton Co. was ordered placed on the Minutes of the County Council.</p>	126
	<p><b>ANDREW DRIVE:</b>  <del>Resolution-To Declare Andrea a District Road.</del>  October 20, 1971</p>	10		
	<p><b>ARCHITECT FOR COUNTY JAIL:</b>  <del>Resolution-Employing the Firm of Jack H. Tyler &amp; Associates, Architects &amp; Planners, Inc. to Prepare the Necessary Plans &amp; Specifications for the Proposed New Hamilton County Jail at a Fixed Fee.</del>  November 3, 1971</p>	12	<p><b>ACCOUNTS &amp; BUDGETS SAFE:</b>  Resolution-Accepting Bid of T. H. Payne Company for One Dougle Door Fireproof Safe for the Accounts &amp; Budgets Dept. in the Amount of \$861.65.</p>	130
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	<p><b>ASSESSOR OF PROPERTY:</b>  <del>Resolution-Accepting Bid of Forrest Cate Ford for one New 1972 Model Ford Custom 500 Automobile for the Assessor of Property in the Amount of \$2,439.73.</del>  December 15, 1971</p>	39	<p><b>ALLEN, ROBERT S. &amp; ELSIE B.:</b>  Resolution-Authority to Accept Offer of Robert S. Allen &amp; wife, Elsie B. Allen to Purchase Lots 10 &amp; 11, Bl. 2, Ward 18, Chambers, Reeves Tax No. 184-2-1 &amp; No. 184-2-2, as shown in Deed Book W-11, P. 690, Hamilton County, Tenn. in the Amount of \$251.00.  March 1, 1972</p>	140
	<p><b>AMENDED RESOLUTION (BOB GEORGE, INC.):</b>  <del>Resolution-Amending Resolution Adopted on Aug. 4, 1971 Wherein Said Resolution was Titled "Authority to Accept Offer of Bob George, Inc. to Purchase Lot West Part of 50, Ward 18, Ward-Bates-Bradford Sub., etc. (Amendment)"</del>  January 5, 1972</p>	79	<p><b>AMEND ZONING AND PLANNING REGULATIONS TO PERMIT #1204.5:</b>  Motion-To pass until March 15, 1972, any action on Resolution to AMEND ZONING AND PLANNING REGULATIONS TO PERMIT #1204.5.  March 15, 1972</p>	162
	<p><b>AIR POLLUTION CONTROL BOARD (K. C. GUSTAFSON):</b>  <del>Motion-To accept the nomination of Mr. K. C. Gustafson to the Air Pollution Control Board, said nomination being made by Judge Frost.</del></p>	89	<p><b>AIR POLLUTION AT PORTLAND CEMENT:</b>  Motion-Judge Frost was directed to write the Chairman of the Air Pollution Control Board and ask that they give the Council a report with reference to Signal Mt. Portland Cement Company. It was also referred to the Legal Dept. to study the possibility of the County Council taking Court action to abate a nuisance.</p>	181
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	<p><b>ARBOR PLACE LANE:</b>  <del>Resolution-To Declare Harbor Hills Road and Arbor Place Lane District Roads.</del>  January 19, 1972</p>	90	<p><b>AUDIT BY ARTHUR ANDERSEN &amp; CO.:</b>  It was voted to accept the proposal of Arthur Andersen &amp; Co. to do the Audit for Hamilton County, Erlanger Hospital, Wm. L. Bork Memorial Hospital &amp; Hamilton County Nursing Home, for the sum of \$35,000.00 for the County, \$13,00.00 for Erlanger, and \$3,750.00 for Hamilton Co. Nursing Home, including Wm. L. Bork Memorial Hospital.</p>	182
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December 1, 1971 (Con't.)

**BLACKWELL, OSCAR C. & ELIZABETH:**  
 Resolution-Closure and Abandonment of a Tract of Land Located Between Blocks A & B of Carolina Hills-Subdivision, a Resub-of Lots 31 & 32 of Ryall Springs Sub. 3

**BONNY OAKS DRIVE COUNTY PROPERTY:**  
 Resolution-Authorizing the Co. Judge to Join With the Hamilton County Board of Education in Executing a Deed to T. E. Foley and Richard Carmack for Certain County Owned Property on Bonny Oaks Drive in Consideration of the Sum of \$66,100.00. 6

**BUDGET AMENDED (SCHOOL FUND):**  
 Resolution-To Amend the School Fund Budget By Adding the Following:  
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 \$22,500.00 9

**BUDGET AMENDED (CO. GENERAL FUND):**  
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**BRAMMER, DOROTHY P. - REGISTER:**  
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**BLUEBERRY LANE:**  
 Resolution-To Declare Blueberry Lane A District Road. 15  
 November 3, 1971

**BRIGHT, (FLETCHER) COMPANY:**  
 Resolution-Authority to Accept Offer of Fletcher Bright Co. to Purchase Lots 3,4,5 & 6, Bl. 1, Lookout Mountain Addition #2, as Recorded in Plat Bk. 3, P. 32, in the Register's Office of Hamilton County, Tenn., in the Amount of \$950.00. 27

**BALL, A. C.:**  
 Delegation from the P.T.A. of Ooltewah High School. (Statement) 29  
 November 17, 1971

**BLUE CROSS-BLUE SHIELD RATES INCREASED:**  
 Motion-To increase the salary of hourly County employees by two (2) cents per hour, and the custodial employees by \$2.50 per month, in order to take care of Blue Cross-Blue Shield insueance, which has been increased to \$4.80 for family plan per month and \$1.75 for individual plan, for said employees. 33

**BUILDING CODE:**  
 Resolution-Adoption by Reference the Provisions of Building, Electrical, Plumbing & Gas Codes Prepared by Technical Trade Associations & Model Code Organizations: To Provide Fees for the Administration Thereof & Penalties for Violation. 34  
 December 1, 1971

**BROWN CHAIN LINK FENCE COMPANY:**  
 Motion-To authorize the County Manager to pay Brown Chain Link Fence Co. \$720.00 for a fence that has been installed around the trusty wing at the Hamilton County Work House. 39

**BONNER, PAUL A.:**  
 Resolution-Authority to Accept Offer of Paul A. Bonner to Purchase Lot 9 & N 1/2 of 8, Block 31-34, Ward 12, P. S. Griffith Addition to Sherman Park, Reeves Tax No. 9-6-7, as shown in Plat Bk. 3, P. 46, in the Register's Office of Hamilton County, Tenn. in the Amount of \$115.17. 53

**Resolution- Authority to Accept Offer of Paul A. Bonner to Purchase Lot 204, Ward 17, North Chattanooga Land Co., Reeves Tax No. 38-2-6, as shown in Plat Book 20, P. 13, in the Register's Office of Hamilton Co., Tenn., in the Amount of \$110.13. 53**

**Resolution-Authority to Accept Offer of Paul A. Bonner to Purchase Lot 542, Bl. 47, Ward 13, Mission Ridge Land Company Sub-division of East Lake, Reeves No. 135-14-4, as shown in Plat Book 2, Page 25, in the Register's Office of Hamilton County, Tenn., in the Amount of \$451.20. 54**

**Resolution-Authroity to Accept Offer of Paul A. Bonner to Purchase Lot 5, Block F, Ward 17, Frazier and Colville, Reeves Tax No. 38-20-6, as shown in Plat Bk. 4, P. 28, in the Register's Office of Hamilton County, Tenn. in the Amount of \$325.27. 54**

**Resolution-Authority to Accept Offer of Paul A. Bonner to Purchase Lot 155, Ward 13, White City, Reeves Tax No. 15-12-2, as shown in Plat Bk. 6, P. 56, in the Register's Office of Hamilton County, Tenn. in the Amount of \$125.13. 55**

**BRAMMER, DOROTHY P. - REGISTER:**  
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**BUSH FAMILY:**  
 Resolution-Authorizing the County Judge to Purchase from the Bush Family the Real Estate Situated at the SW Corner of East Third & Palmetto Streets, Chattanooga, Tenn., Known as Tax Parcel No. 59-13-1 thru 8, for the sum of \$99,900.00, as a Necessary Site for the Chattanooga-Hamilton County Health Department. 75

**BROWN SCHOOL SEWAGE TREATMENT PLANT:**  
 Motion-That the Dillard Smith Construction Co. be awarded a contract to provide the necessary electrical service for the sewage treatment plant at the J. B. Brown School in the amount of \$3,412.00. This is an emergency. 77

**BRAMMER, DOROTHY P. - REGISTER:**  
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**BROOKMONT LANE:**  
 Resolution-To Declare a District Road. 90

January 19, 1972

February 16, 1972

**BAZEMORE, MRS. A. E.:**  
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**BONNER, PAUL A.:**  
Resolution-Authority to Accept Offer of Paul A. Bonner to Purchase Lot 18, Bl. 18, Ward 13, Boulevard Park, Reeves Tax No. 167-25=8, as shown in Plat Bk. 5, P. 50, in the Register's Office of Hamilton County, Tenn. in the Amount of \$114.27. 95

**BONNER, PAUL A.:**  
Resolution-Authority to Accept Offer of Paul A. Bonner to Purchase Lot 6, Block 3, Ward 13, Subdivision of Lot 4 Desabla Home Place, Reeves Tax #160-14-9, as shown in Plat Bk. 5, P. 49, in the Register's Office of Hamilton County, Tennessee, in the Amount of \$249.37. 96

**Bonner, Paul A.:**  
Resolution-Authority to Accept Offer of Paul A. Bonner to Purchase Lot 40 and E 25 of 41, Ward 12, P.S. Griffiths Addition to Sherman Heights, Reeves Tax #9-7-6, as shown in Plat Bk. 3, P. 46, in the Register's Office of Hamilton County, Tenn. in the Amount of \$113.34. 97

**BEER BOARD (SPENCER FLINN):**  
Motion-To reappoint Spencer Flinn to a new three (3) year term on the Hamilton County Beer Board. 103

**BAR ASSOCIATION:**  
Motion-That the Council instruct the County Manager to notify the Chattanooga Bar Association, and other occupants of the Tittle Building, to be in a position to vacate said building some time in the near future. 104

**BRAMMER, DOROTHY P. -REGISTER:**  
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Authorizing County Manager Roberts & Mr. John Bromley to Employ the Necessary Technicians & Professionals to do the necessary Core Drilling to Determine the Acceptability of Certain Land for Use as a Sanitary Land fill. February 16, 1972 129

**BASHAM, FRANK:**  
Motion-That Mr. Frank Basham be named Plumbing Inspector at a salary of \$8,600.00 per year, effective March 1, 1972. 143

**BUILDING INSPECTOR (CLYDE JOBE):**  
Motion-That Mr. Clyde Jobe be named Building Inspector at a salary of \$8,600.00 per year, effective March 1, 1972. 143

**BOARD OF PLUMBING EXAMINERS:**  
Resolution-The Hamilton County Council Heretofore on Nov. 17, 1971, Adopted by Reference the Southern Standard Plumbing Code, and the Purpose of this Resolution is to Establish a Board of Plumbing Examiners for the Licensing of Qualified Plumbing Contractors & Those Engaged in the Various Phases of Plumbing Work within Hamilton County; To Establish Examination & Licensing Fees: To Regulate Activities of Persons Licensed Hereunder; And to Provide Penalties for the Violation Thereof. 143

**BOARD OF ELECTRICAL EXAMINERS:**  
Resolution-The Hamilton County Council Heretofore on Nov. 17, 1971, Adopted by Reference the National Electrical Code, and the Purpose of this Resolution is to Establish a Board of Electrical Examiners for the Licensing of Qualified Electrical Contractors & Those Engaged in the Various Phases of Electrical Work Within Hamilton County: To Establish Examination & Licensing Fees: To Regulate Activities of Persons Licensed Hereunder: And to Provide Penalties for the Violation Thereof. 150

**BRAMMER, DOROTHY P. - REGISTER:**  
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**BUILDING COMMISSION CASES:**  
Resolution-Accepting Bid of Forrest Cate Ford, Inc. for Three (3) new 1972 Model Ford Custom, Four (4) Door Sedan for the Building Commission in the Amount of \$9,729.00. 178

**BOILER INSURANCE WITH HARTFORD STEAM BOILER CO.:**  
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**BOND FOR SUBDIVISION DEVELOPERS:**  
Resolution-To require a Bond from Developers of Subdivisions of \$1.00 per Linear Foot in Subdivisions to Provide Repairs of Roads, Etc., Deteriorating Within one year of Acceptance by the County Council. 184

**BONNER, WESLEY & IRENE:**  
Resolution-Authority to Accept Offer of Wesley Bonner and wife, Irene Bonner to Purchase Lot 35, Reeves Tax #22-1-5, and Lot 44, Reeves Tax #22-1-1, Ward 17, Spears Subdivision, as shown in Plat Bk. 1, P. 27, in the Register's Office of Hamilton County, Tenn. in the Amount of \$150.00. 186

**BACK TAX PROPERTY:**  
Motion-That the County Manager be authorized to advertise for bids on Back Tax Property as listed. (PHOTOSTATS 189-U, V) 189

**BRAMMER, DOROTHY P. - REGISTER:**  
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**BOY SCOUT ROAD:**  
Resolution-Rezoning from Agricultural District to Rural Residential District a Tract of Land Located in the 7000 Blk. of Moses Rd., Being on the East Side of Moses Rd. some 1100' NW of Boy Scout Rd. 191

**BURD, MARY JO:**  
Resolution-To Amend County General Fund Budget by Adding the Following: Miscellaneous Appropriations \$144.50. 201

**BARKER, ERNEST:**  
**BISHOFF, JOHN:**  
**BRANHAM, HOYT:**  
Motion-On recommendation of County Manager Roberts, Mr. Max Dietz was named Highway Supt. at a salary of \$12,599.00 a year; Mr. Jack Pryor was named Assistant Supt.; Mr. Ernest Barker and Mr. John Bishoff were named Road Foreman; 5

April 5, 1972 (Con't.)

May 17, 1972 (Con't.)

Mr. Hoyt Branham was named Master Mechanic of the Heavy Equipment Shop & Mr. Geo. Liner was named Master Mechanic of the Truck Shop at Silverdale. The salaries of all these named, with the exception of Mr. Max Dietz, will remain the same. In adoption of the re-organization plan it was understood that the crews would report to the Silverdale Workhouse each day for assignment to work. 201

BEREAN DRIVE:  
Resolution-Changing the Name of Gallery Drive to Berean Lane. April 19, 1972 201

BUDGET REQUEST OF HEALTH DEPT.:  
Motion-to acknowledge receipt of Budget Request of the Health Dept. for an appropriation of some \$905,200.00, and to notify the State of this Action. 203

BAGGETT, C. H. REINSTATED:  
Motion-That on the recommendation of County Manager Dalton Roberts & Highway Supt. Max Deitz, that Mr. C. H. Baggett be reinstated in his job as a truck driver in the County Highway Dept, and that he be paid for the time he was off, and that he go back to duty April 20, 1972. 203

BUDGET AMENDED (COUNTY GENERAL FUND):  
Resolution-To Amend County General Fund Budget by Adding the Following: Miscellaneous Appropriations \$144.49. 204

BICE, HENRY J.:  
Resolution-To Amend County General Fund Budget by Adding the following: Miscellaneous Appropriations \$144.49. 204

BRAMMER, DOROTHY P. - REGISTER:  
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BEREAN BAPTIST CHURCH (BEREAN LANE):  
Resolution-Rezoning from Urban Residential district to Apartment-Townhouse Dist.-a Tract of Land Located some 180' W. of Hwy. 153 on the S. Line of Gallery Dr., also called Berean Lane, S. of Berean Baptist Church. 227

BOWMAN, CHARLES T.:  
Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located on the N. Lines of E. Brainerd Rd., E. of Hamlet Villa Sub. 230

BLAIR, GEORGE (ELECTRICAL EXAMINER):  
Elected to Board of Electrical Examiners for term of 3 yrs. 234

BONNER, JERRY:  
Resolution-Authority to Accept Offer of Jerry Bonner to Purchase Lots 1, 2 & 3, Baldwin Addition to Sherman Heights, Ward 12, Reeves Tax #27-10-2, as shown in Plat Bk. 6, P. 13, in the Register's Office of Hamilton County, Tenn., in the Amount of \$200.00. May 17, 1972 238

BUILDING PERMITS (VALLEY PSYCHIATRIC HOSPITAL):  
Motion-after various complaints Dr. Dave Garrett and other officials of the proposed Valley Psychiatric Hospital in East Brainerd agreed to a request by the Council that all construction work, with the exception of making percolation tests, be halted pending a report by the State Water Quality Control Board on the facility's sanitation plan,

That in the future in such situations, Building Com. Harvey Wade will accept the application, but withhold issuance of a building permit until health department regulations are complied with completely. 240

BOYSTON, LAWRENCE:  
Resolution-Rezoning from Rural Residential District to Local Business District a Tract of Land Located at the SW Corner of Pan Gap Rd. & Brown's Ferry Rd. 240

BALANCES, TRANSFER OF:  
Resolution-Authorize Transfer of Unencumbered Balances. 242

BOARD OF PLUMBING EXAMINERS:  
Motion-Pursuant to authority heretofore granted by resolution adopted February 16, 1972, setting up a Board of Plumbing Examiners, Judge Frost submitted the following names:  
Mr. Duke Hicks  
Mr. Arnold David  
Mrs. Thayer Patton  
Mr. M. C. Strickland  
Mr. Hicks, was named as Chairman and all gentlemen would serve as members without term. Motion-That the above named be elected. June 7, 1972 242

BROWN, JOHN M.:  
Resolution-Rezoning from Rural Residential District to General Business District a Tract of Land Located at 8141 East Brainerd Road, 256

BRACKETT, BENJAMIN F.:  
Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located N. of Cummings Hwy., East of the Marion Co. Line, on Wilcox Rd. 258

BOARD OF PLUMBING EXAMINERS-MEMBER REMOVED:  
Motion-That Mr. M. C. Strickland, who was elected to the Board of Plumbing Examiners in the Council Meeting of May 17, 1972, be removed because of lack of qualifications, and that he be replaced with Mr. C. E. "Rex" Wilson. 265

BUDGET AMENDED (CO. GENERAL FUND):  
Resolution-To Amend the County General Fund Budget by Adding \$5200.00 to The Georgia-Tenn. Regional Health Commission. 265

BUDGET AMENDED (SCHOOL FUND):  
Resolution-To Amend the School Fund Budget by Adding the Following: (See complete Resolution). June 21, 1972 266

BUILDING COMMISSION CAR:  
Resolution-Accepting Bid of Forrest Cate, Ford, Inc. for One (1) New 1972 Model Ford Custom 500, 4 door Sedan for the Building Commission in the Amount of \$3,287.78. 278

BACK TAX PROPERTY ADVERTISEMENT:  
Motion-To authorize the County Manager to advertise for bids on certain tracts of back tax property. June 30, 1972 279

BUDGET FOR 1972-73 ADOPTED:  
Resolution-Adopting Budget Covering the Fiscal Year 1972-73 and Fixing the Tax Levy for the Year 1972 for Hamilton County, Tennessee. 281

BONDS & BORROWING

BONDS & BORROWING

November 17, 1971

JAIL & HOSPITAL BONDS (\$3,000,000) & SCHOOL BONDS (\$6,000,000):	
<u>Statement</u> by Judge Frost in Re: Above Bonds.	31
<u>Initial Resolution</u> Authorizing the Issuance of \$3,000,000 Gen- eral Improvement Bonds of Ham- ilton County, Tennessee.	32
<u>RESOLUTION PROVIDING DETAILS</u> of \$3,000,000 <u>General Improvement</u> <u>Bonds</u> , Series 1971, of Hamilton County, Tenn. Authorizing & Directing the Sale Thereof & Levying Taxes to Pay the Prin- cipal of & Interest on Said Bonds. (PHOTOSTAT P. 32-A---32G)	32
<u>RESOLUTION BY THE COUNTY COUNCIL</u> <u>OF HAMILTON COUNTY, TENNESSEE,</u> Authorizing the Issuance of \$6,000,000 <u>School Bonds</u> , Series 1971, of Hamilton County, Tenn. Providing for the Payment of Principal Thereof & Interest Thereon & Providing for the Sale Thereof.	33
March 1, 1972	
\$3,000,000.00 GENERAL IMPROVEMENT BONDS, SERIES 1971:	
Motion-That the Certification with respect to the sale and award of the \$3,000,000.00 General Improvement Bonds, Series 1971, be made a part of the Minutes of this Council.	162
\$250,000.00 RURAL SCHOOL CAPITAL OUTLAY NOTES:	
Resolution-Resolution of the County Council of Hamilton Co., Tenn., Authorizing the Execution and Issuance of Interest Bearing Rural School Capital Outlay Notes Not to Exceed the Sum of \$250,000.00 by Hamilton County, Tenn.; and Providing for the Payment of Said Notes.	175

July 5, 1972

<p><b>BUILDING COMMISSIONER:</b> <del>Motion-To instruct the Building Commissioner to hold up the issuance of any building permits for commercial construction on the above property bounded by Banks Rd., Standifer Gap Rd., Jenkins Rd. &amp; Igou Gap Rd., but not to hold up on permits for residential buildings.</del></p>	284
<p><b>BUILDING PERMITS HELD UP:</b> <del>Motion-To instruct the Building Commissioner to hold up the issuance of any building permits for commercial construction on the above property bounded by Banks Rd., Standifer Gap Rd., Jenkins Rd. &amp; Igou Gap Rd., but not to hold up on permits for residential buildings.</del></p>	284
<p><b>BOYD, J. FRED:</b> <del>Resolution-Rezoning from Urban Residential District to Local Business District a Tract of Land Located on the West Line of Norcross Rd., some 580' North of Ashland Terrace. (DENIED)</del></p>	287
<p><b>BIRCHWOOD PIKE, SOUTH OF DAVIS ROAD:</b> <del>Resolution-Rezoning from Agricultural District to Local Business District a Tract of Land Located on the West Line of Birchwood Pike, South of Davis Road.</del></p>	291
<p><b>BREWER, DAN:</b> <del>Motion-To re-elect Mr. Dan Brewer for another term to the Hamilton County Nursing Home Board of Trustees.</del></p>	293
<p><b>BASHAM, FRANK &amp; LELA M.:</b> <del>Resolution-Authority to Accept Offer of William Frank Basham &amp; wife, Lela M. Basham to Purchase Lot A, Sherman Park, Bl. 14, Ward 12, Reeves Tax #8-14-11, as shown in Plat Bk. 4, P. 30, in the Register's Office of Hamilton County, Tenn. in the Amount of \$374.06.</del></p>	304
<p>July 12, 1972</p> <p><b>BOOKER, JAMES H.:</b> <del>Motion-To Accept the Resignation of Mr. James H. Booker, Supt. of Hamilton County Park, after his Letter of Resignation was ready by County Manager Dalton Roberts.</del></p>	309
<p><b>BACK TAX PROPERTY BIDS:</b> <del>Motion-To Grant Authority to County Manager Dalton Roberts to advertise for bids to sell Back Tax Property.</del></p>	312

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October 20, 1971 (Con't.)

CONCORD ROAD:  
Resolution-Rezoning from Agricultural to Urban Residential District a Tract of Land Located in the 1700 Block of Concord Rd., Being on the East & West Sides of Concord R., South & West of Bella Vista Acres Sub. 5

CARMACK, RICHARD C. & PRESTON MADDIX:  
Resolution-Rezoning from Agricultural to Local Business District a Tract of Land Located in the 5600 Block of Highway 153, Being at the NE Intersection of Highway 153 & Winding Lane. 6

CARMACK, RICHARD & T. E. FOLEY:  
Resolution-Authorizing the County Judge to Join with the Hamilton County Board of Education in Executing a Deed to T. E. Foley & Richard Carmack for certain County Owned Property on Bonny Oaks Drive in Consideration of the sum of \$66,100.00. 6

CAR FOR COUNTY MANAGER:  
Resolution-Accepting Bid of Newton Chevrolet for One New 1971 Model Chevrolet Impala 4 Door Sedan for the County Manager in the Amount of \$3465.00. At the Time of Purchase, this was Unofficially Approved. 7

CARS FOR COUNTY SHERIFF'S DEPT.:  
Resolution-Accepting Bid of Forest Cate Ford for 10 New 1972 Model Ford Police Cars for the Hamilton County Sheriff in the Amount of \$25,300.00. 8

CAR FOR LIBRARY:  
Resolution-Accepting Bid of Gateway Dodge, Inc. for One New 1972 Model Dodge Polara Six Passenger Station Wagon for the County Wide Library in the Amount of \$2761.66. 8

COUNTY GENERAL FUND BUDGET AMENDED (CLERK & MASTER FUNDS):  
Resolution-To Amend the County General Fund Budget by Adding the Following:  
Miscellaneous \$120.82 9

CHAMBLISS, JAC:  
Resolution-Authority to Accept Offer of Jac Chambliss to Purchase W. Pt. of Lot D, Block 1, Lookout Mtn. Co. Addition #2 (Cools) as Recorded in Plat Book 3, Page 32 in the Register's Office of Hamilton County, Tennessee, Reeves #507-3-12, in the Amount of \$400.00. 10

CRIM. CT. CLK.;-CLYDE M. SANDERS:  
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CLK. & MASTER-ROBERT W. SUMMAR:  
Report for May, 1971 11-C  
Report for June, 1971 11-D  
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October 20, 1971

CHEVRON OIL COMPANY:  
Resolution-Accepting Bid of Chevron Oil Company for Approximately 65,000 Gallons of Premium Gasoline-98 Octane or Better to be Picked up by Co. Tanker in the Amount of \$.1230 Per Gallon. In Case of an Emergency, Vendor will deliver same at the Metered Price of \$.1300 Per Gallon. 15

CIRCUIT COURT CLERK-LUCILE HIXSON:  
Report for September, 1971. 17  
January 5, 1972

COUNTY COURT CLERK TO LEVY PRIVILEGE TAX:  
Motion-That the County Council direct the County Court Clerk, David M. Ramsey, to levy a County privilege tax for establishments serving liquor by the drink, pending a ruling by the County's Legal Dept. (TCA 57-157). 89  
January 19, 1972

CHEVRON OIL COMPANY:  
Resolution-Accepting Bid of Chevron Oil Co. for Approximately 65,000 Gallons of Premium Gasoline in the Amount of \$.1247 per Gallon FOB Chevron's Terminal to be Picked up in the County Tank Truck. 93

CONRY, ELIZABETH:  
Resolution-To Amend County General Fund Budget by Adding:  
Miscellaneous Appropriations \$142.50. 95

CAPLEY, ALVIN F. & LINDA S.:  
Resolution-Authority to Accept Offer of Alvin F. Capley and wife, Linda S. Capley to Purchase Lot 10, Ward 12, Woolsons #1, Reeves Tax #20-16-2, as shown in Plat Bk. 2, P. 20, in the Register's Office of Hamilton County, Tenn. in the Amount of \$100.00. 97

CRITTENDEN, EDWARD E. & SUSIE A.:  
Resolution-Authority to Accept Offer of Edward E. Crittenden & wife, Susie A. Crittenden to Purchase Lot East 100 Ft. of Lot 252, North Side Land Company Addition to Hill City, Reeves Tax #39-23-2, as shown in Plat Bk. 4, P. 47, in the Register's Office of Hamilton County, Tenn. in the Amount of \$230.15. 98

COMMITTEE TO STUDY INSURANCE NEEDS OF COUNTY:  
Motion-To appoint a new five-man committee to study the County Insurance needs. Each member of the County Council to nominate one member of said committee, and to report back regarding same at the next Council meeting. 103

CRIM. CT. CLK.-CLYDE M. SANDERS:  
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CIR. CT. CLK.-LUCILE HIXSON:  
Report for December, 1971. 108

CO. CT. CLK.-DAVID M. RAMSEY:  
Report for December, 1971. 118  
Report for October, 1971. 119  
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CHAMBERLAIN & COMPANY (RESOLUTION #109):  
Motion-To reject Resolution #109 (Suburban Homes). 121  
Motion-To set aside the Motion to Reject Resolution #109, to defer action on said Resolution for thirty (30) days, and to instruct the County Manager to contact Chamberlain and Company relative to said action. 121

COMMITTEE TO STUDY COUNTY INSURANCE:  
The following were appointed to study the County insurance need:  
Jim Caldwell-appointed by Judge Frost.  
Floyd "Flop" Fuller by Councilman Newell.  
John Levan by Councilman Long  
Hugh Huffaker, Jr. Councilman Mayfield. 124  
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CAROLINA HILLS SUBDIVISION :  
Resolution-Closure and Abandonment of a Tract of Land Located Between Blocks A & B of Carolina Hills Subdivision, a Resub of Lots 31 & 32 of Ryall Springs Sub.

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November 3, 1971

CRAVENS, MIKE A. & MARGARET:  
Resolution-Rezoning from Rural Residential to Local Business District-a Tract of Land Located at the SE Intersection of Signal Mountain Blvd. & Glendale Dr., Formerly School St. Lot 11, Block D, W. S. Becks Sub of the Sivley Tract at Glendale, as shown by Plat Recorded in Plat Bk. 7, P. 18, of the Register's Office of Hamilton County, Tennessee.

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COMMISSION (SCENIC CITY BEAUTIFUL):  
Motion to confirm the appointment by Judge Frost of Mrs. Alfred Samples, Mrs. James Hudson and Mrs. Sid Varner to the Scenic City Beautiful Commission. (Mrs. Samples' term for 3 yrs. Mrs. Hudson's term for 2 yrs. & Mrs. Varner's term for 1 yr.)

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November 17, 1971

CHAMBLISS HOME SPRINKLER SYSTEM:  
Motion To Authorize the County Manager to advertise for bids for a sprinkler system for the Chambliss-Home.

34

CODES FOR BUILDING, ELECTRICAL, PLUMBING & GAS:

Resolution-Adoption by Reference the Provisions of Building, Electrical, Plumbing & Gas Codes Prepared by Technical Trade Associations & Model Code Organizations: To Provide Fees for the Administration Thereof & Penalties for Violation.

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December 1, 1971

CARPET FOR JUDGE HINSON'S COURTROOM:  
Resolution- Accepting the Bid of Arthur A. Paty for 86 Sq. Yds. of Carpet for Judge Hinson's Courtroom in the Amount of \$6.85 per Sq. Yd. or a Total of \$589.10.

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CHARLES, ALFONSO:

Resolution-Authority to Accept Offer of Alfonso Charles to Purchase Lot N16 of 7, Bl. 6, Ward 18, Kirklin, Reeves Tax No. 154-12-22; etc.

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CASH, PHYLLIS B.:

Resolution-Authority to Accept Offer of Phyllis B. Cash to Purchase Lots 59, 61, 62, Sharp & Owens Subdivision, Reeves Tax No. 119-8-5; -3;-2, as shown in Plat Bk. 7, P. 44, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$400.00.

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CRIM. CT. CLK.-CLYDE M. SANDERS:

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COUNTY-COURT-CLK.-DAVID M. RAMSEY:

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CIR.- CT.-CLK.-LUCILE HIXSON:

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CRIM. CT. CLK.-CLYDE M. SANDERS:

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CIR.- CT. CLK.-LUCILE HIXSON:

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CO. CT. CLK.-DAVID M. RAMSEY:

Report for November, 1971.

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PINE STREET BETWEEN WILDER STREET & CHICKAMAUGA CREEK (AT KINGS POINT):  
Resolution-Closure of a Street Located Between Wilder Street & the Chickamauga Creek in the Kings Point Subdivision. Pine Street-40' Beginning at the South Line of Wilder Street & Extending SW 475' to the North Line of Chickamauga Creek, Being Between Blocks 2 & 16 of Kings Point.

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STREET NORTH OF SPENCER STREET NE OF TAFT HIGHWAY:

Resolution-Closure of a Street Located on the North Side of Spencer Street some 174' NE of Taft Highway. This 40' Unopened Street Begins on the NE Line of Spencer Street and Extends NW 270' to the NW Line of Lots 32 & 43, Amended Plat of Spencer Addition to Fairmount.

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April 5, 1972

STEWART STREET, WEST OF MILL ROAD, SOUTH OF BRIARFIELD SUBDIVISION:

Resolution-Closure of a Road Located some 330' West of Mill Road, Being South of Briarfield Subdivision. A Part of Stewart Street, Begins at the East line of Lot 5, Briarfield Subdivision and Extends NW 242.9' to the West Line of Lot 3, Briarfield Subdivision.

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February 2, 1972

March 1, 1972 (Con't.)

COUNTY MANAGER (CORE DRILLING):  
 Authorizing County Manager Roberts & Mr. John Bromley to Employ the Necessary Technicians & Professionals to do the Necessary Core Drilling to Determine the Acceptability of Certain land for use as a Sanitary Landfill. 129

CLERK & MASTER (AMENDING GENERAL FUND):  
 Resolution-To Amend the County General Fund by Adding the Following: Miscellaneous Appropriations \$1,484.95. 131  
 February 16, 1972

CROWN COURT LANE:  
 Resolution-To Declare Surry Circle and Crown Court Lane District Roads. 142  
 February 16, 1972

CAR FOR SUPT. OF WHITE OAK WORKHOUSE:  
 Motion-To authorize the County Manager to advertise for bids for a new car for the Supt. of the White Oak Workhouse. 143

CIRCUIT COURT CLERK-LUCILE HIXSON:  
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COUNTY COURT CLERK-DAVID M. RAMSEY:  
 Report for January, 1972. 157-F

MARCH 1, 1972

CARD, LEWIS (TUFTCO HOMES):  
 Resolution-Rezoning from Rural Residential to Apartment-Townhouse District a Tract of Land Located in the 1300 Block of Ely Rd., Being on the S. Line of Ely Rd. 4/20' W. of Highlands Way, Formerly Called Easy St. 162

CERTIFICATION FOR SALE OF \$3,000,000.00  
 GENERAL IMPROVEMENT BONDS (1971):  
 Motion-That the Certification with respect to the sale and Award of the \$3,000,000.00 General Improvement Bonds, Series 1971, be made a part of the Minutes of this Council. 162

CAPITAL OUTLAY NOTES: (#250,000.00)  
 Resolution-Of the County Council of Hamilton County, Tennessee, Authorizing the Execution and Issuance of Interest Bearing Rural School Capital Outlay Notes not to Exceed the Sum of \$250,000.00 by Hamilton County, Tennessee, and Providing for the Payment of Said Notes. 175

CHEROKEE REGIONAL CHAPTER, EASTER EASTER SEAL SOCIETY FOR CRIPPLED CHILDREN & ADULTS:  
 Resolution-Authorizing the County Judge to Join With the Hamilton County Board of Education in Executing a Deed to Transfer some 20 Acres of Land Adjacent to the Occupational Training Center & Booker T. Washington Elementary School to the Cherokee Regional Chapter, Easter Seal Society for Crippled Children & Adults of Tennessee, Inc. a Tennessee Corporation, Subject to Certain Express Provisions & Stipulations. 177

CAR FOR BUILDING COMMISSION:  
 Resolution-Accepting Bid of Forrest Cate Ford, Inc. for Three (3) New 1972 Model Ford Custom, Four (4) Door Sedan for the Building Commission in the Amount of \$9,729.00. 178

CALDWELL AND ASSOCIATES, INC.:  
 Resolution-Accepting Bid of Caldwell and Associates, Inc. for the Bioler Insurance with the Hartford Steam Boiler Co. March 15, 1972 179

CEMENT PLANT (PORTLAND) AIL POLLUTION:  
 Motion-Judge Frost was directed to write the Chairman of the Air Pollution Control Board and ask that they give the Council a report with reference to this particular firm. The matter was also referred to the Legal Dept. to study the possibility of the County Council taking Court action to abate a nuisance. 181

CERTIFICATE OF DEPOSIT:  
 Motion-That the County Judge accept a Certificate of Deposit in the sum of \$18,750.00 made by Octagon Properties, % Gus D. Hatfield, dated March 6, 1972, with a transfer of Certificate of Deposit, and Power of Attorney by Willard L. Groenewoud, a general partner on behalf of the Tennala Land Company, Inc. 182

CHAMBLISS HOME SPRINKLER SYSTEM:  
 Resolution-Accepting Bid of Grinnell Company, Inc. for complete Installation of Sprinkler System for Alexander Chambliss Home in the Amount of \$11,850.00. 183

CONNELL, JACK D. & SHEILA S.:  
 Resolution-Authority to Accept Offer of Jack D. Connell & wife, Sheila S. Connell to Purchase N.W. Corner of Lot 17, Roberts Resubdivision as shown in Plat Book 15, P. 43 in the Register's Office, lots 153 & 154, Sherrills Sub. of White Oak, etc. 188

CASH CANYON ROAD:  
 Mr. Claude G. Duggan appeared before the Council with reference to certain repairs being made on Cash Canyon Road and as well as some action being taken to prevent the dumping of trash. Manager Roberts advised that the Highway Dept. would look into the matter. 189

COUNTY COURT CLERK-RAMSEY, DAVID M.  
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CRIM. CT. CLK.-CLYDE M. SANDERS:  
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COOLIDGE, CHARLES:  
 Re; Signal Mountain Portland Cement Company. Mr. Coolidge again appeared before the Council with reference to the operation of subject plant. 190

CASE #44842 (CHANCERY):  
 Motion-Authorizing County Legal Dept. to file a Petition to Re-Hear, Appeal, or take any other action necessary to secure a favorable opinion in Case of Hamilton Co. vs. City of Chattanooga #44842, in Chancery Court of Hamilton Co. Express authority was given to the Legal Dept. to take said case to Supreme Court of State of Tenn. if deemed necessary. 191

April 5, 1972 (Con't.)

May 3, 1972 (Con't.)

CRANE, ERNEST D.:  
Resolution-Rezoning from Agricultural and Rural Residential Districts to Urban Residential District a Tract of Land Located at 217 Isbill Road, Being on the West line of Isbill Rd. Opposite the Intersection of Brownell-Dr. -193

CURRENCE, JOHNNY F.:  
Resolution-Closure of a Road Located some 330' West of Mill Road, Being South of Briarfield Subdivision. A Part of Stewart Street, Begins at the East Line of Lot 5, Briarfield; Subdivision and Extends NW 424.9' to the West Line of Lot 3, Briarfield Subdivision. 196

CASE, L. H. & PAUL R. WALKER, JR.:  
Resolution-Rezoning from Agricultural District to Urban Residential District a Tract of Land Located on the West Line of Gann Store Rd., also called Big Ridge Rd., some 495' South of Ridge Lake North Subdivision. -198

CLOVERDALE DRIVE & HIXSON PIKE TRAFFIC SIGNAL:  
Motion-Giving Judge Frost unanimous authority to contact the necessary parties to the end that Traffic Signal at Cloverdale Dr. & Hixson Pk. might be placed; it being remembered that this area has now been annexed by the City of Chatta., and the City Traffic Engineer would be contacted first. 199

CHEVRON OIL COMPANY:  
Resolution-Accepting Bid of Chevron Oil Company for Approximately 65,000 Gallons of Premium Gasoline to be Delivered in the County Tanks in the Amount of \$.1260 Per Gallon. 200

CHANGING THE NAME OF GALLERY DRIVE:  
Resolution-Changing the Name of Gallery Drive to Berean Lane. 201

CRYSTAL CAVES (INFerno, INC.):  
Motion-To deny application of Inferno, Inc. through Mr. Jack KPlaster, for a variance of the Hamilton County Zoning Regulations and also for a conditional permit to conduct a 12 hour musical concert at Crystal Caves, at Mt. Aetna, Route 4, Cummings Highway, Chattanooga, Tenn. (DENIED) April 19, 1972 202

CAR FOR HIGHWAY DEPARTMENT:  
Resolution-To Rescind a Resolution Adopted March 15, 1972 Accepting the Bid of Metro Chrysler-Plymouth, Inc. for one new 1972 Model Fury I 4 Door Sedan for the Highway Dept. in the Amount of \$3189.00. -204

CIR. CT. CLK.-LUCILE HIXSON:  
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CLK. & MASTER--ROBERT W.-SUMMAR:  
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CO. CT. CLK.--DAVID M. RAMSEY:  
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CHICK-a-LINKS, INC.:  
Resolution-Rezoning from Agricultural & Rural Residential District to Apartment-Townhouse District a Tract of Land Located at 5900 Hixson Pk. 230

CONCESSION STAND AT COUNTY PARK:  
Awarding of contract to Mr. & Mrs. R. B. Ricketts. 233

COMPRESSOR FOR TITTLE BUILDING:  
Resolution-Accepting Bid of Chatta. Air Conditioning Sales, Inc. to Install Replacement 7½-Ton Compressor in the Tittle Building in the Amount of \$635.00 Complete. 235  
May 17, 1972

CONSTRUCTION & IMPROVEMENT SPECIALTY COMPANY, INCORPORATED:  
Motion-That the low bid from Construction & Improvement Specialty Co., Inc. in the sum of \$1,743,399.00, be accepted for the construction of the Chattanooga-Hamilton County Health Center. 242  
June 7, 1972

COFER, R. L. & DENISE F.:  
Resolution-Authority to Accept Offer of R. L. Cofer & wife, Denise F. Cofer to Purchase Lot 4, Bl. 4, Ward 3, J. C. Stanton's Addition, as shown in Deed Bk. H-2, P. 156 in the Register's Office of Hamilton County, Tennessee, Reeves Tax No. 101-3-3, in the Amount of \$4,000.00. 267

CITY ICE DELIVERY COMPANY:  
Resolution-Authority for Office of the County Attorney to take Appropriate Eminent Domain Procedures as to Tract of Land owned by City Ice Delivery Company Located at the SW Intersection of Old Hixson Pike & Middle Valley Road which is needed for Road Right-of-way Purposes under Federal Aid Secondary Project #SU-4306(7). 268

COUNTY COUNCIL MEETING DATES & TIMES: (WEEKLY MEETINGS)  
Resolution-Establishing Regular Meeting Dates and Times of County Council, and Meeting Dates & Times of Executive Sessions of Council, and Recognizing County Manager's Duty to Require Presence of County Employees at Executive Sessions of County Council. 269  
June 14, 1972

CALL SESSION OF COUNTY COUNCIL:  
Call of Session sent to all (ADDITIONAL SALES TAX) members of the County Council. 271  
June 21, 1972

CONFIRMING SALE OF SCHOOL BONDS:  
Resolution-Confirming the Sale of \$6,000,000 School Bonds, Series 1971, of Hamilton County, Tennessee. 275

CONFIRMING CONTRACT WITH MARVIN MAHAFFEY:  
Motion-To confirm a contract with Marvin Mahffey, to operate the Concessions Stand at the Hamilton County Park for three (3) months. 276  
June 30, 1972

CALL SESSION OF COUNCIL (BUDGET):  
Call of Session sent to all members of the County Council for purpose of Adopting Budget for 1972-73. 280  
July 5, 1972

CARRHO ENTERPRISES:  
Resolution-Rezoning from Agricultural District to Urban Residential District a Tract of Land Located in the 4300 Bl. of Delashmitt Rd., South of its Intersection with Eldridge Road. 290

July 5, 1972 (Con't.)

CHANGING NAME OF SILVERDALE WORKHOUSE:

Resolution-Changing the Name of the "Silverdale Workhouse" to the "Hamilton County Penal Farm", and Authorizing the Keeping of Necessary Records as well as taking any other action deemed necessary for Hamilton County to make Claim against the State of Tennessee for keeping State Prisoners in said Hamilton County Penal Farm, and in the Amount as is set out in Section 41-1143 of T.C.A., as Amended by Chapter 534, of the Public Acts of 1972.

291

CONSERVATION PLAN APPLICATION:

Resolution- Authorizing the Southeast Tennessee Development District to Submit Application for a Resource Conservation and Development project in developing a Project Plan.

293

CLERK & MASTER OFFICE FURNITURE:

Motion-To approve the purchase of office furniture for Clerk & Master Robert Summar at the appraised value of \$847.50.

293

July 12, 1972

CHATTANOOGA HOUSING AUTHORITY:

Resolution-Accepting offer of Chattanooga Housing Authority to Purchase: Parcel I. The S. 29 ft. & 2 in. of the N. 87 ft. & 6 in., Lot, 12, Seeman & Albert Addition. Parcel II. The S. 29 ft. & 2 in. of the N. 58 ft. & 4 in. of Lot 12, Seeman & Alberts Subdivision.

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October 6, 1971	December 1, 1971 (Con't.)
<p><b>DELAYED ACTION:</b>            Motion-To delay any action on Resolution pertaining to floor maintenance materials (Bid of Southern Products Company) until the next Council meeting.            October 20, 1971</p>	<p><b>DIXON CONSTRUCTION COMPANY, INC.:</b>            Resolution-Rezoning from Agricultural to Urban Residential District a Tract of Land Located in the 1500 Block of Crabtree Rd. being on the North Side of Crabtree Rd. &amp; the East side of Westside Dr.            January 5, 1972</p>
<p><b>DEFINING SICK LEAVE:</b>            Resolution-To Better Define the Sick Leave Policy Adopted by the County Council in January 1959.            November 3, 1971</p>	<p><b>DELAYED ACTION ON RESOLUTION #151)</b>  <b>ALVIN C. WOOFORD:</b>            Motion-To delay for 30 days any action on Resolution #151 (Alvin C. Wooford), to rezone a tract of land on Ooltewah-Ringgold Road from agricultural to rural residential district, because Mr. Wooford was not present.</p>
<p><b>DELAYED ACTION ON RESOLUTION #109:</b>            Motion-To delay any action on Resolution #109 (Suburban Homes-Petition to Rezone) for 90 days.            November 17, 1971</p>	<p><b>DIAMOND, DAVID M. - TRUSTEE:</b>            Resolution-Rezoning from Agricultural to Rural Residential A Tract of Land Located at the SE Intersection of Middle Valley Pike &amp; Central Drive.  <b>DALEMONT LANE:</b></p>
<p><b>DENIED RESOLUTION:</b>            Motion-To Adopt Resolution No. 143 (Sutton) to rezone from Agricultural District to Local Business District, a tract of land on Middle Valley Pike. (DENIED).</p>	<p>Resolution-To Declare a District Road.            January 19, 1972</p>
<p><b>DELAYED ACTION:</b>            Motion-To delay any action on Resolutions Numbers 143 &amp; 144 for thirty (30) days.            December 1, 1971</p>	<p><b>DEED CORRECTING RIGHT OF WAY OF HIGHWAY 58:</b>            Resolution-Authorization Empowering Hamilton County, Tenn. to Execute a Deed Correcting the Right of Way Line of Highway 58 as shown in said Deed. This Authorization is Dependent upon Hamilton County Receiving A Deed from the Title Guaranty and Trust Co. of Chattanooga, Trustee, Also Correcting Said Right of Way Line.</p>
<p><b>DELAYED ACTION:</b>            Motion-To delay for thirty (30) days, any action on Resolution No. 151 (Alvin C. Wooford), request to rezone from agricultural to rural residential district, a tract on Ooltewah-Ringgold Road, due to the fact that neither Mr. Wooford nor a representative was present to discuss reasons for rezoning said tract.</p>	<p>February 2, 1972  <b>DELASHMITT ROAD:</b>            Resolution-Rezoning from Agricultural District to Apartment-Townhouse District a Tract of Land Located in the 4300 Bl. of Delashmitt Rd., Being on the West Side of Delashmitt Rd. Across from Eldridge Rd.</p>
<p>Motion - To delay for thirty (30) days, any action on Resolution No. 156 (T. E. Foley), request to rezone from agricultural to rural residential, a tract in the 1600 block of Middle Valley Road, due to the fact that neither Mr. Foley nor a representative was present.</p>	<p><b>DEPOSITORY OF FUNDS (UNITED BANK):</b>            Motion-That the agreement heretofore entered into between the United Bank of Chattanooga, and the Trustee of Hamilton County was ordered placed on the Minutes of the County Council.</p>
<p>Motion - To delay for thirty (30) days, any action on Resolution No. 161 (Dixon Construction Company) to rezone a tract in the 1500 block of Crabtree Road from agricultural to urban residential for a subdivision, due to the fact that no one was present to present reasons for desiring said rezoning.</p>	<p><b>DALLAS HOLLOW ROAD APPRAISALS (BRUCE ROAN):</b>            Motion-That Mr. Bruce Roan be paid the amount of \$2,600.00 for appraisal work to relocate the Dallas Hollow Road, for the appraisal of 52 tracts of land. \$2,000 to be paid now, and the balance of \$600.00 to be apid when the State approves the right of way.            February 16, 1972</p>
<p>Motion - To delay for sixty (60) days any action on Resolutions No. 162 &amp; No. 163 (Title Guaranty &amp; Trust Co., Trustee for Bush Construction Company), request to rezone two Hixson Pike tracts for an office complex.</p>	<p><b>DIXON CONSTRUCTION COMPANY, INC.:</b>            Resolution-Rezoning from Agricultural Dist. to Urban Residential Dist. a Tract of Land Located on the E. Side of Gann Rd., on the S. Side of Bowman Rd., Adjoining Sevier Estates on the NE Line.</p>
<p><b>MOTION</b> - To delay for thirty (30) days any action on Resolution No. 164 (J. W. Kimsey), request to rezone a tract at 8142 East Brainerd Road from rural residential to local business district, due to the fact that Mr. Kimsey was not present.</p>	<p><b>DEPT. OF EDUCATION TERMITE DAMAGE:</b>            Motion-To accept the offer of the Volunteer Exterminating Co. for treatment of termite damage at several County schools, and an office of the Dept. of Education, in the amount of \$8,942.00. Action delayed until March 1, 1972 when companies that bid be invited to appear before the County Council.</p>
<p><b>MOTION</b> - To re-hear Resolution No. 161 (Dixon Construction Company) and rescind action under Item 5 of these Minutes, after Mr. Dixon appeared at the County Council meeting.</p>	<p>16</p>

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<p>March 1, 1972  <del>DELAYED ACTION ON RESOLUTION (#109):</del>            Motion-To delay for 90 days any action on Resolution to Rezone (#109), Suburban Homes. 158</p>	<p>May 3, 1972            DISPOSAL SCIENCES, INC.:            Resolution-Accepting the Bid of Disposal Sciences, Inc. Dated Mar. 29, 1972, with Reference to the Engineering, Design and Operation Plans for the Hamilton County Sanitary Landfill Site in the Sum of \$2,955.00. 225</p>	
<p>MARCH 15, 1972            DENIED RESOLUTIONS:            Motion-To deny Resolution #216 Rezoning from Rural Residential to Apartment-Townhouse District a tract located in rear of 4505-4509 Hixson Pike, in rear of Longhorn Restaurant. 181</p>	<p>Resolution-accepting the Bid of Disposal Sciences, Inc. Dated Mar. 29, 1972, with Reference to the Engineering, Design and Operation Plans for the Hamilton County Sanitary Landfill Site in the Sum of \$2,955.00. 225</p>	
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<p>DUGGAN, CLAUDE G.:            Mr. Claude G. Duggan appeared before the Council with reference to certain repairs being made on Cash Canyon Road and as well as some action being taken to prevent the dumping of trash. Manager Roberts advised that the Highway Department would look into the matter. 189</p>	<p>Motion-To delay for thirty (30) days any action on Resolution No. 52 (Land Mark, Inc. &amp; W. H. Beene, Jr.) 230</p>	
<p>April 5, 1972  <del>DELAYED ACTION ON RESOLUTION TO REZONE #6: (GANN-STRAGAND)</del>            Motion-That Resolution to Rezone #6, (Gann-Stragand) be delayed for 30 days. 193</p>	<p>May 17, 1972            DAVIS, ARNOLD (PLUMBING EXAMINERS):            Pursuant to authority heretofore granted by resolution adopted Feb. 16, 1972, setting up a Board of Plumbing Examiners, Judge Frost submitted the following names:            Duke Hicks, Arnold Davis, Thayer Patton, M. C. Strickland. Mr. Hicks was named as Chairman and all gentlemen would serve without term. Motion that the above named be elected. 242</p>	
<p>DIETZ, MAX: (NAMED SUPERINTENDENT)            Motion-On recommendation of County Manager Roberts, Mr. Max Dietz was named Highway Superintendent at a salary of \$12,599.00 a year; Mr. Jack Pryor was named Assistant Superintendent; Mr. Ernest Barker &amp; Mr. John Bishoff were named Road Foremen; Mr. Hoyt Branham was named Master Mechanic of the Heavy Equipment Shop and Mr. Geo. Liner was named Master Mechanic of the Truck Shop at Silverdale. The salaries of all these named, with the exception of Mr. Max Dietz, will remain the same. In adoption of the re-organization plan it was understood that the crews would report to the Silverdale Workhouse each day for assignment to work. 201</p>	<p>DISPOSAL AUTHORITY ACT-SENATE BILL # 2299, Chapter #420, Private ACTS OF 1972:            (Hamilton County Regional Disposal Authority Act.) 242</p>	
<p>DYER, TROY (VETERAN TAX EXEMPTION):            Resolution-Authority to Grant Twenty-five Thousand (\$25,000.00) Dollars Maximum Exemption from Taxes on the Property of Troy Dyer in Accordance with T.C.A. 67-509, with Amendments, Granting Exemptions to Disabled Veterans. 202</p>	<p>DISTRICT ROAD FUND BUDGET AMENDED:            Resolution-To Amend the District Road Fund Budget by Adding \$18,000.00. 247</p>	
	<p>June 7, 1972            DEFERRED PETITION (NO. 109):            Motion-To defer action for 30 days on Petition No. 109 (Suburban Homes of Chattanooga, Incorporated). 250</p>	
	<p>DAVIS, CARL B. &amp; JACK B.:            Resolution-Rezoning from Rural Residential District to General Business District a Tract of Land Located at 4513 Hixson Pike, Being on the West Line of Hixson Pike, South of Davis Bros. Lumber Co. 259</p>	
	<p>DAY, CLYDE E. &amp; HAZEL K.:            Resolution-Rezoning from Agricultural District to Mobile Home District a Tract of Land Located W. of Dallas Hollow Rd. &amp; S. of Ridge Trail Road. 262</p>	
	<p>June 21, 1972            DENIED REZONING RESOLUTION:            Resolution-Rezoning from Urban Residential District to Local Business District a Tract of Land Located at the NW Intersection of Pine Marr Drive &amp; Highway 153. 274</p>	<p>19</p>

October 6, 1971	February 16, 1972 (Con't.)
EVATT, H. Q. - SHERIFF: Report for July, 1971.	EXAMINERS (ELECTRICAL): Resolution-The-Hamilton-County-Council Heretofore on Nov. 17, 1971, Adopted by Reference the National Electrical Code, and the Purpose of this Resolution is to Establish a Board of Electrical Examiners for the Licensing of Qualified Electrical Contractors & Those Engaged in the Various Phases of Electrical Work within Hamilton County: To Establish Examination & Licensing Fees: To Regulate Activities of Persons Licensed Hereunder: And to Provide Penalties for the Violation Thereof.
Report for August, 1971.	March 1, 1972
November 3, 1971	EASTER SEAL SOCIETY FOR CRIPPLED CHILDREN & ADULTS OF TENNESSEE, INC.:
ENGLISH, MRS. CLEO C.: Resolution-Rezoning from Rural Residential to Local Business District a Tract of Land Located at 2216 Hamill Rd., Being on the South Line of Hamill Rd. & East Line of Southern Railway Right-of-way. November 17, 1971.	Resolution-Authorizing the County Judge to Join With the Hamilton County Board of Education in Executing a Deed to Transfer some 20 Acres of Land Adjacent to the Occupational Training Center & Booker T. Washington Elementary School to the Cherokee Regional Chapter, Easter Seal Society for Crippled Children & Adults of Tennessee, Inc. a Tennessee Corporation, Subject to Certain Express Provisions & Stipulations.
26	March 15, 1972
ELECTRICAL CODE: Resolution-Adoption by Reference the Provisions of Building, Electrical, Plumbing & Gas Codes Prepared by Technical Trade Associations & Model Code Organizations to Provide Fees for the Administration Thereof & Penalties for Violation. December 1, 1971	EVATT, H. Q. - SHERIFF: Report for January, 1972.
34	April 19, 1972
E.P.B. EMPLOYEE CREDIT UNION: Resolution-Authority to Accept Offer of E.P.B. Employee Credit Union to Purchase Lot 3, Bl. 2, Ward 12, East Side Park Reeves Tax #51-8-26, as shown in Plat Bk. 6, P. 27, in the Register's Office of Hamilton County, Tenn. in the Amount of \$2,535.32.	ELECTRICAL INSPECTOR: Motion-That on the recommendation of County Manager Dalton Roberts, that Mr. J. D. Dougherty be paid through Apr. 19, 1972 as Electrical Inspector, and that Mr. Qendell C. Worley be employed as Electrical Inspector at the salary of \$8600.00 per year, to take effect Apr. 17, 1972.
52	203
EVATT, H. Q. - SHERIFF: Report for October, 1971. December 15, 1971	EVATT, H. Q. - SHERIFF: Report for February, 1972. May 3, 1972
69	221
EASY STREET: Motion-To change the name of Easy Street to Highlands Way. January 19, 1972	ELECTRICAL EXAMINERS (ELECTION OF): Following members elected: Milton Tindell-2 yrs. Dick Stillwell, 3 yrs. George Blair, 3 yrs. John Stegall, 3 yrs. W. S. (Bill) Lindsey, 4 yrs. May 17, 1972
75	234
ELECTION COMMISSION (KINGSPPOINT PRECINCT): Resolution-To Create a Voting Precinct to be Known as Kingspoint: To Authorize the Hamilton County Election Commission to Show Said Precinct Upon the Official Map Heretofore Adopted.	EXAMINERS ( PLUMBING): Pursuant to authority heretofore granted by resolution adopted Feb. 16, 1972, setting up a Board of Plumbing Examiners, Judge Frost submitted the following names: Mr. Duke Hicks Mr. Arnold Davis Mr. Thayer Patton Mr. M. C. Strickland Mr. Hicks was named as Chairman and all gentlemen would serve without term. Motion-that the above be elected.
92	242
EWTON, M. P., JR.: Resolution-Authority to Accept Offer of M. P. Ewton, Jr. to Purchase Lot 11, Bl. 2, Ward 13, Subdivision of the West 515 of Lot, 1, DeSabra Home Place, Reeves Tax #152-39-1, as shown in Plat Bk. 6, P. 66, in the Register's Office of Hamilton County, Tenn. in the Amount of \$300.00.	EXERCISE OPTIONS (MASENGALE & SPANGLER PROPERTY): Resolution-Authorizing the County Judge to Exercise Options to Purchase Real Property from W. T. Massengale & also from Benton F. Spangler & wife, Dee F. Spangler, for use as a Sanitary Landfill.
98	244
EVATT, H. Q. - SHERIFF: Report for December, 1971. Report for November, 1971. February 16, 1972	
110	
114	
ELECTRICAL INSPECTOR (JAMES DAUGHERTY): Motion-That Mr. James Daugherty be named Electrical Inspector at a salary of \$8,600.00 per year, effective March 1, 1972.	
143	
EXAMINERS (PLUMBING): Resolution-The Hamilton County Council Heretofore on Nov. 17, 1971, Adopted by Reference the Southern Standard Plumbing Code, and the Purpose of this Resolution is to Establish a Board of Plumbing Examiners for the Licensing of Qualified Plumbing Contractors and Those Engaged in the Various Phases of Plumbing Work Within Hamilton County; To Establish Examination & Licensing Fees: To Regulate Activities of Persons Licensed Hereunder; and to Provide Penalties for the Violation Thereof.	
143	

May 17, 1972 (Con't.)

<p><del>ELDER MOUNTAIN ROAD:</del> <del>Resolution-To-Declare Elder Mountain Road a District Road Subject to Owners of Property contiguous Thereto Giving Necessary Right-of-way unto Hamilton County.</del></p>	248
<p><del>EDGMON, FRED:</del> <del>Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located N. of E. Brainerd Rd., and E. of Hamlet Villa Subdivision.</del></p>	252
<p><del>ELLIOTT, ROBERT P.:</del> <del>Resolution-Rezoning from Agricultural District to Urban Residential District a Tract of Land Located on the South Side of Hixson Pike Opposite Nelson Road.</del></p>	261
<p><del>EMINENT DOMAIN PROCEDURES (CITY ICE DELIVERY CO.):</del> <del>Resolution-Authority for Office of the County Attorney to take Appropriate Eminent Domain Procedures as to Tract of Land owned by City Ice Delivery Company located at the SW Intersection of Old Hixson Pike &amp; Middle Valley Road which is needed for Roat Right-of-way Purposes under Federal Aid Secondary Project #SU-4306(7).</del></p>	268
<p><del>EAST BRAINERD REZONING REQUEST:</del> <del>Motion-To take under advisement a request by some 500 East Brainerd residents that a tract of land bounded by Banks, Road, Standifer Gap Road, Jenkins Rd., &amp; Igou Gap Rd. be rezoned to rural residential district, &amp; that said request be forwarded to the Chattanooga-Hamilton County Planning Commission for their immediate study &amp; recommendation as soon as possible.</del></p>	284
<p><del>EWTON, M. P., JR.:</del> <del>Resolution-Authority to Accept offer of M. P. Ewton, Jr. to Purchase Lot 125, White City, Ward 13, Reeves Tax #150-1-20, as shown in Plat Bk. 6, P. 39, in the Register's Office of Hamilton County, Tenn. in the Amount of \$100.00.</del></p>	297

October 6, 1971	February 2, 1972
<p><b>FOLEY, T.E. &amp; RICHARD CARMACK:</b> Resolution-Authorizing the Co. Judge to Join with the Hamilton County Board of Education in Executing a Deed to T. E. Foley &amp; Richard Carmack for Certain County Owned Property on Bonny Oaks Drive in Consideration of the Sum of \$66,100.00.</p>	<p><b>FEEES FOR HEALTH DEPT. (RECOMMENDATIONS OF ADVISORY BOARD):</b> Motion to approve tentatively as submitted. 123</p>
<p><b>FORREST CATE FORD:</b> Resolution-Accepting bid of Forrest Cate Ford for 10 New 1972 Model Ford Police Cars for the Hamilton County Sheriff in the Amount of \$25,300.00 October 20, 1971</p>	<p><b>FRANKS, HERSCHEL P. (MEMBER OF PUBLIC RECORDS COMMISSION):</b> Motion-That the Order selecting Herschel P. Franks, Chancellor, Part 2, Hamilton County, Tenn. as the Judicial Member of the Public Records Commission be put of record on the Minutes of the Council. 124</p>
<p><b>FLOOD CONTROL:</b> Resolution-Declaring Compliance in Hamilton County with Conditions Granting Relief that is Available in the Form of Flood Insurance as Authorized by the National Flood Insurance Act of 1968, as Amended. November 17, 1971</p>	<p><b>FILTER SERVICE PAYMENT:</b> Motion-That Air Filter Service be paid \$957.00 for replacing 84 filters at the County Courthouse and that same be charged to Capital Outlay Appropriation. Also that Air Filter Service be authorized to change the filters in the other buildings &amp; institutions heretofore discussed &amp; that payment of same be from the proper appropriations. 125 February 16, 1972</p>
<p><b>FEEES FOR ADMINISTRATION OF BUILDING, ELECTRICAL, PLUMBING &amp; GAS CODES:</b> Resolution-Adoption by Reference the Provisions of Building, Electrical, Plumbing &amp; Gas Codes Prepared by Technical Trade Associations and Model Code Organizations: To Provide Fees for the Administration Thereof &amp; Penalties for Violation. December 1, 1971</p>	<p><b>FARRIS, GRANT E &amp; TALMA A.:</b> Resolution-Authority to Accept Offer of Grant E. Farris &amp; wife, Talma A. Farris &amp; William Rush Johnson &amp; wife, Brenda M. Johnson to Purchase Lot 46, Ward 17, Frazier &amp; Sawyer No. 1, Reeves Tax #29-8-16, as shown in Plat Bk. 6, P. 66, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$100.00. March 1, 1972 139</p>
<p><b>FOLEY, T. E.:</b> Motion-To delay for thirty (30) days, any action on Resolution No. 156 (T.E.Foley), request to rezone from agricultural to rural residential, a tract in the 1600 block of Middle Valley Road, due to the fact that neither Mr. Foley nor a representative was present. 37</p>	<p><b>FORREST CATE FORD, INC.:</b> Resolution-Accepting Bid of Forrest Cate Ford, Inc. for Three (3) New 1972 Model Ford Custom, Four (4) Door Sedan for the Building Commission in the Amount of \$9,729.00. March 15, 1972 178</p>
<p><b>FENCE AT WORK HOUSE:</b> Motion-To authorize the County Manager to pay Brown Chain Link Fence Co. \$720.00 for a fence that has been installed at the Hamilton County Work House. 39</p>	<p><b>FORREST CATE FORD, INC.:</b> Resolution-Accepting Bid of Forrest Cate Ford, Inc. for one new 1972 Model Ford F-350 Chassis &amp; Cab Truck for the Hamilton County Highway Dept. in the Amount of \$2849.00. April 5, 1972 183</p>
<p><b>FORREST CATE FORD:</b> Resolution-Accepting Bid of Forrest Cate Ford For One New 1972 Model Ford Custom 500 Automobile for the Assessor of Property in the amount of \$2,439.73. January 5, 1972</p>	<p><b>FAIR ACRES:</b> Resolution-Rezoning from Rural Residential to Local Business District a Tract of Land Located at 4607 Hixson Pike, Being on the West Line of Hixson Pk. 86' South of Ely Road. May 17, 1972 192</p>
<p><b>FOLEY, T. E.:</b> RESOLUTION-Rezoning from Agricultural to Urban Residential District a Tract of Land Located in the 1600 Bl. of Middle Valley Pike Being on the W. side of Middle Valley Pike some 300' S. of Meadowwood Sub. 82</p>	<p><b>FEE REFUND TO ITT CANTEEN CORPORATION:</b> Resolution-Authority for Hamilton County to Refund County Privilege License Fees &amp; Clerk's Fees to ITT Canteen Corporation Pursuant to Court Order. 248 June 7, 1972</p>
<p><b>FORD FOUNDATION GRANT (HUMAN RESOURCES DEVELOPMENT CENTER):</b> Resolution-To Amend the School Fund Budget by Adding: Planning Project-Human Resources Development Center \$15,000.00. January 19, 1972</p>	<p><b>FEDERAL AID SECONDARY PROJECT #SU-4306(7):</b> Resolution-Authority for Office of the County Attorney to Take Appropriate Eminent Domain Procedures as to Tract of Land Owned by City Ice Company Located at the SW Intersection of Old Hixson Pike &amp; Middle Valley Road Which is Needed for Road Right-of-way Purposes under Federal Aid Secondary Project #SU-4306(7). 268 June 21, 1972</p>
<p><b>FLINN, SPENCER (TERM ON BEER BOARD):</b> Motion-To reappoint Spencer Flinn to a new three (3) year term on the Hamilton County Beer Board. 103</p>	<p><b>FEE FOR ZONING PETITIONS TO PLANNING COMMISSION:</b> Motion-To advertise for a public hearing on an amendment to the zoning regulation governing the fee charged for petitions presented by developers to the Planning Commission. 276</p>

June 21, 1972

FORREST CATE FORD, INC.:  
Resolution-Accepting Bid of  
Forrest Cate Ford, Inc. for  
One (1) New 1972 Model Ford  
Custom 500, 4 door Sedan for  
the building Commission in the  
amount of \$3,287.78. 278  
July 5, 1972

FIXING JAILERS' FEES:  
Resolution-A Resolution to Fix  
Jailers' Fees in Hamilton County,  
Tenn. in an amount set by  
Section 8-2507 Et Seq of T.C.A., &  
as Amended by Chapter 533,  
Public Acts of 1972. 292

FANBURG, SOL:  
Resolution-Authority to accept  
offer of Sol Fanburg to Purchase  
Lots 3,4,& 10, Bl. 7, Olmsted  
Sub. of Mindel Park, Reeves  
Tax #117-23-4 (Lot 3), #117-23-  
5 (Lot 4), and #117-23-11 (Lot  
10), as shown in Plat Bk. 6,  
P. 7, in the Register's Office  
of Hamilton County, Tenn. in  
the Amount of \$401.26. 298  
July 12, 1972

FEDERALLY FUNDED HEALTH PROGRAMS:  
(Third Party Charges)  
Resolution-Authorizing the  
Chattanooga-Hamilton County  
Health Department to Make  
Certain Third Party Charges  
for Services to Insure Contin-  
uation of Federally Funded  
Programs. 308

October 6, 1971

December 1, 1971

**GANN TRACT:**  
Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located in the 1700 Bl. of Thrasher Pike adjoining Clearwater Acres on the NW Line, Being Part of the Arnold Gann Tract. 1

**GENTRY ROAD & IRIS DRIVE:**  
Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located in the 800 Block of Gentry Road, Being in the SE Intersection of Gentry Road and Iris Drive. 2

**GATEWAY DODGE, INC.:**  
Resolution-Accepting Bid of Gateway Dodge, Inc. for one new 1972 Model Dodge Polara Six Passenger Station Wagon for the County Wide Library in the Amount of \$2761.66. 8

**GENERAL FUND BUDGET AMENDED:**  
Resolution-To Amend the County General Fund Budget by Adding the Following:  
Miscellaneous \$120.82. 9  
October 20, 1971

**GASOLINE FROM CHEVRON OIL CO.:**  
Resolution-Accepting Bid of Chevron Oil Co. for Approximately 65,000 Gallons of Premium Gasoline 98 Octane or Better to be Picked up by Co. Tanker in the Amount of \$.12340 Per Gallon. In Case of an Emergency, Vendor will deliver same at the Metered Price of \$1.300 per gallon. 15  
November 17, 1971

**GENERAL IMPROVEMENT BONDS:**  
Resolution-Initial Resolution Authorizing the Issuance of \$3,000,000 General Improvement Bonds of Hamilton County, Tenn. 32

**GAS CODE:**  
Resolution--Adoption by Reference the Provisions of Building, Electrical, Plumbing & Gas Codes Prepared by Technical Trade Associations & Model Code Organizations: To Provide Fees for the Administration Thereof & Penalties for Violation. 34  
December 1, 1971

**GALLERY DRIVE:**  
Resolution-To Declare Gallery Drive a District Road. 41

**GIBSON, CARL L.:**  
Resolution-Authority to Accept Offer of Carl L. Gibson to Purchase Lot D, South 75 North West Park, Martin Subdivision, Reeves Tax No. 13-19-30, as Shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton County, Tenn., etc. 42

Resolution- Authority to Accept Offer of Carl L. Gibson to Purchase Lot 3, Bl. 58, Ward 12, Glass Farm, Reeves Tax No. 13-19-2, as shown in Plat Bk. 1, P. 1, in the Register's Office of Hamilton County, Tenn. in the Amount of \$307.00. 43

Resolution - Authority to Accept Offer of Carl L. Gibson to Purchase Lot 38, Bl. 61, Ward 12, Hope Subdivision, Reeves Tax No. 13-19-24, as shown in Plat Bk. 1, P. 1, in the Register's Office of Hamilton County, Tenn. in the Amount of \$107.00. 44

**GIBSON, CARL L.:**  
Resolution-Authority to Accept Offer of Carl L. Gibson to Purchase Lot 1, 2, & 3, Bl. 62, Ward 12, Glass Farm, Cagles Subdivision, Reeves Tax No. 13-19-29, as shown in Plat Bk. 1, P. 1, in the Register's Office of Hamilton County, Tenn. in the Amount of \$207.00. 44

Resolution- Authority to Accept Offer of Carl L. Gibson to Purchase Lot 39, Ward 12, Martins Addition, Reeves Tax No. 13-19-19, as shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton County, Tenn., in the amount of \$211.00. 45

Resolution- Authority to Accept Offer of Carl L. Gibson to Purchase Lot 40 & 42, Ward 12, Martins Addition, Reeves Tax No. 13-19-11, and 13-19-18, as shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton County, Tennessee in the Amount of \$226.00. 46

Resolution- Authority to Accept Offer of Carl L. Gibson to Purchase Lot 2-3, Bl. 59, Ward 12, Martins, Reeves Tax No. 13-19-14, as shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton County, Tenn. in the Amount of \$211.00. 46

Resolution- Authority to Accept Offer of Carl L. Gibson to Purchase Lot 40 & 42, Ward 12, Martins Addition, Reeves Tax No. 13-19-11, & 13-19-18, as shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton County, Tennessee in the Amount of \$226.00. 46

Resolution - Authority to Accept Offer of Carl L. Gibson to Purchase Lot 2-3, Bl. 59, Ward 12, Martins, Reeves Tax No. 13-19-14, as shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton County, Tenn. in the Amount of \$211.00. 46  
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**GRONER, CARROLL D.:**  
Resolution-Rezoning from Urban Residential to Apartment-Townhouse District a Tract of Land Located West of the 2300 Blk. of Tunnel Blvd., on Green Forrest Dr. (DENIED). 75

**GEORGE, BOB INC. (AMENDED RESOLUTION):**  
Resolution-Amending Resolution Adopted on Aug. 4, 1971. 79  
January 5, 1971

**GUSTAFSON, K. C. (AIR POLLUTION CONTROL BOARD):**  
Motion-To Accept the nomination of Mr. K. C. Gustafson to the Air Pollution Control Board, said nomination being made by Judge Frost. 89

**GLENBROOK LANE:**  
Resolution-To Declare a District Road. 90

**GAMBLE CONSTRUCTION COMPANY:**  
Motion-To authorize the County Manager to rent a heavy-duty roller for one month at \$500.00 to work on the London Lane project; low bidder being Gamble Construction Company. 91  
January 19, 1972

**GAS FROM CHEVRON OIL COMPANY:**  
Resolution-Accepting Bid of Chevron Oil Co. for approximately 65,000 Gallons of Premium Gas in the amount of \$.1247 per Gal. FOB Chevron's Terminal to be Picket up in the County Tank Truck. 93

		February 16, 1972		
		June 21, 1972		
GENERAL REALTY, INC.:		GENERAL FUND AMENDED (HEALTH DEPT.)		
Resolution-Rezoning from Agricultural to Urban Residential District a Tract of Land Located on the W. Line of Grubb Rd., Between Troxler Trail & Taggart Dr.	136	Resolution-To Amend the County General Fund Budget by Adding the Following Health Dept. Programs: Model Cities Health Stop Gap Measures \$58,000-- Model Cities Rodent Control Program \$16,500.00.	277	
March 15, 1972		July 5, 1972		
GROENEWOOD, WILLARD L.:		GOGGIN, IRVIN R.:		
Motion-That the County Judge Accept a Certificate of Deposit in the sum of \$18,750.00 made by Octagon Properties, % Gu\$ D. Hatfield, dated Mar. 6, 1972, with a transfer of Certificate of Deposit, and Power of Attorney by Willard L. Groenewoud, a general partner on behalf of the Tennala Land Company, Inc.	182	Resolution-Authority to accept offer of Irvin R. Goggin to purchase Lots 43 & 44, All except SW Triangle of 45, N. Pt. of 46 & 47, P.S. Griffith Add. to Sherman Heights, Bl. 41, Reeves Tax #9-9-2, as shown in Plat Bk. 3, p. 46, in the Register's Office of Hamilton County, Tenn. in the Amount of \$310.00.	298	
GRINNELL COMPANY, INC.:		GASOLINE FROM ATLANTIC RICHFIELD:		
Resolution-Accepting Bid of Grinnell Company, Inc. for complete installation of Sprinkler System for Alexander Chambliss Home in the Amount of \$11,850.00.	183	Resolution-Accepting Bid of Atlantic Richfield Co. for a Three Months Supply of Premium Gasoline to be picked up by the Hamilton County Tanker F.O.B. Tyner Terminal in the Amount of \$.1395 per Gallon.	305	
April 5, 1972				
GANN-STRAGAND:				
Motion-That Resolution to Rezone #6 (Gann-Stragand) be delayed for 30 days.	193			
GAS FOR COUNTY TANKS:				
Resolution-Accepting Bid of Chevron Oil Company for approximately 65,000 Gallons of Premium Gasoline to be Delivered in the County Tanks in the Amount of \$.1260 Per Gallon.	200			
GALLERY DRIVE:				
Resolution-Changing the Name of Gallery Drive to Berean Lane.	201			
April 19, 1972				
GENERAL FUND BUDGET AMENDED:				
Resolution-To Amend County General Fund Budget by Adding the Following: Miscellaneous Appropriations \$144.49.	204			
May 3, 1972				
GANN RESOLUTION (NO. 6):				
Motion-To deny Resolution No. 6 (Gann) to rezone because no one was present to present said petition. Said Motion DIED for lack of a second.	227			
Motion-To delay for thirty (30) days any action on Resolution No. 6 (Gann). ADOPTED.	227			
GLASSCOCK, JOE:				
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May 17, 1972

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January 19, 1972

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Kelley, Jr. & wife, Dorothy  
G. Kelley to Purchase Lots  
47 & 48, Timesville Subdivision,  
Reeves-Tax-No. 1740-1-2 in  
the amount of \$200.00. 140

June 7, 1972

KOBETTS, WILLIAM A. & ELIZABETH:

Resolution-Rezoning from  
Rural Residential District  
to Local Business District  
a Tract of Land Located on  
the West Line of Highway 58,  
South of Shirley Pond Road. 263

KOBETTS, WILLIAM A. & ELIZABETH:

Resolution-Rezoning from  
Agricultural District to Rural  
Residential District a Tract  
of Land Located West of High-  
way 58, and South of Shirley  
Pond Road. 264

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October 6, 1971	L	January 19, 1972 (Con't.)	
<p>CAR FOR LIBRARY: Resolution-Accepting Bid of Gateway Dodge, Inc. for One New 1972 Model Dodge Polara Six Passenger Station Wagon for the County Wide Library in the Amount of \$2761.66.</p>	8	<p>LAW, MRS. HALBERT G. (JUVENILE COURT COMMISSION-TERM): Motion-To reappoint George C. Hudson, Sr., Roy Noel, Mrs. Selma Cash Paty &amp; Mrs. Halbert G. Law to new terms on the Hamilton County Juvenile Court Commission. February 2, 1972</p>	103
<p>LOOKOUT MOUNTAIN CO. ADDITION #2: Resolution-Authority to Accept Offer of Jack Chambliss to Purchase W. Pt. of Lot D, Block 1, Lookout Mtn. Co. Addition #2 (Cools) as Recorded in Plat Book 3, Page 32 in the Register's Office of Hamilton Co., Tenn., Reeves #507-3-12, in the Amount of \$400.00. November 3, 1971</p>	10	<p>LANDFILL (SANITARY): Authorizing County Manager Roberts &amp; Mr. John Bromley to Employ the Necessary Technicians &amp; Professionals to do the Necessary Core Drilling to Determine the Acceptability of Certain Land for Use as a Sanitary Landfill. February 16, 1972</p>	129
<p>LEVIN SUBDIVISION: Resolution-Rezoning from Rural Residential District to Industrial District the Following Tracts of Land Being Lots 1 thru 8, Block A &amp; Lots 1 thru 13, Block B, of the A. N. Levin Subdivision:</p>	21	<p>LICENSING OF PLUMBERS: Resolution-The Hamilton County Council Heretofore on November 17, 1971, Adopted by Reference the Souther Standard Plumbing Code, and the Purpose of this Resolution is to Establish a Board of Plumbing Examiners for the Licensing of Qualified Plumbing Contractors &amp; Those Engaged in the Various Phases of Plumbing Work Within Hamilton County; to Establish Examination &amp; Licensing Fees: To Regulate Activities of Persons Licensed Hereunder; and To Provide Penalties for the Violation Thereof.</p>	143
<p>LEE, JAMES D.: Resolution- Rezoning from Agricultural to Urban Residential District a Tract of Land Located at 1304 Concord Rd., Being on the East Line of Concord Rd. some 250' S. of Panivista Lane.</p>	24	<p>LICENSING OF ELECTRICIANS: Resolution-The Hamilton County Council Heretofore on Nov. 17, 1971, Adopted by Reference the National Electrical Code, and the Purpose of this Resolution is to Establish a Board of Electrical Examiners for the Licensing of Qualified Electrical Contractos &amp; Those Engaged in the Various Phases of Electrical Work within Hamilton County: To Establish Examination &amp; Licensing Fees: To Regulate Activities of Persons Licensed Hereunder: and to Provide Penalties for the Violation Thereof. March 1, 1972</p>	150
<p>LOOKOUT MOUNTAIN LAND CO.: Resolution-Authority to Accept Offer of Fletcher Bright Co. to Purchase Lots 3,4,5,&amp; 6, Bl. 1, Lookout Mountain Addition #2, as Recorded in Plat Bk. 3, P. 32, in the Register's Office of Hamilton County, Tenn., in the Amount of \$950.00. November 17, 1971</p>	27	<p>LED FORD, O. M.: Resolution-Rezoning from Rural Residential to Multi-Family Dist. A Tract of Land Located Off the W. Line of Signal Mtn. Blvd. Opposite its Intersection with Mtn. Creek Rd. March 15, 1972</p>	158
<p>LEGAL DEPARTMENT: Motion-To Authorize the Legal Dept. to take whatever action necessary to clear the right-of-way on Highway #58 of any signs approaching on said right-of-way. January 5, 1972</p>	33	<p>LONGHORN RESTAURANT (REZONING DENIED): Motion-To deny Resolution #216- Rezoning from Rural Residential to Apartment-Townhouse District a tract located in rear of 4505-4509 Hixson Pike, in rear of the Longhorn Restaurant.</p>	181
<p>LAND RESOURCES CORPORATION: Resolution-Rezoning from Agricultural to Urban Residential District a Tract of Land Located on the West Line of Ooltewah Rd., some 3000' S. of Pine Ridge Rd.</p>	85	<p>LANDFILL (SANITARY): Resolution-Authorizing Hamilton County to Accept Options to Purchase Real Property from W. T. Massengale &amp; wife, Grace R. Massengale &amp; also from Benton F. Spangler &amp; wife, Dee H. Spangler for Use as a Sanitary Landfill.</p>	185
<p>LIQUOR BY THE DRINK PRIVILEGE TAX: Motion-That the County Council direct the County Court Clerk, David M. Ramsey, to levy a County Privilege tax for establishments serving liquor by the drink, pending a ruling by the County's Legal Dept. (TCA 57-157).</p>	89	<p>LAND MARK, INC.: Resolution-Authority to Accept Offer of Land Mark, Inc. to purchase E. 170 of Lot 82, Smartt Edmondson Coker Tract, Reeves Tax No. 1930C-11-11 in the Amount of \$1,201.00.</p>	187
<p>LONDON LANE PROJECT: Motion-To authorize the Co. Manager to rent a heavy-duty roller for one month at \$500.00 to work on the London Lane Project; low bidder being Gamble Construction Company. January 19, 1972</p>	91		
<p>LAWRENCE, GEORGE: Resolution-Authority to Accept Offer of George Lawrence to Purchase Lot 173, Bl. 33, Alton Park #1, Reeves Tax #164-11-4, as shown in Plat Bk. 19, P. 48, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$150.00.</p>	100		

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April 5, 1972

May 17, 1972

LANDFILL (SANITARY) AT HARRISON:  
Delegation from North Harrison  
Objecting to the Location of a  
Sanitary Landfill in their  
Community. 190

LEGAL DEPT. (CASE OF HAMILTON CO.  
VS. CITY OF CHATTA. #44842 in  
CHANCERY COURT):  
Motion-Authorizing County Legal  
Dept. to file a Petition to  
Re-hear, Appeal, or take any other  
action necessary to secure a  
favorable opinion in Case. Ex-  
press authority was given to  
the Legal Dept. to take said  
case to Supreme Court of State  
of Tenn. if deemed necessary. 191

LEWIS, JOHN J.:  
Resolution-Rezoning from Rural  
Residential District to Local  
Business District a Tract of  
Land Located at the NE Inter-  
section of Harrison Bay Road &  
Ramsey Road. 199

LINER, GEORGE:  
Motion-On recommendation of  
County Manager Roberts, Mr.  
Max Dietz was named Highway  
Supt. at a salary of \$12,599.00  
a year; Mr. Jack Pryor was  
named Assistant Supt.; Mr.  
Ernest Barker & Mr. John Bishoff  
were named Road Foreman; Mr.  
Hoyt Branham was named Master  
Mechanic of the Heavy Equipment  
Shop & Mr. George Liner was  
named Master Mechanic of the  
Truck Shop at Silverdale. The  
salaries of all these named, with  
the exception of Mr. Max Dietz,  
will remain the same. In  
adoption of the re-organization  
plan it was understood that the  
crews would report to the  
Silverdale Workhouse each day  
for assignment to work. 201  
April 19, 1972

LAKESITE-CITY OF:  
Motion-To refer Resolution  
#212 (Mr. W. B. Hunt) to the  
City of Lakesite, since this  
property is located therein. 203  
May 3, 1972

LAKESITE STREET REPAIRS:  
Motion-That the County repair  
streets in the incorporated  
town of Lakesite, and that an  
accounting be kept for later  
repayment when the town of  
Lakesite receives its State  
funds. 225

LANDFILL (SANITARY):  
Resolution-Accepting the Bid  
of Disposal Sciences, Inc.  
Dated Mar. 29, 1972, with Ref-  
erence to the Engineering,  
Design & Operation Plans for  
the Hamilton County Sanitary  
Landfill Site in the Sum of  
\$2,955.00. 225

LAND MARK, INC. & W. H. BEENE, JR.:  
Motion-To delay for thirty  
(30) days any action on Reso-  
lution No. 52. 230

LAND MARK, INC. & W. H. BEENE, JR.:  
Resolution-Rezoning from Agri-  
cultural District to Urban  
Residential District a Tract  
of Land Located on the East  
Line of Fairview Rd., S. of  
Ridge Lake North Subdivision. 232

LINDSEY, W. S. (BILL) ELECTED TO  
BOARD OF ELECTRICAL EXAMINERS:  
W. S. (Bill) Lindsey Elected  
for term of 4 yrs. 234

LOCKERT, LONNIE VERNON:  
Motion-That Mr. Lonnie Vernon  
Lockert be appointed as Plumbing  
Inspector for Hamilton County  
at a salary of \$8,600.00 per  
year. 244  
June 7, 1972

LEE, RUSSELL L., TRUSTEE:  
Resolution-Rezoning from Rural  
Residential District to Local  
Business District a Tract of  
Land Located North of Davis  
Road on the West Line of High-  
way 58. 257  
June 14, 1972

LEVYING ADDITIONAL LOCAL SALES TAX:  
Resolution-Calling for a Refer-  
endum on the Levying of an  
Additional Local Sales Tax in  
Hamilton County, Tennessee. 272  
July 5, 1972

LAND MARK, INC.:  
Resolution-Rezoning from Rural  
Residential & Agricultural Dis-  
tricts to Urban Residential Dis-  
trict A Tract of Land Located  
on the S. Line of Daisy-Dallas  
Road west of Middle Valley Rd. 286

LAWRENCE, HOMER E. JR.:  
Resolution-Rezoning from Agri-  
cultural District to Local Bus-  
iness District a Tract of Land  
Located on the West Line of  
Birchwood Pike, South of Davis  
Road. 291

LUNCH FUND (SCHOOL) AMENDED:  
Resolution-To Amend the 1971-72  
School Fund Budget by Adding  
the Following: School Lunch  
\$79,056.87. 306  
July 12, 1972

LETTER OF RESIGNATION-JAMES H. BOOKER:  
Copy of Letter to Dalton  
Roberts. 309

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October 6, 1971

March 15, 1972 (Con't.)

MILLER, JACK & CHARLOTTE:  
Resolution-Rezoning from Rural Residential to Local Business District a Tract of Land Located at 6255 Dayton Pike, Being on the West Side of Dayton Pk. some 200' N. of the Morris Mobile Home Park.

4

MASSENGALE, W. T. & GRACE R.:  
Resolution-Authorizing Hamilton County to Accept Options to Purchase Real Property from W. T. Massengale & wife, Grace R. Massengale & also from Benton F. Spangler & wife, Dee H. Spangler for use as a Sanitary Landfill.

185

MADDOX, PRESTON & RICHARD C. CARMACK:  
Resolution-Rezoning from Agricultural to Local Business District a Tract of Land Located in the 5600 Bl. of Highway 153, Being at the NE Intersection of Highway 153 & Winding Lane.

6

MOUNTAIN CREEK ELEMENTARY SCHOOL:  
Resolution-Accepting Bid of R. B. Poole Company, Inc. to do Necessary work to connect Mountain Creek Elementary School to the Sewer System of the City of Chattanooga.

186

November 3, 1971  
MOTION TO REJECT (WITHDRAWN):  
Motion-To reject Resolution #138 (Schulz), Rezoning from Agricultural District to Tourist Court & Motel District. The Motion was then withdrawn.

24

MILK INSPECTION:  
Milk Inspection, etc. to be performed by the State Dept. of Agriculture Under Section 52-312 of the Tennessee Code Annotated.  
April 5, 1972

189

MOON, W. D., JR.:  
Appeared Before the Council Insisting that Petition No. 1971-148-Viola-Keaton be Heard. (Statement)

29

MADDOX, PRESTON:  
Resolution-Rezoning from Agricultural to Urban Residential District a Tract of Land Located East of 6000 Blk. of Highway 153, Being off of the East Line of Highway 153, South of Gothard Rd.

196

November 17, 1971  
MIDDLE VALLEY PIKE (MOTION TO DENY):  
Motion-To Adopt Resolution No. 143 (Sutton) to rezone from Agricultural District to Local Business District, a tract of land on Middle Valley Pike. Said Resolution was DENIED on a Roll Call vote.  
December 1, 1971

31

April 19, 1972  
MONTGOMERY ROAD:  
Resolution-To Declare Whispering Hills Lane & Montgomery Rd. District Roads.  
May 3, 1972

203

MANSFIELD, E. Q. & BARBARA K.:  
Resolution-Authority to Accept Offer of Ralph O. Hodges & wife, Frances M. Hodges & E.W. Mansfield & wife, Barbara K. Mansfield to Purchase Lot 20, J. J. Mankers Amended Subdivision of Block 48-51-54 Glass Farm, Reeves Tax #13-4-5, as shown in Plat Book 2, Page 49, in the Register's Office of Hamilton County, Tenn. in the Amount of \$57.00.  
January 5, 1972

48

MIRABELLA, SAL:  
Resolution-Rezoning from Agricultural District to Urban Residential District a Tract of Land Located on the East Line of Woodland Drive, North of Bill Reed Road.  
May 17, 1972

231

"MULTI-FAMILY DISTRICT" Amended by CHANGING NAME TO "MULTI-FAMILY DISTRICT":  
Motion-That the Zoning Regulations be changed as was proposed and advertised.

81

MASSENGALE & SPANGLER OPTIONS EXERCISED:  
Resolution-Authorizing the Co. Judge to Exercise Options to Purchase Real Property from W. T. Massengale & wife, Grace R. Massengale, & also from Benton F. Spangler & wife, Dee F. Spangler, for Use as a Sanitary Landfill.

244

MATHIS, ROY N. & HELEN W.:  
Resolution-Rezoning from Rural Residential to Local Business A Tract of Land Located at 4604 & 4606 Hixson Pike, Being on the East Side of Hixson Pike South of Strawberry Lane.

84

MASSENGALE & SPANGLER PROPERTY SURVEY:  
Resolution-Authorizing Payment of \$3,180.00 for Survey of the Spangler and Massengale Property for a Sanitary Landfill.  
June 7, 1972

244

MATERIALS FOR ROADS (HIGHWAY DEPT.):  
Resolution-Accepting Bids of Mid-South Materials Co., Inc., Road Builders, Inc., The Stone Man, Inc. & Vulcan Materials Co. for a six months supply of Road Materials for the Hamilton County Highway Department.  
February 2, 1972

89

MILLER BROS. COMPANY:  
Resolution-Rezoning from Agricultural To Urban Residential District a Tract of Land Located off the E. Line of Hixson Pike, N. of Hamby Rd., Being the Tract Formerly Owned by Miller Bros. Company.

251

MORRISON, JOHN:  
Resolution-To Amend the County General Fund by Adding the following: Miscellaneous Appropriations \$1,484.95.  
March 15, 1972

131

MT. VERNON REALTY, INC.:  
Resolution-Rezoning from Rural Residential District to Local Business District a Tract of Land Located on the East Line of the 4600 Block of Hixson Pike.

254

METRO CHRYSLER-PLYMOUTH, INC.:  
Resolution-Accepting Bid of Metro Chrysler-Plymouth, Inc. for one new 1972 Model Fury I 4 dr. Sedan for the Highway Department in the Amount of \$3189.00.

184

MEETING DATES & TIMES OF COUNTY COUNCIL (WEEKLY MEETINGS):  
Resolution-Establishing Regular Meeting Dates & Times of County Council, and Meeting Dates and Times of Executive Sessions of Council, and Recognizing County Manager's Duty to Require Presence of County Employees at Executive Sessions of County Council.

269

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	MOTIONS		MOTIONS	
	March 15, 1972 (Con't.)		April 5, 1972 (Con't.)	
	MOTION: That the County Judge accept a Certificate of Deposit in the sum of \$18,750.00 made by Octagon Properties, % Gus D. Hatfield, dated March 6, 1972, with a transfer of Certificate of Deposit, and Power of Attorney by Willard L. Groenewoud, a general partner on behalf of the Tennala Land Co., Inc.	182	of the Truck Shop at Silverdale. The salaries of all these named with the exception of Mr. Max Dietz, will remain the same. In adoption of the re-organization plan it was understood that the crews would report to the Silverdale Workhouse each day for assignment to work.	201
	MOTION: That the County Manager be authorized to advertise for bids on Back Tax Property as listed.	189	MOTION: To deny application of Inferno, Inc. through Mr. Jack Plaster, for a variance of the Hamilton County Zoning Regulations and also for a conditional permit to conduct a 12 hour musical concert at Crystal Caves, at Mt. Aetna, Route 4, Cummings Highway, Chattanooga, Tenn.	202
	MOTION: To Accept the Reports of the various County Officials & County Institutions, treat same as read, approved, made a matter of record and filed.	189	April 19, 1972	
	MOTION: Judge Frost was directed to write the Chairman of the Air Pollution Control Board and ask that they give the Council a report with reference to Signal Mt. Portland Cement Co., and ask that they give the Council a report with reference to this particular firm. The matter was also referred to the Legal Dept. to study the possibility of the County Council taking Court action to abate a nuisance.	181	MOTION: To refer Resolution #212 (Mr. W. B. Hunt) to the City of Lakesite, since this property is located therein.	203
	April 5, 1972		MOTION: To acknowledge receipt of Budget Request of the Health Dept. for an appropriation of some \$905,200.00, and to notify the State of this Action.	203
	MOTION: The County Attorney was instructed to look into Signal Mountain Portland Cement Company matter to determine if the people are being properly protected under the bond heretofore set by the Air Pollution Control Board. The County Attorney will report back to the Council.	190	MOTION: That on the recommendation of County Manager Dalton Roberts & Highway Supt. Max Deitz, that Mr. C. H. Baggett be reinstated in his job as a truck driver in the County Highway Dept., and that he be paid for the time he was off, and that he go back to duty Apr. 20, 1972.	203
	MOTION: Authorizing County Legal Dept. to file a Petition to Re-Hear, Appeal, or take any other action necessary to secure a favorable opinion in Case of Hamilton Co. vs. City of Chattanooga #44842, in Chancery Court of Hamilton County. Express authority was given to the Legal Dept. to take said case to Supreme Court of State of Tennessee if deemed necessary.	191	MOTION: That on the recommendation of County Manager Dalton Roberts, that Mr. J. D. Dougherty be paid through April 19, 1972 as Electrical Inspector, and that Mr. Wendell C. Worley be employed as Electrical Inspector at the salary of \$8600.00 per year to take effect April 17, 1972.	203
	MOTION: To DENY Resolution to Amend Zoning Regulation-1204-5.	191	MOTION: That the Reports of the various County Officials and County Institutions, treat same as read, approved, made a matter of record and filed.	205
	MOTION: That Resolution to Rezone #6, (Gann-Stragand) be delayed for 30 days.	193	MOTION: Motion on recommendation Re: Action of the Tennessee Division of Water Quality Control, and the Need to Begin the Construction of Sanitary Sewers for the Hixson Area--Proposal for City of Chattanooga or Hamilton Co. to Construct Same.	205
	MOTION: Giving Judge Frost unanimous authority to contact the necessary parties to the end that Traffic Signal at Cloverdale Drive & Hixson Pike might be placed; it being remembered that this area has now been annexed by the City of Chattanooga, and the City Traffic Engineer would be contacted first.	199	May 3, 1972	
	MOTION: On Recommendation of County Manager Roberts, Mr. Max Dietz was named Highway Supt. at a salary of \$12,599.00 a year; Mr. Jack Pryor was named Assistant Supt.; Mr. Ernest Barker & Mr. John Bishopp were named Road Foremen; Mr. Hoyt Branham was named Master Mechanic of the Heavy Equipment Shop & Mr. Geo. Liner was named Master Mechanic		MOTION: That the County repair streets in the incorporated town of Lakesite, and that an accounting be kept for later repayment when the town of Lakesite receives its State funds.	225
			MOTION: To deny Resolution No. 6 (Gann) to rezone because no one was present to present said petition. Said Motion died for lack of a second.	227
			MOTION: To delay for thirty (30) days any action on Resolution No. 6 (Gann).	227

MOTIONS

May 3, 1972 (Con't.)

MOTIONS

MOTION: To delay for thirty (30) days any action on Resolution No. 52 (Land-Mark, Inc. and W. H. Beene, Jr.).	230
MOTION: To delay for thirty (30) days any action on Resolution No. 54, (Ulrich).	230
MOTION: Nominating Mr. Milton Tindell, Mr. Dick Stillwell, Mr. George Blair, Mr. John Stegall and Mr. W. S. (Bill) Lindsay to the Board of Electrical Examiners. May 17, 1972	234
MOTION: After various complaints from residents of Morris Hill Road, Dr. Dave Garrett and other officials of the proposed Valley Psychiatric Hospital in East Brainerd agreed to a request by the Council that all construction work with the exception of making percolation tests, be halted pending a report by the State Water Quality Control Board on the facility's sanitation plan. ON MOTION of Judge Frost, that in the future in such situations, Building Com. Harvey Wade will accept the application, but withhold issuance of a building permit until health department regulations are complied with completely.	240
MOTION: That the low bid from Construction and Improvement Specialty Company, Incorporated in the sum of \$1,743,399.00, be accepted for the construction of the Chattanooga-Hamilton County Health Center.	242
MOTION: Pursuant to authority heretofore granted by resolution adopted Feb. 16, 1972, setting up a Board of Plumbing Examiners, Judge Frost submitted the following names: Mr. Duke Hicks Mr. Arnold Davis Mr. Thayer Patton Mr. M. C. Strickland Mr. Hicks was named as Chairman and all gentlemen would serve without term. ON MOTION of Councilman Newell, that the above named be elected.	242
MOTION: That Mr. Lonnie Vernon Lockert be appointed as Plumbing Inspector for Hamilton County at a salary of \$8,600.00 per year. June 7, 1972	244
MOTION: To defer action for 30 days on Petition No. 109 (Suburban Homes of Chattanooga, Incorporated).	250
MOTION: That Mr. M. C. Strickland, who was elected to the Board of Plumbing Examiners in the Council Meeting of May 17, 1972, be removed because of lack of qualifications, and that he be replaced with Mr. C. E. "Rex" Wilson.	265

MOTIONS

October 6, 1971

MOTION:  
To delay any action on Resolution pertaining to floor maintenance materials (Bid of Southern Products Company) until the next Council meeting. 7

MOTION:  
That the Reports of the Various County Officials & County Institutions be accepted, treat same as read, approved, made a matter of record and filed. 11  
November 3, 1971

MOTION:  
To delay any action on Resolution #109 (Suburban Homes-Petition to Rezone) for 90 days. 21

MOTION:  
To reject Resolution #138 (Schulz) Rezoning from Agricultural District to Tourist Court and Motel District. 24

MOTION:  
To confirm the appointment by Judge Frost of Mrs. Alfred Samples, Mrs. James Hudson and Mrs. Sid Varner to the Scenic City Beautiful Commission. (Mrs. Samples' term for 3 years, Mrs. Hudson's term for 2 years, and Mrs. Varner's term for 1 year.) 26

MOTION:  
To Purchase eight (8) PASER MAGNUM units at \$29.95 each to be used on the automobiles used by the Tax Assessor's Office (Rei Industries, In., Dallas, Texas). 27  
November 17, 1971

MOTION:  
To Adopt Resolution No. 143 (Sutton) to rezone from Agricultural District to Local Business District, a tract of land on Middle Valley Pike. Said Resolution was DENIED on a Roll Call vote. 31

MOTION:  
To delay any action on Resolutions 143 & 144 for thirty (30) days. 31

MOTION:  
To authorize the Legal Department to take whatever action necessary to clear the right-of-way on Highway #58 of any signs encroaching on said right-of-way. 33

MOTION:  
To Increase the salary of hourly County Employees by two (2) cents per hour, & the custodial employees by \$2.50 per month, in order to take care of Blue Cross-Blue Shield insurance, which has been increased to \$4.80 for family plan per month & \$1.75 for individual plan, for said employees. 33

MOTION:  
To authorize the County Manager to advertise for bids for a sprinkler system for the Chambliss Home. 34

MOTION:  
To authorize the County Manager to advertise for bids on three (3) automobiles to be used in administering the duties pertaining to Building, Electrical, Plumbing and Gas Codes. 36  
December 1, 1971

MOTION:  
To delay for thirty (30) days, any action on Resolution No. 151 (Alvin C. Wooford), request to rezone from agricultural to rural residential district, a tract on Ooltewah-Ringgold RD. due to the fact that neither M.

MOTIONS

December 1, 1971 (Con't.)

Wooford nor a representative was present to discuss reasons for rezoning said tract. 37

MOTION:  
To delay for thirty (30) days any action on Resolution No. 156 (T. E. Foley), request to rezone from agricultural to rural residential, a tract in the 1600-block of Middle Valley Rd., due to the fact that neither Mr. Foley nor a representative was present. 37

MOTION:  
To delay for thirty (30) days any action on Resolution No. 161 (Dixon Construction Co.) to rezone a tract in the 1500-block of Crabtree Rd. from agricultural to urban residential for a subdivision, due to the fact that no one was present to present reasons for desiring said rezoning. 37

MOTION:  
To delay for sixty (60) days any action on Resolutions No. 162 & No. 163 (Title Guaranty & Trust Co., Trustee for Bush Construction Co.), request to rezone two Hixson Pike tracts for an office complex. 37

MOTION:  
To delay for thirt (30) days any action on Resolution # 164 (J. W. Kimsey), request to rezone a tract at 8142 East Brainerd Road from rural residential to local business district, due to the fact that Mr. Kimsey was not present. 38

MOTION:  
To re-hear Resolution No. 161 (Dixon Construction Co.) & Rescind action under Item 5 of these Minutes, after Mr. Dixon appeared at the County Council Meeting. 38

MOTION:  
To authorize the County Manager to pay Brown Chain Link Fence Co. \$720.00 for a fence that has been installed around the trusty wing at the Hamilton County Work House. 39  
December 15, 1971

MOTION:  
To Change the name of Easy Street to Highlands Way. 75

MOTION:  
That the Dillard Smith Construction Co. be awarded a contract to provide the necessary electrical service for the sewage treatment plant at the J. B. Brown School in the Amount of \$3,412.00. This is an emergency. 77

MOTION:  
That the Reports of the Various County Officials & County Institutions be accepted, treat same as read, approved, made a matter of record and filed. 79  
January 5, 1972

MOTION:  
That the Zoning Regulations be changed as was proposed & Advertised. 81

MOTION:  
To delay for 30 days any action on Resolution #151 (Alvin C. Wooford), to rezone a tract of land on Ooltewah-Ringgold Rd. from Agricultural to Rural Residential District, because Mr. Wooford was not present. 81

MOTIONS		MOTIONS	
January 5, 1972 (Con't.)		February 16, 1972 (Con't.)	
MOTION: To accept the nomination of Mr. K. C. Gustafson to the Air Pollution Board; said nomination being made by Judge Frost.	89	MOTION: To authorize the County Manager to advertise for bids for a new car for the Superintendent of the White Oak Workhouse.	143
MOTION: That the County Council direct the County Court Clerk, David M. Ramsey, to levy a county privilege tax for establishments serving liquor by the drink, pending a ruling by the County's Legal Department (TCA 57-157).	89	MOTION: That Mr. Frank Basham be named Plumbing Inspector at a salary of \$8,600.00 per year, effective March 1, 1972.	143
MOTION: To authorize the County Manager to rent a heavy duty roller for one month at \$500.00 to work on the London Lane project; low bidder being Gamble Construction Company. January 19, 1972	91	MOTION: That Mr. James Daugherty be named Electrical Inspector at a salary of \$8,600.00 per year, effective March 1, 1972.	143
MOTION: To reappoint George C. Hudson, Sr., Roy Noel, Mrs. Selma Cash Paty & Mrs. Halbert G. Law to new terms on the Hamilton Co. Juvenile Court Commission.	103	MOTION: That Mr. Clyde Jobe be named Building Inspector at a salary of \$8,600.00 per year, effective March 1, 1972.	143
MOTION: To reappoint Spencer Flinn to a new three (3) year term on the Hamilton County Beer Board.	103	MOTION: To accept the Reports of the various County Officials and County Institutions, treat same as read, approved, made a matter of record and filed. March 1, 1972	157
MOTION: To Appoint a new five-man committee to study the County insurance needs. Each member of the County Council to nominate one member of said committee, and to report back regarding same at the next Council meeting.	103	MOTION: To pass until the March 15, 1972 meeting any action on Resolution to Rezone (#224), Wyman Vick.	158
MOTION: That the Reports of the various County Officials & County Institutions be accepted, treat same as read, approved, made a matter of record and filed.	103	MOTION: To delay for 90 days any action on Resolution to Rezone (#109), Suburban Homes.	158
MOTION: That the Council instruct the County Manager to notify the Chattanooga Bar Association, and other occupants of the Tittle Building, to be in a position to vacate said building some time in the near future. February 16, 1972	104	MOTION: To pass for 60 days any action on Resolutions (#162, #163) Title Guaranty and Trust Co.	158
MOTION: That the County Council authorize County Judge Frost to make an investigation and study the advisability of raising \$250,000 to alleviate a shortage of space at Harrison Elementary School.	133	MOTION: To pass until March 15, 1972, any action on Resolution #216, Walter Bigmeyer.	160
MOTION: To Accept the offer of the Volunteer Exterminating Co. for Treatment of termite damage at several County schools, and an office of the Department of Education, in the amount of \$8,942.00. After some discussion on the above bid, it was agreed by the Council members to delay any action on this bid, and that the three companies that bid on said exterminating work be invited to appear before the Co. Council at 9:00 A.M. on March 1, 1972, to discuss specifications of the bid.	142	MOTION: To pass until March 15, 1972, any action on Resolution to AMEND ZONING AND PLANNING REGULATIONS TO PERMIT #1204.5.	162
MOTION: To accept the bid of Jernigan Fence Co., in the amount of \$2,063.58, for the erection of a fence around the Recreation area at the Silverdale Workhouse.	143	MOTION: That the Certification with respect to the sale and award of the \$3,000,000.00 General Improvement Bonds, Series 1971, be made a part of the Minutes of this Council.	162
		MOTION: That the Purchasing Agent be authorized to purchase twelve (12) power magnums for the cars of the Tax Assessors office. March 15, 1972	180
		MOTION: To deny Resolution #216-Rezoning from Rural Residential to Apartment-Townhouse District a tract located in rear of 4505-4509 Hixson Pike, in rear of the Longhorn Restaurant.	181
		MOTION: To deny Resolution #224-Rezoning from Rural Residential District to Local Business District a tract located at the NW intersection of Taft Highway and Hollister Road.	181
		MOTION: A hearing on Amendment 1204.5 of the Zoning Regulations as well as related zoning problems was passed over until 9:00 A.M. on April 5, 1972, at the executive session of the Council.	182
		MOTION: To accept the proposal of Arthur Andersen and Co. to do the Audit for Hamilton Co., Erlanger Hospital, Wm. L. Bork Memorial Hospital & Hamilton Co. Nursing Home for sum of \$3,750.00.	182

MOTIONS

MOTIONS

July 5, 1972

MOTION:  
 To take under advisement a request by some 500 E. Brainerd residents that a tract of land bounded by Banks Rd., Standifer Gap Rd., Jenkins Rd. & Igou Gap Rd. be rezoned to rural residential district, and that said request be forwarded to the Chattanooga-Hamilton Co. Planning Commission for their immediate study & recommendation as soon as possible.

284

MOTION:  
 To instruct the Building Commissioner to hold up the issuance of any building permits for commercial construction on the above property bounded by Banks Rd., Standifer Gap Rd., Jenkins Rd. & Igou Gap Rd., but not to hold up on permits for residential buildings.

285

MOTION:  
 To delay for 30 days any action on Resolution #123 (Michael A. Austin), petition to rezone from agricultural to Local Business District a tract of land located at the SW Intersection of Highway 153 & Gadd Rd.

289

MOTION:  
 To delay for two (2) weeks, any action on Resolution to Rezone No. 129.

291

MOTION:  
 To delay for two weeks, any action on Resolution #101 (Petition to rezone).

293

MOTION:  
 To re-elect Mr. Dan Brewer for another term to the Hamilton County Nursing Home Board of Trustees.

293

MOTION:  
 To approve the purchase of office furniture for Clerk & Master Robert Summar at the appraised value of \$847.50.  
 July 12, 1972

293

MOTION:  
 To accept the resignation of Mr. James H. Booker, Supt. of Hamilton County Park, after his Letter of Resignation was read by County Manager Dalton Roberts.

309

MOTION:  
 To grant authority to County Manager Dalton Roberts to advertise for bids to sell Back Tax Property.

312

m

June 21, 1972

MARTIN, JOHN M. & JAMES B.:  
Resolution-Rezoning from Urban  
Residential District to Local  
Business District a Tract of  
Land Located at the NW Inter-  
section of Pine Marr Drive &  
Highway 153. (DENIED). 274

MAHAFFEY, MARVIN:  
Motion-To Confirm a contract  
with Marvin Mahaffey, to operate  
the Concessions stand at the  
County Park for three (3) months.  
July 5, 1972 276

MADDOX, PRESTON:  
Resolution-A Planned Unit Devel-  
opment on a Tract of Land Locat-  
ed East of 6000 Block of Highway  
153, South Pine Hill Sub. 288  
July 12, 1972

MILLS, MATILDA:  
Resolution-Accepting Offer of  
Matilda Mills, Widow, to Pur-  
chase Lot Pt. of F, Ward 15,  
Part of Steele & Cook Tract. 311

December 1, 1971

mc

MCDOWELL, VINNIE:  
Resolution-Authority to Accept  
Offer of Vinnie McDowell to  
Purchase Lot AE of 1, N200 of  
2, Ward 17, Chattanooga Invest-  
ment Co. & S. R. Read Tract,  
Reeves Tax #37-6-14, as shown  
in Plat Book 12, Page 24, in  
the Register's Office of Hamil-  
ton County, Tennessee in the  
Amount of \$125.00.  
March 1, 1972

50

MCCOY, R. V.:  
Resolution-Rezoning from Rural  
Residential to Local Business  
District a Tract of Land Locat-  
ed at 4525 Hixson Pike 153'  
South of Strawberry Lane.  
June 7, 1972

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MCDOWELL DEVELOPMENT CORPORATION:  
Resolution-Rezoning from Agri-  
cultural to Tourist Court &  
Motel District a Tract of Land  
Located at NE Intersection of  
I-24 and Cummings Hwy., also  
called U.S. 41.  
July 5, 1972

260

MCCUISTON, L. V.:  
Resolution-Rezoning from Agri-  
cultural to Urban Residential  
Dist. a Tract of Land Located  
N. of Browntown Rd. & W. of  
McCahill Rd.

288

mc

N

October 6, 1971

July 5, 1972 (Con't.)

**NORTH HILL LAND COMPANY:**  
 Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located in the 1700 Block of Thrasher Pike Adjoining the Clearwater Acres on the NW Line, Being Part of the Arnold Gann Tract. 1

**NEWTON CHEVROLET:**  
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 December 1, 1971

**NOBLES, W. R. - TRUSTEE:**  
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**NOBLES, W. R. - TRUSTEE:**  
 Report for December, 1971. 79-D  
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**NORTHMONT ROAD:**  
 Resolution-To Declare Northmont Road, Glenbrook Lane, Hillbrook Lane, Dalemont Lane & Brookmont Lane District Roads. 90  
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**NOEL, ROY (JUVENILE COURT COMMISSION TERM):**  
 Motion-To reappoint George C. Hudson, Sr., Roy Noel, Mrs. Selma Cash Paty & Mrs. Halbert G. Law to new terms on the Hamilton County Juvenile Court Commission. 103

**NOBLES, W. R. - TRUSTEE:**  
 Report for December, 1971. 105  
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**NEIGHBORS, WILLIAM R. & DORIS S.:**  
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OOLETEWAH HIGH SCHOOL DELEGATION: Delegation from the P.T.A. OF OOLETEWAH HIGH SCHOOL. (Statement) February 2, 1972	29
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OPTIONS TO PURCHASE LAND FOR SANITARY LANDFILL (MASSENGALE & SPANGLER): Photostats of Options.	185-A thru 185-M
May 3, 1972 OWNBEY SHEET METAL COMPANY: Resolution-Accepting the Bid of Ownbey Sheet Metal Co. for an Air-Conditioning and Heating Unit for the Tax Assessor's Drafting Room in the Amount of \$1749.00.	234
OFFICE FURNITURE FOR CLERK & MASTER: Motion-To approve the Purchase of office furniture for Clerk & Master Robert Summar at the appraised value of \$847.50.	293

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November 3, 1971	February 2, 1972
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<p>PLEASANT LANE:            Resolution-To Declare Pleasant            Lane a District Road. 27            November 17, 1971</p>	<p>POTTER, WAYNE &amp; HAL ULRICH:            Resolution-Rezoning from Agri-            cultural District to Apartment-            Townhouse District a Tract of            Land Located in the 4300 Block            of Delashmitt Rd., Being on the            West Side of Delashmitt Rd.            Across from Eldridge Road. 122</p>
<p>PLUMBING CODE:-            Resolution-Adoption by Reference            the Provisions of Building,            Electrical, Plumbing and Gas            Codes Prepared by Technical            Trade Associations &amp; Model Code            Organizations: To Provide Fees            for the Administration Thereof            and Penalties for Violation. 34            December 1, 1971</p>	<p>PUBLIC RECORDS COMMISSION JUDICIAL            MEMBER:            Motion-That the Order selecting            Herschel P. Franks, Chancellor,            Part 2, Hamilton County, Tenn.            as the Judicial Member of the            Public Records Commission be put            of record on the Minutes of the            Council 124</p>
<p>PATY, ARTHUR A.:            Resolution-Accepting the Bid            of Arthur A. Paty for 86 Sw.            Yards of Carpet for Judge            Hinson's Courtroom in the            Amount of \$6.85 per Sq. Yd.            or a Total of \$589.10. 39</p>	<p>PAYMENT FOR WORK BY AIR FILTER SERVICE:            Motion-That Air Filter Service            be paid \$957.00 for replacing            84 Filters at the County Court-            house and that same be charged            to Capital Outlay Appropriation.            Also, that the said Air Filter            Service be authorized to change            the filters in other buildings            &amp; institutions heretofore dis-            cussed and that payment of            same be from the proper appro-            priations. 125</p>
<p>PHILLIPS, GORDON WOOD &amp; BETTY GENE:            Resolution-Authority to Accept            Offer of Gordon Wood Phillips            and wife, Betty Gene Phillips            to Purchase Lot 12, Ward 17,            Stark's Subdivision, Reeves            Tax No. 39-11-6, as shown in            Plat Bk. 1, P. 40, in the Reg-            ister's Office of Hamilton County,            Tenn. in the Amount of \$110.00.            January 5, 1972 50</p>	<p>PAYNE, T. H. COMPANY:            Resolution-Accepting Bid of            T. H. Payne Co. for one Double            Door Fireproof Safe for the            Accounts &amp; Budgets Department            in the Amount of \$861.65. 130            February 16, 1972</p>
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<p>PINE VIEW LANE:            Resolution-To Declare Pine            View Lane a District Road. 95</p> <p>PATTON, Robert &amp; SUE:            Resolution-Authority to Accept            Offer of Robert Patton &amp;            wife, Sue Patton to Purchase            Lot 106, Frazier's #2, Reeves            Tax #29-31-1, as shown in            Plat Bk. 5, P. 62, in the Reg-            ister's Office of Hamilton            County, Tenn. in the Amount            of \$101.00. 101</p>	<p>PLUMBING INSPECTOR (FRANK BASHAM):            Motion-That Mr. Frank Basham            be named Plumbing Inspector            at a salary of \$8,600.00 per            year, effective March 1, 1972. 143</p>
<p>PIERCE, DONALD P.            Resolution-Authority to Accept            Offer of Donald P. Pierce to            Purchase Part of Lots 25 &amp;            26, J. J. Mankers Amended Sub-            division of Block 38, 51, 52,            Glass Farm, Reeves Tax #13-9-3,            as shown in Plat Bk. 2, P. 49,            in the Register's Office of            Hamilton County, Tenn. in the            Amount of \$60.50. 101</p>	<p>PLUMBING EXAMINERS:            Resolution-The Hamilton County            Council Heretofore on Nov. 17,            1971, Adopted by Reference            the Southern Standard Plumbing            Code, and the Purpose of this            Resolution is to Establish a            Board of Plumbing Examiners            for the Licensing of Qualified            Plumbing Contractors and Those            Engaged in the Various Phases            of Plumbing Work Within Ham-            ilton County; to Establish            Examination &amp; Licensing Fees:            To Regulate Activities of            Persons Licensed Hereunder;            and to Provide Penalties for            the Violation Thereof. 143</p>
<p>PATY, MRS. SELMA CASH: (JUVENILE            COURT COMMISSION TERM)            Motion-To reappoint George C.            Hudson, Sr., Roy Noel, Mrs.            Selma Cash Paty &amp; Mrs. Halbert            G. Law to new terms on the            Hamilton County Juvenile Court            Commission. 103</p>	<p>PLANS &amp; SPECIFICATIONS FOR THE PROPOSED            HAMILTON COUNTY SANITARY LANDFILL:            Photostat of Booklet. 245-A</p>

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	PASSED RESOLUTIONS (#162, #163): Motion-To pass for 60 days any action on Resolutions (#162, #163)-Title-Guaranty-and-Trust Company.	158		
	PASSED RESOLUTION (#216): Motion-To Pass until March 15, 1972, any action on Resolution #216, <u>Walter Bigmeyer.</u>	160		
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	PASSED RESOLUTION (PERMIT #1204.5): Motion-To pass until Mar. 15, 1972, any action on Resolution to AMEND ZONING AND PLANNING REGULATIONS to PERMITE #1204.5.	162		
	POWER MAGNUMS FOR TAX ASSESSOR'S CARS: Motion-That the Purchasing Agent be authorized to Purchase twelve (12) power-magnums for the cars of the Tax Assessor's Office. March 15, 1972	180		
	PUBLIC HEARING ON ZONING AMENDMENT PASSED: Hearing on Amendment 1204.5 of the Zoning Regulations was passed over until 9:00 A. M. on April 5, 1972, at the executive session of the Council.	182		
	POWER OF ATTORNEY (WILLARD L. GROENEWOUD): Motion-That Judge Frost accept a Certificate of Deposit in the sum of \$18,750.00 made by Octagon Properties, % Gus D. Hatfield, dated March 6, 1972, with a transfer of Certificate of Deposit, and Power of Attorney by Willard L. Groenewoude, a general partner on behalf of the Tennala Land Company, Inc.	182		
	POOLE, R. B. (COMPANY): Resolution-Accepting Bid of R. B. Poole Company, Inc. to do Necessary Work to Connect Mountain Creek Elementary School to the Sewer System of the City of Chattanooga.	186		
	PROPERTY (BACK TAX): Motion-That the County Manager be authorized to advertise for bids on Back Tax Property as listed. April 5, 1972	189		
	PRYOR, JACK (NAMED ASSISTANT SUPT.): Motion-On recommendation of County Manager Roberts, Mr. Max Dietz was named Highway Supt. at a salary of \$12,599.00 a year; Mr. Jack Pryor was named Assistant Supt.; Mr. Ernest Barker and Mr. John Bishoff were named Road Foremen; Mr. Hoyt Branham was named Master Mechanic of the Heavy Equipment Shop & Mr. Geo. Liner was named Master Mechanic of the Truck Shop at Silverdale. The salaries of all named, with the exceptions of Mr. Max Dietz, will remain the same. In adoption of the re-organization plan it was understood that the crews would report to the Silverdale Workhouse each day for assignment to work.	201		
			April 5, 1972 (Con't.)	
			PLASTER, JACK (INFERNO, INC.): Motion-To deny application of Inferno, Inc. through Mr. Jack Plaster, for a variance of the Hamilton County Zoning Regulations and also for a conditional permit to conduct a 12 hour musical concert at Crystal Caves, at Mt. Aetna, Route 4, Cummings Highway, Chattanooga, Tenn. (DENIED) May 3, 1972	202
			PIERCE, G. B.: Resolution-Rezoning from Urban Residential District to Apartment-Townhouse Dist. A Tract of Land Located some 180' West of Hwy. 153 on the S. line of Gallery Dr., Also Called Berean Lane, S. of Berean Baptist Church. May 17, 1972	227
			PURYEAR, CECIL H. & J. R. ROTHWELL: Resolution-Rezoning from Urban Residential District to Local Business District a Tract of Land Located at 4308 Norcross Rd., Being on the East Line of Norcross Road, North of Ely Rd.	241
			PLUMBING EXAMINERS-(BOARD): Motion-Pursuant to authority heretofore granted by resolution adopted Feb. 16, 1972, setting up a Board of Plumbing Examiners, Judge Frost submitted the following names: Mr. Duke Hicks Mr. Arnold Davis Mr. Thayer Patton Mr. M. C. Strickland Mr. Hicks was named as Chairman and all gentlemen would serve without term. Motion-That the above names be elected.	242
			PLUMBING INSPECTOR: Motion-That Mr. Lonnie Vernon Lockert be appointed as Plumbing Inspector for Hamilton County at a salary of \$8,600.00 per year.	244
			PIKE FUND BUDGET AMENDED: Resolution-To Amend the Pike Fund Budget by Adding \$130,000.00.	247
			PLUMBING EXAMINER REMOVED: Motion-That Mr. M. C. Strickland, who was elected to the Board of Plumbing Examiners in the Council Meeting of May 17, 1972, be removed because of the lack of qualifications and that he be replaced with Mr. C. E. "Rex" Wilson. June 21, 1972	265
			PUBLIC HEARING ON ZONING REGULATION: Motion-To advertise for a public hearing on an amendment to the zoning regulation governing the fee charged for petitions presented by developers to the Planning Commission.	276
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PROJECT PLAN FOR SE TENN. DEVELOPMENT DISTRICT:

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PATE, E. L.: Resolution-Authority to Accept Offer of E. L. Pate to Purchase Lot 17, Bl. 6, Ward 11, Olmsted's Subdivision, Reeves Tax #117-8-18, as shown in Plat Bk. 5, P. 7, in the Register's Office of Hamilton County, Tenn. in the Amount of \$217.00. 300

PATE, E. L.: Resolution-Authority to Accept Offer of E. L. Pate to Purchase Lot 384, Ward 13, Clifton Hills No. 2, Reeves Tax #140-3-10, as shown in Plat Bk. 6, P. 16, in the Register's Office of Hamilton County, Tenn. in the Amount of \$217.00. 301

PATE, E. L.: Resolution-Authority to Accept Offer of E. L. Pate to Purchase Lot 392, Ward 13, Clifton Hills No. 2, Reeves Tax #141-16-14, as shown in Plat Bk. 6, P. 16, in the Register's Office of Hamilton County, Tenn. in the Amount of \$457.00. 301

PRIVATE ACTS

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May 17, 1972

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October 6, 1971	January 19, 1971 (Con't.)
<p>RYALL SPRINGS SUBDIVISION: Resolution-Closure &amp; Abandonment of a Tract of Land Located Between Blocks A &amp; B of Carolina Hills Subdivision, A Resub of Lots 31 &amp; 32 of Ryall Springs Sub.</p>	<p>RAMSEY, DAVID M. - CO. CT. CLK.: Report for December, 1971. 118 Report for October, 1971. 119 February 2, 1972</p>
<p>REPORTS: Motion-That the Reports of the various County Officials &amp; County Institutions be accepted, treat same as read, approved, made a matter of record and filed.</p>	<p>RESOLUTION # 109: (Suburban Homes) Motion-To reject Resolution #109 (Suburban Homes). 121 Motion-To set aside the Motion to Reject Resolution #109, to defer action on said Resolution for thirty (30) days, and to instruct the County Manager to contact Chamberlain &amp; Company relative to said action. 121 February 2, 1972</p>
<p>REGISTER-DOROTHY P. BRAMMER: Report for September, 1971. 11-B October 20, 1971</p>	<p>RECORDS COMMISSION JUDICIAL MEMBER: Motion-That the Order selecting Herschel P. Franks, Chancellor, Part 2, Hamilton County, Tenn. as the Judicial Member of the Public Records Commission be put of record on the Minutes of the Council. 124</p>
<p>REPORTS: Motion-That the Reports of the various County Officials &amp; Co. Institutions be accepted, treat same as read, approved, made a matter of record and filed.</p>	<p>REPAIRS AT HIXSON ELEMENTARY SCHOOL: Resolution-Accepting Bid of J. P. Wilson Company for Reapiring Water Damage to Lath, Plaster, &amp; Block Work at Hixson Elementary School in the Amount of \$790.00. 130</p>
<p>REI INDUSTRIES, INC.,: Motion-To Purchase eight (8) PASER MAGNUM units at \$29.95 each to be used on the automobiles used by the Tax Assessor's Office (Rei Industries, Inc., Dallas, Texas.) December 1, 1971 27</p>	<p>ROAN, BRUCE: (APPRAISAL WORK) Motion-that Mr. Bruce Roan be paid the amount of \$2,600.00 for appraisal work to relocate the Dallas Hollow Road, for the appraisal of 52 tracts of land. \$2,000 to be paid now, and the balance of \$600.00 to be paid when the State approves the right of way. 132</p>
<p>REPORTS: Motion-To Accept the Reports of the various County Officials and County Institutions. 56</p>	<p>ROADS : IN SUBDIVISIONS: Motion-That the County Council Approve certain recommendations of the County Manager to Upgrade the quality of roads constructed in subdivisions. 132 February 16, 1972</p>
<p>REGISTER-DOROTHY P. BRAMMER: Report for October 1971. 58</p>	<p>ROAD BUILDERS, INC.: Resolution-Rezoning from Agricultural to Industrial District a Tract of Land some 900' W. of Levi Rd. &amp; at the Dead End of Barker Rd. (DENIED) 133</p>
<p>RAMSEY, DAVID M. - CO. CT. CLK.: Report for August, 1971. 59 Report for September, 1971. 60 December 15, 1971</p>	<p>RODEN, JOHN W.: Resolution-Closure of a Street Located on the North Side of Spencer St. some 174' NE of Taft Highway. This 40' Unopened Street Begins on the NE Line of Spencer St. &amp; Extends NW 270' to the NW Line of Lots 32 &amp; 43, Amended Plat of Spencer Addition to Fairmount. 138</p>
<p>ROLAND HAYES SCHOOL: Resolution-Authorizing the County Judge to Execute Quit Claim Deed to the City of Chattanooga Transferring A Certain Part of the Roland Hayes School Property to be used as Right-of-way, Slope Easement, and a Lift station Site as shown by Attached Map. 76</p>	<p>REPORTS: Motion-To Accept the Reports of the Various County Officials and County Institutions, treat same as read, approved, made a matter of record and filed. 157</p>
<p>ROLAND HAYES SCHOOL: Resolution-Authorizing the County Judge to Accept the Offer of Nancy Wallace in the sum of \$35,000.00 for the Balance of the Property at the Roland Hayes School Site, and to Execute a Warranty Deed Therefor. 76</p>	<p>REGISTER-DOROTHY P. BRAMMER: Report for January, 1972. 157-D RAMSEY, DAVID M. - CO. CT. CLK.: Report for January, 1972. 157-F March 1, 1972</p>
<p>RAMSEY, DAVID M. - CO. CT. CLK.: Report for November, 1971. 79-F January 5, 1972</p>	<p>RURAL SCHOOL CAPITAL OUTLAY NOTES: Resolution of the County Council of Hamilton County, Tennessee, Authorizing the Execution and Issuance of Interest Bearing Rural School Capital Outlay Notes not to Exceed the sum of \$250,000.00 by Hamilton County, Tenn., and Providing for the Payment of Said Notes. 175</p>
<p>REPEAL SECTION 1304.3214 of ZONING REGULATIONS: Motion-That the Zoning Regulations be changed as was proposed and Advertised. 81</p>	<p>REPORTS ACCEPTED: Motion-That the Reports of the various County Officials and County Institutions be accepted, treat same as read, approved, made a matter of record and filed. 103</p>
<p>RENT HEAVY DUTY ROLLER: Motion-To authorize the Co. Manager to rent a heavy duty roller for one month at \$500.00 to work on the London Lane project; low bidder being Gamble Construction Company. 91 January 19, 1972</p>	<p>REGISTER-DOROTHY P. BRAMMER: Report for December, 1971. 109</p>

RESOLUTIONS

RESOLUTIONS

October 6, 1971

RESOLUTION:  
Rezoning from Agricultural to Rural Residential District a Tract of Land Located in the 1700 Block of Thrasher Pike Adjoining Clearwater Acres on the NW Line, Being Part of the Arnold Gann Tract. -1

RESOLUTION:  
Rezoning from Agricultural to Rural Residential District A Tract of Land Located in the 800 Block of Gentry Road, Being in the SE Intersection of Gentry Road and Iris Drive. 2

RESOLUTION:  
Rezoning from Industrial to Urban Residential District a Tract of Land Located in the 5900 & 6000 Blk. of H'way 58, Being 300' E. of the E. Line of H'way 58, some 1672' S. of Mahlon Dr. 2

RESOLUTION:  
Closure & Abandonment of a Tract of Land Located Between Blocks A & B of Carolina Hills Subdivision, a Resub of Lots 31 & 32 of Ryall Springs Sub. 3

RESOLUTION:  
Rezoning from Rural Residential to Local Business District a Tract of Land Located at 6255 Dayton Pike, Being on the West Side of Dayton Pike some 200' North of the Morris Mobile Home Park. 4

RESOLUTION:  
Rezoning from Agricultural to Urban Residential District A Tract of Land Located in the 1700 Block of Concord Road, Being on the East and West Sides of Concord Road, South & West of Bella Vista Acres Sub. 5

RESOLUTION:  
Rezoning from Agricultural to Local Business District A Tract of Land Located in the 5600 Block of Highway 153, Being at the NE Intersection of Highway 153 & Winding Lane. 6

RESOLUTION:  
Authorizing the County Judge to Join with the Hamilton County Board of Education in Executing A Deed to T. E. Foley & Richard Carmack for Certain County Owned Property on the Bonny Oaks Dr. in Consideration of the Sum of \$66,100.00. 6

RESOLUTION:  
Accepting Bid of Newton Chevrolet for one New 1971 Model Chevrolet Impala 4 Door Sedan for the County Manager in the Amount of \$3465.00. At the Time of Purchase, this was unofficially Approved. 7

RESOLUTION:  
Accepting Bid of Forrest Cate Ford for 10 New 1972 Model Ford Police Cars for the Hamilton County Sheriff in the Amount of \$25,300.00. 8

RESOLUTION:  
Accepting Bid of Gateway Dodge, Inc. for one new 1972 Model Dodge Polara Six Passenger Station Wagon for the County Wide Library in the Amount of \$2761.66. 8

RESOLUTION:  
To Declare Andrea Drive A District Road. 10

October 6, 1971 (Con't.)

RESOLUTION:  
Authority to Accept Offer of Jac Chambliss to Purchase W. Pt. of Lot D, Block 1, Lookout Mtn. Co. Addition #2 (Cools) as Recorded in Plat Book 3, Page 32 in the Register's Office of Hamilton County, Tennessee, Reeves #507-3-12, in the Amount of \$400.00. 10  
October 20, 1971

RESOLUTION:  
Employing the Firm of Jack H. Tyler & Associates, Architects & Planners, Inc. to Prepare the Necessary Plans & Specifications for the Proposed New Hamilton County Jail at a Fixed Fee. 12

RESOLUTION:  
Declaring Compliance in Hamilton County with Conditions Granting Relief That is Available in the form of Flood Insurance as Authorized by the National Flood Insurance Act of 1968, as Amended. 13

RESOLUTION:  
To Better Define the Sick Leave Policy Adopted by the County Council in January 1959. 14

RESOLUTION:  
Accepting Bid of Chevron Oil Company for Approximately 65,000 Gallons of Premium Gasoline 98 Octane or Better to be Picked up by County Tanker in the Amount of \$.1230 Per Gallon. In Case of an Emergency, Vendor will Deliver Same at the Metered Price of \$.1300 Per Gallon. 15

RESOLUTION:  
To Declare Blueberry Lane A District Road. 15  
November 3, 1971

RESOLUTION:  
Rezoning from Rural Residential District to Industrial District the Following Tracts of Land Being Lots 1 thru 8, Block A & Lots 1 thru 13, Block B, of the A. N. Levin Subdivision. 21

RESOLUTION:  
Rezoning from Agricultural to Rural Residential District a Tract of Land Located Between Dallas Gardens & Dallas View Sub. & West of North Chester Sub. 22

RESOLUTION:  
Rezoning from Rural Residential to Local Business District a Tract of Land Located at the SE Intersection of Signal Mt. Blvd. & Glendale Dr., Formerly School St. 23

RESOLUTION:  
Rezoning from Agricultural District to Urban Residential District a Tract of Land Located on the East Line of London Lane some 1000' NE of Apison Rd. 24

RESOLUTION:  
Rezoning from Agricultural to Urban Residential District a Tract of Land Located at 1304 Concord Rd., Being on the E. Line of Concord Rd. some 250' South of Panavista Lane. 24

RESOLUTION:  
Rezoning from Rural Residential & Agricultural to Urban Residential District a Tract of Land Located at 602-608 Browns Ferry Rd. Being on the East Line of Browns Ferry Rd. Opposite the Intersection of Pan Gap Rd. 25

61

## RESOLUTIONS

November 3, 1971 (Con't.)

RESOLUTION: Rezoning from Rural Residential to Local Business District a Tract of Land Located at 2216 Hamill Rd., Being on the South Line of Hamill Rd. & East Line of Southern Railway Right-of-Way.	26
RESOLUTION: Authority to Accept Offer of Fletcher Bright Co. to Purchase Lots 3, 4, 5, & 6, Block 1, Lookout Mountain Addition #2, as Recorded in Plat Bk. 3, P. 32, in the Register's Office of Hamilton County, Tennessee, in the Amount of \$950.00.	27
RESOLUTION: To Declare Pleasant Lane A District Road.	27
RESOLUTION: To Amend the School Fund Budget By Adding the Following: Capital Outlay \$40,000.00.	28
RESOLUTION: Rezoning from Rural Residential to General Business District a Tract of Land Located at the SW Intersection of Hixson Pike, Middle Valley Pike & Old Hixson Pike, Being Across Old Hixson Pike from the Hixson High School Property. November 17, 1971	28
RESOLUTION: Initial Resolution Authorizing the Issuance of \$3,000,000 General Improvement Bonds of Hamilton County, Tennessee.	32
RESOLUTION: Resolution Providing the Details of \$3,000,000 General Improvement Bonds, Series 1971, of Hamilton County, Tennessee, Authorizing and Directing the Sale Thereof and Levying Taxes to Pay the Principal of and Interest on Said Bonds.	32
RESOLUTION: Resolution By the County Council of Hamilton County, Tennessee, Authorizing the Issuance of \$6,000,000 School Bonds, Series 1971, of Hamilton County, Tenn. Providing for the Payment of Principal Thereof and Interest Thereon and Providing for the Sale Thereof.	33
RESOLUTION: Adoption By Reference the Provisions of Building, Electrical, Plumbing & Gas Codes Prepared by Technical Trade Associations & Model Code Organizations: To Provide Fees for the Administration There of and Penalties for Violation. December 1, 1971	34
RESOLUTION: Rezoning from Agricultural to Urban Residential District a Tract of Land Located in the 1500 Block of Crabtree Rd. Being on the N. side of Crabtree Rd. & the E. Side of Westside Dr.	38
RESOLUTION: Accepting Bid of Forrest Cate Ford for one New 1972 Model Ford Custom 500 Automobile for the Assessor of Property in the Amount of \$2,439.73.	39
RESOLUTION: Accepting the Bid of Arthur A. Paty for 86 Square Yards of Carpet for Judge Hinson's Courtroom in the Amount of \$6.85 per Sq. Yd. or a Total of \$589.10.	39

## RESOLUTIONS

December 1, 1971 (Con't.)

RESOLUTION: To Declare Woodland Circle A District Road.	40
RESOLUTION: To Declare Sherry Lane A District Road.	40
RESOLUTION: To Declare Gallery Drive A District Road.	41
RESOLUTION: Authority to Accept Offer of Alfonso Charles to Purchase Lot N16 of 7, Bl. 6, Ward 18, Kirklin, Reeves Tax No. 154-12-22; etc.	41
RESOLUTION: Authority to Accept Offer of Carl L. Gibson to Purchase Lot D, S. 75 NW part, Martin Subdivision, Reeves Tax No. 13-19-30, as shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton County, Tenn.	42
RESOLUTION: Authority to Accept Offer of Carl L. Gibson to Purchase Lot 3, Bl. 58, Ward 12, Glass Farm, Reeves Tax No. 13-19-2, as shown in Plat Bk. 1, P. 1, in the Register's Office of Hamilton County, Tenn. in the amount of \$307.00.	43
RESOLUTION: Authority to Accept Offer of Carl L. Gibson to Purchase Lot 38, Bl. 61, Ward 12, Hope Subdivision, Reeves Tax No. 13-19-24, as shown in Plat Bk. 1, P. 1, in the Register's Office of Hamilton County, Tennessee in the Amount of \$107.00.	44
RESOLUTION: Authority to Accept Offer of Carl L. Gibson to Purchase Lot 1, 2 & 3, Bl. 62, Ward 12, Glass Farm, Cagles Subdivision, Reeves Tax No. 13-19-29, as shown in Plat Bk. 1, P. 1, in the Register's Office of Hamilton County, Tenn. in the Amount of \$207.00.	44
RESOLUTION: Authority to Accept Offer of Carl L. Gibson to Purchase Lot 9, Ward 12, Mankers Subdivision of Block 38, 51, 52 Glass Farm Reeves Tax No. 13-5-25, as shown in Plat Bk. 2, P. 49, in the Register's Office of Hamilton County, Tenn. in the Amount of \$207.00.	45
RESOLUTION: Authority to Accept Offer of Carl L. Gibson to Purchase Lot 39, Ward 12, Martins Addition, Reeves Tax No. 13-19-19, as shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton County, Tenn., in the Amount of \$211.00.	45
RESOLUTION: Authority to Accept Offer of Carl L. Gibson to Purchase Lot 40 & 42, Ward 12, Martins Addition, Reeves Tax No. 13-19-11, & 13-19-18, as shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton County, Tenn. in the Amount of \$226.00.	46
RESOLUTION: Authority to Accept Offer of Carl L. Gibson to Purchase Lot 2-3, Bl. 59, Ward 12, Martins, Reeves Tax No. 13-19-14, as shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton County, Tenn. in the Amount of \$211.00.	46

RESOLUTIONS

December 1, 1971 (Con't.)

RESOLUTIONS:  
 Authority to Accept Offer of Clarence E. Higgins & wife, Nancy Higgins to Purchase Lot 11 & 12, Bl. 8, Pursley Heirs Subdivision, Reeves Tax No. 142-12-14 & 142-12-15 as shown in Plat Bk. A-7, P. 13, & Plat Bk. A-4, Page 503, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$669.10. 47

RESOLUTION:  
 Authority to Accept Offer of Ralph O. Hodges & wife, Frances M. Hodges & E.W. Mansfield & wife, Barbara K. Mansfield to Purchase Lot 20, J. J. Mankers Amended Subdivision of Bl. 48-51-54 Glass Farm, Reeves Tax #12-4-5, as shown in Plat Bk. 2, Page 49, in the Register's Office of Hamilton County, Tenn. in the Amount of \$57.00. 48

RESOLUTION:  
 Authority to Accept Offer of Charles K. Naow & wife, Hazel J. Janow to Purchase Lot 340, Allens Addition to E. Highlands, Ward 15, Reeves Tax No. 44C-19-3, as shown in Plat Bk. 7, P. 33, in the Register's Office of Hamilton County, Tenn. in the Amount of \$150.00. 49

RESOLUTION:  
 Authority to Accept Offer of Vinnie McDowell to Purchase Lot AE of 1, N200 of 2, Ward 17, Chattanooga Investment Co. & S. R. Read Tract, Reeves Tax #37-6-14, as shown in Plat Bk. 12, P. 24, in the Register's Office of Hamilton County, Tenn. in the Amount of \$125.00. 50

RESOLUTION:  
 Authority to Accept Offer of Gordon Wood Phillips & wife, Betty Gene Phillips to Purchase Lot 12, Ward 17, Stark's Subdivision, Reeves Tax No. 39-11-6, as shown in Plat Bk. 1, P. 40, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$110.00. 50

RESOLUTION:  
 Authority to Accept Offer of Joe Wise to Purchase Lot 29, Ward 15, Ingerts South Idlewild Addition, Reeves Tax No. 107-8-10, as shown in Plat Bk. 6, P. 3, in the Register's Office of Hamilton County, Tenn. in the Amount of \$300.00. 51

RESOLUTION:  
 Authority to Accept Offer of Joe L. Woodall & wife, Edna L. Woodall to Purchase Lot 17, Bl. 103, Ward 13, E. End Land Co. No. 1, Reeves Tax No. 151-14-5, as shown in Plat Bk. 2, P. 22, in the Register's Office of Hamilton County, Tenn. in the Amount of \$500.00. 51

RESOLUTION:  
 Authority to Accept Offer of E.P.B. Employee Credit Union to Purchase Lot 3, Bl. 2, Ward 12, East Side Park Reeves Tax #51-8-26 as shown in Plat Bk. 6, P. 27, in the Register's Office of Hamilton County, Tenn., in the Amount of \$2,535.32. 52

RESOLUTION:  
 Authority to Accept Offer of Paul A. Bonner to Purchase Lot 9 & N ¼ of 8, Bl. 31-34, Ward 12, P.S. Griffith Addition to Sherman Park, Reeves Tax No. 9-6-7, as shown in Plat Bk. 3, P. 46, in the Register's Office of Hamilton County, Tenn. in the

RESOLUTIONS

December 1, 1971 (Con't.)

RESOLUTION:  
 Authority to Accept Offer of Paul A. Bonner to Purchase Lot 204, Ward 17, N. Chattanooga Land Co., Reeves Tax no. 38-2-6, as shown in Plat Bk. 20, P. 13, in the Register's Office of Hamilton County, Tenn., in the Amount of \$110.13. 53

RESOLUTION:  
 Authority to Accept Offer of Paul A. Bonner to Purchase Lot 542, Bl. 47, Ward 13, Mission Ridge Land Co. Subdivision of East Lake, Reeves No. 135-14-4, as shown in Plat Bk. 2, P. 25, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$451.20. 54

RESOLUTION:  
 Authority to accept Offer of Paul A. Bonner to Purchase Lot 5, Block F, Ward 17, Frazier & Colville, Reeves Tax No. 38-20-6, as shown in Plat Bk. 4, P. 28, in the Register's Office of Hamilton County, Tenn. in the Amount of \$325.27. 54

RESOLUTION:  
 Authority to Accept Offer of Paul A. Bonner to Purchase Lot 155, Ward 13, White City, Reeves Tax No. 15-12-2, as shown in Plat Book 6, Page 56, in the Register's Office of Hamilton County, Tenn. in the Amount of \$125.13. 55  
 December 15, 1971

RESOLUTION:  
 Rezoning from Agricultural to Local Business District a Tract of Land Located at 7513 Middle Valley Pike, Being on the West lines of Middle Valley Pike some 650' South of Gann Road. This Tract Fronts 258' on the West Line of Middle Valley Pk. & Extends NW Between Parallel Lines for 200'. 73

RESOLUTION:  
 Rezoning from Agricultural to Urban Residential A Tract of Land Located in the 7500 Blk. of Middle Valley Pk., Being on the W. Line of Middle Valley Pk. some 1058' S. of Gann Rd. 74

RESOLUTION:  
 Rezoning from Urban Residential to Apartment-Townhouse District a Tract of Land Located West of the 2300 Block of Tunnel Blvd., on Green Forest Dr. 75

RESOLUTION:  
 Authorizing the County Judge to Purchase from the Bush Family the Real Estate Situated at the SW Corner of E. Third & Palmetto Streets - Chattanooga, Tenn., Known as Tax Parcel NO. 59-13-1 thru 8, for the Sum of \$99,900.00, as a Necessary Stie for the Chattanooga-Hamilton County Health Department. 75

RESOLUTION:  
 Authorizing the County Judge to Execute Quit Claim Deed to the City of Chattanooga Transferring a Certain Part of the Roland Hayes School Property to be Used as Right-of-way, Slope Easement, & a Lift Station Site as shown by Attached Map. 76

RESOLUTION:  
 Authorizing the County Judge to Accept the Offer of Nancy Wallace in the Sum of \$35,000.00 for the Balance of the Property at the Roland Hayes School Site, & to Execute a Warranty Deed Therefor. 76

63

RESOLUTIONS

December 15, 1971 (Con't.)

RESOLUTION:  
 Authorizing the County Judge to Accept the Offer of Nancy Wallace in the sum of \$35,000.00 For the Balance of the Property at the Roland Hayes School Site, & to Execute a Warranty Deed Therefor. 76

RESOLUTION:  
 To Declare Congress Lane, Gettysburg Drive, & Sentinel Lane District Roads. 78

RESOLUTION:  
 To Declare Shawtee Lane & Canoe Lane District Roads. 78

RESOLUTION:  
 To Declare Edgmon Forest Lane & Edgmon Drive District Roads. 78

RESOLUTION:  
 Amending Resolution Adopted on August 4, 1971 Wherein Said Resolution was Titled "Authority to Accept Offer of Bob George, Inc. to Purchase Lot West Part of 50, Ward 18, Ward-Bates-Bradford Subdivision, Etc. (Amendment). 79  
 January 5, 1972

RESOLUTION:  
 Rezoning from Agricultural to Urban Residential District A Tract of Land Located in the 1600 Block of Middle Valley Pike some 300' South of Meadowwood Sub. 82

RESOLUTION:  
 Rezoning from Rural Residential to Local Business District a Tract of Land Located at 8142 E. Brainerd Rd. Being on the South Side of East Brainerd Rd. Between Graysville Rd. & Gray Dr. 82

RESOLUTION:  
 Rezoning from Rural Residential District to Local Business District a Tract of Land Located at the NW Intersection of Hwy. 58 & Clark Rd. 83

RESOLUTION:  
 Rezoning from Rural Residential to Local Business a Tract of Land Located at 4604 & 4606 Hixson Pike, Being on the East Side of Hixson Pike South of Strawberry Lane. 84

RESOLUTION:  
 Rezoning from Agricultural to Urban Residential District a Tract of Land Located on the West Line of Ooltewah Rd., Some 3000' S. of Pine Ridge Rd. 85

RESOLUTION:  
 Rezoning from Agricultural to Mobile Home District a Tract of Land Located on the North Side of Sue Drive some 1600' E. of Green Shanty Rd. (DENIED) 85

RESOLUTION:  
 Rezoning from Agricultural to Rural Residential A Tract of Land Located at the SE Intersection of Middle Valley Pike & Central Drive. 86

RESOLUTION:  
 Rezoning from Rural Residential and Agricultural to Mobile Home Dist. a Tract of Land Located on the S. Side of Cummings Hwy. E. of the Marion Co. Line. 87

RESOLUTION:  
 Rezoning from Rural Residential & Agricultural to Tourist Court & Motel District a Tract of Land Located on the S. Side of Cummings Hwy. 88

RESOLUTION:  
 Accepting Bid of Mid-State

RESOLUTIONS

January 5, 1972 (Con't.)

Materials Co., Inc., Road Builders, Inc., The Stone Man, Inc. & Vulcan Materials Co. for a Six Months Supply of Road Materials for the Hamilton County Highway Department. 89

RESOLUTION:  
 To Amend the School Fund Budget By Adding: Planning Project-Human Resources Development Center \$15,000.00. 90

RESOLUTION:  
 To Declare Harbor Hills Road & Arbor Place Lane District Roads. 90

RESOLUTION:  
 To Declare Northmont Road, Glenbeook Lane, Hillbrook Lane, Dalemont Lane & Brookmont Lane District Roads. 90

RESOLUTION:  
 To Declare Sedman Road A District Road. 91  
 January 19, 1972

RESOLUTION:  
 To Create a Voting Precinct to be Known as Kingspoint: To authorize the Hamilton County Election Commission to show said Precinct Upon the Official Map Heretofore Adopted. 92

RESOLUTION:  
 Rezoning from Rural Residential District to Local Business District a Tract of Land Located at the Sw Intersection of Hixson Pike and Strawberry Lane (Bagwell Lane). 93

RESOLUTION:  
 Accepting Bid of Chevron Oil Co. for Approximately 65,000 Gallons of Premium Gasoline in the Amount of \$.1247 per Gallon FOB Chevron's Terminal to be picked up in the County Tank Truck. 93

RESOLUTION:  
 Authorization Empowering Hamilton County, Tenn., to Execute a Deed Correcting the Right of Way Line of Highway 58 as shown in Said Deed. This Authorization is Dependent upon Hamilton County Receiving a Deed from the Title Guaranty and Trust Company of Chattanooga, Trustee, Also Correcting said Right of Way Line. 94

RESOLUTION:  
 To Amend County General Fund Budget By Adding: Miscellaneous Appropriations \$142.50. 95

RESOLUTION:  
 To Declare Pine View Lane A District Road. 95

RESOLUTION:  
 Authority to Accept Offer of Paul A. Bonner to Purchase Lot 18, Bl. 18, Ward 13, Boulevard Park, Reeve's Tax No. 167-25-8, as shown in Plat Bk. 5, P. 50, in the Register's Office of Hamilton County, Tenn. in the Amount of \$114.27. 95

RESOLUTION:  
 Authority to Accept Offer of Paul A. Bonner to Purchase Lot 6, Bl. 3, Ward 13, Subdivision of Lot 4 Desabla Home Place, Reeves Tax #160-14-9, as shown in Plat Bk. 5, P. 49, in the Register's Office of Hamilton County, Tenn. in the Amount of \$249.37. 96

RESOLUTION:  
 Authority to Accept Offer of Paul A. Bonner to Purchase Lot 40 & E 25 of 41, Ward 12, P.S. Griffiths Addition to Sherman

RESOLUTIONS

January 19, 1972 (Con't.)

Heights, Reeves Tax #9-7-6, as shown in Plat Bk. 3, P. 46, in the Register's Office of Hamilton County, Tenn. in the Amount of \$113.34.

97

RESOLUTION:

Authority to Accept Offer of Alvin F. Capley & wife, Linda S. Capley to Purchase Lot 10, Ward 12, Woolsons #1, Reeves Tax #20-16-2, as shown in Plat Bk. 2, P. 30, in the Register's Office of Hamilton County, Tenn. in the Amount of \$100.00.

97

RESOLUTION:

Authority to Accept Offer of Edward E. Crittenden and wife, Susie A. Crittenden to Purchase Lot East 100 Feet of Lot 252, North Side Land Co. Addition to Hill City, Reeves Tax #39-2302, as shown in Plat Bk. 4, P. 47, in the Register's Office of Hamilton County, Tenn. in the Amount of \$230.15.

98

RESOLUTION:

Authority to Accept Offer of M. P. Ewton, Jr. to Purchase Lot 11, Bl. 2, Ward 13, Subdivision of the West 515 of Lot 1, Desabla Home Place, Reeves Tax #152-39-1, as shown in Plat Bk. 6, P. 66, in the Register's Office of Hamilton County, Tenn. in the Amount of \$300.00.

98

RESOLUTION:

Authority to Accept Offer of Bill R. Hilliard to Purchase Lots 3 & 4, Foster Ware Subdivision of 15-16-17, Shermans Addition No. 1, Reeves Tax #36-12-9, as shown in Plat Bk. 2, P. 43, in the Register's Office of Hamilton County, Tenn. in the Amount of \$105.63.

99

RESOLUTION:

Authority to Accept Offer of H. D. Holder & wife, Nelle L. Holder to Purchase Lot 21, Bl. 8, Ward 12, E. Chattanooga East Section Reeves Tax #1-5-4, as shown in Plat Book 3, P. 30, in the Register's Office of Hamilton County, Tenn. in the Amount of \$100.00.

100

RESOLUTION:

Authority to Accept Offer of George Lawrence to Purchase Lot 173, Bl. 33, Alton Park #1, Reeves Tax #164-11-4, as shown in Plat Bk. 19, P. 48, in the Register's Office of Hamilton County, Tenn. in the Amount of \$150.00.

100

RESOLUTION:

Authority to Accept Offer of Robert Patton & wife, Sue Patton to Purchase Lot 106, Frazier's #2, Reeves Tax #29-31-1, as shown in Plat Bk. 5, P. 62, in the Register's Office of Hamilton County, Tenn. in the Amount of \$101.00.

101

RESOLUTION:

Authority to Accept Offer of Donald P. Pierce to Purchase Part of Lots 25 & 26, J. J. Mankers Amended Subdivision of Bl. 38, 51, 52, Glass Farm, Reeves Tax #13-9-3, as shown in Plat Bk. 2, P. 49, in the Register's Office of Hamilton County, Tenn. in the Amount of \$60.50.

101

RESOLUTION:

Authority to Accept Offer of Pelham Turner to Purchase Lot 444, Ward 15, East Highlands, Reeves Tax #44C-11-20, as shown

RESOLUTIONS

January 19, 1972 (Con't.)

in Plat Bk. 7, P. 32, in the Register's Office of Hamilton County, Tenn. in the Amount of \$211.35.

102

February 2, 1972

RESOLUTION:

Rezoning from Agricultural District to Rural Residential District a Tract of Land Located on the West Line of Ooltewah Ringgold Road some 2089' North of Wolftever Creek.

121

RESOLUTION:

Rezoning from Agricultural District to Apartment-Townhouse District a Tract of Land Located in the 4300 Block of DeLashmitt Rd., Being on the West Side of Delashmitt Rd. Across From Eldridge Rd.

122

RESOLUTION:

Accepting Bid of J. P. Wilson Company for Repairing Water Damage to Lath, Plaster, and Block Work at Hixson Elementary School in the Amount of \$790.00.

130

RESOLUTION:

Accepting Bid of T. H. Payne Co. for one Double Door Fireproof Safe for the Accounts & Budgets Department in the Amount of \$861.65.

130

RESOLUTION:

To Declare Tessie Lane, A District Road.

131

RESOLUTION:

To Amend the County General Fund by Adding the Following: Miscellaneous Appropriations \$1,484.95.

131

February 16, 1972

RESOLUTION:

Rezoning from Agricultural to Industrial District a Tract of Land some 900' W. of Levi Rd. & at the Dead End of Barker Rd. (DENIED)

133

RESOLUTION:

Closure of a Street Located Between Wilder St. & the Chickamauga Creek in the Kings Point Subdivision.

134

RESOLUTION:

Rezoning from Agricultural District to Urban Residential District a Tract of Land Located on the E. Side of Gann Rd., on the S. Side of Bowman Rd., Adjoining Sevier Estates on the NE Line.

135

RESOLUTION:

Rezoning from Urban Residential To Local Business District a Tract of Land Located E. of the 7300 Bl. of Hixson Pike on the S. Side of Gold Point Circle Rd. (DENIED)

135

RESOLUTION:

Rezoning from Agricultural to Urban Residential District a Tract of Land Located on the W. Line of Grubb Rd., Between Troxler Trail & Taggart Dr.

136

RESOLUTION:

Rezoning from Rural Residential to Apartment-Townhouse District a Tract of Land Located 127' W. of the 5600 Bl. of Highway 153.

137

RESOLUTION:

Closure of a Street Located on the North Side of Spencer St. some 174' NE of Taft Highway.

138

RESOLUTION:

Rezoning from Rural Residential District to General Business District a Tract of Land Located at the SW Intersection of Old Hixson Pike and Middle Valley Pike, Across Old Hixson Pk. from Hixson High School.

138

65

February 16, 1972 (Con't.)

March 1, 1972

RESOLUTION:  
 Authority to Accept Offer of Grant E. Farris & wife, Talma A. Farris & William Rush Johnson and wife, Brenda M. Johnson to Purchase Lot 46, Ward 17, Frazier & Sawyer No. 1, Reeves Tax #29-8-16, as shown in Plat Bk. 6, P. 66, in the Register's Office of Hamilton County, Tenn. in the Amount of \$100.00. 139

RESOLUTION:  
 Authority to Accept Offer of Albert C. Kelley, Jr. & wife, Dorothy G. Kelley to Purchase Lots 47 & 48, Timesville Sub-division, Reeves Tax No. 1740-1-2 in the Amount of \$200.00. 140

RESOLUTION:  
 Authority to Accept Offer of Robert S. Allen and wife, Elsie B. Allen to Purchase Lots 10 & 11, Bl. 2, Ward 18, Chambers, Reeves Tax No. 184-2-1 & No. 184-2-2, as shown in Deed Bk. W-11, P. 690, Hamilton County, Tenn. in the Amount of \$251.00. 140

RESOLUTION:  
 Authority to Accept Offer of Dr. J. P. Hoover to Purchase N. 5 of 3; N. 5 of 4, Bl. 5, Oak Hills, Alton Park #2, Reeves Tax #156-15-2; as shown in Plat Bk. 3, P. 8, in the Register's Office of Hamilton County, Tenn. in the Amount of \$626.00. Except that Part of the Property Lying in the Right-of-way of the Old Chatta. Railway & Light Co. 141

RESOLUTION:  
 To Grant a Variance in Sub-division Standards. 142

RESOLUTION:  
 To Declare Surry Circle & Crown Court Lane District Roads. 142

RESOLUTION:  
 The Hamilton County Council Heretofore on November 17, 1971, Adopted by Reference the Southern Standard Plumbing Code, & the Purpose of this Resolution is to Establish a Board of Plumbing Examiners for the Licensing of Qualified Plumbing Contractors & Those Engaged in the Various Phases of Plumbing Work Within Hamilton County; To Establish Examination & Licensing Fees; To Regulate Activities of Persons Licensed Hereunder; and to Provide Penalties for the Violation Thereof. 143

RESOLUTION:  
 The Hamilton County Council Heretofore on Nov. 17, 1971, Adopted by Reference the National Electrical Code, & the Purpose of this Resolution is to Establish a Board of Electrical Examiners for the Licensing of Qualified Electrical Contractors and Those Engaged in the Various Phases of Electrical Work within Hamilton County; To Establish Examination & Licensing Fees; To Regulate Activities of Persons Licensed Hereunder; and to Provide Penalties for the Violation Thereof. 150

RESOLUTION:  
 Rezoning from Rural Residential to Multi-Family Dist. a Tract of Land Located Off the W. Line of Signal Mtn. Blvd. Opposite its Intersection with Mtn. Creek Rd. 158

RESOLUTION:  
 Rezoning from Agricultural to General Business District a Tract of Land Located at the SW Intersection of Boy Scout Rd. & Middle Valley Pk, Being East of Sterling Park Sub. 159

RESOLUTION:  
 Rezoning from Agricultural to Rural Residential District a Tract of Land Located East of McDonald Road on Jackson Road, Being East of Knauff Estates. 160

RESOLUTION:  
 Rezoning from Rural Residential to Local Business District a Tract of Land Located at 4525 Hixson pike 153' South of Strawberry Lane. 161

RESOLUTION:  
 Rezoning from Rural Residential to Apartment-Townhouse District a Tract of Land Located in the 1300 Block of Ely Rd., Being on the S. Ine of Ely Rd. 4.20' W. of Highlands Way, Formerly Called Easy St. 162

RESOLUTION:  
 Resolution of the County Council of Hamilton County, Tenn., Authorizing the Execution and Issuance of Interest-Bearing Rural School Capital Outlay Notes Not to Exceed the sum of \$250,000.00 by Hamilton County, Tenn., & Providing for the Payment of said Notes. 175

RESOLUTION:  
 Authorizing the County Judge to Join with the Hamilton County Board of Education in Executing A Deed to Transfer some 20 Acres of Land Adjacent to the Occupational Training Center & Booker T. Washington Elementary School to the Cherokee Regional Chapter, Easter Seal Society for Crippled Children & Adults of Tenn., Inc. A Tennessee Corporation, Subject to Certain Express Provisions & Stipulations. 177

RESOLUTION:  
 Accepting Bid of Forrest Cate Ford, Inc. for three (3) new 1972 Model Ford Custom, Four (4) Door Sedan for the Building Commission in the Amount of \$9,729.00. 178

RESOLUTION:  
 Accepting Bid of Caldwell and Associates, Inc. for the Bioler Insurance with the Hartford Steam Boiler Company. 179

RESOLUTION:  
 To Declare Twin Brook Drive a District Road. 179  
 March 15, 1972

RESOLUTION:  
 Accepting Bid of Grinnell Company, Inc. for Complete Installation of Sprinkler System for Alexander Chambliss Home in the Amount of \$11,850.00. 2 183

RESOLUTION:  
 Accepting Bid of Forrest Cate Ford, Inc. for one new 1972 Model Ford F-350 Chassis & Cab Truck for the Hamilton County Highway Department in the Amount of \$2849.00. 183

March 15, 1972 (Con't.)

April 5, 1972 (Con't.)

RESOLUTION:  
Accepting Bid of Metro Chrysler Plymouth, Inc. for one new 1972 Model Fury I 4 dr. Sedan for the Highway Department in the Amount of \$3189.00. 184

RESOLUTION:  
Resolution to Require a Bond From Developers of Subdivisions of \$1.00 per Linear Foot in Subdivisions to Provide Repairs of Roads, Etc., Deteriorating Within one Year of Acceptance by the County Council. 184

RESOLUTION:  
Authorizing Hamilton County to Accept Options to Purchase Real Property From W. T. Massengale and wife, Grace R. Massengale and Also From Benton F. Spangler and wife, Dee H. Spangler for Use as a Sanitary Landfill. 185

RESOLUTION:  
Accepting Bid of R. B. Poole Company, Inc. to do Necessary Work to Connect Mountain Creek Elementary School to the Sewer System of the City of Chattanooga. 186

RESOLUTION:  
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RESOLUTION:  
Authority to Accept Offer of Land Mark, Inc. to Purchase E. 170 of Lot 82, Smartt Edmondson Coker Tract, Reeves Tax No. 1930C-11-11 in the Amount of \$1,201.00. 187

RESOLUTION:  
Authority to Accept Offer of Peggy J. Woodfin to Purchase S. Pt. of Lot 16, Sims Heights, as shown in Plat Book 9, P. 28, Register's Office of Hamilton County, Tennessee, Reeves Tax No. 1930B-3-18 in the Amount of \$200.00. 187

RESOLUTION:  
Authority to Accept Offer of Jack D. Connell & wife, Sheila S. Connell to Purchase N.W. Corner of Lot 17, Roberts Re-subdivision as shown in Plat Book 15, P. 43 in the Register's Office, etc. 188

April 5, 1972

RESOLUTION:  
Rezoning from Agricultural District to Rural Residential District a Tract of Land Located in the 7000 Blk. of Moses Rd., Being on the East Side of Moses Rd. some 1100' NW of Boy Scout Road. 191

RESOLUTION:  
Rezoning from Rural Residential to Local Business District a Tract of Land Located at 4607 Hixson Pike, Being on the West Line of Hixson Pike 86' South of Ely Road. 192

RESOLUTION:  
Rezoning from Rural Residential to Local Business District a Tract of Land Located at the SE Intersection of Cassandra Smith Road & Hixson Pike. 193

RESOLUTION:  
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Tract of Land Located at 217 Isbill Road, Being on the West Line of Isbill Rd. Opposite the Intersection of Browndell Drive. 193

RESOLUTION:  
Rezoning from Agricultural District to Rural Residential District a Tract of Land Located some 490' West of Moses Road, Being on the South Line of Hillcrest Road. 194

RESOLUTION:  
Rezoning from Agricultural to Rural Residential District a Tract of Land Located some 1090' West of Moses Road on the North & South Sides of Hillcrest Road. 195

RESOLUTION:  
Rezoning from Agricultural to Urban Residential District a Tract of Land Located East of 6000 Blk. of Highway 153, Being Off of the East Line of Highway 153, South of Gothard Rd. 196

RESOLUTION:  
Closure of a Road Located Some 330' West of Mill Road, Being South of Briarfield Subdivision. A part of Stewart Street, Begins at the East Line of Lot 5, Briarfield Subdivision and Extends NW 424.9' to the West Line of Lot 3, Briarfield Subdivision. 196

RESOLUTION:  
Rezoning from Agricultural District to Rural Residential District a Tract of Land Located Some 490' West of Moses Road, Being on the South Line of Hillcrest Road. This Tract begins at a Point 490' West of Moses Road, Fronts 593' on the South line of Hillcrest Road and Extends SW between Parallel Lines for 150'. 194

RESOLUTION:  
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RESOLUTION:  
Rezoning from Agricultural District to Urban Residential District a Tract of Land Located on the West Line of Gann Store Rd., also called Big Ridge Rd., some 495' South of Ridge Lake North Subdivision. 198

RESOLUTION:  
Rezoning from Rural Residential District to Local Business District a Tract of Land Located at the NE Intersection of Harrison Bay Road and Ramsey Rd. 199

RESOLUTION:  
Accepting Bid of Newton Chevrolet Company for One New 1972 Model Chevrolet Biscayne 4 dr. Sedan for the Highway Department in the Amount of \$3230.48. 200

RESOLUTION:  
Accepting Bid of Chevron Oil Company for Approximately 65,000 Gallons of Premium Gasoline to be Delivered in the County Tanks in the Amount of \$.1260 Per Gallon. 200

RESOLUTION:  
To Amend County General Fund Budget by Adding the Following: Miscellaneous Appropriations \$144.50. 201

RESOLUTION:  
Changing the Name of Gallery Drive to Berean Lane. 201

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RESOLUTION: Authority to Grant Twenty-five Thousand (\$25,000.00) Dollars Maximum Exemption from Taxes on the Property of Troy Dyer in Accordance with T.C.A. 67-509, with Amendments, Granting Exemptions to Disabled Veterans. April 19, 1972	202
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RESOLUTION: To Amend County General Fund Budget by Adding the Following Miscellaneous Appropriations \$144.49.	204
RESOLUTION: To Rescind a Resolution Adopted March 15, 1972, Accepting the Bid of Metro Chrysler-Plymouth, Inc. for One New 1972 Model Fury I 4 Door Sedan for the Highway Department in the Amount of \$3189.00. May 3, 1972	204
RESOLUTION: Accepting the Bid of Disposal Sciences, Inc. Dated March 29, 1972, with Reference to the Engineering, Design & Operation Plans for the Hamilton County Sanitary Landfill Site in the Sum of \$2,955.00.	225
RESOLUTION: Rezoning from Local Business to General Business District a Tract of Land Located in the 4500 Block of Hixson Pk. Being on the East Line of Hixson Pk. Between Hamill Rd. & Bagwell Lane.	226
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RESOLUTION: Rezoning from Urban Residential District to Apartment-Townhouse Dist. a Tract of Land Located some 180' West of Hwy. 153 on the S. Line of Gallery Dr., Also called Berean Lane, S. of Berean Baptist Church.	227
RESOLUTION: Rezoning from Agricultural Dist. to Urban Residential Dist. A Tract of Land Located N. of Gadd Rd. & W. of Crestview Dr.	228
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May 3, 1972 (Con't.)

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RESOLUTION: To Declare Metro Drive & Metro Lane District Roads.	236
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 Authorizing Payment of \$3,180.00 for Survey of the Spangler & Massengale Property for a Sanitary Landfill. 244

RESOLUTION:  
 Plans & Specifications for the Proposed Hamilton County Sanitary Landfill. 245

RESOLUTION:  
 To Amend County General Fund Budget by Adding the Following: Health Department Administration \$9,000.00. 246

RESOLUTION:  
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RESOLUTION:  
 To Amend the Pike Fund Budget by Adding \$130,000.00. 247

RESOLUTION:  
 To Amend the District Road Fund Budget by Adding \$18,000.00. 247

RESOLUTION:  
 To Declare Valleybrook Road a District Road. 247

RESOLUTION:  
 To Declare Elder Mountain Road a District Road Subject to Owners of Property Contiguous Thereto Giving Necessary Right-of-way unto Hamilton County. 248

RESOLUTION:  
 Authority for Hamilton County to Refund County Privilege License Fees & Clerk's Fees to ITT Canteen Corporation Pursuant to Court Order. 248

June 7, 1972

RESOLUTION:  
 Rezoning from Agricultural to Rural Residential District a Tract of Land Located in the 1700 Block of Thrasher Pike Being on the West Side of Thrasher Pike some distance of 958' NW of Clearwater Rd., West. 250

RESOLUTION:  
 Rezoning from Agricultural to Urban Residential District a Tract of Land Located Off the E. line of Hixson Pike, N. of Hamby Rd., Being the Tract formerly owned by Miller Bros. Company. 251

RESOLUTION:  
 Rezoning from Agricultural to Rural Residential District a Tract of Land Located N. of E. Brainerd Rd., and E. of Hamlet Villa Subdivision. 252

RESOLUTION:  
 Rezoning from Agricultural to Urban Residential District a Tract of Land Located at 4981 McCahill Rd., being on the West line of McCahill Rd., Between Browntown Rd. & Arnold Circle. 252

RESOLUTION:  
 Rezoning from Agricultural District to Apartment-Townhouse District a Tract of Land Located on the East Line of Pine Hill Rd., Adjoining Southern Railway. 253

RESOLUTION:  
 Rezoning from Rural Residential District to Local Business District a Tract of Land Located on the East line of the 4600 Block of Hixson Pike. 254

RESOLUTION:  
 Rezoning from Urban Residential District to Apartment-Townhouse District a Tract of Land Located on the West Line of Winding Lane, North of Gadd Road. 254

RESOLUTION:  
 Rezoning from Urban Residential District to Apartment-Townhouse District a Tract of Land Located at 1240 & 1242 Helena Dr., Being at the SW Intersection of Helena Dr. & Austin Rd. 255

RESOLUTION:  
 Rezoning from Rural Residential District to Apartment-Townhouse District a Tract of Land Located on Hickory Woods Lane, North of Austin Road. 256

RESOLUTION:  
 Rezoning from Rural Residential District to General Business District a Tract of Land Located at 8141 East Brainerd Rd., Being on the North Line of E. Brainerd Rd., West of Kinsey Drive. 256

RESOLUTION:  
 Rezoning from Rural Residential District to Local Business District a Tract of Land Located North of Davis Rd. on the West Line of Highway 58. 257

RESOLUTION:  
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RESOLUTION:  
 Rezoning from Agricultural to Rural Residential District a Tract of Land Located N. of Cummings Hwy., East of the Marion Co. Line, on Wilcox Rd. 258

RESOLUTION:  
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RESOLUTION:  
Rezoning from Agricultural to Rural Residential District a Tract of Land Located on the South Line of Standifer Gap Rd., Between Banks Road & Standifer Gap Rd. 260

RESOLUTION:  
Rezoning from Agricultural District to Urban Residential District a Tract of Land Located on the South Side of Hixson Pk. opposite Nelson Road. 261

RESOLUTION:  
Rezoning from Agricultural to Rural Residential District a Tract of Land Located on the South Line of Standifer Gap Rd., Between Banks Road & Standifer Gap Rd. 261

RESOLUTION:  
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RESOLUTION:  
Rezoning from Agricultural District to Urban Residential District a Tract of Land Located South of Williamsburg Estates No. 2, on the West Line of Morris Hill Rd. 263

RESOLUTION:  
Rezoning from Rural Residential District to Local Business District a Tract of Land Located on the West Line of Highway 58, South of Shirley Pond Road. 263

RESOLUTION:  
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RESOLUTION:  
To Amend the County General Fund Budget by Adding \$5200.00 to the Georgia-Tennessee Regional Health Commission 265

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Appropriating \$39,683.00 as the Share for Hamilton County in the Operation of the Hamilton County Sanitary Landfill as set out in Resolution Dated May 17, 1972--Therefore Amending the County General Fund Budget in this Amount. 265

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Authorizing the County Manager of Hamilton County to Enter into a Service Contract with Georgia-Tennessee Regional Health Commission. 266

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To Amend the School Fund Budget By Adding the Following: Capital Outlay, Instruction, etc. 266

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To Amend the 89-10 Fund by Adding \$548,425.00. 267

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RESOLUTION:  
Authority for Office of the Co. Attorney to take Appropriate Eminent Domain Procedures as to Tract of Land Owned by City Ice Delivery Co. Located at the SW Intersection of Old Hixson Pk. & Middle Valley Rd. Which is Needed for Road Right-of-way Purposes Under Federal Aid Secondary Project #SU-4306(7). 268

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RESOLUTION:  
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RESOLUTION:  
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RESOLUTION:  
Authorizing the County Judge to Execute a Deed Conveying Certain Property as is Described in Book B, Volume 2, Page 485 in the Register's Office of Hamilton County to the City of Chattanooga. 276

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To Declare Davis Mill Circle A District Road. 276

RESOLUTION:  
To Declare Hillcrest Road A District Road. 277

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To Amend the County General Fund Budget by Adding the Following Health Department Programs: Model Cities Health Stop Gap Measures \$58,000 - Model Cities Rodent Control Program \$16,500. 277

RESOLUTION:  
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RESOLUTION:  
Accepting Bid of Forrest Cate Ford, Inc. for One (1) New 1972 Model Ford Custom-500, 4-door Sedan for the Building Commission in the Amount of \$3,287.78. July 5, 1972 278

RESOLUTION:  
Rezoning From Rural Residential & Agricultural to Wholesale & Light Industry District a Tract of Land Located in the 4700 Bl. of Adams Rd. Being on the E. Line of Adams Rd., S. of Hixson Pike. 285

RESOLUTION:  
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	RESOLUTION: Rezoning from Rural Residential & Agricultural Districts to Urban-Residential-District a Tract of Land Located on the S. Line of Daisy-Dallas Road West of Middle Valley Rd.	286	RESOLUTION: Authority to Accept Offer of Ralph D. Wilson & wife, Ella Wilson to Purchase Lot-150, Ward 13, White City, Reeves Tax #150-5-14, as shown in Plat Bk. 6, P. 39, in the Register's Office of Hamilton County, Tenn. in the Amount of \$155.00.	294
	RESOLUTION: Rezoning from Urban Residential District to Local Business District a Tract of Land Located on the West Line of Norcross Rd., Some 580' N. Of Ashland Terrace.	287	RESOLUTION: Authority to Accept Offer of Joe Woodall to Purchase Lot 4, Bl. 7, Ward 13, Curtis Addition, Reeves Tax #127-16-25, as shown in Plat Bk. 2, P. 12, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$426.00.	295
	RESOLUTION: Rezoning from Agricultural to Urban Residential Dist. A Tract of Land Located N. of Browntown Rd. & W. of McCahill Rd.	288	RESOLUTION: Authority to Accept Offer of Joe L. Woodall to Purchase Lot 67, Bl. 14, Ward 19, Oakview Ner Era Land Co. Addition No. 1, Reeves Tax #165-5-3, as shown in Plat Bk. 5, P. 69, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$226.00.	295
	RESOLUTION: A Planned Unit Development on a Tract of Land Located E. of 6000 Bl. of Highway 153, S. of Pine Hill Sub.	288	RESOLUTION: Authority to Accept Offer of Joe L. Woodall to Purchase Lot 14, Bl. 7, Ward 13, Curtis Addition, Reeves Tax #127-16-14, as shown in Plat Bk. 2, P. 12, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$316.00.	296
	RESOLUTION: Rezoning from Urban Residential to Apartment-Townhouse District A Tract of Land Located in the 4500 Bl. of Delashmitt Rd., Being on the NE Line of Delashmitt Rd., NW of Eldridge Rd.	289	RESOLUTION: Authority to Accept Offer of Willard M. Scruggs & wife, Monica B. Scruggs to Purchase Lots 1 & 2, Bl. B, Ward 11, Revised Plat of Dodds Place, Reeves Tax #106-30-1 & #106-30-2, as shown in Plat Bk. 7, P. 44, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$1,512.00.	297
	RESOLUTION: Rezoning from Agricultural District to Urban Residential District a Tract of Land Located in the 4300 Bl. of Delashmitt Rd., Being on the West Line of Delashmitt Rd. S. of its Intersection with Eldridge Rd.	290	RESOLUTION: Authority to Accept Offer of M. P. Ewton, Jr. to Purchase Lot 125, White City, Ward 13, Reeves Tax #150-1-20, as shown in Plat Bk. 6, P. 39, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$100.00.	297
	RESOLUTION: Rezoning from Agricultural District to Local Business District a Tract of Land Located on the W. Line of Birchwood Pk., S. of Davis Rd.	291	RESOLUTION: Authority to Accept Offer of Sol Fanburg to Purchase Lots 3, 4, & 10, Bl. 7, Olmsted Sub of Mindel Park, Reeves Tax #117-23-4 (Lot 3), #117-23-5 (Lot 4), & #117-23-11 (Lot 10), as shown in Plat Bk. 6, P. 7, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$401.26.	298
	RESOLUTION: A Resolution Changing the Name of the "Silverdale Workhouse" to the "Hamilton County Penal Farm", & Authorizing the Keeping of Necessary Records, as well as Taking any other Action Deemed Necessary for Hamilton Co. to Make Claim Against the State of Tenn. for Keeping State Prisoners in said Hamilton County Penal Farm, and in the Amount as is Set out in Section 41-1143 of T.C.A., as Amended by Chapter 534, of the Public Acts of 1972.	291	RESOLUTION: Authority to Accept Offer of Irvin R. Goggin to Purchase Lots 43 & 44, All-Except-SW-Triangle of 45, N. Pt. of 46 & 47, P.S. Griffith Add. to Sherman Heights, Bl. 41, Reeves Tax #9-9-2, as Shown in Plat Bk. 3, p. 46; in the Register's Office of Hamilton Co., Tenn. in the Amount of \$310.00.	298
	RESOLUTION: A Resolution to Fix Jailers' Fees in Hamilton Co., Tenn., in an Amount set by Section 8-2507 Et Seq of T.C.A., & as Amended by Chapter 533, Public Acts of 1972.	292	RESOLUTION: Authority to Accept Offer of Daniel Paul Horner & wife, Launah Horner to Purchase Lot 19, Bl. 25, Ward 13, Boulevard Park, Reeves Tax #167-27-9, as shown in Plat Bk. 5, P. 50, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$300.03.	299
	RESOLUTION: Authorizing the SE Tenn. Development District to Submit Application for a Resource Conservation & Development Project in Developing a Project Plan.	293		
	RESOLUTION: Authority to Accept Offer of Ralph D. Wilson & Wife, Ella Wilson to Purchase Lots 156 thru 159, Ward 13, White City, Reeves Tax #150-12-3, as shown in Plat Bk. 6, P. 39, in the Register's Office of Hamilton County, Tenn. in the Amount of \$426.00.	294		

## RESOLUTIONS

July 5, 1972 (Con't.)

RESOLUTION: Authority to Accept Offer of William R. Neighbors & wife, Doris S. Neighbors to Purchase Lot 13, Bl. 14, Ward 19, Arlington Plan, Reeves Tax #182-9-7, as shown in Plat Bk. 4, PP. 2 & 5, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$201.00.	300
RESOLUTION: Authority to Accept Offer of E. L. Pate to Purchase Lot 17, Bl. 1, Ward 11, Olmsteds Sub., Reeves Tax #117-8-18, as shown in Plat Bk. 5, P. 7, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$217.00.	300
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RESOLUTION: Authority to Accept Offer of Clarence B. Robinson & wife, Lillian B. Robinson to Purchase Lot 138, Ward 13, White City, Reeves Tax #150-5-6, as shown in Plat Bk. 6, Page 39, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$521.00.	302
RESOLUTION: Authority to Accept Offer of J. R. Ramsey & wife, Mattie C. Ramsey to Purchase Lots 13 thru 18, 29 thru 33, Bl. 10, Ward 12, Battery Heights, Reeves Tax #2-2-5, as shown in Plat Bk. 12, P. 11, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$1,000.00.	303
RESOLUTION: Authority to Accept offer of Clarence B. Robinson & wife, Lillian D. Robinson to Purchase Lots 5, 6, 7, & 8, Frazier & Colville, Block C, Reeves Tax #38-19-21, 22, 23 & 24, as shown in Plat Bk. 4, P. 26, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$1,057.00.	303
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REZONING

June 7, 1972 (Con't.)

REZONING

June 7, 1972 (Con't.)

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REZONING:  
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REZONING:  
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REZONING:  
 Resolution-Rezoning from Rural Residential District to General Business District a Tract of Land Located at 8141 East Brainerd Rd., Being on the N. Line of E. Brainerd Rd., West of Kinsey Drive. 256

REZONING:  
 Resolution-Rezoning from Rural Residential District to Local Business District a Tract of Land Located North of Davis Rd on the West Line of Highway 58. 257

REZONING:  
 Resolution-Rezoning from Urban Residential District to Local Business District a Tract of Land Located Between East Brainerd Road, Old East Brainerd Road and Jenkins Road. 258

REZONING:  
 Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located N. of Cummings Hwy., East of the Marion Co. Line, on Wilcox Rd. 258

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REZONING:  
 Resolution-Rezoning from Agricultural to Tourist Court and Motel District a Tract of Land Located at NE Intersection of I-24 & Cummings Hwy., also Called U.S. 41. 260

REZONING:  
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 Resolution-Rezoning from Rural Residential & Agricultural to Wholesale & Light Industry District a Tract of Land Located in the 4700 Bl. of Adams Rd. Being on the E. Line of Adams Rd., S. of Hixson Pk. 285

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REZONING:  
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REZONING:  
 Resolution-Rezoning from Urban Residential District to Local Business District a Tract of Land Located on the W. Line of Norcross Rd., some 580' N. of Ashland Terrace. 287

REZONING:  
 Resolution-Rezoning from Agricultural to Urban Residential Dist. a Tract of Land Located N. of Browntown Rd. & W. of McCahill Rd. 288

REZONING:  
 Rezoning from Industrial to General Business District a Tract of Land Located in the 5800 & 5900 Blocks of Highway 58, being on the SE Line of Highway 58, S. of Congress Lane. Rezoning from Industrial to Urban Residential:  
 1. A Tract of Land Beginning at the NW corner of Lot 63, Heritage Hills Subdivision.  
 2. This Tract begins at the N. Line of Congress Lane, under Construction, etc. 306

	<u>REZONING</u>		<u>REZONING</u>	
	October 6, 1971		November 3, 1971 (Con't.)	
	<p>REZONING: Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located in the 1700 Block of Thrasher Pike Adjoining Clearwater Acres on the NW Line, Being Part of the Arnold Gann Tract.</p>	1	<p>REZONING: Resolution-Rezoning from Rural Residential and Agricultural to Urban Residential District a Tract of Land Located at 602-608 Browns Ferry Rd. Being on the East Line of Browns Ferry Rd. Opposite the Intersection of Pan Gap Rd.</p>	25
	<p>REZONING: Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located in the 800 Block of Gentry Road, Being in the SE Intersection of Gentry Road &amp; Iris Drive.</p>	2	<p>REZONING: Resolution-Rezoning from Rural Residential to Local Business District a Tract of Land Located at 2216 Hamill Rd., Being on the South Line of Hamill Rd. &amp; East Line of Southern Railway Right-of-way.</p>	26
	<p>REZONING: Resolution-Rezoning from Industrial to Urban Residential District a Tract of Land Located in the 5900 &amp; 6000 Blk. of H'way 58, Being 300' E. of the E. Line of H'way 58, some 1672' S. of Mahlon Dr.</p>	2	<p>REZONING: Resolution-Rezoning from Rural Residential to General Business District a Tract of Land Located at the SW Intersection of Hixson Pike, Middle Valley Pk. and Old Hixson Pike, Being Across Old Hixson Pike from the Hixson High School Property.</p>	28
	<p>REZONING: Resolution-Rezoning from Rural Residential to Local Business District a Tract of Land Located at 6255 Dayton Pike, Being on the West Side of Dayton Pike some 200' North of the Morris Mobile Home Park.</p>	4	December 1, 1971	
	<p>REZONING: Resolution-Rezoning from Agricultural to Urban Residential District a Tract of Land Located in the 1700 Block of Concord Road, Being on the East and West Sides of Concord Road, South and West of Bella Vista Acres Sub.</p>	5	<p>REZONING: Resolution-Rezoning from Agricultural to Urban Residential District a Tract of Land Located in the 1500 Bl. of Crabtree Rd. Being on the N. side of Crabtree Rd. &amp; and E. side of Westside Dr., etc.</p>	38
	<p>REZONING: Resolution-Rezoning from Agricultural to Local Business District a Tract of Land Located in the 5600 Block of Highway 153, Being at the NE Intersection of Highway 153 &amp; Winding Lane.</p>	6	December 15, 1971	
	November 3, 1971		<p>REZONING: Resolution-Rezoning from Agricultural to Local Business District a Tract of Land Located at 7513 Middle Valley Pike, Being on the West Line of Middle Valley Pike some 650' South of Gann Road.</p>	73
	<p>REZONING: Rezoning from Rural Residential District to Industrial District the Following Tracts of Land Being Lots 1 thru 8, Block A &amp; Lots 1 thru 13, Block B, of the A. N. Levin Subdivision:</p>	21	<p>REZONING: Resolution-Rezoning from Agricultural to Urban Residential A Tract of Land Located in the 7500 Blk. of Middle Valley Pk., Being on the W. Line of Middle Valley Pk. some 1058' S. of Gann Rd.</p>	74
	<p>REZONING: Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located Between Dallas Gardens &amp; Dallas View Sub. &amp; West of N. Chester Sub.</p>	22	<p>REZONING: Resolution-Rezoning from Urban Residential to Apartment-Townhouse District a Tract of Land Located West of the 2300 Blk. of Tunnel Blvd., on Green Forest Dr.</p>	75
	<p>REZONING: Resolution-Rezoning from Rural Residential to Local Business District a Tract of Land Located at the SE Intersection of Signal Mountain Blvd. &amp; Glendale Dr., Formerly School St.</p>	23	January 5, 1972	
	<p>REZONING: Resolution-Rezoning from Agricultural District to Urban Residential District a Tract of Land Located on the East Line of London Lane some 1000' NE of Apison Rd.</p>	24	<p>REZONING: Resolution-Rezoning from Agricultural to Urban Residential District a Tract of Land Located in the 1600 Block of Middle Valley Pk. Being on the West Side of Middle Valley Pk. some 300' S. of Meadowwood Sub.</p>	82
	<p>REZONING: Resolution-Rezoning from Agricultural to Urban Residential District a Tract of Land Located at 1304 Concord Rd., Being on the East Line of Concord Rd. some 250' South of Panavista Lane.</p>	24	<p>REZONING: Resolution-Rezoning from Rural Residential to Local Business District a Tract of Land Located at 8142 E. Brainerd Rd. Being on the S. Side of East Brainerd Rd. Between Graysville R. &amp; Gray Dr.</p>	82
			<p>REZONING: Resolution-Rezoning from Rural Residential District to Local Business District a Tract of Land Located at the NW Intersection of Hwy. 58 &amp; Clark Rd.</p>	83
			<p>REZONING: Resolution-Rezoning from Rural Residential to Local Business A Tract of Land Located at 4604 &amp; 4606 Hixson Pike, Being on the E. Side of Hixson Pk. South of Strawberry Lane.</p>	84

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REZONING

January 5, 1972 (Con't.)

REZONING

February 16, 1972 (Con't.)

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Resolution-Rezoning from Agricultural to Mobile Home District a Tract of Land Located on the North Side of Sue Drive some 1600' E. of Green Shanty Rd. (DENIED) 85

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REZONING:  
Resolution-Rezoning from Rural Residential & Agricultural to Mobile Home Dist. a Tract of Land Located on the S. Side of Cummings Hwy. E. of the Marion Co. Line. 87

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January 19, 1972

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February 2, 1972

REZONING:  
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REZONING:  
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February 16, 1972

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REZONING:  
Resolution-Rezoning from Rural Residential District to General Business District a Tract of Land Located at the SW Intersection of Old Hixson Pike & Middle Valley Pike, Across Old Hixson Pike from Hixson High School. 138

March 1, 1972

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REZONING:  
Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located East of McDonald Road on Jackson Road, Being East of Knauff Estates. 160

REZONING:  
Resolution-Rezoning from Rural Residential to Local Business District a Tract of Land Located at 4525 Hixson Pike 153' South of Strawberry Lane. 161

REZONING:  
Resolution-Rezoning from Rural Residential to Apartment-Townhouse District a Tract of Land Located in the 1300 Block of Ely Rd., Being on the S. Line of Ely Rd. 4.20' W. of Highlands Way, Formerly called Easy St. 162

March 15, 1972

REZONING: (DENIED)  
Motion-To deny Resolution-216- Rezoning from Rural Residential to Apartment-Townhouse District a tract located in rear of 4505-4509 Hixson Pike, in rear of Longhorn Restaurant. 181

REZONING: (DENIED)  
Motion-To deny Resolution #224- Rezoning from Rural Residential District to Local Business District a tract located at the NW intersection of Taft Highway & Hollister Road. 181

April 5, 1972

REZONING:  
Resolution-Rezoning from Agricultural District to Rural Residential District a Tract of Land Located in the 7000 block of Moses Rd., Being on the East Side of Moses Rd. some 1100' NW of Boy Scout Rd. 191

REZONING:  
Resolution-Rezoning from Rural Residential to Local Business District a Tract of Land Located at 4607 Hixson Pike, Being on the West Line of Hixson Pike-86 South of Ely Road. 192

REZONING:  
Resolution-Rezoning from Rural Residential to Local Business District a Tract of Land Located at the SE Intersection of Cassandra Smith Road & Hixson Pk. 193

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March 15, 1972

May 17, 1972 (Con't.)

REPORTS:  
 Motion-To Accept the Reports of the various County Officials & County Institutions, treat same as read, approved, made a matter of record and filed. 189

RAMSEY, DAVID M. - CO. CT. CLK.:  
 Report for February, 1972. 189-A

REGISTER-DOROTHY P. BRAMMER:  
 Report for February 1972. 189-I

April 5, 1972

RIDGE LAKE NORTH SUBDIVISION:  
 Resolution- Rezoning from Agricultural District to Urban Residential District a Tract of Land Located on the West Line of Gann Store Road, Also Called Big Ridge Road, some 495' South of Ridge Lake North Subdivision. 198

RE-ORGANIZATION PLAN FOR HIGHWAY DEPT.:  
 Motion-On recommendation of County Manager Roberts, Mr. Max Dietz was named Highway Supt. at a salary of \$12,599.00 a year; Mr. Jack Pryor was named Assistant Supt.; Mr. Ernest Barker and Mr. John Bishoff were named Road Foremen; Mr. Hoyt Branham was named Master Mechanic of the Heavy Equipment Shop and Mr. George Liner was named Master Mechanic of the Truck Shop at Silverdale. The salaries of all these named, with the exception of Mr. Max Dietz, will remain the same. In adoption of the re-organization plan it was understood that the crews would report to the Silverdale Workhouse each day for assignment to work. 201

April 19, 1972

REINSTATEMENT OF C. H. BAGGETT:  
 Motiona-That on the recommendation of County Manager Dalton Roberts & Highway Supt. Max Deitz, that Mr. C. H. Baggett be reinstated in his job as a truck driver in the County Highway Dept, and that he be paid for the time he was off, and that he go back to duty April 20, 1972. 203

RESCINDING RESOLUTION:  
 Resolution-To Rescind a Resolution Adopted March 15, 1972, Accepting the Bid of Metro Chrysler-)lymouth, Inc. for one new 1972 Model Fury I 4 Door Sedan for the Highway Department in the Amount of \$3189.00. 204

REPORTS:  
 Motion-To Accept the Reports of the various County Officials and County Institutions. 205

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 Report for March, 1972 216

REGISTER-DOROTHY P. BRAMMER:  
 Report for March, 1972 218

May 3, 1972

RICKETTS, MR. & MRS. R. B.:  
 Awarding of Concession Stand at Hamilton County Park for the 1972 Season. 233

May 17, 1972

KOTHWELL, J. R. & CECIL H. PURYEAR:  
 Resolution-Rezoning from Urban Residential District to Local Business District a Tract of Land Located at 4308 Norcross Rd., being on the East Line of Norcross Rd., North of Ely Rd. 241

RIGHT-OF-WAY TO ELDER MOUNTAIN ROAD:  
 Resolution-To Declare Elder Mountain Road a District Road Subject to Owners of Property Contiguous Thereto Giving Necessary Right-of-way unto Hamilton County. 248

REGIONAL HEALTH COMMISSION (GA.-TENN.):  
 Resolution-To Amend the County General Fund Budget by Adding \$5200.00 to the Georgia-Tenn. Regional Health Commission. 265

June 14, 1972

REFERENDUM ON ADDITIONAL LOCAL SALES TAX:  
 Resolution-A Resolution Calling for a Referendum on the levying of an Additional Local Sales Tax in Hamilton County, Tenn. 272

June 21, 1972

RODENT CONTROL PROGRAM:  
 Resolution-To Amend the County General Fund Budget by Adding the Following Health Department Programs: Model Cities Health Stop Gap Measures \$58,000 - Model Cities Rodent Control Program \$16,500. 277

July 5, 1972

REZONING REQUEST:  
 Motion-To take under advisement a request by some 500 E. Brainerd residents that a tract of land bounded by Banks Rd., Standifer Gap Rd., Jenkins Rd. & Igou Gap Rd. be rezoned to rural residential district, and that said request be forwarded to the Chattanooga-Hamilton Co. Planning Commission for their immediate study and recommendation as soon as apossible. 284

RESOLUTION TO REZONE NO. 129 DELAYED:  
 Motion-To delay for two (2) weeks, any action on Resolution to Rezone No. 129. 291

ROBINSON, CLARENCE B. & LILLIAN B.:  
 Resolution-Authority to Accept Offer of Clarence B. Robinson & wife, Lillian B. Robinson to Purchase Lot 138, Ward 13, White City, Reeves Tax #150-5-6, as shown in Plat Bk. 6, P. 39, in the Register's Office of Hamilton County, Tenn. in the Amount of \$521.00. 302

RAMSEY, J. R. & MATTIE C.:  
 Resolution-Authority to Accept Offer of J. R. Ramsey & wife, Mattie C. Ramsey to Purchase Lots 13 thru 18, 29 thru 33, Bl. 10, Ward 12, Battery Heights; Reeves Tax #2-2-5, as shown in Plat Bk. 12, P. 11, in the Register's Office of Hamilton County, Tenn. in the Amount of \$1,000.00. 303

ROBINSON, CLARENCE B. & LILLIAN D.:  
 Resolution-Authority to Accept Offer of Clarence B. Robinson & wife, Lillian D. Robinson to Purchase Lots 5, 6, 7, & 8, Frazier & Colville, Block C, Reeves Tax #38-19-21, 22, 23, & 24, as shown in Plat Bk. 4, P. 26, in the Register's Office of Hamilton County, Tenn. in the Amount of \$1,057.00. 303

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~~way Dept., and that he be paid~~  
~~for the time he was off, and that he~~  
~~go back to duty Apr. 20, 1972.~~ go

~~TRUSTEE- W. R. NOBLES:~~  
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~~TITLE GUARANTY & TRUST COMPANY:~~  
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~~Business to General Business~~  
~~District a Tract of Land Locat-~~  
~~ed in the 4500 Block of Hixson~~  
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~~Hixson Pike Between Hamill Rd.~~  
~~& Bagwell Lane.~~ 226

~~TITLE GUARANTY & TRUST COMPANY:~~  
~~Resolution-Rezoning from Rural~~  
~~& Urban Residential to General~~  
~~Business a Tract of Land Locat-~~  
~~ed some 200' East of Hixson PK.~~  
~~& some 135' South of Bagwell~~  
~~Lane.~~ 226

~~TINDELL, MILTON-(ELECTED TO BOARD~~  
~~OF ELECTRICAL EXAMINERS):~~  
~~Milton Tindell electe do Board~~  
~~of Electrical Examiners for~~  
~~term of 2 yrs.~~ 234

~~TAX ASSESSOR'S AIR CONDITIONING &~~  
~~HEATING UNIT:~~  
~~Resolution-Accepting the Bid~~  
~~of Ownbey Sheet Metal Co. for~~  
~~An Air-Conditioning & Heating~~  
~~Unit for the Tax Assessor's~~  
~~Drafting Room in the Amount of~~  
~~\$1749.00.~~ 234

~~TITTLE BUILDING COMPRESSOR:~~  
~~Resolution-Accepting Bid of~~  
~~Chatta. Air Conditioning Sales,~~  
~~Inc. to Install Replacement~~  
~~7½ Ton Compressor in the Tittle~~  
~~Bldg. in the Amount of \$635.00~~  
~~complete.~~ 235

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~~SERVICES, INC.:~~  
~~Resolution-Authority to Accept~~  
~~Offer of Tenn. Reassessment &~~  
~~Appraisal Services, Inc. to~~  
~~Purchase Lot 18, White City,~~  
~~Ward 13, Reeves Tax No. 150-13-4,~~  
~~as shown in Plat Bk. 6, P. 56,~~  
~~in the Register's Office of~~  
~~Hamilton County, Tenn. in the~~  
~~Amount of \$300.00.~~ 237  
 May 17, 1972

~~TRANSFER OF UNENCUMBERED BALANCES:~~  
~~Resolution-Authorize Transfer~~  
~~of Unencumbered Balances.~~ 242  
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~~TAX-ADDITIONAL LOCAL SALES TAX:~~  
~~Resolution-Calling for a Ref-~~  
~~erendum on the Levying of an~~  
~~Additional Local Sales Tax in~~  
~~Hamilton County, Tennessee.~~ 272  
 July 5, 1972

~~TENNESSEE TITLE & OTHERS:~~  
~~Resolution-Rezoning from Urban~~  
~~Residential to Apartment-~~  
~~Townhouse District a Tract of~~  
~~Land Located in the 4500 Bl.~~  
~~of Delashmitt Rd., NW of~~  
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~~Authorizing the Chattanooga-~~  
~~Hamilton County Health Department~~  
~~to Make certain Third Party~~  
~~Charges for Services to Insure~~  
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~~Programs.~~ 2 308

85

February 2, 1972

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ULRICH, HAL & WAYNE POTTER: Resolution-Rezoning from Agricultural District to Apartment-Townhouse District a Tract of Land Located in the 4300 Bl. of Delashmitt Rd., Being on the West Side of Delashmitt Rd., Across from Eldridge Rd.	122
UNITED BANK A DEPOSITORY OF FUNDS: Motion-That the agreement heretofore entered into between the United Bank of Chattanooga, and the Trustee of Hamilton County was ordered placed on the Minutes of the County Council.	126
UPGRADE ROADS IN SUBDIVISIONS: Motion-That the County Council Approve certain recommendations of the County Manager to upgrade the quality of roads constructed in subdivisions. May 3, 1972	132
ULRICH: Motion-To delay for thirty (30) days any action on Resolution No. 54 (Ulrich).	230
ULRICH, HAL W.: Resolution-Rezoning from Urban Residential District to Apartment-Townhouse District a Tract of Land Located on the East Line of Delashmitt Rd., some 300' South of Eldridge Road. May 17, 1972	233
UNENCUMBERED BALANCES: Resolution-Authorize Transfer of Unencumbered Balances.	242

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November 3, 1971

**VARNER, MRS. SID:**

~~Motion-To-confirm-the-appoint-  
ment by Judge Frost of Mrs.  
Alfred Samples, Mrs. James  
Hudson & Mrs. Sid Varner to  
the Scenic City Beautiful Com-  
mission.~~

26

January 19, 1972

**VOTING PRECINCT (KINGSPOINT):**

~~Resolution-To-Create-a-Voting-  
Precinct to be Known as Kings-  
point: to Authorize the Hamil-  
ton County Election Commission  
to Show Said Precinct Upon the  
Official Map Heretofore Adopted.~~

92

**VACATE TITTLE BUILDING IN NEAR FUTURE:**

~~Motion-That the Council in-  
struct the County Manager to  
notify the Chattanooga Bar  
Association, and other occupants  
of the Tittle Building, to be  
in a position to vacate said  
building-some-time-in-the-near  
future.~~

104

February 16, 1972

**VARIANCE IN SUBDIVISION STANDARDS:**

~~Resolution-To Grant a Variance  
in Subdivision Standards.~~

142

**VOLUNTEER EXTERMINATING COMPANY:**

~~Motion-To accept the offer of  
the Volunteer Exterminating  
Company for treatment of termite  
damage at several County Schools,  
and an office of the Dept. of  
Education, in the amount of  
\$8,942.00.~~

142

~~After some discussion on the  
above bid, it was agreed by the  
Council members to delay any  
action on this bid, and that  
the three companies that bid  
on said exterminating work be  
invited to appear before the  
County Council at 9:00 A. M.  
on March 1, 1972, to discuss  
specifications of the bid.~~

142

March 1, 1972

**VICK, WYMAN:**

~~Motion-To pass until the March  
15, 1972 meeting any action on  
Resolution to Rezone (#224),  
Wyman-Vick.~~

158

**VETERAN TAX EXEMPTION: April 5, 1972**  
(TROY DYER)

~~Resolution-Authority to Grant  
Twenty-five Thousand (\$25,000.00)  
Dollars Maximum Exemption from  
Taxes on the Property of Troy  
dyer in Accordance with T.C.A.  
67-509, with Amendments, Grant-  
ing Exemptions to Disabled Veterans.~~

202

May 17, 1972

**VALLEY PSYCHIATRIC HOSPITAL:**

~~Motion-after complaints and re-  
quest to Hospital by Council  
that all construction work,  
with the exception of making  
percolation tests, be halted  
pending a report by the State  
Water Quality Control Board on  
the facility's sanitation plan.~~

~~ON MOTION that in the future  
in such situations, Building  
Com. Harvey Wade will accept  
the application, but withhold  
issuance of a building permit  
until health department regu-  
lations are complied with com-  
pletely.~~

240

**VALLEYBROOK ROAD:**

~~Resolution-To-Declare-Valleybrook  
Road a District Road.~~

247

✓

W

November 3, 1971

February 2, 1972 (Con't.)

WHITE, JOSEPH S.:  
Resolution-Rezoning from Rural Residential & Agricultural to Urban Residential District a Tract of Land Located at 602-608 Browns Ferry Rd. Being on the East Line of Browns Ferry Rd. Opposite the Intersection of Pan Gap Rd.

25

WATT, AVERY P.:  
Resolution-Rezoning from Rural Residential to General Business District a Tract of Land Located at the SW Intersection of Hixson Pk., Middle Valley Pk. & Old Hixson Pike, Being Across Old Hixson Pk. from the Hixson High School Property.  
December 1, 1971

28

WOFFORD, ALVIN C.:  
Motion-To delay for thirty (30) days, any action on Resolution No. 151 (Alvin C. Wofford), request to rezone from agricultural to rural residential district, a tract on Ooltewah-Ringgold Road, due to the fact that neither Mr. Wofford nor a representative was present to discuss reasons for rezoning said tract.

37

WORKHOUSE FENCE:  
Motion-To authorize the County Manager to pay Brown Chain Link Fence Co. \$720.00 for a fence that has been installed around the trusty wing at the Hamilton County Work House.

39

WOODLAND CIRCLE:  
Resolution-To Declare Woodland Circle A District Road.

40

WISE, JOE:  
Resolution- Authority to Accept Offer of Joe Wise to Purchase Lot 29, Ward 15, Ingerts South Idlewild Addition, Reeves Tax No. 107-8-10 as shown in Plat Bk. 6, P. 3, in the Register's Office of Hamilton County, Tenn. in the Amount of \$300.00.

51

WOODALL, JOE L. & EDNA L.:  
Resolution-Authority to Accept Offer of Joe L. Woodall & wife, Edna L. Woodall to Purchase Lot 17, Bl. 103, Ward 13, East End Land Company No. 1, Reeves Tax No. 151-14-5, as shown in Plat Bk. 2, P. 22, in the Register's Office of Hamilton County, Tennessee in the Amount of \$500.00.  
January 5, 1972

51

WOOFORD, ALVIN C. (DELAYED ACTION ON RESOLUTION #151):  
Motion-To delay for 30 days any action on Resolution #151 (Alvin C. Wofford), to rezone a tract of land on Ooltewah-Ringgold Rd. from agricultural to rural residential district because Mr. Wofford was not present.

81

WILSON, MR. & MRS. THOMAS T.:  
Resolution-Rezoning from Rural Residential District to Local Business District a Tract of Land Located at the NW Intersection of Hwy. 58 & Clark Rd.  
February 2, 1972

83

WOFFORD, ALVIN C.:  
Resolution-Rezoning from Agricultural District to Rural Residential District a Tract of Land Located on the West line of Ooltewah-Ringgold Rd. some 2089' N. Of Wolftever Creek.

121

WILSON, J. P. COMPANY:  
Resolution-Accepting Bid of J. P. Wilson Co. for repairing Water Damage to Bath, Plaster, & Block work at Hixson Elementary School in the Amount of \$790.00.

130

WHITE, ALMAIRE:  
Resolution-To Amend the County General Fund by Adding the Following: Miscellaneous Appropriations \$1,484.95.  
February 16, 1972

131

WHITEOAK WORKHOUSE:  
Motion-To authorize the County Manager to advertise for bids for the new car for the Supt. of the White Oak Workhouse.

143

WORKHOUSE (SILVERDALE):  
Motion-To accept the bid of Jernigan Fence Co., in the amount of \$2,063.58, for the erection of a fence around the Recreation area at the Silverdale Workhouse.

143

WATKINS, J. W.:  
Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located East of McDonald Road on Jackson Road, Being East of Knauff Estates.  
March 15, 1972

160

WOODFIN, PEGGY J.:  
Resolution-Authority to Accept Offer of Peggy J. Woodfin to Purchase S. Pt. of Lot 16, Sims Heights, as shown in Plat Book 9, P. 28, Register's Office of Hamilton County, Tenn., Reeves Tax No. 1930B-3-18 in the Amount of \$200.00.  
April 5, 1972

187

WITHDRAWN RESOLUTION (IN CITY):  
Resolution-to Rezone, Ray Moss & Pryor Bacon's Petition, Application #11, Tract Located Between Old Harrison Pike & Access Road, South of Highway 153, Withdrawn (Located in the City.)

194

WALKER, PAUL R., JR. & L. H. CASE:  
Resolution-Rezoning from Agricultural District to Urban Residential District a Tract of Land Located on the West Line of Gann Store Rd., also called Big Ridge Road, some 495' South of Ridge Lake-North-Subdivision.  
April 19, 1972

198

WORLEY, WENDELL C.:  
Motion-That on the recommendation of County Manager Dalton Roberts, that Mr. J. D. Dougherty be paid through Apr. 19, 1972 as Electrical Inspector at the salary of \$8600.00 per year, to take effect April 17, 1972.

203

WHISPERING HILLS LANE:  
Resolution-To Declare Whispering Hills Lane and Montgomery Road District Roads.

203

WATER QUALITY CONTROL:  
Memo from Judge Frost Re; Action of the Tenn. Division of Water Quality Control, & the Need to Begin the Construction of Sanitary Sewers for the Hixson Area Proposal for City of Chattanooga or Hamilton County to Construct Same.  
June 7, 1972

205

WEIDNER, C. F.:  
Resolution-Rezoning from Agricultural to Rural Residential District a Tract of Land Located on the South Line of Standifer Gap Road, Between Banks Road & Standifer Gap Road.

261

90

W

June 7, 1972 (Con't.)

WILSON, C. E. "REX":  
Motion-That Mr. M. C. Strickland who was elected to the Board of Plumbing-Examiners in the Council Meeting of May 17, 1972, be removed because of lack of qualifications, and that he be replaced with Mr. C. E. "Rex" Wilson.

265

WEEKLY MEETINGS OF COUNTY COUNCIL:  
Resolution-Establishing Regular Meeting Dates and Times of County Council, and Meeting Dates and Times of Executive Sessions of Council, and Recognizing County Manager's Duty to Require Presence of County Employees at Executive Sessions of County Council.

269

July 5, 1972

WILSON, RALPH D. & ELLA:  
Resolution-Authority to Accept Offer of Ralph D. Wilson & wife, Ella Wilson to Purchase Lots 156 thru 159, Ward 13, White City, Reeves Tax #150-12-3, as shown in Plat Bk. 6, P. 39, in the Register's Office of Hamilton County, Tenn. in the Amount of \$426.00.

294

WILSON, RALPH D. & ELLA:  
Resolution-Authority to accept offer of Ralph D. Wilson & wife, Ella Wilson to purchase Lot 150, Ward 13, White City, Reeves Tax #150-5-14, as shown in Plat Bk. 6, P. 39, in the Register's Office of Hamilton County, Tenn. in the Amount of \$155.00.

294

WOODALL, JOE:  
Resolution-Authority to Accept Offer of Joe Woodall to Purchase Lot 4, Bl. 7, Ward 13, Curtis Addition, Reeves Tax #127-16-25, as shown in Plat Bk. 2, P. 12, in the Register's Office of Hamilton County, Tenn. in the Amount of \$426.00.

295

WOODALL, JOE:  
Resolution-Authority to Accept Offer of Joe L. Woodall to Purchase Lot 667, Pl. 14, Ward 19, Oakview New Era Land Company Addition No. 1, Reeves Tax #165-5-3, as shown in Plat Bk. 5, P. 69, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$226.00.

295

WOODALL, JOE:  
Resolution-Authority to Accept offer of Joe L. Woodall to Purchase Lot 14, Bl. 7, Ward 13, Curtis Addition, Reeves Tax #127-16-14, as shown in Plat Bk. 2, P. 12, in the Register's Office of Hamilton Co., Tenn. in the Amount of \$316.00.

296

X



X



Y

1/2

Y

X

January 5, 1972

ZONING REGULATIONS:

~~Motion-That the Zoning Regulations be changed as was proposed and advertised.~~

81

~~April 5, 1972~~

ZONING AMENDMENT DENIED:

~~Motion-To DENY Resolution to Amend Zoning Regulation - 1204.5.~~

191

~~June 21, 1972~~

ZONING REGULATION AMENDMENT:

~~Motion-To advertise for a public hearing on an amendment to the zoning regulation governing the fee charged for petitions presented by developers to the Planning Commission.~~

276

STATE OF TENNESSEE )

OCTOBER 6, 1971

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 6th day of October, 1971, a Regular Meeting of the County Council was begun and held at the Courthouse, in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council, and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend W. Ray McDougale, Pastor of Lake Vista United Methodist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED IN THE 1700 BLOCK OF THRASHER PIKE ADJOINING CLEARWATER ACRES ON THE NW LINE, BEING PART OF THE ARNOLD GANN TRACT. THIS TRACT BEGINS AT A POINT IN THE NW LINE OF CLEARWATER ACRES 340' SW OF THE C/L OF THRASHER PIKE AND CONTINUES ALONG THE NW LINE OF SAID S/D FOR 1090' TO THE WEST CORNER OF LOT 11, THENCE SW 1269', THENCE NW 779.67', THENCE NE 2784' TO A POINT 340' WEST OF THE C/L OF THRASHER PIKE, THENCE PARALLELING THRASHER PIKE AT A POINT 340' WEST OF THE C/L FOR A DISTANCE OF 706.96'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, North Hill Land Company petitioned The Chattanooga-Hamilton Regional Planning Commission to rezone a tract of land located in the 1700 Block of Thrasher Pike and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, North Hill Land Company requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on September 1, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Rural Residential District a tract of land located in the 1700 Block of Thrasher Pike adjoining Clearwater Acres on the NW line, being part of the Arnold Gann Tract. This tract begins at a point in the NW line of Clearwater Acres 340' SW of the centerline of Thrasher Pike and continues along the NW line of said subdivision for 1090' to the West corner of Lot 11, thence SW 1269, thence NW 779.67', thence



NE 2784' to a point 340' West of the centerline of Thrasher Pike, thence paralleling Thrasher Pike at a point 340' West of the c/l for a distance of 706.96'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED IN THE 800 BLOCK OF GENTRY ROAD, BEING IN THE SE INTERSECTION OF GENTRY ROAD AND IRIS DRIVE. THIS TRACT FRONTS 362' ON THE EAST LINE OF GENTRY ROAD, FRONTS 985' ON THE SOUTH LINE OF IRIS DRIVE AND EXTENDS SW 548'; THENCE NW 703', THENCE NE 160', THENCE NW 286.5' TO THE EAST LINE OF GENTRY ROAD, BEING A PART OF THE ROACH PROPERTY.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mr. Kenneth D. Irwin, Trustee, petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 800 Block of Gentry Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Irwin, Trustee, requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on September 1, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Rural Residential District a tract of land located in the 800 Block of Gentry Road, being in the SE intersection of Gentry Road and Iris Drive. This tract fronts 362' on the East line of Gentry Road, fronts 985' on the South line of Iris Drive and extends SW 548', thence NW 703', thence NE 160', thence NW 286.5' to the East line of Gentry Road, being a part of the Roach Property.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM INDUSTRIAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED IN THE 5900 AND 6000 BLK. OF H'WAY 58, BEING 300' E. OF THE E. LINE OF H'WAY 58, SOME 1672' S. OF MAHLON DR. THIS TRACT BEGINS AT A POINT 1672' S. OF MAHLON DR. AND 300' E. OF THE E. LINE OF H'WAY 58 AND EXTENDS SE 2514' THENCE SW 725', THENCE SW 565', THENCE SW 3000', THENCE 840', THENCE NE 135', THENCE NW 280', THENCE SW 135', THENCE NW 590', THENCE E. 135' TO CONGRESS LN. UNDER CONSTRUCTION, THENCE CROSSING CONGRESS LN., THENCE E. 220', THENCE NE 100', THENCE NE, BEING 300' E. OF AND PARALLEL WITH H'WAY 58 FOR SOME 1200'.

OCTOBER TERM 1971

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Suburban Homes of Chattanooga, Inc. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 5900 and 6000 Block of Highway 58, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Suburban Homes of Chattanooga, Inc. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on September 1, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Industrial to Urban Residential District a tract of land located in the 5900 and 6000 Block of Highway 58, being 300' E. of the E. line of Highway 58, some 1672' S. of Mahlon Dr. This tract begins at a point 1672' S. of Mahlon Dr. and 300' E. of the E. line of Highway 58 and extends SE 2514', thence SW 725' thence SW 565', thence SW 3000', thence 840', thence NE 135', thence NW 280', thence SW 135', thence NW 590', thence E. 135' to Congress Lane, under construction, thence crossing Congress Ln. thence E. 220', thence NE 100', thence NE, being 300' East of and parallel with Highway 58 for some 1200'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-CLOSURE AND ABANDONMENT OF A TRACT OF LAND LOCATED BETWEEN BLOCKS A AND B OF CAROLINA HILLS SUBDIVISION, A RESUB OF LOTS 31 AND 32 OF RYALL SPRINGS SUB. THIS 30' UNOPENED STREET BEGINS AT A POINT 450' EAST OF EAST BRAINERD ROAD, ON THE NORTH LINE OF SPRINGVIEW DRIVE AND EXTENDS NORTHEASTWARDLY FOR 203' TO THE NORTH LINE OF LOT 1, BLOCK B, CAROLINA HILLS SUB.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Oscar C. and Elizabeth M. Blackwell petitioned the Chattanooga-Hamilton County Regional Planning Commission to close and abandon a tract of land located between Blocks A and B of Carolina Hills Sub., a Resub. of Lots 31 and 32 of Ryall Springs Sub., and said Planning Commission after hearing recommended that said petition be approved, subject to the approval of the County Engineer and any utility easements; and

WHEREAS, Oscar C. and Elizabeth M. Blackwell requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on October 6,

## O C T O B E R T E R M 1 9 7 1

1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to close and abandon a tract of land located between Blocks A and B of Carolina Hills Sub., a resub of Lots 31 and 32 of Ryall Springs Sub. This 30' unopened street begins at a point 450' East of E. Brainerd Rd., on the North line of Springview Dr. and extends Northeastwardly for 203' to the North line of Lot 1, Block B, Carolina Hills Sub., subject to the approval of the County Engineer and any utility easements.

BE IT FURTHER RESOLVED, That this Resolution, take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM RURAL RESIDENTIAL TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 6255 DAYTON PIKE, BEING ON THE WEST SIDE OF DAYTON PIKE SOME 200' NORTH OF THE MORRIS MOBILE HOME PARK. PART OF BLOCK A OF THE M. J. HALE PROPERTY, A PLAT RECORDED IN BOOK S, VOL. 22, PAGE 355, OF THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, DESCRIBED AS FRONTING 210.4' ON THE WEST LINE OF DAYTON PIKE AND EXTENDING NW BETWEEN PARALLEL LINES FOR 200'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Jack and Charlotte Miller petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 6255 Dayton Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Jack and Charlotte Miller requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on October 6, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential to Local Business District a tract of land located at 6255 Dayton Pike, being on the West side of Dayton Pike some 200' North of the Morris Mobile Home Park. Part of Block A of the M. J. Hale Property, a plat recorded in Book S, Vol. 22, Page 355, of the Register's Office of Hamilton County, Tennessee, described as fronting 210.4' on the West line of Dayton Pike, and extending NW between parallel lines for 200'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

OCTOBER TERM 1971

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED IN THE 1700 BLOCK OF CONCORD ROAD, BEING ON THE EAST AND WEST SIDES OF CONCORD ROAD, SOUTH AND WEST OF BELLA VISTA ACRES SUB.

- 1. THIS TRACT BEGINS 190' SOUTH OF PALERMO DR. FRONTS 938' ON THE EAST LINE OF CONCORD RD., AND EXTENDS SE ALONG NORTH LINE OF LEDFORD LN., NOT OPEN, FOR 800', THENCE NE 934' THENCE NW 796' TO CONCORD RD.
- 2. THIS TRACT FRONTS 987' ON THE WEST LINE OF CONCORD RD., FRONTS 315', ON THE NORTH LINE OF LEDFORD LN., FRONTS 910' ON THE EAST ROW OF I-75 AND EXTENDS SE 187.9' TO CONCORD RD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, Raymond F. Hale, Jr. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 1700 Block of Concord Road, being on the East and West sides of Concord Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Hale requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on October 6, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Urban Residential District a tract of land located in the 1700 Block of Concord Road, being on the East and West sides of Concord Road, South and West of Bella Vista Acres. Sub.

1. This tract begins 190' South of Palermo Dr. fronts 938' on the East line of Concord Rd., and extends SE along North line of Ledford Ln., not open, for 800', thence NE 934' thence NW 796' to Concord Rd.

2. This tract fronts 897' on the West line of Concord Rd., fronts 315' on the North line of Ledford Ln., fronts 910' on the East row of I-75 and extends SE 187.9' to Concord Rd.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

O C T O B E R    T E R M    1 9 7 1

RESOLUTION-TITLE-REZONING FROM AGRICULTURAL TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED IN THE 5600 BLOCK OF HIGHWAY 153, BEING AT THE NE INTERSECTION OF HIGHWAY 153 AND WINDING LANE. THIS TRACT FRONTS 816.7' ON THE EAST LINE OF HIGHWAY 153, FRONTS SOME 392' ON THE NORTH LINE OF WINDING LANE AND AN UNNAMED ROW, AND EXTENDS NORTH 200'; THENCE NE 100', THENCE NORTH 409.55', THENCE NW 630' TO THE EAST LINE OF HIGHWAY 153. ALSO A TRACT FRONTING 82.5' ON THE EAST LINE OF HWY. 153, FRONTING 150' ON THE SOUTH LINE OF AN UNNAMED ROAD, FRONTING 75' ON WESTLINE OF WINDING LANE, AND EXTENDING WEST 150'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, Messrs. Preston Maddox and Richard C. Carmack petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 5600 Block of Highway 153, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Messrs. Maddox and Carmack requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on October 6, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the zoning resolution of Hamilton County be amended to rezone from Agricultural to Local Business District a tract of land located in the 5600 Block of Highway 153, being at the NE intersection of Highway 153 and Winding Lane. This tract fronts 816.7' on the East line of Highway 153, fronts some 392' on the North line of Winding Lane and an unnamed row, and extends North 200', thence NE 100', thence North 409.55', thence NW 630' to the East line of Hwy. 153. Also a tract fronting 82.5' on the East line of Hwy. 153, fronting 150' on the South line of an unnamed road, fronting 75' on the West line of Winding Lane, and extending West 150'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long

MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was Adopted on a Roll Call vote, with the members of the County Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, "Aye"; Councilman Wilson, "Aye"; Judge Frost, "Nay". Total "Aye" votes-4. Total "Nay" votes-1.

RESOLUTION-TITLE-AUTHORIZING THE COUNTY JUDGE TO JOIN WITH THE HAMILTON COUNTY BOARD OF EDUCATION IN EXECUTING A DEED TO T. E. FOLEY AND RICHARD CARMACK FOR CERTAIN COUNTY OWNED PROPERTY ON BONNY OAKS DRIVE IN CONSIDERATION OF THE SUM OF \$66,100.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

7

O C T O B E R    T E R M    1 9 7 1

WHEREAS, Hamilton County and the Hamilton County Board of Education owns certain property on Bonny Oaks Drive near Highway 153. The property is shown on Tax Map 3207-1-4 in Hamilton County Assessor of Property's Office and contains twenty-two (22) acres more or less; and

WHEREAS, the County has publicly advertised for proposals for the sale of this County owned property; and

WHEREAS, the proposal or bid of T. E. Foley and Richard Carmack was the best proposal or bid received.

NOW THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the County Judge is authorized to join with the Hamilton County Board of Education in the sale of certain County owned property described above to the said T. E. Foley and Richard Carmack for the sum of \$66,100.00.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, to delay any action on Resolution pertaining to floor maintenance materials (Bid of Southern Products Company) until the next Council meeting. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-ACCEPTING BID OF NEWTON CHEVROLET  
FOR ONE NEW 1971 MODEL CHEVROLET IMPALA 4 DOOR SEDAN  
FOR THE COUNTY MANAGER IN THE AMOUNT OF \$3465.00. AT  
THE TIME OF PURCHASE, THIS WAS UNOFFICIALLY APPROVED.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, quotations were received for the purchase of one new automobile and,  
WHEREAS, the quotation of Newton Chevrolet was considered the lowest and best bid received.

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the purchase is now being made official to accept the quotation and special purchase of Newton Chevrolet for one new automobile in the amount of \$3465.00.

Same to be paid out of the County General Fund.

Be it further resolved: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION-TITLE-ACCEPTING BID OF FORREST CATE FORD FOR 10 NEW 1972 MODEL FORD POLICE CARS FOR THE HAMILTON COUNTY SHERIFF IN THE AMOUNT OF \$25,300.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of 10 new police cars and,

WHEREAS, the bid of Forrest Cate Ford was considered the lowest and best bid received.

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Forrest Cate Ford for ten new police cars in the amount of \$25,300.00.

Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION-TITLE-ACCEPTING BID OF GATEWAY DODGE, INC. FOR ONE NEW 1972 MODEL DODGE POLARA SIX PASSENGER STATION WAGON FOR THE COUNTY WIDE LIBRARY IN THE AMOUNT OF \$2761.66.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of one new automobile and,

WHEREAS, The bid of Gateway Dodge, Inc. was considered the lowest and best bid received.

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Gateway Dodge, Inc. for one new automobile in the amount of \$2761.66.

Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

OCTOBER TERM 1971

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO AMEND THE SCHOOL FUND BUDGET BY ADDING THE FOLLOWING:  
BUILDINGS AND ADDITIONS \$11,500.00  
SPECIAL EDUCATION EQUIPMENT 11,000.00  
\$22,500.00

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Federal Funds have been or will be received above the present budget, in the amount of \$22,500.00, Public Law 874.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the School Fund Budget be amended by adding: Buildings and Additions \$11,500.00 and Special Education Equipment \$11,000.00.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO AMEND THE COUNTY GENERAL FUND BUDGET BY ADDING THE FOLLOWING:  
MISCELLANEOUS \$120.82

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, tax sale funds were erroneously paid to the County when they should have been paid to the Clerk & Master in the amount of \$120.82.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the County General Fund Budget be amended by adding Miscellaneous \$120.82 to be paid to the Clerk & Master.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

## O C T O B E R    T E R M    1 9 7 1

RESOLUTION - TITLE - TO DECLARE ANDREA DRIVE  
A DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Andrea Drive extending from Boydston Road in a northerly direction 0.16  
of a mile to a turn-around, be declared a district road 2nd Class.

The above named road is in the 3rd Civil District in Tiftonia, in Andrea  
Heights Subdivision, has a 50' R/W, a 4" stone base, a 2" plant mix pavement with asphalt  
curbs and was built by Sam Stubblefield and Gamble Brothers for the contractor: Mr.  
Charles McBryar.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Long, the foregoing  
Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
JAC CHAMBLISS TO PURCHASE W. PT. OF LOT D, BLOCK 1,  
LOOKOUT MTN. CO. ADDITION #2 (COOLS) AS RECORDED  
IN PLAT BOOK 3, PAGE 32 IN THE REGISTER'S OFFICE OF  
HAMILTON COUNTY, TENNESSEE, REEVES #507-3-12, IN THE  
AMOUNT OF \$400.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, W. Pt. of Lot D, Block 1, Lookout Mtn. Co. Addition #2 (Cools) as re-  
corded in Plat Book 3, Page 32 in the Register's Office of Hamilton County, Tennessee,  
Reeves #507-3-12 was purchased by Hamilton County and the Town of Lookout Mountain,  
Tennessee on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$400.00; and

NOW, THEREFORE, BE IT RESOLVED, That the said offer of \$400.00 be approved and  
the County Judge be authorized to execute a quitclaim deed of conveyance in accordance  
with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the  
closing of the transaction and the collection of the consideration and after paying the  
state its shares of the taxes, court costs and expenses of the sale, disburse the balance  
pro rata, based on the tax rates between The Town of Lookout Mountain, Tennessee and  
Hamilton County.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Judge Frost, seconded by Councilman Newell, the foregoing Reso-  
lution was unanimously Adopted on a Roll Call vote, with the following members of the

OFFICE OF CRIMINAL COURT CLERK  
 HAMILTON COUNTY  
 CLYDE M. SANDERS, CLERK  
October 6, 1971

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
 HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF  
 THE CRIMINAL COURT CLERK AND OFFICE OF CLERK OF THE COURT OF  
 GENERAL SESSIONS, CRIMINAL DIVISION:

FROM: September 1, 1971 THRU: September 30, 1971

Reference is made to the cash receipts in the records of both  
 offices, which show in detail each item of collection and the  
 same are hereby made a part of this report.

RECEIPTS:	CRIMINAL COURT	SESSIONS COURT
Balance of Fees on hand as of <u>Sept. 1, 1971</u>	\$ <u>251.86</u>	\$ <u>None</u>
Receipts for <u>Sept. 1971</u>	<u>6,577.19</u>	<u>4,085.98</u>
Excess Fees from Court of General Sessions	<u>304.74</u>	
TOTALS:	\$ <u>6,630.07</u>	\$ <u>4,085.98</u>
DISBURSEMENTS:		
Salaries:		
<u>Clyde M. Sanders, Clerk</u>	\$ <u>1,575.00</u>	
<u>Leon Haley, Jr.</u>	<u>875.00</u>	
<u>Edna M. Camp</u>	<u>675.00</u>	
<u>Benton H. Pitts</u>	<u>550.00</u>	
<u>Sara M. Caperton</u>	<u>575.00</u>	
<u>Charles E. Crowe</u>	<u>550.00</u>	
<u>B. Gary Harris</u>	<u>300.00</u>	
<u>Walter A. Goldston</u>	<u>600.00</u>	
<u>Gifford L. Fuller</u>	<u>550.00</u>	
<u>Garnett Prince, Jr.</u>	<u>550.00</u>	
<u>Gerald S. Brown</u>	<u>225.00</u>	
<u>Chas. H. Sutherland</u>		<u>725.00</u>
<u>Chas. H. McArthur</u>		<u>625.00</u>
<u>Floyd Wiggins</u>		<u>550.00</u>
<u>Daniel Seebeck</u>		<u>550.00</u>
<u>William Knowlen</u>		<u>550.00</u>
<u>Frank Coulter</u>		<u>550.00</u>
Other:		
<u>Railway Express Agency</u>	<u>18.76</u>	
<u>Clerk's Travel Expense</u>	<u>78.20</u>	
TOTALS:	\$ <u>7,121.96</u>	\$ <u>3,550.00</u>
BALANCE OF FEES AS OF <u>Sept. 30, 1971</u>	\$ <u>491.89</u>	\$ <u>535.98</u>

STATE OF TENNESSEE )  
 COUNTY OF HAMILTON )  
 I, Clyde M. Sanders, Clerk of the Criminal Court and Clerk of the  
 Criminal Division, Court of General Sessions, of said State and  
 County, do hereby certify the foregoing to be a true and correct  
 report of the Clerk's Fees collected and disbursed by me as such  
 Clerk for: period from September 1, 1971 thru September 30, 1971.

*Clyde M. Sanders*  
 CRIMINAL COURT CLERK

Sworn and subscribed to before me  
 this 6th day of October, 19 71

*Edna Camp* Notary Public  
 My commission expires: 7-8-73

*Edna Camp*

OFFICE OF REGISTER  
HAMILTON COUNTY, TENNESSEE  
FEER EPORT FOR SEPTEMBER 1971

Balance on hand September 1st		\$39,595.37
Fees collected for September:		
Recording fees	\$15,504.50	
State fees	826.00	
TOTAL RECEIPTS		16,330.50
		\$ 55,925.87

## Disbursements:

Salaries:		
R. H. Thurman	\$ 840.00	
Betty Sharp	700.00	
Sarah DeFriese	650.00	
Evelyn Stoner	600.00	
Betty Friederichsen	515.00	
Carm Pegram	440.00	
Gail Stiles	440.00	
Janet Conyers	405.00	
Dorothy Brammer	1575.00	
	6165.00	
Pryor, Love & Lewis	97.00	
Postmaster	6.44	
W. R. Nobles, Tr.	39595.37	
		45,863.81
TOTAL DISBURSEMENTS		45,863.81
Balance September 30, 1971		\$10,062.06

I certify that the foregoing is a true report for the month of September 1971.

Society P. Brammer



Sworn to and subscribed before me this 6th day of October 1971.

R. Hicks Thurman

My Commission Expires Dec. 11, 1971

REPORT OF ROBERT W. SUMMAR, CLERK & MASTER OF THE CHANCERY  
COURT OF HAMILTON COUNTY, TENNESSEE, OF FEES AND COSTS COLLECTED  
IN THIS OFFICE FOR MAY 31, 1971.

Balance brought forward from April, 1971	\$ 1,802.35
Clerk & Masters' Fees collected in May, 1971	14,190.56
	<u>15,992.91</u>

Less Credits:

Robert W. Summar, Clerk & Master	\$1,375.00	
Ruth W. Gravens	525.00	
Florence G. Crabtree	600.00	
Mary Ann Harding	600.00	
Lucile C. Rader	610.00	
Frances B. Ladd	750.00	
Betty Sue Bell	500.00	
Joyce P. Bradford	540.00	
Lucille F. Kocks	575.00	
Barbara Ruth Austin	500.00	
Jewell P. Roark	500.00	
Averilee Welch	725.00	7,800.00
May 7, 1971, Ck. #2887 to Equilease Corp.	15.33	
" 7, 1971, Ck. #2890 to Dorothy Brammer, Reg.	4.50	
" 17, 1971, Ck. #2939 to Equilease Corp.	15.33	
May 18, 1971, Ck. #2948 to Postmaster Moore	41.40	
May 19, 1971, Ck. #2960 to Xerox Corp.	175.00	
May 24, 1971, Ck. #2988 to Hamilton Natl. Bank	11.00	
May 26, 1971, Ck. #2990 to Postmaster Moore	5.00	
Adjustment made in Cause #36950 because it was overdrawn(.05)	.05	
	<u>8,067.61</u>	
Balance due Hamilton County, May 1971-----		7,925.30

I hereby certify that the foregoing is a true report for the  
above Department for the period ending May 31, 1971.

Robert W. Summar, Clerk & Master

*Robert W. Summar*

REPORT OF ROBERT W. SUMMAR, CLERK & MASTER OF THE CHANCERY  
COURT OF HAMILTON COUNTY, TENNESSEE, OF FEES AND COSTS COLLECTED  
IN THIS OFFICE FOR JUNE, 1971.

Balance brought forward from May 31, 1971	\$ 7,925.30
Clerk & Masters' Fees collected in June, 1971	<u>10,729.60</u>
	18,654.90

Less Credits:

Robert W. Summar, Clerk & Master	\$1,375.00	
Ruth W. Cravens	525.00	
Florence G. Crabtree	600.00	
Mary Ann Harding Hennegar	600.00	
Lucile C. Rader	610.00	
Frances B. Ladd	750.00	
Betty Sue Bell	500.00	
Joyce P. Bradford	540.00	
Lucille F. Kocks	575.00	
Barbara Ruth Austin	500.00	
Jewell P. Roark	500.00	
Averilee Welch	725.00	
Karen Brock	<u>187.50</u>	7,987.50

June 3, 1971, Ck. #3037 to Clerk & Master		
Spec. Commission in Cause #43927	265.00	
June 4, 1971, Ck. #3043 to D. Brammer, Reg.	.50	
June 10, 1971, Ck. #3069 to State of Tenn. (Legislative Service)	18.50	
June 10, 1971, Ck. #3070 to Equilease Corp.	15.33	
June 15, 1971, Ck. #3097 to Xerox Corp.	175.00	
June 21, 1971, Ck. #3123 to REA for trans- script costs in Cause #43576	8.68	
		<u>8,470.51</u>

Balance due Hamilton County, June 1971	\$ 10,184.39
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I hereby certify that the foregoing is a true report for the  
above Department for the period ending June 30, 1971.

*Robert W. Summar*  
Robert W. Summar, Clerk & Master

REPORT OF ROBERT W. SUMMAR, CLERK & MASTER OF THE CHANCERY  
COURT OF HAMILTON COUNTY, TENNESSEE, OF FEES AND COSTS COLLECTED  
IN THIS OFFICE FOR JULY, 1971.

Balance brought forward from June 30, 1971	\$ 10,184.39
Clerk & Masters' Fees collected in July, 1971	<u>10,045.67</u>
	\$ 20,230.06
<u>Less Credits:</u>	
Robert W. Summar, Clerk & Master	\$ 1,575.00
Ruth W. Cravens	525.00
Florence G. Crabtree	600.00
Mary Ann H. Hennegar	600.00
Lucile C. Rader	610.00
Frances B. Ladd	750.00
Betty Sue Bell	500.00
Joyce P. Bradford	540.00
Lucille F. Kocks	575.00
Barbara R. Austin	500.00
Jewell P. Roark	500.00
Averilee Welch	725.00
Karen Brock	<u>375.00</u>
	8,375.00
July 12, 1971, Ck. #3217 to Equilease Corp.	15.33
July 13, 1971, Ck. #3218 to Robt. W. Summar, Clerk & Master as Spec. Comm.	1879.50
July 26, 1971, Ck. #3274 to REA for Trans- cript Costs in Cause #43812	<u>8.68</u>
	10,278.51
Balance due Hamilton County, July 1971	<u>9,951.55</u>

I hereby certify that the foregoing is a true report for the  
above Department for the period ending July 31, 1971.

Robert W. Summar, Clerk & Master

  
D. C. & M.

REPORT OF ROBERT W. SUMMAR, CLERK & MASTER OF THE CHANCERY  
COURT OF HAMILTON COUNTY, TENNESSEE, OF FEES AND COSTS COLLECTED  
IN THIS OFFICE FOR AUGUST, 1971.

+++++  
Balance brought forward from July 1971 \$ 9,951.55  
Clerk & Masters' Fees collected in August, 1971 9,863.17  
19,814.72

Less Credits:

Robert W. Summar, Clerk & Master	\$ 1,575.00	
Ruth W. Cravens	525.00	
Florence G. Crabtree	600.00	
Mary Ann H. Hennegar	600.00	
Lucile C. Rader	610.00	
Frances B. Ladd	750.00	
Betty Sue Bell	500.00	
Joyce P. Bradford	540.00	
Lucille F. Kocks	575.00	
Barbara R. Austin	500.00	
Jewell P. Roark	500.00	
Averilee Welch	725.00	
Karen Brock	<u>375.00</u>	8,375.00
August 2, 1971, Ck.#3302 to Bureau of Vital Statistics		2.00
August 3, 1971, Ck.#3304 to Bob Bradshaw Co.		75.00
August 6, 1971, Ck.#3311 to Xerox Corp.		191.07
August 6, 1971, Ck.#3312 to Burroughs Corp.		130.00
August 13, 1971, Ck.#3347 to Equilease Corp.		15.33
August 17, 1971, Ck.#3370 to R.E.A. Express		8.68
August 20, 1971, Ck.#3377 to Tenn. Law Review Association, Inc.		12.00
August 20, 1971, Ck.#3391 to Xerox Corp.		175.00
August 23, 1971, Ck.#3398 to Fidelity Trust Co. (Bond for Joe Hogue, D.S.)		25.00
August 25, 1971, Ck.#3412 to Arch E. Trimble (Bonds for Nicholson, Kell, and Jackson)		75.00
August 26, 1971, Ck.#3421 to Frank Moore, Postmaster		<u>41.00</u>
		<u>9,125.08</u>
Balance due Hamilton County, August, 1971		\$ 10,689.64

I hereby certify that the foregoing is a true report for the  
above Department for the period ending August 31, 1971.

Robert W. Summar, Clerk & Master

*Robert W. Summar*

SHERIFF'S OFFICE  
COUNTY OF HAMILTON, TENNESSEE

REPORT OF ROBERT W. SUMMAR, CLERK & MASTER OF THE CHANCERY  
COURT OF HAMILTON COUNTY, TENNESSEE, OF FEES AND COSTS COLLECTED  
IN THIS OFFICE FOR APRIL 30, 1971.

Balance brought forward from March 31, 1971	\$ 2,510.88
Ck. #2768 to W. R. Nobles, Trustee, April 15, 1971	2,510.88
	\$ 00000000

Fees collected during April, 1971	\$ 9,868.68
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Less Credits:

Robert W. Summar, Clerk & Master	\$1,375.00
Ruth W. Cravens	525.00
Florence G. Crabtree	600.00
Mary Ann Harding	600.00
Lucile C. Rader	610.00
Frances B. Ladd	750.00
Betty Sue Bell	500.00
Joyce P. Bradford	540.00
Lucille F. Kocks	575.00
Barbara Ruth Austin	500.00
Jewell P. Roark	500.00
Averilee Welch	725.00
	7,800.00

April 7, 1971, Ck.#2741 to Equilease Corp.	15.33
April 8, " , Ck.#2760 to REA for Transcript	
Costs in Cause #43324	8.68
April 19, Ck.#2790 to AAA Moving & Storage Co.	22.00
" " , Ck.#2791 to Xerox Corp.	14.25
" " , Ck.#2792 to Xerox Corp.	175.00
" 21, Ck.#2801 to Luke Wilson (Refund in Court Costs)	31.00
April 30, an adjustment where account was overdrawn	.07
	8,066.33

Balance due Hamilton County, April, 1971-----	1,802.35
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I hereby certify that the foregoing is a true report for the above Department for the period ending April 30, 1971.

Robert W. Summar, Clerk & Master

*Robert W. Summar*

Clerk & Master

OFFICE OF H. O. Evatt, SHERIFF  
HAMILTON COUNTY, TENNESSEE

FINANCIAL STATEMENT FOR MONTH OF July, 19 71

Opening Cash Balance..... \$ 6,683.85

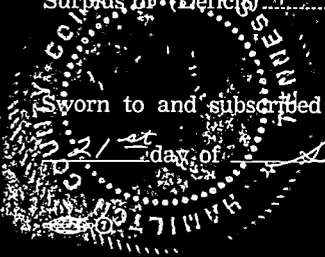
Receipts:

County—Misdemeanor Costs.....	\$ <u>2,213.75</u>
Waiting on Courts.....	<u>1,216.00</u>
Summoning Jurors.....	
State—Felony Costs.....	<u>7,300.00</u>
Criminal Court—Fees.....	<u>3,162.46</u>
Criminal Court, Sessions Division—Fees.....	<u>667.39</u>
Circuit Court—Fees.....	<u>1,971.72</u>
Circuit Court, Sessions Division—Fees.....	
<del>County Court Fees</del> Board, Soddy-Daisy Prisoners.....	<u>257.75</u>
Returning Prisoners.....	<u>403.31</u>
Boarding Federal Prisoners.....	<u>677.50</u>
Boarding <del>City</del> Prisoners Army A. W. O. L.....	<u>1,024.00</u>
Boarding Red Bank - White Oak Prisoners.....	
Ex-Officio Allowance.....	<u>47,500.00</u>
<del>Working Prisoner</del> Workhouse Cases.....	<u>1,059.40</u>
Serving Foreign Papers.....	<u>90.50</u>
Miscellaneous Collecting Distress Warrant.....	<u>20.68</u>
Advance Exp. R. E. Cornish to Testify Fed. Case Ky.....	<u>50.00</u>
Alcoholic Officer Salary.....	<u>572.00</u>
Total Receipts.....	\$ <u>68,186.46</u>
Total Available Cash.....	\$ <u>74,870.31</u>

Disbursements:

Salaries.....	<u>51,376.50</u>
Automobile Allowance.....	<u>240.00</u>
Provisions.....	<u>10,866.97</u>
Automobile Repairs.....	<u>5,126.95</u>
Gas and Oil.....	<u>3,655.98</u>
Tires and Tubes.....	<u>810.91</u>
<del>Telephone and Telegram</del> Alcoholic Officer Salary.....	<u>520.00</u>
Office Expense.....	<u>486.04</u>
<del>Travel Expense</del> Liability Ins. on Patrol Cars.....	<u>3,201.15</u>
Sanitation Expense.....	<u>215.00</u>
Returning Prisoners.....	<u>16.83</u>
<del>Post Office</del> Copies for Suit in Court.....	<u>30.40</u>
Other Expense (Specify Below) Special Jury Service.....	<u>30.00</u>
C. Sivley Notary Bond.....	<u>6.25</u>
Advance Exp. Returned for R. E. Cornish Testify Fed. Case.....	<u>50.00</u>
Thread & Buttons for Prisoners Uniforms.....	<u>2.86</u>
Total Disbursements.....	\$ <u>76,635.84</u>
Closing Cash Balance.....	\$ <u>1,765.53</u>
Accounts Payable (See Detail Attached).....	\$
Surplus or (Deficit).....	\$

Signed H. O. Evatt Sheriff



Sworn to and subscribed to before me, this the 21 day of Sept, 19 71.

David Ramsey  
County Court Clerk

PAYROLL FOR:  
EMPLOYEE'S OF THE SHERIFF FOR THE MONTH OF JULY, 1971

H. Q. Evatt	Sheriff	\$ 1,575.00
Mary J. Schoolfield	Co-Ordinator	450.00
Mary C. Sivley	Staff Secretary	510.00
Marguerite M. White	Ass't. Bookkeeper	535.00
Aubrey Haley	Utility Clerk	365.00
Judith M. Rigler	Dispatcher	435.00
Louise Twyman	Dispatcher	485.00
Grover C. Fuller	Chief Jailer	535.00
Harry Bible	Jailer	515.00
Robert L. Mowery	Jailer	515.00
Ralph Murphy	Jailer	507.50
Henry L. Patterson	Jailer	515.00
Wiley Perkinson	Jailer	515.00
Shelby Rogers	Jailer	515.00
Young M. Thomas	Jailer	515.00
Harley Stoe	Jailer	515.00
Charlotte Bolden	Matron	365.00
Jewel Hardaway	Matron	365.00
Mary Hunter	Matron	140.00
Pauline Westbrooks	Matron	365.00
Edward J. Russell	Chief Deputy	875.00
A. L. McCullough	Ass't. Chief Deputy	609.00
Robert Cornish	Chief of Detectives	660.00
Thomas Beavers	Detective	570.00
Earl H. Gant	Detective	570.00
Dennis Huckabee	Detective	285.00
Richard D. Jearnigan	Detective	114.00
Stanley Lewis	Detective	285.00
Carl Locke	Detective	475.00
Oscar McMillian	Detective	570.00
Wm. Robbs	Detective	570.00
Clarence Schroyer	Detective	570.00
Max Sehorne	Detective	570.00
Howard Shutters	Detective	570.00
C. L. Westbrooks	Detective	570.00
John D. Holt	Captain	600.00
Roy Hale	Captain	600.00
Wm. Rdinson	Captain	600.00
James Arrowood	Patrol Sergeant	570.00
Thomas Farmer	Patrol Sergeant	570.00
Chas. J. Shelton	Patrol Sergeant	570.00
Robert F. Burkhart	Patrolman	535.00
Daniel E. Collins	Patrolman	535.00
Homer Dawson	Patrolman	127.50
Robert Davis	Patrolman	535.00
Sammy Dave	Patrolman	535.00
Buford Duggan	Patrolman	70.00
Andrew J. Ellis	Patrolman	140.00
Thomas Fox	Patrolman	495.00
Dennis Huckabee	Patrolman	267.50
Clyde Hullander	Patrolman	535.00
Max V. Hilton	Patrolman	535.00
Sam James	Patrolman	535.00
Melvin K. Johnson	Patrolman	535.00
Thomas R. Johnson	Patrolman	535.00
James O. Lane	Patrolman	535.00
Bobby J. Leamon	Patrolman	535.00
Donald A. McCullough	Patrolman	535.00
Fletcher D. Miller	Patrolman	535.00
David Minnich	Patrolman	535.00
R. L. Monger	Patrolman	535.00
Bill Newell	Patrolman	535.00
Robert O'Dell	Patrolman	510.00
Fred Paul	Patrolman	535.00
Wm. E. Peace	Patrolman	535.00
Ervin O. Partridge	Patrolman	535.00

PAGE 2-

PAYROLL FOR:

EMPLOYEE'S OF THE SHERIFF FOR THE MONTH OF JULY, 1971

Foster Phillips	Patrolman	\$ 535.00
Thomas Ratledge	Patrolman	535.00
Randall Rich	Patrolman	535.00
Douglas Rutherford	Patrolman	510.00
Fred Stafford	Patrolman	535.00
Calvin Sivley	Patrolman	495.00
J. Harvey Steele	Patrolman	535.00
Donald Thompson	Patrolman	510.00
Milton Trotter	Patrolman	535.00
Willie Turner	Patrolman	535.00
Chester Westfield	Patrolman	535.00
James Wilken	Patrolman	535.00
F. A. Wilson	Patrolman	535.00
John White	Patrolman	70.00
Bill Uren	Patrolman	535.00
Joe Bush	Patrolman	140.00
James Hardy	Patrolman	210.00
Claude Kersey	Court Officer	535.00
H. R. Long	Court Officer	535.00
A. L. Dempsey	Process Server	460.00
Wm. F. Drew	Process Server	460.00
James G. Holder	Process Server	460.00
Bryant Turner	Process Server	460.00
Donald Allen	Special Officer	70.00
Jack Ballew	Special Officer	70.00
James Brothers	Special Officer	70.00
Owen Burns	Special Officer	70.00
Blake Burton	Special Officer	70.00
W. Frank Clark	Special Officer	70.00
Frank Coulter	Special Officer	70.00
John R. Crawford	Special Officer	70.00
Wm. E. DeSha, Jr.	Special Officer	70.00
Mitchell Durham	Special Officer	70.00
W. H. Garner	Special Officer	70.00
Wm. A. Goodman	Special Officer	70.00
George Hixson	Special Officer	70.00
James T. Hudson	Special Officer	70.00
R. W. Janaway	Special Officer	70.00
Wayne Johnson	Special Officer	70.00
Karey W. Kaley	Special Officer	70.00
John Lanham	Special Officer	70.00
Kenneth Lee	Special Officer	70.00
Melvin Lovelady	Special Officer	70.00
Edward E. Robinson	Special Officer	70.00
Leslie Satterfield	Special Officer	70.00
Oliver T. Standifer	Special Officer	70.00
Luther Tilley	Special Officer	70.00
Wm. Kay	Special Officer (Janitor)	140.00
Robert Allen	Special Officer (Janitor)	315.00
John Allison	Civil Officer	570.00
Harry Cooke	Civil Officer	570.00
E. Jonah Harris	Civil Officer	570.00
Theodore Hyatte	Civil Officer	570.00
W. J. Moore	Civil Officer	570.00
M. L. Price	Civil Officer	570.00
E. J. Self	Civil Officer	570.00
Shelton Swafford	Civil Officer	570.00
Harry Weddle, Sr.	Civil Officer	570.00
		<u>51,376.50</u>
Patrick C. Hatfield	Alcoholic Officer	520.00
		<u>51,896.50</u>
	Total Payroll	\$ 51,896.50

OFFICE OF H. Q. Evatt, SHERIFF  
HAMILTON COUNTY, TENNESSEE

FINANCIAL STATEMENT FOR MONTH OF August, 19 71

Opening Cash Balance..... \$ 1765.53

Receipts:

County—Misdemeanor Costs.....	\$	
Waiting on Courts.....		<u>2475.00</u>
Summoning Jurors.....		<u>7695.75</u>
State—Felony Costs.....		<u>2300.56</u>
Criminal Court—Fees.....		<u>998.89</u>
Criminal Court, Sessions Division—Fees.....		<u>2169.88</u>
Circuit Court—Fees.....		<u>6099.37</u>
Circuit Court, Sessions Division—Fees.....		<u>1246.29</u>
Chancery Court—Fees.....		<u>90.78</u>
Returning Prisoners.....		<u>730.00</u>
Boarding Federal Prisoners.....		<u>893.50</u>
Boarding City Prisoners.....		<u>1768.00</u>
<del>Boarding Prisoners</del> <del>White Oak Prisoners</del> Army A.W.O.L. ....		<u>47,500.00</u>
Ex-Officio Allowance.....		<u>229.50</u>
Workhouse Cases.....		<u>235.00</u>
Serving Foreign Papers.....		
Miscellaneous.....		
Alcoholic Officer Salary.....		<u>572.00</u>

Total Receipts..... \$ 75,004.52  
Total Available Cash..... \$ 73,238.99

Disbursements:

Salaries.....	<u>50,167.66</u>
Automobile Allowance.....	<u>300.00</u>
Provisions.....	<u>2,000.00</u>
Automobile Repairs.....	<u>15.15</u>
Gas and Oil.....	<u>12.37</u>
Tires and Tubes.....	<u>1.56</u>
Telephone and Telegraph.....	<u>520.00</u>
Office Expense.....	<u>83.82</u>
Kitchen Expense.....	
Sanitation Expense.....	
Returning Prisoners.....	
Radio Service.....	<u>407.06</u>
Other Expense (Specify Below).....	

Total Disbursements..... \$ 53,507.62  
Closing Cash Balance..... \$ 19,731.37  
Accounts Payable (See Detail Attached)..... \$  
Surplus or (Deficit)..... \$

Signed H. Q. Evatt Sheriff

Sworn to and subscribed to before me, this the 29 day of Sept, 1971.



David Ramsey  
County Court Clerk

PAYROLL FOR:  
EMPLOYEE'S OF THE SHERIFF FOR THE MONTH OF AUGUST, 1971.

H. O. Evatt	Sheriff	\$ 1,575.00
Mary J. Schoolfield	Co-ordinator	450.00
Mary C. Sivley	Staff Secretary	510.00
Marguerite M. White	Ass't. Bookkeeper	535.00
Aubrey Haley	Utility Clerk	365.00
Judith M. Rigler	Dispatcher	435.00
Louise Twyman	Dispatcher	485.00
Grover C. Fuller	Chief Jailer	535.00
Harry Bible	Jailer	515.00
Robert L. Mowery	Jailer	515.00
Ralph Murphy	Jailer	515.00
Henry L. Patterson	Jailer	515.00
Wiley Perkinson	Jailer	515.00
Shelby Rogers	Jailer	515.00
Young M. Thomas	Jailer	515.00
Harley Stoe	Jailer	140.00
Charlotte Bolden	Matron	365.00
Jewel Hardaway	Matron	365.00
Mary Hunter	Matron	140.00
Pauline Westbrooks	Matron	365.00
Edward J. Russell	Chief Deputy	875.00
A. L. McCullough	Ass't Chief Deputy	605.00
Robert Cornish	Chief of Detectives	660.00
Thomas Beavers	Detective	190.00
Earl H. Gant	Detective	570.00
Dennis Huckabee	Detective	570.00
Richard D. Jernigan	Detective	570.00
Carl Locke	Detective	133.00
Oscar McMillian	Detective	570.00
William Robbs	Detective	570.00
Clarence Schroyer	Detective	570.00
Max Sehorne	Detective	570.00
Howard Shutters	Detective	570.00
C. L. Westbrooks	Detective	570.00
John D. Holt	Captain	600.00
Roy Hale	Captain	600.00
William Robinson	Captain	600.00
James Arrowood	Patrol Sergeant	570.00
Thomas Farmer	Patrol Sergeant	570.00
Charles J. Shelton	Patrol Sergeant	570.00
Robert F. Burkhart	Patrolman	535.00
Daniel E. Collins	Patrolman	535.00
Robert Davis	Patrolman	535.00
Sammy Dave	Patrolman	535.00
Buford Duggan	Patrolman	70.00
Andrew J. Ellis	Patrolman	140.00
Thomas Fox	Patrolman	495.00
Clyde Hullander	Patrolman	535.00
Max V. Hilton	Patrolman	535.00
Sam James	Patrolman	535.00
Melvin K. Johnson	Patrolman	535.00
Thomas R. Johnson	Patrolman	535.00
James O. Lane	Patrolman	535.00
Bobby J. Leamon	Patrolman	267.50
Donald A. McCullough	Patrolman	535.00
Fletcher D. Miller	Patrolman	535.00
David Minnich	Patrolman	535.00
R. L. Monger	Patrolman	535.00
Bill Newell	Patrolman	535.00
Robert O'Dell	Patrolman	510.00
Fred Paul	Patrolman	535.00
Wm. E. Peace	Patrolman	535.00
Ervin O. Partridge	Patrolman	535.00

-2-  
PAYROLL FOR:

## EMPLOYEE'S OF THE SHERIFF FOR THE MONTH OF AUGUST, 1971

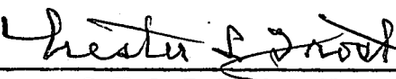
Foster Phillips	Patrolman	535.00
Thomas Ratledge	Patrolman	535.00
Randall Rich	Patrolman	535.00
Douglas Rutherford	Patrolman	510.00
Fred Stafford	Patrolman	517.16
Calvin Sivley	Patrolman	495.00
Donald Thompson	Patrolman	510.00
Milton Trotter	Patrolman	535.00
Willie Turner	Patrolman	535.00
Chester Westfield	Patrolman	535.00
James Wilken	Patrolman	535.00
F. A. Wilson	Patrolman	535.00
John White	Patrolman	70.00
Bill Uren	Patrolman	535.00
Joe Bush	Patrolman	140.00
James Hardy	Patrolman	210.00
W. W. Harris	Patrolman	70.00
Claude Kersey	Court Officer	535.00
H. R. Long	Court Officer	535.00
A. L. Dempsey	Process Server	460.00
William F. Drew	Process Server	460.00
James G. Holder	Process Server	460.00
Bryant Turner	Process Server	460.00
Donald Allen	Special Officer	70.00
Jack Ballew	Special Officer	70.00
James Brothers	Special Officer	70.00
Owen Burns	Special Officer	70.00
Blake Burton	Special Officer	70.00
W. Frank Clark	Special Officer	70.00
Frank Coulter	Special Officer	70.00
John R. Crawford	Special Officer	70.00
William F. DeSha, Jr.	Special Officer	70.00
Mitchell Durham	Special Officer	70.00
W. H. Garner	Special Officer	70.00
William A. Goodman	Special Officer	70.00
George Hixson	Special Officer	70.00
James T. Hudson	Special Officer	70.00
R. W. Janaway	Special Officer	70.00
Karey W. Kaley	Special Officer	70.00
William B. Lampkin, Jr.	Special Officer	70.00
John Lanham	Special Officer	70.00
Kenneth Lee	Special Officer	70.00
Melvin Lovelady	Special Officer	70.00
Edward E. Robinson	Special Officer	70.00
Leslie Satterfield	Special Officer	70.00
Oliver T. Standifer	Special Officer	70.00
Luther Tilley	Special Officer	70.00
William Kay	Special Officer (Janitor)	140.00
Robert Allen	Special Officer (Janitor)	315.00
John Allison	Civil Officer	570.00
Harry Cooke	Civil Officer	570.00
E. Jonah Harris	Civil Officer	570.00
Theodore Hyatte	Civil Officer	570.00
W. J. Moore	Civil Officer	570.00
M. L. Price	Civil Officer	570.00
E. J. Self	Civil Officer	570.00
J. Harvey Steele	Civil Officer	570.00
Shelton Swafford	Civil Officer	570.00
Harry Weddle, Sr.	Civil Officer	570.00
		<hr/>
		50,167.66
Patrick C. Hatfield	Alcoholic Officer	520.00
		<hr/>
	Total Payroll	50,687.66

O C T O B E R    T E R M    1 9 7 1

County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, that the Reports of the various County Officials and County Institutions be accepted, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0. (FOR PHOTOSTATS SEE PAGES 11-A THROUGH 11-M.)

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

  
C H A I R M A N

O C T O B E R T E R M 1 9 7 1

STATE OF TENNESSEE )

WEDNESDAY, OCTOBER 20, 1971

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 20th day of October, 1971, a Regular Meeting of the County Council was begun and held at the Courthouse, in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council, and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Jim Clements, Pastor of the Middle Valley Church of Christ, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - EMPLOYING THE FIRM OF JACK H. TYLER AND ASSOCIATES, ARCHITECTS AND PLANNERS, INC. TO PREPARE THE NECESSARY PLANS AND SPECIFICATIONS FOR THE PROPOSED NEW HAMILTON COUNTY JAIL AT A FIXED FEE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, the Hamilton County Council has heretofore received proposals from eight highly qualified architectural firms interested in preparing plans and specifications for the proposed Hamilton County Jail; and

WHEREAS, all of said Architects made fine presentations and we are confident all of whom are quite capable of performing subject service. However, in the final analysis it is necessary for the County Council to make a final determination of employment, and

WHEREAS, after careful consideration the County Council has agreed to accept the proposal of Jack H. Tyler and Associates, to perform said services at an agreed fee of 5%.

NOW THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL IN SESSION DULY ASSEMBLED, that the County Judge is hereby authorized to enter into a contract with the said Jack H. Tyler and Associates to perform said services for submitting plans and specifications for the new Hamilton County Jail at a fee not to exceed 5% of construction costs.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

O C T O B E R    T E R M    1 9 7 1

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was Adopted on a Roll Call vote, with the following members of the County Council voting "Aye": Councilman Long, Councilman Mayfield, Councilman Wilson and Judge Frost. Councilman Newell passed. Total "Aye" votes-4.

RESOLUTION - TITLE - DECLARING COMPLIANCE IN HAMILTON COUNTY WITH CONDITIONS GRANTING RELIEF THAT IS AVAILABLE IN THE FORM OF FLOOD INSURANCE AS AUTHORIZED BY THE NATIONAL FLOOD INSURANCE ACT OF 1968, AS AMENDED.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, certain areas of the County of Hamilton are subject to periodic flooding from the Lookout Creek, South Chickamauga Creek, Mountain Creek, West Chickamauga Creek, and other creeks, causing serious damages to residential properties within these areas; and

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

WHEREAS, it is the intent of the County Council to comply with land use and management criteria regulations as required in said act; and

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

WHEREAS, this County has authority, in accordance with the Tennessee Code Annotated, Section 13-201, to adopt land use and control measures;

NOW, THEREFORE, BE IT RESOLVED That this County Council hereby assures the Federal Insurance Administration that it will take action as follows:

(1) Maintain in force for those areas, adequate land use and control measures with effective enforcement provisions consistent with the criteria set forth in Subpart B of Section 1910 of the National Flood Insurance Regulations, as enacted by the Hamilton County Council on September 15, 1971.

(2) Take such other official action as may be reasonably necessary to carry out the objectives of the program. Such actions will include, but are not limited to, the following:

(a) Assisting the Federal Insurance Administrator, at his request, in delineating the limits of the flood plain having special flood hazard on available local maps of sufficient scale to identify the location of building sites.

(b) After flood insurance is made available, furnishing representatives of appropriate Federal or State agencies or of the National Flood Insurance Association information, as requested, concerning new or substantially improved structures within the area of special flood hazard. This information will include flood elevations and, if there is a basement, the distance between the first floor and the bottom of the lowest opening where water flowing on the ground will enter.

(c) Cooperating with Federal, State, and local agencies which undertake

to study, survey, map, and identify flood-prone areas, as well as cooperating with neighboring jurisdictions with respect to adjoining flood plains in order to prevent aggravation of the flooding problem.

BE IT FURTHER RESOLVED That this County Council hereby appoints the Hamilton County Building Inspector and the Chattanooga-Hamilton County Regional Planning Commission with the responsibility, authority, and means to implement the commitments made herein.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO BETTER DEFINE THE SICK LEAVE  
POLICY ADOPTED BY THE COUNTY COUNCIL IN JANUARY 1959.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, it has become necessary for the County Council of Hamilton County, Tennessee to better define the policy relating to Sick Leave, adopted in January 1959 to prevent abuse.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the following rules are hereby adopted concerning the Employee Sick Leave Policy:

1. No employee is due sick leave until after one year of employment.
2. All sick leave is due after the number of years service indicated on the 1959 resolution.
3. The one day each month, shown on the 1959 resolution, after the first year of employment is not to exceed 10 working days.
4. If an employee starts taking ten days each year after one year of employment, he will not accumulate any other sick leave.
5. At the discretion of the department head, employees must have doctors certification for sick leave to be taken.
6. Sick leave is to be built from the last date of employment.
7. Department heads will be responsible for sick leave authorization and will indicate sick leave taken on the payroll sheets.
8. If an employee is eligible for retirement, sick leave shall not be used after the department head determines that employee is going to retire.
9. Employees that are overdrawn will not be paid additional sick leave until overage is corrected by additional service, and future overdrafts will not be allowed.
10. The maximum sick leave allowed any employee is 26 weeks at full pay and

O C T O B E R    T E R M    1 9 7 1

2            26 weeks at half pay.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Judge Frost, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BID OF CHEVRON OIL COMPANY FOR APPROXIMATELY 65,000 GALLONS OF PREMIUM GASOLINE 98 OCTANE OR BETTER TO BE PICKED UP BY COUNTY TANKER IN THE AMOUNT OF \$.1230 PER GALLON. IN CASE OF AN EMERGENCY, VENDOR WILL DELIVER SAME AT THE METERED PRICE OF \$.1300 PER GALLON.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of gasoline and,

WHEREAS, the bid of Chevron Oil Company was considered the lowest and best bid received according to specifications.

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Chevron Oil Company for gasoline in the amount of \$.1230, and in case of emergency vendor will deliver same at the metered price of \$.1300 per gallon.

Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE BLUEBERRY LANE  
A DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

THAT, Blueberry Lane extending from Ooltewah-Georgetown Road in a southeasterly direction 0.50 of a mile to a turn-around, be declared a district road 2nd Class.

The above named road is in the 2nd Civil District in Blueberry Hill Estates, has a 50' R/W, a 4" stone base, a triple surface penetration pavement with asphalt curbs and was built by Payne & Harris and Gamble Brothers for the developer: Mr. James A. Barker.

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BE IT FURTHER RESOLVED, That this Resolution take effect from and after its the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, that the Reports of the various County Officials and County Institutions be accepted, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0. (PHOTOSTATS ON PAGES 17-20.)

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

Chester Frost  
CHAIRMAN

**W. R. (BILL) NOBLES, TRUSTEE**  
**HAMILTON COUNTY, TENNESSEE**  
 ROOM 110 COURT HOUSE  
 CHATTANOOGA, TENNESSEE 37402

REPORT FOR MONTH OF September 1967

DEPARTMENT Trustee's Office

OPENING BALANCE	45,688	74
TAX-LEVY		
DO 2% Commission	830	47
DO 1% Commission	26,661	80
DO		
GENERAL RECEIPTS DETAIL ON BACK		
TOTAL — CREDITS	73,181	01
WARRANTS PAID — DETAIL ON BACK —	52,283	74
2% COMMISSION ON TAX COLLECTIONS		
1% COMMISSION ON GENERAL RECEIPTS		
MISC. — DEBITS —		
TOTAL DEBITS	52,283	74
NET CLOSING BALANCE	20,897	27

I hereby certify that the foregoing is a true report for the above stated Department for the Month of \_\_\_\_\_

September, 1967

Sworn to before me  
 This 7 day of October, 1967

W. R. Nobles  
 W. R. Nobles, Trustee, Hamilton County, Tennessee

[Signature]  
 Notary Public  
 My Commission Expires July 9, 1973





OFFICE OF CIRCUIT COURT CLERK  
HAMILTON COUNTY  
LUCILE HIXSON, CLERK

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF CIRCUIT  
COURT CLERK FOR THE MONTH OF September, 1971

## RECEIPTS:

Balance of Fees on hand as of <u>Aug. 31, 1971</u>	\$ 24,524.25
Receipt for <u>September, 1971</u>	<u>19,644.40</u>
	\$ 44,168.65

## DISBURSEMENTS:

Clerk's Salary:  
Lucile Hixson \$ 1,575.00

## Deputy Salaries:

Circuit Court:

Jo Ann Abercrombie	\$ 325.82
Jill Berry	400.00
Carolyn Crowe	475.00
Hannah Hale	525.00
Phoebe Hamilton	575.00
Bettye Held	575.00
Judith Howard	725.00
Vera Hutson	575.00
Pamela Ringley	525.00
Anne Rose	675.00
Donald Sneed	250.00
Louise Stone	500.00
Lois Whaley	525.00

6,650.82

## Sessions Court:

Eva Gail Bailey	\$ 400.00
Judith Brown	500.00
Anna Crawford	500.00
Gertrude Hunnicutt	725.00
Margie McGuffee	675.00
Karen Monger	450.00
Virginia Moses	500.00
Joan Talley	450.00
Paula Thompson	500.00

4,700.00

## Equipment Rental:

Xerox Corporation \$ 400.00

400.00

## Office Supplies:

The Bobbs Merrill Co.	\$ 15.60
Xerox Corporation	28.30
T. H. Payne Co.	10.34

54.24

## Miscellaneous:

R. E. A. Express	\$ 9.50
W. R. Nobles, Trustee	
Excess Fees	24,524.25

24,533.75

37,913.81

EXCESS . . . . . \$ 6,254.84

I, LUCILE HIXSON, Clerk of the Circuit Court and General Sessions Court hereby certify that the forgoing is a true and correct copy of the receipts and disbursements of Circuit Court and Excess Fees from General Sessions Court.

*Lucile Hixson Clerk*  
LUCILE HIXSON, CLERK

Sworn to and subscribed before me  
this 8th day of Oct. 19 71.

Anne Rose  
D.C.



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STATE OF TENNESSEE )  
COUNTY OF HAMILTON )

WEDNESDAY, NOVEMBER 3, 1971

BE IT REMEMBERED, That on this the 3rd day of November, 1971, a Regular Meeting of the County Council was begun and held at the Courthouse, in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council, and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Larry Draper, Pastor of the Woodland Park Baptist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, to delay any action on Resolution #109 (Suburban Homes-Petition to Rezone) for 90 days. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO INDUSTRIAL DISTRICT THE FOLLOWING TRACTS OF LAND BEING LOTS 1 THRU 8, BLOCK A AND LOTS 1 THRU 13, BLOCK B, OF THE A. N. LEVIN SUBDIVISION:

1. THIS TRACT FRONTS 250' ON THE EAST LINE OF WAUHATCHIE PIKE AND EXTENDS SOUTHEASTWARDLY BETWEEN PARALLEL LINES FOR 350', THE SOUTH LINE BEING ALONG THE NORTH LINE OF GORDON ROAD (LOTS 1 THRU 8, BLOCK A).
2. THIS TRACT FRONTS 250' ON THE EAST LINE OF WAUHATCHIE PIKE AND EXTENDS SOUTHEASTWARDLY BETWEEN PARALLEL LINES FOR 600', THE NORTH LINE BEING ALONG THE SOUTH LINE OF GORDON ROAD (LOTS 1 THRU 13, BLOCK B).

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, the Chattanooga-Hamilton County Regional Planning Commission has requested that the Chattanooga-Hamilton County Regional Planning Commission rezone two tracts of land located on Wauhatchie Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, The Chattanooga-Hamilton County Regional Planning Commission requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 3, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY,

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TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Industrial District the following tracts of land being Lots 1 thru 8, Block A and Lots 1 thru 13, Block B, of the A. N. Levin Subdivision:

1. This tract fronts 250' on the East line of Wauhatchie Pike and extends Southeastwardly between parallel lines for 350', the South line being along the North line of Gordon Road (Lots 1 thru 8, Block A).

2. This tract fronts 250' on the East line of Wauhatchie Pike and extends Southeastwardly between parallel lines for 600', the North line being along the South lines of Gordon Road (Lots 1 thru 13, Block B).

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED BETWEEN DALLAS GARDENS AND DALLAS VIEW SUB. AND WEST OF NORTH CHESTER SUB. THIS TRACT BEGINS AT THE SW CORNER OF LOT 46, NORTH CHESTER SUB., FRONTS 1480' ON THE NORTH LINE OF ROBERSON RD., TO CENTERLINE OF HALE RD., THENCE SW 25' TO NORTH LINE OF DALLAS VIEW SUB., THENCE NW 769' TO MASTERSON RD., THENCE NW CROSSING MASTERSON RD. 57', THENCE NW 457', THENCE NE 283', THENCE SE 2,593' TO THE NW CORNER OF LOT 47, NORTH CHESTER SUB. THENCE SW 342', ALONG THE WEST LINE OF NORTH CHESTER SUB. TO THE NORTH LINE OF ROBERSON RD., BEING THE WEST END OF THE SHUMATE TRACT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, Tennessee Title Company, Trustee, petitioned The Chattanooga Hamilton County Regional Planning Commission to rezone a tract of land located between Dallas Gardens and Dallas View Sub. and West of North Chester Sub., and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Tennessee Title Company, Trustee, requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 3, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Rural Residential District a tract of land located between Dallas Gardens and Dallas View Sub. and West of North Chester Sub. This tract begins at the SW corner of Lot 46, North Chester Sub., fronts 1480' on the North line of Roberson Rd., to centerline of Hale Rd., thence SW 25' to North line of Dallas View Sub.,

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thence NW 769' to Masterson Rd., thence NW crossing Masterson Rd. 57', thence NW 457', thence NE 283', thence SE 2,593' to the NW corner of Lot 47, North Chester Sub. thence SW 342' along the West line of North Chester Sub. to the North line of Roberson Rd., being the West end of the Shumate Tract.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT THE SE INTERSECTION OF SIGNAL MOUNTAIN BLVD. AND GLENDALE DR., FORMERLY SCHOOL ST. LOT 11, BLOCK D, W. S. BECKS SUB. OF THE SIVLEY TRACT AT GLENDALE, AS SHOWN BY PLAT RECORDED IN PLAT BOOK 7, PAGE 18, OF THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN ~~THE~~ SESSION ASSEMBLED:-

WHEREAS, Mike A. and Margaret Cravens petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the SE intersection of Signal Mountain Blvd. and Glendale Dr. formerly School St. and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Mike A. and Margaret Cravens requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 3, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential to Local Business District a tract of land located at the SE intersection of Signal Mountain Blvd. and Glendale Dr., formerly School St. Lot 11, Block D, W. S. Becks Sub. of the Sivley Tract at Glendale, as shown by plat recorded in Plat Book 7, Page 18, of the Register's Office of Hamilton County, Tennessee.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Long, seconded by Judge Frost, to reject Resolution #138 (Schulz), Rezoning from Agricultural District to Tourist Court and Motel District. The Motion was then withdrawn.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE EAST LINE OF LONDON LANE SOME 1000' NORTHEAST OF APISON RD. THIS TRACT FRONTS 350' ON THE EAST LINE OF LONDON LANE AND EXTENDS SE 300' TO THE EAST LINE OF SECTION 12, TOWNSHIP 1, RANGE 2, THENCE SW ALONG SAID SECTION LINE FOR 120', THENCE WEST 720' TO LONDON LANE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Syble Swafford Schulz petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the East line of London Lane some 1000' NE of Apison Rd., and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Syble Swafford Schulz requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 3, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located on the East line of London Lane some 1000' NE of Apison Rd. This tract fronts 350' on the East line of London Lane and extends SE 300' to the East Line of Section 12, Township 1, Range 2, thence SW along said section line for 120', thence West 720' to London Lane.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson

MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED AT 1304 CONCORD RD., BEING ON THE EAST LINE OF CONCORD RD. SOME 250' SOUTH OF PANAVISTA LANE. THIS TRACT BEGINS AT A POINT 190' EAST OF THE EAST LINE OF CONCORD RD. AND EXTENDS SW PARALLEL WITH CONCORD RD. FOR 280', THENCE EXTENDS SE BETWEEN PARALLEL LINES FOR A DISTANCE OF 470'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, James D. Lee petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 1304 Concord Road, and said

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Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Lee requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 3, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located at 1304 Concord Road, being on the East line of Concord Road some 250' South of Panavista Lane. This tract begins at a point 190' East of the East line of Concord Rd. and extends SW parallel with Concord Rd. for 280', thence extends SE between parallel lines for a distance of 470'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL AND AGRICULTURAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED AT 602-608 BROWNS FERRY RD. BEING ON THE EAST LINE OF BROWNS FERRY RD. OPPOSITE THE INTERSECTION OF PAN GAP RD. THIS TRACT BEGINS AT A POINT 381' N. OF PLAZA CIRCLE, FRONTS 75' ON THE E. LINE OF BROWNS FERRY RD. AND EXTENDS SE 150', THENCE NE 175', THENCE SE 713' TO THE WEST LINE OF N. PLAZA CIRCLE, FRONTS 250' ON N. PLAZA CIRCLE AND ITS EXTENSION, THENCE NW 858' TO BROWNS FERRY ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Joseph S. White petitioned the Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 602-608 Browns Ferry Road, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Mr. White requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 3, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential and Agricultural to Urban Residential District a tract of land located at 602-608 Browns Ferry Rd., being on the E. line of Browns Ferry Rd., opposite the intersection of Pan Gap Rd. This tract begins at a point 381' N. of Plaza Circle, fronts 75' on the E. line of Browns Ferry Rd. and extends SE 150'; thence NE 175', thence SE 713' to the West line of N. Plaza Circle, fronts 250' on N. Plaza Circle and its extension, thence NW 858' to Browns Ferry Rd.

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BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 2216 HAMILL RD., BEING ON THE SOUTH LINE OF HAMILL RD. AND EAST LINE OF SOUTHERN RAILWAY RIGHT-OF-WAY. THIS TRACT FRONTS 355' ON THE SOUTH LINE OF HAMILL RD., FRONTS 251' ON THE WEST LINE OF CRESCENT ROAD AND EXTENDS NW 317' TO WEST LINE OF SOUTHERN RAILWAY RIGHT-OF-WAY, FRONTS 162' ON THE EAST LINE OF SOUTHERN RAILWAY RIGHT-OF-WAY.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mrs. Cleo C. English petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 2216 Hamill Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mrs. English requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 3, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential to Local Business District a tract of land located at 2216 Hamill Rd., being on the South line of Hamill Rd. and East line of Southern railway right-of-way. This tract fronts 355' on the South line of Hamill Rd., fronts 251' on the West line of Crescent Road and extends NW 317' to West line of Southern Railway right-of-way, fronts 162' on the East line of Southern Railway right-of-way.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to confirm the appointment by Judge Frost of Mrs. Alfred Samples, Mrs. James Hudson and Mrs. Sid Varner to the Scenic City Beautiful Commission. (Mrs. Samples' term for 3 years, Mrs. Hudson's term for 2 years, and Mrs. Varner's term for 1 year.) The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

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ON MOTION of Councilman Newell, seconded by Councilman Long, to purchase eight (8) PASER MAGNUM units at \$29.95 each to be used on the automobiles used by the Tax Assessor's Office (Rei Industries, Inc., Dallas, Texas). The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
FLETCHER BRIGHT COMPANY TO PURCHASE LOTS 3, 4, 5,  
AND 6, BLOCK 1, LOOKOUT MOUNTAIN ADDITION #2, AS  
RECORDED IN PLAT BOOK 3, PAGE 32, IN THE REGISTER'S  
OFFICE OF HAMILTON COUNTY, TENNESSEE, IN THE AMOUNT  
OF \$950.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lots 3, 4, 5, and 6, Block 1, Lookout Mountain Addition #2, as recorded in Plat Book 3, Page 32, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and The Town of Lookout Mountain, Tennessee on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$950.00; and

WHEREAS, The Mayor and Commissioners of the Town of Lookout Mountain, Tennessee have approved an offer of \$950.00 from Fletcher Bright Company.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$950.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the Town of Lookout Mountain, Tennessee is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the Town of Lookout Mountain, Tennessee and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

\_\_\_\_\_  
/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE PLEASANT LANE  
A DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Pleasant Lane extending from Ooltewah-Georgetown Road in an easterly

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direction 0.50 of a mile, be declared a district road 2nd Class.

The above named road is in the 2nd Civil District of Hamilton County, has a 50' R/W, a 4" stone base and a triple surface penetration pavement. It was built by Sam Stubblefield and Gamble Brothers Construction Company for the developer: Mr. Bill Hulsey.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - TO AMEND THE SCHOOL FUND BUDGET  
BY ADDING THE FOLLOWING: CAPITAL OUTLAY \$40,000.00

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Federal Funds known as 874 moneys have been or will be received in the amount of \$40,000.00.

NOW, THEREFORE, BE IT RESOLVED BY THE HAMILTON COUNTY COUNCIL, IN SESSION ASSEMBLED, That the School Fund Budget be amended by adding, Capital Outlay \$40,000.00.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted on a Roll Call vote; with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL  
TO GENERAL BUSINESS DISTRICT A TRACT OF LAND LOCATED  
AT THE SW INTERSECTION OF HIXSON PIKE, MIDDLE VALLEY  
PIKE AND OLD HIXSON PIKE, BEING ACROSS OLD HIXSON PIKE  
FROM THE HIXSON HIGH SCHOOL PROPERTY. THIS TRACT FRONTS  
390' ON THE WEST LINE OF HIXSON PIKE, FRONTS 120' ON THE  
SOUTH LINE OF OLD HIXSON PIKE AND EXTENDS SE 390' TO A  
POINT IN THE WEST LINE OF HIXSON PIKE, THUS FORMING A  
TRIANGULAR PARCEL OF LAND.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mr. Avery P. Watt petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the SW intersection of Hixson Pike, Middle Valley Pike and Old Hixson Pike, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Mr. Watt requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 3, 1971, concerning the

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passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential to General Business District a tract of land located at the SW intersection of Hixson Pike, Middle Valley Pike and Old Hixson Pike, being across Old Hixson Pike from the Hixson High School Property. This tract fronts 390' on the West line of Hixson Pike, fronts 120' on the South line of Old Hixson Pike and extends SE 390' to a point in the West line of Hixson Pike, thus forming a triangular parcel of land.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

Walter L. Frost  
C H A I R M A N

A Public Hearing will be held on Wednesday, November 10, 1971 on the new County Jail (Not official.)

W. D. MOON, JR., ATTORNEY APPEARED BEFORE THE COUNCIL INSISTING THAT PETITION NO. 1971-148 --Viola Keaton BE HEARD

Mr. Moon insisted that said Petition be heard by the Council even though the Chattanooga-Hamilton County Regional Planning Commission had continued said hearing before that body until January 10, 1972, at the request of the City of Chattanooga.

Judge Frost stated that this Petition was not before the Hamilton County Council, that same could not and would not be heard by the Council inasmuch as the Petition was still before the Planning Commission. He mentioned that the City Commission had passed a Resolution dated September 7, 1971, wherein they requested that the Chatta.-Hamilton County Reg. Planning Commission defer any action on zoning cases within the area that was to be annexed as of January 1, 1972, and that the Planning Commission passed said petition as a result of said request.

DELEGATION FROM THE P.T.A. OF OOLTEWAH HIGH SCHOOL

Mr. A. C. Ball acted as spokesman for a large group from Ooltewah and discussed the great need for a new high school in their community. He had prepared a large display of pictures wherein it was evident that the facilities at Ooltewah High School are in a bad state of repair. The report shows that they had made several appearances before the Hamilton County Board of Education showing this need.

Judge Frost acknowledged there is a need for a new school at Ooltewah. However, he stated the responsibility of building schools rests with the Department of Education, and that he realized the School Board could only build schools wherein money had been supplied by the County Council. He reported that a total of \$216,289,944.81 had been put into the School Program of Hamilton County since 1960 (Operation and Capital Outlay). Approximately 28 million dollars of this had resulted from bond sales, which had been divided with the City. The County received \$14,588,000. for capital outlay (bonds) plus \$8,584,173.00 Local and State Funds for capital improvements.....being a total of \$23,172,000. for capital outlay.

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He further reported that in December, 1970, the School Board submitted a request which would have required the issuance of 16 million dollars in bond, and at that time the Council requested that the School Board Submit a list of the priorities. However, the School Board refused to list the schools in the order needed, and after great deliberation the Council proposed to issue six million dollars in school bonds during the coming fiscal year.

Councilman Luke Wilson stated that he was aware of the great need for a school at Ooltewah and hoped the people would continue their drive to secure one.

STATE OF TENNESSEE )

WEDNESDAY, NOVEMBER 17, 1971

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 17th day of November, 1971, a Regular Meeting of the County Council was begun and held at the Courthouse, in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council, and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The invocation was given by Reverend Lester Hall, Pastor of the Oakwood Baptist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Long, to Adopt Resolution No. 143 (Sutton) to rezone from Agricultural District to Local Business District, a tract of land on Middle Valley Pike. Said Resolution was DENIED on a Roll Call vote, with the members of the Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye": Councilman Newell, "Nay"; Councilman Wilson, "Nay"; Judge Frost, "Nay". Total "Aye" votes-2. Total "Nay" votes-3.

ON MOTION of Councilman Long, seconded by Councilman Newell, to delay any action on Resolutions Numbers 143 and 144 for thirty (30) days. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

STATEMENT BY JUDGE CHESTER L. FROST WITH  
REFERENCE TO RESOLUTION ON \$3,000,000.00  
JAIL AND HOSPITAL BONDS AND \$6,000,000.00  
IN SCHOOL BONDS

Prior to introducing the resolutions for subject bonds Judge Frost stated that the Fiscal Advisers had suggested this would be the proper time for the passage of said bond resolutions and the advertising of the required Initial Resolution. However, he stated that prior to the time he would actually sell the School Bonds he would call the Council together, and if they desired he would be pleased to call for the School Board and the School Supt. to come before said Council and discuss the use of said funds. This statement was made in view of the annexation by the City of Chattanooga together with the possibility of a referendum that could consolidate the two school systems. Either action could very well alter the best use of the bond funds in the School Department. He stated that he would not want to be presumptuous enough to attempt to tell the School

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Board and the Supt. where the funds must be spent, but he still felt there was a possibility either the annexation or consolidation program would merit reconsideration on the part of the School Board. After some Members of the Council indicated their minds were not completely settled at this time on the School Bond Resolution Judge Frost stated that even though the Resolution gave him the authority to sell said bonds, he would not sell same unless a majority of the Council actually favored the issuance at the proper time.

INITIAL RESOLUTION AUTHORIZING THE ISSUANCE OF  
\$3,000,000 GENERAL IMPROVEMENT BONDS OF HAMILTON  
COUNTY, TENNESSEE.

BE IT RESOLVED by the County Council of Hamilton County, Tennessee, that there shall be issued the general obligation bonds of said County under the provisions of Sections 5-1101 to 5-1125, inclusive, Tennessee Code Annotated in the principal amount of \$3,000,000 for the purpose of constructing improvements and extensions to hospitals and jails in Hamilton County, Tennessee including the acquisition of property both real and personal, appurtenant thereto or connected with such projects.

Said bonds shall bear interest at a rate or rates not exceeding seven percent (7%) per annum and shall be payable exclusively from ad valorem taxes to be levied on all taxable property within Hamilton County without limitation as to rate or amount.

Adopted and approved the 17 day of Nov. 1971.

/s/ Chester L. Frost  
County Judge

Attest:

/s/ David M. Ramsey  
County Court Clerk

ON MOTION of Judge Frost, seconded by Councilman Wilson, the foregoing Initial Resolution was Adopted on a Roll Call vote, with the members of the Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell Passed; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-4. Total Passed-1.

RESOLUTION PROVIDING THE DETAILS OF \$3,000,000  
GENERAL IMPROVEMENT BONDS, SERIES 1971, OF  
HAMILTON COUNTY, TENNESSEE, AUTHORIZING AND  
DIRECTING THE SALE THEREOF AND LEVYING TAXES TO  
PAY THE PRINCIPAL OF AND INTEREST ON SAID BONDS.

(FOR PHOTOSTAT OF RESOLUTION SEE PAGES 32-A THROUGH 32-G.)

ON MOTION of Judge Frost, seconded by Councilman Wilson, the foregoing Resolution was Adopted on a Roll Call vote, with the members of the County Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell Passed; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-4. Total Passed-1.

(6)

RESOLUTION PROVIDING THE DETAILS OF  
\$3,000,000 GENERAL IMPROVEMENT BONDS,  
SERIES 1971, OF HAMILTON COUNTY,  
TENNESSEE, AUTHORIZING AND DIRECTING  
THE SALE THEREOF AND LEVYING TAXES TO PAY  
THE PRINCIPAL OF AND INTEREST ON SAID BONDS.

WHEREAS this County Council has heretofore adopted an Initial Resolution authorizing the issuance of \$3,000,000 bonds of Hamilton County, Tennessee, pursuant to the provisions of Sections 5-1101 to 5-1125, inclusive, of Tennessee Code Annotated, for the purpose of constructing improvements and extensions to hospitals and jails in Hamilton County, Tennessee, including the acquisition of property both real and personal, appurtenant thereto and connected with such projects, and

WHEREAS it is advisable that proceedings be taken to provide the details of said bonds, to authorize and direct the sale thereof, and to levy taxes to meet the principal and interest thereon as the same fall due;

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, as follows:

Section 1. The bonds authorized by the Initial Resolution previously adopted and referred to in the preamble hereto be sold and issued in the principal amount of \$3,000,000.

Section 2. Said bonds shall be called "General Improvement Bonds, Series 1971", shall be dated December 1, 1971, shall be of \$5,000 denomination each, shall be numbered 1 to 600, inclusive, and shall mature serially in numerical order on December 1 of each of the years 1972 to 1991,) as follows:

<u>Year</u>	<u>Amount</u>	<u>Bond Numbers</u>
1972	\$150,000	1 - 30
1973	150,000	31 - 60
1974	150,000	61 - 90
1975	150,000	91 - 120
1976	150,000	121 - 150
1977	150,000	151 - 180
1978	150,000	181 - 210
1979	150,000	211 - 240
1980	150,000	241 - 270
1981	150,000	271 - 300
1982	150,000	301 - 330
1983	150,000	331 - 360
1984	150,000	361 - 390
1985	150,000	391 - 420
1986	150,000	421 - 450
1987	150,000	451 - 480
1988	150,000	481 - 510
1989	150,000	511 - 540
1990	150,000	541 - 570
1991	150,000	571 - 600

Bonds maturing on and after December 1, 1982 shall be subject to redemption prior to maturity in inverse numerical order in whole or in part at the option of Hamilton County on December 1, 1981, or on any interest payment date thereafter at the principal amount thereof, accrued interest to the date of redemption, and a premium for each bond so redeemed expressed as a percentage of the principal amount thereof in accordance with the following schedule:

<u>Date of Redemption</u>	<u>Amount of Premium</u>
December 1, 1981 to December 1, 1986	3%
June 1, 1987 and prior to maturity	2%

Notice of call for redemption shall be given not less than 30 days prior to the date fixed for redemption by registered mail to the places of payment of the bonds and by publication of an appropriate notice at least one time in a newspaper of general circulation in the City of Chattanooga, Tennessee, and in a financial newspaper or journal published in the City of New York, New York.

Section 3. Said bonds shall bear interest at a rate or rates not exceeding seven percent (7%) per annum, to be determined at the time of the sale thereof, such interest falling due at and

prior to maturity to be represented by appropriate coupons to be attached to said bonds and to be payable June 1, 1972 and semi-annually thereafter on December 1 and June 1 of each year. Both principal of and interest on said bonds shall be payable in lawful money of the United States of America at the Chase Manhattan Bank, New York, N. Y., or at American National Bank and Trust Company, Chattanooga, Tennessee, or at Hamilton National Bank, Chattanooga, Tennessee, or at the Pioneer Bank, Chattanooga, Tennessee, or at the United Bank of Chattanooga, Chattanooga, Tennessee, at the option of the holder.

Section 4. Said bonds shall be signed by the County Judge and countersigned by the County Court Clerk with the official seal of said county impressed thereon, and the interest coupons to be attached thereto shall be signed with the facsimile signatures of said officials, and said officials, by the execution of said bonds shall adopt as and for their own official signatures their respective facsimile signatures appearing on said coupons.

Section 5. Said bonds and coupons shall be in substantially the following form, the omissions therein to be appropriately completed upon the printing of the bonds:

(FORM OF BOND)

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF HAMILTON

GENERAL IMPROVEMENT BOND, SERIES 1971

No. \_\_\_\_\_

\$5,000

KNOW ALL MEN BY THESE PRESENTS: That Hamilton County, Tennessee, organized and existing under the laws of the State of Tennessee, hereby acknowledges itself indebted and promises to pay to bearer the sum of FIVE THOUSAND DOLLARS (\$5,000) in lawful money of the United States of America on the first day of December, 19\_\_\_\_, with interest thereon until this bond is paid at the rate of \_\_\_\_\_ percent (\_\_\_\_%) per annum, payable June 1, 1972 and semi-annually thereafter on the first days of December and June of each year, interest to maturity being payable only upon presentation and surrender of the interest coupons hereto annexed as they severally become due. Both principal hereof and interest hereon are payable at The Chase Manhattan Bank, New York, New York, or at the American National Bank and Trust Company, Chattanooga, Tennessee, or at the Hamilton National Bank, Chattanooga, Tennessee, or at the Pioneer Bank, Chattanooga, Tennessee, or at the United Bank of Chattanooga, Chattanooga, Tennessee, at the option of the holder.

The bonds of the issue of which this bond is one maturing on December 1, 1982 and thereafter are subject to redemption prior to maturity in inverse numerical order in whole or in part at the option of Hamilton County on December 1, 1981, or on any interest payment date thereafter at the principal amount thereof, accrued interest to the date of redemption, and a premium for each bond so redeemed expressed as a percentage of the principal amount thereof in accordance with the following schedule:

<u>Date of Redemption</u>	<u>Amount of Premium</u>
December 1, 1981 to December 1, 1986, inc.	3%
June 1, 1987 and prior to maturity	2%

Notice of call for redemption shall be given not less than 30 days prior to the date fixed for redemption by registered mail to the places of payment of the bonds and by publication of an appropriate notice at least one time in a newspaper of general circulation in the City of Chattanooga, Tennessee, and in a financial newspaper or journal published in the City of New York, New York.

For the prompt payment of this bond, both principal and interest as the same shall become due, and for the levying of taxes sufficient therefor, the full faith, credit and resources of Hamilton County are hereby irrevocably pledged.

This bond is one of a series of bonds issued by Hamilton County, Tennessee, aggregating \$3,000,000 for the purpose of constructing improvements and extensions to Hospitals and Jails in Hamilton County, Tennessee, including the acquisition of property, both real and personal, appurtenant thereto or connection with such projects, and it is hereby certified, recited and declared that all acts, conditions and things required to be done, exist, happen and be performed precedent to and in the issuance of this bond in order to make this bond a legal, valid and binding obligation of Hamilton County, Tennessee, have been done, exist and have happened and have been performed in due time and in legal and due form and manner as required by the Constitution and Statutes of said State, including Sections 5-1101 to 5-1125, inclusive, of Tennessee Code Annotated, and that this bond and the issue of which it is a part, together with all other indebtedness of Hamilton County, do not exceed any limitation prescribed by the Constitution or States of the State of Tennessee. Said county has provided for the levy of a direct annual irrepealable tax sufficient to pay the interest hereon when it falls due and also to pay and discharge the principal hereof at maturity.

This bond and the income therefrom are exempt from all state, county and municipal taxation except inheritance, transfer and estate taxes.

IN WITNESS WHEREOF, Hamilton County, Tennessee has caused this bond to be signed by its County Judge and countersigned by its County Court Clerk, and the official seal of said county to be impressed hereon, and the coupons hereto attached to be executed by the facsimile signatures of said officials, all as of this first day of December, 1971.

Chester L. Frost  
County Judge

Countersigned:

David M. Ramsey  
County Court Clerk

( FORM OF COUPON )

Number \_\_\_\_\_ \$ \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_, unless the bond to which this coupon is attached is subject to prior redemption and shall have been so called for redemption and provision for the payment thereof duly made, Hamilton County, Tennessee, will pay to bearer \_\_\_\_\_ Dollars (\$ \_\_\_\_\_) in lawful money of the United States of America at The Chase Manhattan Bank, New York, N.Y., or at American National Bank and Trust Company, Chattanooga, Tennessee, or at Hamilton National Bank, Chattanooga, Tennessee, or at the Pioneer Bank, Chattanooga, Tennessee, or at the United Bank of Chattanooga, Chattanooga, Tennessee, at the option of the holder, being interest then due on its General Improvement Bond, Series 1971, dated as of December 1, 1971, No. \_\_\_\_\_.

Chester L. Frost  
County Judge

Countersigned:

David M. Ramsey  
County Court Clerk

Section 6. If no referendum petition is filed with the County Court Clerk as permitted by law within ten days after publication of said initial resolution, said bonds shall be sold to the highest bidder by the County Judge and County Court Clerk at not less than par and accrued interest at public sale after advertisement thereof in the manner required by law. Said bonds shall bear interest at the rate or rates specified in the bid accepted therefor, but not to exceed seven percent (7%) per annum, and there shall be recorded in the minutes of this Council a certificate by the County Judge and the County Court Clerk evidencing the bids received and the award of the bonds to the highest bidder. Such action shall be conclusive and no further action shall be necessary on the part of this Council.

Section 7. The County Council of Hamilton County, Tennessee, is required by law, and shall and hereby pledges itself to levy in each year in which any of the bonds herein authorized are outstanding and unpaid a tax in addition to all other taxes on all taxable property in Hamilton County, fully sufficient to pay the interest due on said bonds and to create a sinking fund sufficient to pay promptly the principal of said bonds as they fall due. Principal or interest falling due at any time when there are insufficient funds on hand from such tax levy for the payment thereof, shall be paid from current funds of said county and reimbursement therefor shall be made out of the taxes herein provided for when same shall have been collected.

Section 8. All orders and resolutions, or parts hereof, in conflict herewith are hereby repealed to the extent of such conflict, and this resolution shall be in full force and effect immediately upon its adoption.

Action taken: Approved

Attest:

David M. Ramsey  
County Court Clerk

Chester L. Frost  
County Judge

(1)

RESOLUTION BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, AUTHORIZING THE ISSUANCE OF \$6,000,000 SCHOOL BONDS, SERIES 1971, OF HAMILTON COUNTY, TENNESSEE, PROVIDING FOR THE PAYMENT OF PRINCIPAL THEREOF AND INTEREST THEREON AND PROVIDING FOR THE SALE THEREOF.

WHEREAS, by Sections 49-701 to 49-720, inclusive of the Tennessee Code Annotated, as amended, counties are authorized through their respective governing bodies to issue and sell bonds of said counties for school purposes; and

WHEREAS, it appears that the educational requirements of Hamilton County require the purchasing of property for school purposes and the erecting, repairing, furnishing and equipping of school buildings in and for said county; and

WHEREAS, Hamilton County has no funds available in its Treasury for said purposes but authority exists under the provisions of Sections 49-701 to 49-720, inclusive, of the Tennessee Code Annotated, as amended, for the issuance and sale of bonds of said county to provide the necessary funds therefor.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, as follows:

Section 1. That for the purpose of purchasing property for school purposes and erecting, repairing, furnishing and equipping school buildings in and for Hamilton County, Tennessee, there be borrowed the sum of \$6,000,000 and that bonds of said county be issued therefor as provided herein.

Section 2. That said bonds be designated "School Bonds, Series 1971", be dated December 1, 1971, be numbered from 1 to 1200, inclusive, be of the denomination of \$5,000 each, be due and payable on December 1, of each of the years 1972-1991, inclusive, as follows:

<u>Year</u>	<u>Amount</u>	<u>Bond Numbers</u>	<u>Year</u>	<u>Amount</u>	<u>Bond Numbers</u>
1972	\$300,000	1 - 60	1982	\$300,000	601 - 660
1973	300,000	61 - 120	1983	300,000	661 - 720
1974	300,000	121 - 180	1984	300,000	721 - 780
1975	300,000	181 - 240	1985	300,000	781 - 840
1976	300,000	241 - 300	1986	300,000	841 - 900
1977	300,000	301 - 360	1987	300,000	901 - 960
1978	300,000	361 - 420	1988	300,000	961 - 1020
1979	300,000	421 - 480	1989	300,000	1021 - 1080
1980	300,000	481 - 540	1990	300,000	1081 - 1140
1981	300,000	541 - 600	1991	300,000	1141 - 1200

Bonds maturing on and after December 1, 1982 shall be subject to redemption prior to maturity in inverse numerical order in whole or in part at the option of Hamilton County on December 1, 1981, or on any interest payment date thereafter at the principal amount thereof, accrued interest to the date of redemption, and a premium for each bond so redeemed expressed as a percentage of the principal amount thereof in accordance with the following schedule:

<u>Date of Redemption</u>	<u>Amount of Premium</u>
December 1, 1981 to December 1, 1986	3%
June 1, 1987 and prior to maturity	2%

Notice of call for redemption shall be given not less than 30 days prior to the date fixed for redemption by registered mail to the places of payment of the bonds and by publication of an appropriate notice at least one time in a newspaper of general circulation in the City of Chattanooga, Tennessee, and in a financial newspaper or journal published in the City of New York, New York.

Said bonds shall bear interest at a rate or rates not exceeding seven percent (7%) per annum, payable on June 1, 1972, and semi-annually thereafter on December 1 and June 1, of each year until paid, shall be payable in lawful money of the United States of America at The Chase Manhattan Bank, New York, New York, or at the American National Bank and Trust Company, Chattanooga, or at the Hamilton National Bank, Chattanooga, Tennessee, or at the Pioneer Bank, Chattanooga, Tennessee, or at the United Bank of Chattanooga, Chattanooga, Tennessee, at the option of the

holder; shall be signed by the County Judge and countersigned by the County Court Clerk under the seal of his office; and the interest coupons to be attached thereto shall be executed by said officials by their respective facsimile signatures, and said officials, by the execution of said bonds, shall adopt as and for their signatures their respective facsimile signatures appearing on said coupons.

Section 3. That said bonds and coupons shall be in substantially the following form:

( FORM OF BOND )

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF HAMILTON

SCHOOL BOND, SERIES 1971

Number \_\_\_\_\_

\$5,000

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, hereby promises to pay to bearer the sum of FIVE THOUSAND DOLLARS (\$5,000) on the first day of December, 19\_\_\_\_, together with interest on said sum from the date hereof until paid, at the rate of \_\_\_\_\_ percent ( \_\_\_\_\_ %) per annum, payable June 1, 1972, and semi-annually thereafter on the first days of December and June of each year, interest to maturity hereof being payable upon presentation and surrender of the annexed coupons as they severally become due and payable. Both principal hereof and interest hereon are hereby made payable in lawful money of the United States of America at The Chase Manhattan Bank, New York, New York, or at the American National Bank and Trust Company, Chattanooga, Tennessee, or at the Hamilton National Bank, Chattanooga, Tennessee, or at the Pioneer Bank, Chattanooga, Tennessee, or at the United Bank of Chattanooga, Chattanooga, Tennessee, at the option of the holder.

Bonds maturing on and after December 1, 1982 shall be subject to redemption prior to maturity in inverse numerical order in whole or in part at the option of Hamilton County on December 1, 1981, or on any interest payment date thereafter at the principal amount thereof, accrued interest to the date of redemption, and a premium for each bond so redeemed expressed as a percentage of the principal amount thereof in accordance with the following schedule:

<u>Date of Redemption</u>	<u>Amount of Premium</u>
December 1, 1981 to December 1, 1986	3%
June 1, 1987 and prior to maturity	2%

Notice of call for redemption shall be given not less than 30 days prior to the date fixed for redemption by registered mail to the places of payment of the bonds and by publication of an appropriate notice at least one time in a newspaper of general circulation in the City of Chattanooga, Tennessee, and in a financial newspaper or journal published in the City of New York, New York.

This bond is one of a series of bonds aggregating \$6,000,000 issued by said county for school purposes in all respects in compliance with and under authority of Sections 49-701 to 49-720, inclusive, of the Tennessee Code Annotated, as amended, and under the authority of a resolution duly adopted by the County Council of said County on \_\_\_\_\_, 1971.

AND IT IS HEREBY CERTIFIED AND RECITED that all acts, conditions and things required by the Constitution and laws of the State of Tennessee to exist, or to be done precedent to and in the issuance of this bond, do exist, and have been properly done, happened and been performed in regular and due form and time as required by law, and 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 levy and collection of a direct annual tax, in

addition to all other taxes, on all taxable property in said county sufficient to pay the interest hereon as the same falls due and to create a sinking fund for the payment of the principal thereof at maturity.

Neither the principal nor the interest of this bond shall be taxed by the State of Tennessee or by any county or municipality thereof.

IN WITNESS WHEREOF, Hamilton County, Tennessee has caused this bond to be signed by its County Judge and countersigned by its County Court Clerk under the seal of his office, and has caused the coupons hereto attached to be signed by said officials by their facsimile signatures, which officials, by the execution hereof, do adopt as and for their signatures their respective facsimile signatures appearing on said coupons, all as of this first day of December, 1971.

\_\_\_\_\_  
County Judge

Countersigned:

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

( FORM OF COUPON )

No. \_\_\_\_\_ \$ \_\_\_\_\_

On the first day of \_\_\_\_\_, 19\_\_\_\_, (unless the bond to which this coupon is attached is subject to prior redemption and shall have been called for prior redemption) the County of Hamilton, in the State of Tennessee, will pay to bearer \_\_\_\_\_ Dollars (\$ \_\_\_\_\_) at The Chase Manhattan Bank, New York, New York, or at the American National Bank and Trust Company, Chattanooga, Tennessee, or at the Hamilton National Bank, Chattanooga, Tennessee, or at the Pioneer Bank, Chattanooga, Tennessee, or at the United Bank of Chattanooga, Chattanooga, Tennessee, at the option of the holder, being interest due that day on its School Bond, Series 1971, dated December 1, 1971, Number \_\_\_\_\_.

Countersigned: \_\_\_\_\_  
County Judge

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

Section 4. That said bonds shall be sold by the County Judge of Hamilton County at such time as he deems to be in the public interest, at not less than par and accrued interest to the best bidder at public sale after advertisement thereof, in the manner required by law. Said bonds shall bear interest at the rate or rates specified in the bid or bids accepted therefor, but at no greater interest rate than seven percent (7%) and there shall be recorded in the minutes of this Council a certificate by the County Judge evidencing the bids received and the award of the bonds. The necessary expense in the issuance and sale of said bonds shall be borne by Hamilton County.

Such action by the County Judge in the sale of said bonds and in fixing the interest rate or rates in accordance with the best bids received and accepted at such sale shall be conclusive and no further action shall be necessary on the part of this Council.

The Trustee shall pay to the Treasurer of the City of Chattanooga, that portion of the proceeds of this bond issue as is required by Section 49-711 of the Tennessee Code Annotated.

Section 5. It is hereby covenanted and agreed by this County Council that said county will make prompt payment of the principal and interest on said School Bonds when due. For the purpose of adequately providing for the payment of principal of and interest on the bonds herein authorized as each become due and for the purpose of providing for the levy and collection of a direct annual tax sufficient to pay principal of and interest on said School Bonds promptly as they become due, there is hereby ordered levied and there is hereby levied upon all taxable property within said county in each of the years while said School Bonds or any of them are outstanding, a tax sufficient for that purpose. The proceeds of said taxes, when collected, shall be kept in a sinking fund which is hereby created and said funds shall be used solely for the payment of principal and interest on said bonds.

Section 6. That all orders and resolutions, or parts thereof, in conflict herewith are hereby repealed and that this resolution shall be in full force and effect immediately upon its adoption.

ADOPTED AND APPROVED this 17 day of Nov, 1971.

Chester L. Frost  
Chester L. Frost  
County Judge

Attest:

David M. Ramsey  
County Court Clerk

N O V E M B E R    T E R M    1 9 7 1

RESOLUTION BY THE COUNTY COUNCIL OF HAMILTON COUNTY,  
TENNESSEE, AUTHORIZING THE ISSUANCE OF \$6,000,000  
SCHOOL BONDS, SERIES 1971, OF HAMILTON COUNTY,  
TENNESSEE, PROVIDING FOR THE PAYMENT OF PRINCIPAL  
THEREOF AND INTEREST THEREON AND PROVIDING FOR THE  
SALE THEREOF.

(FOR PHOTOSTAT OF RESOLUTION SEE PAGES 32-I THROUGH 32-N.)

ON MOTION of Judge Frost, seconded by Councilman Wilson, the foregoing Resolution was Adopted on a Roll Call vote, with the members of the County Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell Passed; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-4. Total Passed-1.

ON MOTION of Councilman Wilson, seconded by Councilman Long, to authorize the Legal Department to take whatever action necessary to clear the right-of-way on Highway #58 of any signs encroaching on said right-of-way. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

BLUE CROSS-BLUE SHIELD RATES FOR  
COUNTY EMPLOYEES INCREASED--SALARIES  
ADJUSTMENT 2¢ PER HOUR FOR HOURLY  
EMPLOYEES AND \$2.50 A MONTH FOR  
CUSTODIAL EMPLOYEES MADE

Judge Frost announced that at the time the budget was being prepared he called Mr. Al Pogue of Blue Cross-Blue Shield with reference to the possibility of a rate increase of our Blue Cross-Blue Shield Contract. At that time Mr. Pogue suggested that there possibly would be a 15% increase in said rates, and this increase was taken into consideration as we prepared the budget. However, a letter was received from Blue Cross-Blue Shield wherein we were advised that the increase was slightly more than 15% based upon the record of claims during the past year. As of December 1, 1971, individual contracts will be \$14.17 per month and the family contract will be \$38.36. These figures represent an increase of \$1.75 per month on the individual contract and \$4.80 per month on the family contract.

Judge Frost thereupon made a motion to increase the hourly workers pay 2¢ per hour and the custodial employees \$2.50 per month. Said motion was seconded by Councilman Mayfield, and on a roll call vote same carried unanimously. This action will permit the County to assume most of the increased cost of hospital care.

ON MOTION of Judge Frost, seconded by Councilman Mayfield, to increase the salary of hourly County employees by two (2) cents per hour, and the custodial employees by \$2.50 per month, in order to take care of Blue Cross-Blue Shield insurance, which has been increased to \$4.80 for family plan per month and \$1.75 for individual plan, for said employees. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to authorize the County Manager to advertise for bids for a sprinkler system for the Chambliss Home. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - ADOPTION BY REFERENCE THE PROVISIONS OF BUILDING, ELECTRICAL, PLUMBING AND GAS CODES PREPARED BY TECHNICAL TRADE ASSOCIATIONS AND MODEL CODE ORGANIZATIONS: TO PROVIDE FEES FOR THE ADMINISTRATION THEREOF AND PENALTIES FOR VIOLATION.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

That, pursuant to authority of Private Acts of 1969, Chapter 79, as amended by Private Acts of 1971, Chapter 134, the provisions of the Southern Standard Building Code, 1969 edition; the National Electrical Code 1968 edition; the Southern Standard Gas Code, 1969 edition; and the Southern Standard Plumbing Code, 1967 edition are hereby adopted by reference for enforcement within the unincorporated areas of Hamilton County, with the exception of the fee schedule which is hereinafter set forth.

BE IT FURTHER RESOLVED that any person, firm or corporation or agent who shall violate any of the provisions of the codes as herein adopted, or fail to comply with any of the provisions thereof, or violate a detailed statement or plan submitted and approved thereunder, shall be guilty of a misdemeanor. Each such person, firm, or corporation or agent shall be deemed guilty of a separate offense for each and every day or portion thereof during which any violation of any of the provisions of any code so adopted by reference is committed or continued, and upon conviction for any such violation shall be punished by a fine of not more than Fifty (\$50.00) Dollars.

BE IT FURTHER RESOLVED that the fee schedule hereinafter set forth be and hereby is adopted, and the proceeds shall be deposited to the County General Fund for Building Commission and Zoning to help defray the expense for the administration hereof.

FEE SCHEDULE

I. BUILDING CODE

A. Permits Fees

1. Where the valuation does not exceed \$100.00, no fee shall be required, unless an inspection is necessary, in which case there shall be a \$1.50 fee.
2. For a valuation over \$100.00 up to and including \$15,000.00 the fee shall be \$3.00 per thousand or fraction thereof.
3. For a valuation over \$15,000.00 up to and including \$100,000.00, the fee shall be \$45.00 for the first fifteen thousand plus \$2.00 for each additional thousand or fraction thereof.
4. For a valuation over \$100,000.00 up to and including \$500,000.00, the fee shall be \$215.00 for the first one hundred thousand plus \$1.00 for each additional thousand or fraction thereof.
5. For a valuation over \$500,000.00 up to and including \$1,000,000.00, the fee shall be \$615.00 for the first five hundred thousand plus 40¢ for each additional thousand or fraction thereof.

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6. For a valuation over \$1,000,000.00, the fee shall be \$815.00 for the first million plus 15¢ for each additional thousand or fraction thereof.

## II. PLUMBING AND GAS CODES

For issuing each permit	\$1.00
In addition	
For each Plumbing Fixture, Floor Drain or Trap (including Water and Drainage Piping)	1.00
For each House Sewer	1.00
For each House Sewer having to be replaced or repaired	1.00
For each Cesspool	2.00
For each Septic Tank and Seepage Pit or Drainfield	2.00
For each Water Heater and/or Vent	1.00
For each Gas Piping System of 1 to 5 Outlets	1.00
For each Gas Piping System of 6 or more, per outlet	.20
For installation, alteration or repair of water piping and/or water treating equipment	1.00
For repair or alteration of Drainage or Vent Piping	1.00
For Vacuum Breakers or backflow protective devices installed subsequent to the installation of the Piping or equipment served -	
One to Five	1.00
Over Five, each	.20

## III. ELECTRICAL

A.	For the equipment of 1 to 5 outlets regardless of nature or character	\$1.00
	Each addition outlet	.10 each
	For the equipment of 1 to 5 fixtures regardless of nature of character	1.00
	Each additional fixture	.10 each
B.	Motors and Generators:	
	Up to 1 H.P.	1.00 each
	More than 1 H.P. and less than 4 H.P.	1.50 each
	4 H.P. and less than 7 H.P.	2.00 each
	7 H.P. and less than 10 H.P.	2.50 each
	10 H.P. and less than 20 H.P.	3.00 each
	20 H.P. and less than 50 H.P.	3.50 each
	50 H.P. and less than 75 H.P.	4.00 each
	75 H.P. and Less than 100 H.P.	4.50 each
	100 H.P. or more H.P.	5.00 each
C.	Meter Centers:	
	0 to 60 Amperes	\$1.00
	100 Amperes	2.00
	Each addition, 100 amperes	1.00
D.	Illuminated billboards and similar structures	
	Each	\$3.00
E.	Electric signs:	
	25 square feet or less	\$1.00
	Each additional square foot	.05
F.	Maintenance or repair:	
	When sign is removed and re-erected at the same location on same supports	2.00
	Signs that are frequently moved from one location to another, permit to be taken for erection at new location	2.00
	PERMIT NOT REQUIRED FOR REMOVAL	
G.	Picture Machine booth (projection rooms)	\$2.00 each
	Rectifiers and Moving Picture Machine	2.00 each

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H. Central heating, heaters, furnaces and other apparatus not otherwise covered:

0 K.W. including 2 K. W.	\$ .50 each
2.1 K. W. including 3 K. W.	1.00 each
3.1 K. W. including 5 K. W.	1.50 each
5.1 K. W. including 8 K. W.	2.00 each
8.1 K. W. including 20 K.W.	8.00 each
20.1 K.W. including 25 K. W.	10.00 each
Larger than 25 K. W.	10.00 plus

10¢ per K. W. over 25 K. W.

The fees for 8.1 K. W. and larger include any motors that might be connected with a central unit.

I. For each electrical Range	\$ 1.00
For each component Range	1.50
J. For each electric Dryer	1.00
K. For each fan circuit	1.00
L. For each air-conditioner circuit	1.00
M. For each water heater	1.00
N. For each dish washer	1.00

The said codes as herein adopted were filed with the County Court Clerk on July 21, 1971, in compliance with Chapter 79 of the Private Acts of 1969; and, it appearing that this Resolution should be published in a local newspaper having a general circulation in the County, it is, therefore,

FURTHER RESOLVED that this Resolution be published in a local newspaper having a general circulation in Hamilton County, and a copy of said advertisement and date of publication be made a part of this Resolution; and the Clerk is hereby instructed to attach a copy of same hereto. (FOR PHOTOSTAT OF ADVERTISEMENT SEE PAGE 36A.)

BE IT FURTHER RESOLVED that this Resolution take effect January 1, 1972, the Public Welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, to authorize the County Manager to advertise for bids on three (3) automobiles to be used in administering the duties pertaining to Building, Electrical, Plumbing and Gas Codes. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

*Christa J. Frost*  
CHAIRMAN

## A RESOLUTION

**TITLE ADOPTION BY REFERENCE THE PROVISIONS OF BUILDING, ELECTRICAL, PLUMBING AND GAS CODES PREPARED BY TECHNICAL TRADE ASSOCIATIONS AND MODEL CODE ORGANIZATIONS; TO PROVIDE FEES FOR THE ADMINISTRATION THEREOF AND PENALTIES FOR VIOLATION.**

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled—That, pursuant to authority of Private Acts of 1969, Chapter 79, as amended by Private Acts of 1971, Chapter 124, the provisions of the Southern Standard Building Code, 1969 edition; the National Electrical Code 1978 edition; the Southern Standard Gas Code, 1969 edition; and the Southern Standard Plumbing Code, 1967 edition are hereby adopted by reference for enforcement within the unincorporated areas of Hamilton County, with the exception of the fee schedule which is hereinafter set forth.

BE IT FURTHER RESOLVED that any person, firm or corporation or agent who shall violate any of the provisions of the codes as herein adopted, or fail to comply with any of the provisions thereof, or violate a detailed statement or plan, submitted and approved thereunder, shall be guilty of a misdemeanor. Each such person, firm, or corporation or agent shall be deemed guilty of a separate offense for each and every day or portion thereof during which any violation of any of the provisions of any code so adopted by reference is committed or continued, and upon conviction for any such violation shall be punished by a fine of not more than Fifty (\$50.00) Dollars.

BE IT FURTHER RESOLVED that the fee schedule hereinafter set forth be and hereby is adopted, and the proceeds shall be deposited to the County General Fund for Building Commission and Zoning to help defray the expense for the administration hereof.

### FEE SCHEDULE

#### I. BUILDING CODE

##### A. Permits Fees

1. Where the valuation does not exceed \$100.00, no fee shall be required, unless an inspection is necessary, in which case there shall be a \$1.50 fee.
2. For a valuation over \$10.00 up to and including \$15,000.00 the fee shall be \$3.00 per thousand or fraction thereof.
3. For a valuation over \$15,000.00 up to and including \$100,000.00, the fee shall be \$45.00 for the first fifteen thousand plus \$2.00 for each additional thousand or fraction thereof.
4. For a valuation over \$100,000.00 up to and including \$500,000.00, the fee shall be \$215.00 for the first one hundred thousand plus \$1.00 for each additional thousand or fraction thereof.
5. For a valuation over \$500,000.00 up to and including \$1,000,000.00, the fee shall be \$615.00 for the first five hundred thousand plus 40¢ FOR EACH ADDITIONAL THOUSAND OR FRACTION THEREOF.
6. For a valuation over \$1,000,000.00, the fee shall be \$915.00 for the first million plus 15¢ for each additional thousand or fraction thereof.

#### II. PLUMBING AND GAS CODES

- For issuing each permit \$1.00
- In addition
- For each Plumbing Fixture, Floor Drain or Trap (including water and Drainage Piping) 1.00
  - For each House Sewer 1.00
  - For each House Sewer having to be replaced or repaired 1.00
  - For each Cesspool 2.00
  - For each Septic Tank and Sepage Pit or Drainfield 2.00
  - For each Water Heater and/or Vent 1.00
  - For each Gas Piping System of 1 to 5 Outlets 1.00
  - For each Gas Piping System of 6 or more, per outlet .20
  - For installation, alteration or repair of water piping and/or water treating equipment 1.00
  - For repair or alteration of Drainage or Vent Piping 1.00
  - For Vacuum Breakers or backflow protective devices installed subsequent to the installation of the Piping or equipment served—  
One to Five 1.00  
Over Five, each .20

#### III. ELECTRICAL

- A. For the equipment of 1 to 5 outlets regardless of nature or character \$1.00  
Each additional outlet .10 each  
For the equipment of 1 to 5 fixtures regardless of nature or character 1.00  
Each additional fixture .10 each
- B. Motors and Generators
- Up to 1 H.P. 1.00 each
  - More than 1 H.P. and less than 4 H.P. 1.50 each
  - 4 H.P. and less than 7 H.P. 2.00 each
  - 7 H.P. and less than 10 H.P. 2.50 each
  - 10 H.P. and less than 20 H.P. 3.00 each
  - 20 H.P. and less than 50 H.P. 3.50 each
  - 50 H.P. and less than 75 H.P. 4.00 each
  - 75 H.P. and less than 100 H.P. 4.50 each
  - 100 H.P. or more H.P. 5.00 each
- C. Meter Centers
- 0 to 60 Amperes \$1.00
  - 100 Amperes 2.00
  - Each Additional 100 amperes 1.00
- D. Illuminated billboards and similar structures  
Each \$3.00
- E. Electric signs  
25 square feet or less \$1.00  
Each additional square foot .05
- F. Maintenance or repair  
When sign is removed and re-erected at the same location on same supports 2.00  
Signs that are frequently moved from one location to another, permit to be taken for erection at new location 2.00
- PERMIT NOT REQUIRED FOR REMOVAL**
- G. Picture Machine booth (projection rooms) \$2.00 each  
Raciflex and Moving Picture Machine 2.00 each
- H. Central heating, heaters, furnaces and other apparatus not otherwise covered
- 0 K.W. including 2 K.W. \$.50 each
  - 2.1 K.W. including 3 K.W. 1.00 each
  - 3.1 K.W. including 5 K.W. 1.50 each
  - 5.1 K.W. including 8 K.W. 2.00 each
  - 8.1 K.W. including 20 K.W. 8.00 each
  - 20.1 K.W. including 25 K.W. 10.00 each
  - Larger than 25 K.W. 14.00 plus  
10¢ per K.W. over 25 K.W.
- The fees for 8.1 K.W. and larger include any motors that might be connected with a control unit.
- I. For electrical Range \$1.00  
For each component Range 1.50
- J. For each electric Dryer 1.00
- K. For each fan circuit 1.00
- L. For each air-conditioner circuit 1.00
- M. For each water heater 1.00
- N. For each dish washer 1.00

The said codes as herein adopted were filed with the County Court Clerk on July 21, 1971, in compliance with Chapter 79 of the Private Acts of 1969, and, it appearing that this Resolution should be published in a local newspaper having a general circulation in the County, it is, therefore,

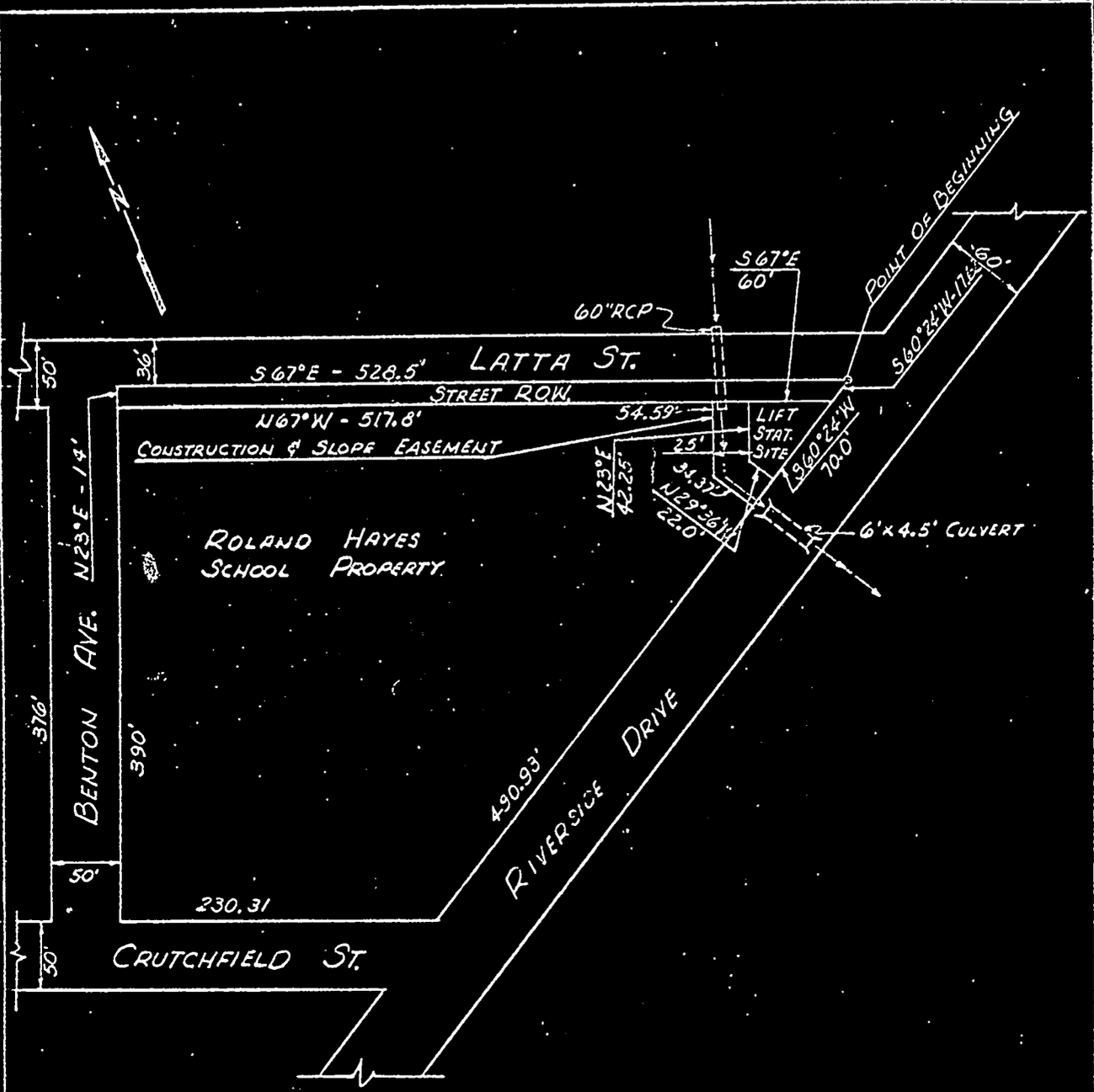
FURTHER RESOLVED that this Resolution be published in a local newspaper having a general circulation in Hamilton County, and a copy of said advertisement and date of publication be made a part of this Resolution; and the Clerk is hereby instructed to attach a copy of same hereto.

BE IT FURTHER RESOLVED that this Resolution take effect January 1, 1972, the Public Welfare requiring it. The above styled resolution was unanimously adopted by the Hamilton County Council on November 17, 1971.

DAVID M. RAMSEY  
County COURT CLERK

Chatt. News Free Press  
12/23/71

NOTE: PHOTOSTAT OF MAP ON PAGE 76-A.



Plat of Parts of Blocks 71 and 72  
Andersons Addition to East Chattanooga  
Showing Property to be Acquired for Lift Station Site,  
Street Right-of-Way and Construction and Slope Easement

CITY OF CHATTANOOGA, TENNESSEE  
Department of Public Works

Charles A. Rose, Commissioner  
Ellis L. Spencer, City Engineer

Scale: 1" = 100'

May 17, 1971

Hensley-Schmidt, Inc.  
Consulting Engineers  
Chattanooga, Tennessee

Drawing No. 2240-SE-8.0

DECEMBER TERM 1971

STATE OF TENNESSEE )

WEDNESDAY, DECEMBER 1, 1971

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 1st day of December, 1971, a Regular Meeting of the County Council was begun and held at the Courthouse, in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council, and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Almon Hawkins, Pastor of the Tremont Baptist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Long, seconded by Councilman Newell, to delay for thirty (30) days, any action on Resolution No. 151 (Alvin C. Wooford), request to rezone from agricultural to rural residential district, a tract on Ooltewah-Ringgold Road, due to the fact that neither Mr. Wooford nor a representative was present to discuss reasons for rezoning said tract. The foregoing Motion was Adopted by Acclamation, with the members of the County Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Nay"; Councilman Newell, "Aye"; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-4. Total "Nay" votes-1.

ON MOTION of Councilman Newell, seconded by Councilman Long, to delay for thirty (30) days, any action on Resolution No. 155 (T. E. Foley), request to rezone from agricultural to rural residential, a tract in the 1600 block of Middle Valley Road, due to the fact that neither Mr. Foley nor a representative was present. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Long, to delay for thirty (30) days, any action on Resolution No. 161 (Dixon Construction Company) to rezone a tract in the 1500 block of Crabtree Road from agricultural to urban residential for a subdivision, due to the fact that no one was present to present reasons for desiring said rezoning. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, to delay for

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sixty (60) days any action on Resolutions Number 162 and Number 163 (Title Guaranty and Trust Company, Trustee for Bush Construction Company), request to rezone two Hixson Pike tracts for an office complex. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, to delay for thirty (30) days any action on Resolution Number 164 (J. W. Kimsey), request to rezone a tract at 8142 East Brainerd Road from rural residential to local business district, due to the fact that Mr. Kimsey was not present. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, to re-hear Resolution No. 161 (Dixon Construction Company) and rescind action under Item 5 of these Minutes, after Mr. Dixon appeared at the County Council meeting. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED IN THE 1500 BLOCK OF CRABTREE RD. BEING ON THE NORTH SIDE OF CRABTREE RD. AND THE EAST SIDE OF WESTSIDE DR. LOTS 79, 81 AND PART OF LOT 80, CHATTANOOGA GARDEN FARMS AS SHOWN BY PLAT RECORDED IN PLAT BOOK 6, PAGE 30, REGISTER'S OFFICE, HAMILTON COUNTY, MORE FULLY DESCRIBED AS FRONTING 466' ON THE NORTH LINE OF CRABTREE RD. AND EXTENDING NE 352', THENCE NW 355' TO EAST LINE OF WESTSIDE DR. FRONTS 548' ON THE E. LINE OF WESTSIDE DR., THENCE SE 820', THENCE SW 1262' TO CRABTREE RD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Dixon Construction Company, Inc., petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 1500 Block of Crabtree Rd. being on the North side of Crabtree Rd. and the East side of Westside Dr., and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Dixon Construction Co., Inc. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council will hold a public hearing on December 1, 1971, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located in the 1500 Block of Crabtree Rd. being on the N. side of Crabtree Rd. and the E. side of Westside Dr. Lots 79, 81 and part of Lot 80, Chattanooga Garden Farms as shown by plat recorded in Plat Book 6, Page 30, Register's Office, Hamilton County, more fully described as fronting 466' on the North line of Crabtree Rd. and extending NE 352', thence NW 355' to E. line of Westside Dr. fronts 548' on the E. line of Westside Dr., thence SE 820', thence SW 1262' to Crabtree Rd.

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BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Long, seconded by Councilman Newell, to authorize the County Manager to pay Brown Chain Link Fence Company \$720.00 for a fence that has been installed around the trusty wing at the Hamilton County Work House. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BID OF FORREST CATE FORD FOR ONE NEW 1972 MODEL FORD CUSTOM 500 AUTOMOBILE FOR THE ASSESSOR OF PROPERTY IN THE AMOUNT OF \$2,439.73.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of one new automobile and,

WHEREAS, the bid of Forrest Cate Ford was considered the lowest and best bid received.

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Forrest Cate Ford for one new automobile in the amount of \$2,439.73.

Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING THE BID OF ARTHUR A. PATY FOR 86 SQUARE YARDS OF CARPET FOR JUDGE HINSON'S COURTROOM IN THE AMOUNT OF \$6.85 PER SQ. YD. OR A TOTAL OF \$589.10.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of carpet and,

WHEREAS, the bid of Arthur A. Paty was the lowest and the only bid received.

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NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Arthur A. Paty for Carpet in the amount of \$589.10.

Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/   Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE WOODLAND CIRCLE  
A DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

THAT, Woodland Circle extending from North Forest <sup>AK</sup>Road and Gilmore Lane in a northerly, easterly and southerly direction 0.40 of a mile in a circular direction back to itself, be declared a district road, 2nd Class.

The above named road is in the 3rd Civil District, in Unit #2 of Northshore Forest Subdivision, has a 4" stone base, a 2" plant mix pavement with asphalt curbs, a 50' R/W and was built by Thomas Brothers Construction Company for the developer: Mr. Tom Lupton.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/   Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - TO DECLARE SHERRY LANE A  
DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

THAT, Sherry Lane extending from the end of the present district road at a cul-de-sac in Sherry Heights Subdivision in a southerly and easterly direction 0.37 of a mile to Ely Road, be declared a district road 2nd Class.

The above named road is in the 3rd Civil District, in Unit #3 of Brynewood Park Subdivision, has a 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and was built by Thomas Brothers for the developers: Case & Walker.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/   Frank Newell  
MEMBER OF THE COUNTY COUNCIL

DECEMBER TERM 1971RESOLUTION - TITLE - TO DECLARE GALLERY DRIVE A  
DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Gallery Drive leading from Highway #153 in a westerly direction 0.12 of  
a mile to a turn-around, be declared a district road, 2nd Class.

The above named road is in the 3rd Civil District in Northgate Hills Subdivision,  
has a 45' to 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt  
curbs and was built by Thomas Brother Construction Company for the developer: G. B.  
Pierce.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing  
three (3) Resolutions were unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
ALFONSO CHARLES TO PURCHASE LOT N160 OF 7, BLOCK  
6, WARD 18, KIRKLIN, REEVES TAX NO. 154-12-22;  
LOT N160 OF 8, WARD 18, KIRKLIN, REEVES TAX NO.  
154-12-23 AS SHOWN IN PLAT BOOK 6, PAGE 25; LOT  
9, BLOCK 1, WARD 12, LANES, REEVES TAX NO. 36-2-8;  
LOT 1, BLOCK 3, WARD 12, LANES NEW SUB. REEVES  
TAX NO. 36-7-10, AS SHOWN IN PLAT BOOK 2, PAGE 48;  
LOT 57, WARD 17, FRAZIER & SAWYER, REEVES TAX NO.  
29-8-6 AS SHOWN IN PLAT BOOK 6, PAGE 66; LOT 20,  
BLOCK 15, WARD 19, ARLINGTON PLAN, REEVES TAX NO.  
178-21-19 AS SHOWN IN PLAT BOOK 4, PAGE 5; LOTS  
10-11-34-35, BLOCK 10, WARD 12, BATTERY HEIGHTS,  
REEVES TAX NO. 2-2-4; LOT 12, BLOCK 10, WARD 12,  
BATTERY HEIGHTS, REEVES TAX NO. 2-2-6 AS SHOWN IN  
PLAT BOOK 12, PAGE 11,; LOT N50, S200 OF BLOCK C,  
WARD 12, SHERMAN #2, REEVES TAX NO. 36-6-18, AS  
SHOWN IN PLAT BOOK 4, PAGE 24, IN THE REGISTER'S  
OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE  
AMOUNT OF \$1,500.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:

WHEREAS, Lot N160 of 7, Block 6, Ward 18, Kirklin, Reeves Tax No. 154-12-22;  
Lot N160 of 8, Ward 18, Kirklin, Reeves Tax No. 154-12-23 as shown in Plat Book 6, Page  
25; Lot 9, Block 1, Ward 12, Lanes, Reeves Tax No. 36-2-8; Lot 1, Block 3, Ward 12,  
Lanes New Sub. Reeves Tax No. 36-7-10, as shown in Plat Book 2, Page 48; Lot 57, Ward  
17, Frazier & Sawyer, Reeves Tax No. 29-8-6 as shown in Plat Book 6, Page 66; Lot 20,  
Block 15, Ward 19, Arlington Plan, Reeves Tax No. 178-21-19 as shown in Plat Book 4,  
Page 5; Lots 10-11-34-35, Block 10, Ward 12, Battery Heights, Reeves Tax No. 2-2-4, Lot  
12, Block 10, Ward 12, Battery Heights, Reeves Tax No. 2-2-6 as shown in Plat Book 12,  
Page 11; Lot N50, S200 of Block C, Ward 12, Sherman #2, Reeves Tax No. 36-6-18, as shown  
in Plat Book 4, Page 24 in the Register's Office of Hamilton County, Tennessee was pur-  
chased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$1,400.00 and

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WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$1,500.00 from Alfonso Charles.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$1,500.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF CARL L. GIBSON TO PURCHASE LOT D, SOUTH 75 NORTH WEST PART, MARTIN SUBDIVISION, REEVES TAX NO. 13-19-30, AS SHOWN IN PLAT BOOK 1, PAGE 40, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, MORE PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCING AT POINT ON THE SOUTH LINE OF THE SOUTHERN RAILWAY RIGHT OF WAY AT AN IRON PIN; THE NORTHWEST CORNER OF THE TRACT OF LAND CONVEYED BY J. A. WILSON AND WIFE, THERESA E. WILSON, TO J. C. BERRYHILL BY CONVEYANCE DATED FEBRUARY 25TH, 1908 AND REGISTERED APRIL 6TH, 1908 IN DEED BOOK G, VOLUME 9, PAGE 676 IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE: THENCE SOUTHWARDLY ALONG THE WEST LINE OF SAID TRACT FORMERLY OWNED BY BERRYHILL A DISTANCE OF ONE HUNDRED AND NINETY-FIVE FEET (195') TO THE NORTH LINE OF LOT NO. THREE (3) OF CAGLE'S SUBDIVISION: THENCE WESTWARDLY ALONG THE NORTH LINE OF LOT NO. THREE (3) OF CAGLE'S SUBDIVISION A DISTANCE OF EIGHTY-SIX FEET (86') TO THE EAST LINE OF A TEN FOOT (10') PUBLIC ALLEY: THENCE NORTHWARDLY ALONG THE EAST LINE OF SAID TEN FOOT (10') PUBLIC ALLEY TO THE SOUTH LINE OF THE SOUTHERN RAILWAY RIGHT OF WAY; THENCE EASTWARDLY ALONG THE SOUTH LINE OF THE SOUTHERN RAILWAY RIGHT OF WAY A DISTANCE OF NINETY-TWO FEET (92') TO THE PLACE OF BEGINNING, IN THE AMOUNT OF \$226.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, Lot D, South 75 North West Part, Martin Subdivision, Reeves Tax No. 13-19-30, as shown in Plat Book 1, Page 40, in the Register's Office of Hamilton County, Tennessee, more particularly described as follows: Commencing at point on the South line of the Southern Railway right of way at an iron pin, the northwest corner of the tract of land conveyed by J. A. Wilson and wife, Theresa E. Wilson, to J. C. Berryhill by conveyance dated February 25th, 1908 and registered April 6th, 1908 in Deed Book G, Volume 9, Page 676 of the Register's Office of Hamilton County, Tennessee; thence Southwardly along the West line of said tract formerly owned by Berryhill a distance of One hundred and Ninety-five feet (195') to the North line of Lot No. Three (3) of Cagle's Subdivision; thence Westwardly along the North line of Lot No. Three (3) of Cagle's Subdivision a distance of Eighty-six feet (86') to the East line of a Ten foot (10') public alley;

thence Northwardly along the East line of said Ten foot (10') public alley to the south line of the Southern Railway right of way; thence Eastwardly along the South line of the Southern Railway right of way a distance of Ninety-two feet (92') to the place of beginning was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$226.00 from Carl L. Gibson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$226.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the State its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF CARL L. GIBSON TO PURCHASE LOT 3, BLOCK 58, WARD 12, GLASS FARM, REEVES TAX NO. 13-19-2, AS SHOWN IN PLAT BOOK 1, PAGE 1, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$307.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 3, Block 58, Ward 12, Glass Farm, Reeves Tax No. 13-19-2, as shown in Plat Book 1, Page 1, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$300.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$307.00 from Carl L. Gibson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$307.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the State its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

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RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
CARL L. GIBSON TO PURCHASE LOT 38, BLOCK 61, WARD 12,  
HOPE SUBDIVISION, REEVES TAX NO. 13-19-24, AS SHOWN  
IN PLAT BOOK 1, PAGE 1, IN THE REGISTER'S OFFICE OF  
HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$107.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 38, Block 61, Ward 12, Hope Subdivision, Reeves Tax No. 13-19-24,  
as shown in Plat Book 1, Page 1, in the Register's Office of Hamilton County, Tennessee  
was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes;  
and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved  
an offer of \$107.00 from Carl L. Gibson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$107.00 be approved and  
the County Judge be authorized to join in a quitclaim deed of conveyance in accordance  
with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is  
authorized to proceed with the closing of the transaction and the collection of the con-  
sideration and after paying the state its share of the taxes, court costs and expenses  
of the sale, disburse the balance pro rata, based on the tax rates between the City of  
Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
CARL L. GIBSON TO PURCHASE LOT 1, 2, AND 3, BLOCK  
62, WARD 12, GLASS FARM, CAGLES SUBDIVISION, REEVES  
TAX NO. 13-19-29, AS SHOWN IN PLAT BOOK 1, PAGE 1,  
IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE  
IN THE AMOUNT OF \$207.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 1, 2 and 3, Block 62, Ward 12, Glass Farm, Cagles Subdivision,  
Reeves Tax No. 13-19-29, as shown in Plat Book 1, Page 1, in the Register's Office of  
Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga  
on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved  
an offer of \$207.00 from Carl L. Gibson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$207.00 be approved and  
the County Judge be authorized to join in a quitclaim deed of conveyance in accordance  
with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is

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authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
CARL L. GIBSON TO PURCHASE LOT 9, WARD 12 MANKERS  
SUBDIVISION OF BLOCK 38, 51, 52 GLASS FARM, REEVES  
TAX NO. 13-5-25, AS SHOWN IN PLAT BOOK 2, PAGE 49,  
IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE  
IN THE AMOUNT OF \$207.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 9, Ward 12, Mankers Subdivision of Block 38, 51, 52 Glass Farm, Reeves Tax No. 13-5-25, as shown in Plat Book 2, Page 49, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$207.00 from Carl L. Gibson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$207.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
CARL L. GIBSON TO PURCHASE LOT 39, WARD 12, MARTINS  
ADDITION, REEVES TAX NO. 13-19-19, AS SHOWN IN PLAT  
BOOK 1, PAGE 40, IN THE REGISTER'S OFFICE OF HAMILTON  
COUNTY, TENNESSEE, IN THE AMOUNT OF \$211.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 39, Ward 12, Martins Addition, Reeves Tax No. 13-19-19, as shown in Plat Book 1, Page 40, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

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WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$211.00 from Carl L. Gibson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$211.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
CARL L. GIBSON TO PURCHASE LOT 40 AND 42, WARD 12,  
MARTINS ADDITION, REEVES TAX NO. 13-19-11, AND  
13-19-18, AS SHOWN IN PLAT BOOK 1, PAGE 40, IN THE  
REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN  
THE AMOUNT OF \$226.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 40 and 42, Ward 12, Martins Addition, Reeves Tax No. 13-19-11 and 13-19-18, as shown in Plat Book 1, Page 40, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$226.00 from Carl L. Gibson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$226.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
CARL L. GIBSON TO PURCHASE LOT 2-3, BLOCK 59, WARD  
12, MARTINS, REEVES TAX NO. 13-19-14, AS SHOWN IN  
PLAT BOOK 1, PAGE 40, IN THE REGISTER'S OFFICE OF  
HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$211.00.



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BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF PHYLLIS B. CASH TO PURCHASE LOTS 59, 61, 62, SHARP AND OWENS SUBDIVISION, REEVES TAX NO. 119-8-5;-3; -2, AS SHOWN IN PLAT BOOK 7, PAGE 44, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY TENNESSEE IN THE AMOUNT OF \$400.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lots 59, 61, 62, Sharp and Owens Subdivision, Reeves Tax No. 119-8-5;-3;-2, as shown in Plat Book 7, Page 44, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County, and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$400.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$400.00 from Phyllis B. Cash.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$400.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF RALPH O. HODGES AND WIFE, FRANCES M. HODGES AND E. W. MANSFIELD AND WIFE, BARBARA K. MANSFIELD TO PURCHASE LOT 20, J. J. MANKERS AMENDED SUBDIVISION OF BLOCK 48-51-54 GLASS FARM, REEVES TAX #13-4-5, AS SHOWN IN PLAT BOOK 2, PAGE 49, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$57.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 20, J. J. Mankers Amended Subdivision of Block 48-51-54 Glass Farm, Reeves Tax #13-4-5, as shown in Plat Book 2, Page 49, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$50.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved

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an offer of \$57.00 from Ralph O. Hodges and wife, Frances M. Hodges and E. W. Mansfield and wife, Barbara K. Mansfield.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$57.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF CHARLES K. JANOW AND WIFE, HAZEL J. JANOW TO PURCHASE LOT 340, ALLENS ADDITION TO EAST HIGHLANDS, WARD 15, REEVES TAX NO. 44C-19-3, AS SHOWN IN PLAT BOOK 7, PAGE 33, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, IN THE AMOUNT OF \$150.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 340, Allens Addition to East Highlands, Ward 15, Reeves Tax No. 44C-19-3, as shown in Plat Book 7, Page 33, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$150.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$150.00 from Charles K. Janow and wife, Hazel J. Janow.

NOW; THEREFORE, BE IT RESOLVED, that the said offer of \$150.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

D E C E M B E R T E R M 1 9 7 1

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF VINNIE McDOWELL TO PURCHASE LOT AE OF 1, N200 OF 2, WARD 17, CHATTANOOGA INVESTMENT CO. AND S. R. READ TRACT, REEVES TAX #37-6-14, AS SHOWN IN PLAT BOOK 12, PAGE 24, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$125.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot AE of 1, N200 of 2, Ward 17, Chattanooga Investment Co. and S. R. Read Tract, Reeves Tax #37-6-14, as shown in Plat Book 12, Page 24, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$125.00 from Vinnie McDowell.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$125.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF GORDON WOOD PHILLIPS AND WIFE, BETTY GENE PHILLIPS TO PURCHASE LOT 12, WARD 17, STARK'S SUBDIVISION, REEVES TAX NO. 39-11-6, AS SHOWN IN PLAT BOOK 1, PAGE 40, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$110.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 12, Ward 17, Stark's Subdivision, Reeves Tax No. 39-11-6, as shown in Plat Book 1, Page 40, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$110.00 from Gordon Wood Phillips and wife, Betty Gene Phillips.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$110.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is

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authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF JOE WISE TO PURCHASE LOT 29, WARD 15, INGERTS SOUTH IDLEWILD ADDITION, REEVES TAX NO. 107-8-10, AS SHOWN IN PLAT BOOK 6, PAGE 3, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$300.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 29, Ward 15, Ingerts South Idlewild Addition, Reeves Tax No. 107-8-10, as shown in Plat Book 6, Page 3, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$300.00; and

whereas, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$300.00 from Joe Wise.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$300.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF JOE L. WOODALL AND WIFE, EDNA L. WOODALL TO PURCHASE LOT 17, BLOCK 103, WARD 13, EAST END LAND COMPANY NO. 1, REEVES TAX NO. 151-14-5, AS SHOWN IN PLAT BOOK 2, PAGE 22, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$500.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 17, Block 103, Ward 13, East End Land Company No. 1, Reeves Tax No. 151-14-5, as shown in Plat Book 2, Page 22, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account

of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$500.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$500.00 from Joe L. Woodall and wife, Edna L. Woodall.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$500.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
E.P.B. EMPLOYEE CREDIT UNION TO PURCHASE LOT 3,  
BLOCK 2, WARD 12, EAST SIDE PARK REEVES TAX #51-8-26,  
ASSHOWN IN PLAT BOOK 6, PAGE 27, IN THE REGISTER'S  
OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF  
\$2,535.32.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 3, Block 2, Ward 12, East Side Park Reeves Tax #51-8-26, as shown in Plat Book 6, Page 27, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$2,500.00 and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$2,535.32 from E. P. B. Employee Credit Union.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$2,535.32 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

DECEMBER TERM 1971

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF PAUL A. BONNER TO PURCHASE LOT 9 AND N  $\frac{1}{2}$  of 8, BLOCK 31-34, WARD 12, P. S. GRIFFITH ADDITION TO SHERMAN PARK, REEVES TAX NO. 9-6-7, AS SHOWN IN PLAT BOOK 3, PAGE 46, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$115.17.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 9 and N  $\frac{1}{2}$  of 8, Block 31-34, Ward 12, P. S. Griffith Addition to Sherman Park, Reeves Tax No. 9-6-7, as shown in Plat Book 3, Page 46, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$115.17 from Paul A. Bonner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$115.17 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the State its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF PAUL A. BONNER TO PURCHASE LOT 204, WARD 17, NORTH CHATTANOOGA LAND CO., REEVES TAX NO. 38-2-6, AS SHOWN IN PLAT BOOK 20, PAGE 13, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, IN THE AMOUNT OF \$110.13.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 204, Ward 17, North Chattanooga Land Co., Reeves Tax No. 38-2-6, as shown in Plat Book 20, Page 13, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$110.13 from Paul A. Bonner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$110.13 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

DECEMBER TERM 1971

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
PAUL A. BONNER TO PURCHASE LOT 542, BLOCK 47, WARD  
13, MISSION RIDGE LAND COMPANY SUBDIVISION OF EAST  
LAKE, REEVES NO. 135-14-4, AS SHOWN IN PLAT BOOK 2,  
PAGE 25, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY,  
TENNESSEE IN THE AMOUNT OF \$451.20.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 542, Block 47, Ward 13, Mission Ridge Land Company Subdivision of East Lake, Reeves No. 135-14-4, as shown in Plat Book 2, Page 25, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$300.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$451.20 from Paul A. Bonner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$451.20 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the State its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
PAUL A. BONNER TO PURCHASE LOT 5, BLOCK F, WARD 17,  
FRAZIER AND COLVILLE, REEVES TAX NO. 38-20-6, AS  
SHOWN IN PLAT BOOK 4, PAGE 28, IN THE REGISTER'S  
OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT  
OF \$325.27.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 5, Block F, Ward 17, Frazier and Colville, Reeves Tax No. 38-20-6

DECEMBER TERM 1971

as shown in Plat Book 4, Page 28, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$325.27 from Paul A. Bonner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$325.27 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
PAUL A. BONNER TO PURCHASE LOT 155, WARD 13, WHITE  
CITY, REEVES TAX NO. 15-12-2, AS SHOWN IN PLAT BOOK  
6, PAGE 56, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY,  
TENNESSEE IN THE AMOUNT OF \$125.13.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 155, Ward 13, White City, Reeves Tax No. 150-12-2, as shown in Plat Book 6, Page 56, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property was appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$125.13 from Paul A. Bonner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$125.13 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

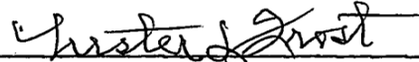
/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

D E C E M B E R    T E R M    1 9 7 1

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing twenty-three (23) Resolutions were unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, that the Reports of the various County Officials and County Institutions be accepted, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0. (FOR PHOTOSTATS OF REPORTS SEE PAGES 57-

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

  
C H A I R M A N

OFFICE OF REGISTER  
HAMILTON COUNTY, TENNESSEE  
FEE REPORT FOR OCTOBER 1971

Balance on hand October 1st		\$ 10,062.06
Fees collected for October:		
Recording fees	\$14,940.15	
State Fees	<u>789.00</u>	
Total Collected		<u>15,729.15</u>
		\$25,791.21
Disbursements:		
Salaries:		
R. H. Thurman	\$ 840.00	
Betty Sharp	700.00	
Sarah DeFrieese	650.00	
Evelyn Stoner	600.00	
Betty Friederichsen	515.00	
Gail Stiles	440.00	
Carm Pegram	440.00	
Janet Conyers	405.00	
Melba Kimel	175.00	
Dorothy Brammer	<u>1575.00</u>	
	6340.00	
Postmaster	6.44	
Caldwell & Associates-Bond	44.00	
Nat'l Microfilm Assn. Dues	<u>30.00</u>	
Total Disbursements		<u>6,420.44</u>
Balance October 31, 1971		<u><u>\$19,370.79</u></u>

I certify that the foregoing is a true  
report for the month of October 1971.

Dorothy P. Brammer

Sworn to and subscribed before  
me this 3rd day of November 1971.

R. H. Thurman

My Commission Expires Dec. 11, 1971

REPORT OF DAVID M. RAMSEY, COUNTY COURT CLERK

FOR THE MONTH OF AUGUST, 1971

FEES, COMMISSIONS AND DISBURSEMENTS

David M. Ramsey	\$ 1,575.00
Estil Varner	640.00
Joseph J. Tocco	740.00
Mary Ella Foster	575.00
Donald Hixson	640.00
Everett Schaerer	640.00
Edna Wiseman	550.00
Theresa Stanley	550.00
Minnie H. Wade	525.00
Kittie B. Wallace	525.00
Carolyn Williams	550.00
Ruth E. Schmid	525.00
Barbara Adams	525.00
Betty R. Lynch	525.00
Ray Fisher	525.00
Walter Newman	525.00
T. Gordon Baker'	700.00
Carolyn Baggett	525.00
Dorothy Bowling	525.00
Lilyan M. Lucas	550.00
Betty Sutherland	525.00
Frances Marlowe	550.00
Gwendolyn Fletcher	475.00
Marilyn McCollum	475.00

TOTAL REGULARS \$14,460.00

OTHER DISBURSEMENTS:

Dorothy B. Brammer	\$ 246.50
Extra Auto Clerks	1,184.08
Refund Fees	70.00
Auto Expense	250.00
Change Fund (Cashier)	2,000.00
Check Printing	7.60
Governmental Guide	5.00
Travel Expense	41.75
Attorney Fees	150.00
Clerk & Master (Cost)	22.15

TOTAL OTHER 3,977.08

TOTAL DISBURSEMENTS \$ 18,437.08

FEES FOR AUGUST, 1971	20,846.35
FEES PREVIOUSLY REPORTED	<u>35,294.59</u>

TOTAL \$ 56,140.94

LESS DISBURSEMENTS 18,437.08

TOTAL EXCESS FEES \$ 37,703.86

This is to certify that this is a true and correct report of the receipts and disbursements for this period.

*David M. Ramsey*  
 DAVID M. RAMSEY - COUNTY COURT CLERK

REPORT OF DAVID M. RAMSEY, COUNTY COURT CLERK

FOR THE MONTH OF SEPTEMBER, 1971

FEES, COMMISSIONS AND DISBURSEMENTS

David M. Ramsey	\$ 1,575.00
Estil Varner	640.00
Joseph J. Tocco	740.00
Mary Ella Foster	575.00
Donald Hixson	640.00
Everett Schaerer	640.00
Edna Wiseman	550.00
Theresa Stanley	550.00
Minnie H. Wade	525.00
Kittie B. Wallace	525.00
Carolyn Williams	550.00
Ruth E. Schmid	525.00
Barbara Adams	525.00
Betty R. Lynch	525.00
Ray Fisher	525.00
Walter Newman	525.00
T. Gordon Baker	700.00
Carolyn Baggett	525.00
Dorothy Bowling	525.00
Lilyan M. Lucas	550.00
Betty Sutherland	525.00
Frances Marlowe	550.00
Gwendolyn Fletcher	475.00
Marilyn McCollum	475.00

TOTAL REGULARS \$ 14,460.00

OTHER DISBURSEMENTS:

Postage	\$ 24.00
Extra Auto Clerks	887.50
Refund Fees	3.50
Auto Expense	250.00
Excess Fees	<u>37,703.86</u>

TOTAL OTHER 38,868.86

TOTAL DISBURSEMENTS \$ 53,328.86

FEES FOR SEPT. 1971	31,349.19
FEES PREVIOUSLY REPORTED	<u>37,703.86</u>

TOTAL 69,053.05

LESS DISBURSEMENTS 53,328.86

TOTAL EXCESS FEES \$ 15,724.19

This is to certify that this is a true and correct report of the receipts and disbursements for this period.

*David M. Ramsey*  
 DAVID M. RAMSEY-COUNTY COURT CLERK

OFFICE OF CIRCUIT COURT CLERK  
HAMILTON COUNTY  
LUCILE HIXSON, CLERK

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF CIRCUIT  
COURT CLERK FOR THE MONTH OF October, 1971.

RECEIPTS:

Balance of Fees on hand as of <u>September 30, 1971</u>	\$ 6,254.84
Receipt for <u>October, 1971</u>	<u>18,164.44</u>
	\$ 24,419.28

DISBURSEMENTS:

Clerk's Salary:		
Lucile Hixson		\$ 1,575.00
Deputy Salaries:		
Circuit Court:		
Jo Ann Abercrombie	\$ 575.00	
Jill Berry	400.00	
Carolyn Crowe	475.00	
Hannah Hale	525.00	
Phoebe Hamilton	575.00	
Bettye Held	575.00	
Judith Howard	725.00	
Vera Hutson	575.00	
Pamela Ringley	525.00	
Anne Rose	675.00	
Donald Sneed	575.00	
Louise Stone	500.00	
Lois Whaley	525.00	7,225.00

Sessions Court:		
Judith Brown	\$ 500.00	
Anna Crawford	500.00	
Gertrude Hunnicutt	725.00	
Margie McGuffee	675.00	
Karen Monger	450.00	
Virginia Moses	500.00	
Judith Shirley	450.00	
Joan Talley	450.00	
Paula Thompson	500.00	4,750.00

Equipment Rental:		
Xerox Corporation	\$ 400.00	400.00

Office Supplies:		
The Bobbs Merrill Co.	\$ 16.10	
Xerox Corp.	55.20	71.30

Miscellaneous:			
R.E.A. Express	\$ 5.25		
R.E.A. Express	6.40		
Burroughs Corp. -Maintenance	99.72	111.37	14,132.67
EXCESS . . . . .			<u>\$ 10,286.61</u>

I, LUCILE HIXSON, Clerk of the Circuit Court and General Sessions Court hereby certify that the foregoing is a true and correct copy of the receipts and disbursements of Circuit Court and Excess Fees from General Sessions Court.

*Lucile Hixson*  
LUCILE HIXSON, CLERK

Sworn to and subscribed before me  
this 1st day of Nov. 19 71.

*Ann Rose*  
D.C.

**W. R. (BILL) NOBLES, TRUSTEE**  
**HAMILTON COUNTY, TENNESSEE**  
 ROOM 110 COURT HOUSE  
 CHATTANOOGA, TENNESSEE 37402

REPORT FOR MONTH OF October 1967

DEPARTMENT Trustee's Office

OPENING BALANCE	20,897	27
TAX-LEVY 2% Commission	31,291	66
DO 1% Commission	10,837	74
DO Commission Adjustment	600	00
DO		
GENERAL RECEIPTS DETAIL ON BACK		
TOTAL — CREDITS	63,626	67
WARRANTS PAID — DETAIL ON BACK —	7,113	00
2% COMMISSION ON TAX COLLECTIONS		
1% COMMISSION ON GENERAL RECEIPTS		
MISC. — DEBITS —		
TOTAL DEBITS	7,113	00
NET CLOSING BALANCE	56,513	67

I hereby certify that the foregoing is a true report for the above stated Department for the Month of \_\_\_\_\_

October, 1967

Sworn to before me  
 This \_\_\_\_\_ day of November, 1967

W. R. Nobles  
 Notary Public

W. R. Nobles  
 W. R. Nobles, Trustee, Hamilton County, Tennessee

My Commission Expires July 9, 1973



RECEIPTS DETAIL		
W. R. Nobles	1,575	00
Katherine Holland	870	00
Mary Eldridge	675	00
Dorothy Smith	575	00
DISBURSEMENTS DETAIL		
Tot Murphy	575	00
Martha Donahue	575	00
Helen DeVore	525	00
Elnora Anderson	425	00
Pam Robertson	400	00
Martha Gardenhire	400	00
Sue Reed	400	00
Annual Report	90	00
Sheraton Hotel and Motor Inn	28	00
	<u>7,113</u>	<u>00</u>

LUMANE EDUCATIONAL SOCIETY, INC.  
 CHILDREN'S DEPARTMENT  
 OCTOBER, 1971

Number of New Cases Investigated	37
Number of Old Cases Investigated	9
Total Number of Cases Investigated	46
Number of Children Involved in New Cases	32
Number of Children Involved in Old Cases	19
Total Number of Children Involved	101
Number of Men and Women Involved in New Cases	58
Number of Men and Women Involved in Old Cases	10
Total Number of Men and Women Involved	68
Total Number of Warnings Issued	3
Total Number of Cases in Court	1
Total Number of Families Given Emergency Relief Assisting 83 Children and 50 Adults.	32
Total Number of Referrals	25

NATURE OF NEW CASES

THEFT	1
DIFFICULT CIRCUMSTANCES	20
INVESTIGATION FOR AN OUTSIDE AGENCY	4
ABANDONED CHILD NEGLECT	7
FINANCIAL CHILD ABUSE	1
CHILD NEGLECT	1

HAMILTON COUNTY

Humane Educational Society, Inc.

212 NORTH HIGHLAND PARK AVENUE

OCTOBER

19 71

and Estimate For NOVEMBER

19 71

RECAPITULATION	LAST MONTH	TOTAL TO DATE	YEARLY BUDGET	ESTIMATE THIS MONTH
Cash Balance or Deficit Beginning of Period	17	2,418.62		1,229.14
Income Other Than United Fund	4,258.16	40,943.35		6,171.00
Appropriation from United Fund				
<b>TOTAL INCOME</b>	<b>4,258.33</b>	<b>43,361.97</b>	<b>51,135.00</b>	<b>7,400.14</b>
<b>EXPENDITURES</b>				
Cash Balance or Deficit End of Period	3,029.19	42,132.93		2,956.28
	1,229.14			4,443.86
<b>RECEIPTS</b>				
<b>APPROPRIATIONS</b>	<b>2,666.66</b>	<b>14,666.67</b>	<b>16,000.00</b>	<b>5,415.00</b>
<b>OTHER INCOME</b>				
Dog Tag Sales	621.00	20,560.00	29,000.00	125.00
Charter Board	382.50	2,921.50	3,000.00	300.00
Animals Adopted	289.00	1,859.50	1,800.00	280.00
Board Fees	117.00	509.50	1,200.00	50.00
Miscellaneous and Refunds	182.00	426.18	135.00	
Expense End of Period	17	2,418.62		1,229.14
<b>TOTAL - AGENCY INCOME</b>	<b>4,258.33</b>	<b>43,361.97</b>	<b>51,135.00</b>	<b>7,400.14</b>
<b>United for LA Section</b>				
<b>GRAND TOTAL RECEIPTS</b>				
<b>YEARLY TO DATE</b>				
	<b>OCTOBER</b>	<b>TO DATE</b>		
DOG TAG SALES \$1.00	148	158	148.00	158.00
BOARD FEES 2.00 Each	227	10,149	454.00	20,298.00
ADOPTIONS .50 Each	38	208	19.00	104.00
BOARD MEETING FEES	1	57		
RENTS		2		
<b>TOTAL TAGS</b>	<b>414</b>	<b>10,574</b>	<b>621.00</b>	<b>20,560.00</b>
			<b>29,000.00</b>	<b>125.00</b>

## COUNTY - PAGE 2

DISBURSEMENTS	ACTUAL THIS MONTH	ACTUAL TO DATE	YEARLY TO DATE	BUDGET THIS MONTH
<b>SALARIES AND WAGES</b>				
Professional Salaries	2,597.82	30,744.18	40,560.00	2,550.00
Retirement Fund	45.08	442.30	1,000.00	45.08
<b>TOTAL</b>	<b>2,642.90</b>	<b>31,186.48</b>	<b>41,560.00</b>	<b>2,595.08</b>
<b>SERVICE AND SUPPLIES</b>				
Telephone and Telegraph	24.40	237.02	270.00	24.70
Printing and Stationery		484.48	800.00	
Postage		43.62	55.00	8.00
Other Office Supplies		48.25	50.00	
Auto Expense		246.41	350.00	
Truck Expense	112.93	1,578.41	2,100.00	125.00
<b>TOTAL</b>	<b>137.33</b>	<b>2,638.19</b>	<b>3,625.00</b>	<b>157.70</b>
<b>FIXED CHARGES</b>				
Electricity	24.06	213.27	250.00	25.00
Rent		439.73	375.00	
Taxes	135.08	2,112.28	1,600.00	136.00
Insurance		2,889.39	1,700.00	
National Dues		5.57	25.00	
Shells and Pound	58.79	861.14	975.00	42.50
General Expense	6.68	178.35	300.00	
<b>TOTAL</b>	<b>224.61</b>	<b>6,699.73</b>	<b>5,225.00</b>	<b>203.50</b>
<b>REPAIRS AND REPLACEMENTS</b>				
Repairs to Furnishings and Equipment		302.50	125.00	
New Equipment		55.40	600.00	
Repairs to Building		227.76	1,000.00	
Contracts	24.35	204.02	200.00	
<b>AUDIT TOTAL</b>		<b>140.00</b>		
<b>TOTAL</b>	<b>24.35</b>	<b>929.68</b>	<b>1,925.00</b>	
<b>PUBLICITY AND EDUCATION</b>				
Travel and Convention			200.00	
<b>MATERIAL RELIEF</b>				
Relief to Short-Term Cases				
Other Relief				
<b>OTHER SUPPLIES AND EXPENDITURES</b>				
Supplies Purchased for Rooms		615.75	616.00	
<b>TOTAL</b>		<b>63.10</b>	<b>225.00</b>	
		<b>678.85</b>	<b>841.00</b>	
<b>GRAND TOTAL DISBURSEMENTS</b>	<b>3,029.19</b>	<b>42,132.93</b>	<b>53,655.00</b>	<b>2,853.28</b>

HUMANED EDUCATIONAL SOCIETY, INC.  
CITY DIVISION  
ANIMAL DEPARTMENT SERVICE REPORT  
OCTOBER, 1971

Number of New Cases Investigated .....	20
Number of Animals Involved .....	20
Number of Animals in Normal Condition, Released to Owners .....	12
Number of Animals in Normal Condition, Released to Shelter & Dest. ..	6
Number of Animals Died, Leads sent to Health Dept. & Report Negative	1
Number of Animals in Shelter and Pound October 1, 1971 .....	50
Number of Animals Received During the Month .....	726
TOTAL	776
Number of Animals Destroyed .....	000
Number of Animals Placed in Homes .....	28
Number of Animals Released to Owner .....	10
Number of Animals in Shelter and Pound October 31, 1971 .....	5
TOTAL	776
Total Number of Cats Handled During the Month .....	20
Total Number of Dogs Handled During the Month .....	60
Total Number of Other Animals Handled During the Month .....	37
1 Dog, 1 Cat, 7 Birds, 1 Mouse, 2 Lizards, 4 Guinea Pigs, 1 Rabbit	TOTAL
Total Number of Unwanted Calls .....	10
Total Number of Police Calls .....	1
Total Number of Injured Calls .....	1
Total Number of Night Calls .....	1
Total Number of Calls Driven by Trucks .....	1,000

Respectfully submitted,  
*Ralph J. Patten*  
Ralph J. Patten, Jr.  
Superintendent

HUMANE EDUCATIONAL SOCIETY, INC.  
 COUNTY DIVISION  
 ANIMAL DEPARTMENT - SERVICE REPORT  
 October, 1971

Number of New Cases Investigated	8
Number of Animals Involved	8
Number of Animals in Normal Condition, Released to Owners	2
Number of Animals in Normal Condition, Released to Shelter and Destroyed	6
Number of Animals in Shelter and Found October 1, 1971	9
Number of Animals Received During the Month	702
Total	711
Number of Animals Destroyed	510
Number of Animals Placed in Homes	111
Number of Animals Released to Owners	66
Number of Animals in Shelter and Found October 31, 1971	24
Total	711
Total Number of Cats Handled During the Month	300
Total Number of Dogs Handled During the Month	409
Total Number of Ponies Handled During the Month	2
	711
Total Number of Ambulance Calls	244
Total Number of Police Calls	4
Total Number of Injured Calls	5
Total Number of Night Calls	3
Total Number of Miles Driven by Trucks	5406

Respectfully submitted,

*Ralph E. Edson, Sr.*  
 Ralph E. Edson, Sr.  
 Superintendent

OFFICE OF H. Q. EVATT, SHERIFF  
HAMILTON COUNTY, TENNESSEE

FINANCIAL STATEMENTS FOR MONTH OF October, 1971.

Opening Cash Balance. . . . . \$ 7,627.79

STATEMENT OF CASH RECEIPTS

GENERAL FUND:		
Ex-Officio appropriation	\$ 47,500.00	
Misdemeanor Costs	8,883.00	
Waiting on courts		
Summoning jurors	210.00	
Returning prisoners	879.96	
Workhouse cases	1,151.00	
Uniform allowances		
Alcoholic rehabilitation officer	<u>572.00</u>	59,195.96
CIRCUIT COURT CLERK:		
Court of General Sessions	\$ 7,266.15	
Circuit Court	<u>1,916.40</u>	9,182.55
CRIMINAL COURT CLERK:		
Criminal Court	\$ 2,740.38	
Court of General Sessions	<u>799.02</u>	3,539.40
OTHER SOURCES:		
Foreign papers	\$ 163.50	
Boarding prisoners		
State of Tennessee		
Federal government	790.00	
City of Chattanooga	119.25	
City of Red Bank	105.25	
Other: Chancery Court	48.26	
Army A. T. O. I.	992.00	
Soddy-Daisy	124.75	
Signal Mountain	<u>129.50</u>	2,472.51
TOTAL RECEIPTS		<u>74,390.42</u>
TOTAL AVAILABLE CASH		\$ <u>82,018.21</u>

STATEMENT OF DISBURSEMENTS

EXPENSES OF OFFICE:		
Salaries-(See attached detail)		50,345.00
Automobile expense-(Repairs & Parts)	\$ 7,749.18	
Repairs and parts		
Gas, Oil and grease	5,028.09	
Tires and tubes	1,666.00	
Insurance		
Radio service	215.85	
Auto allowance for process servers	<u>300.00</u>	14,959.12
Other-		
Provisions	\$ 8,390.64	
Returning prisoners	890.80	
Uniform allowances		
Alcoholic rehabilitation officer	520.00	
Miscellaneous: Office(Postage)	7.75	
Sanitation	124.15	
(Lottery Bond-C. Sivley) \$ 10.00 (Deputy		
Police-Employees-12,700.00)(Academy Post Box	<u>2,721.27</u>	12,659.51
(Deputy Sheriff-Deputy Sheriff - 110.00)		
(Deputy Sheriff-Deputy Sheriff - 110.00)		
TOTAL DISBURSEMENTS		<u>77,977.63</u>
CLOSING CASH BALANCE		<u>4,060.58</u>

Signed H. Q. Evatt  
Sheriff

Sworn to and subscribed to before me, this the  
23rd day of November 1971.

J. Gordon Baker, Jr.  
County Court Clerk

SALARIES FOR THE MONTH OF October, 1971SHERIFF

H. Q. Evatt

1,575.00

DEPUTIES

Edward J. Russell	Chief Deputy	875.00	
A. L. McCullough	Ass't. Chief Deputy	605.00	
Robert Cornish	Chief of Detectives	660.00	
Earl H. Gant	Detective	570.00	
Dennis Huckabee	"	570.00	
Richard D. Jarnigan	"	570.00	
Oscar McMillian	"	570.00	
Wm. Robbs	"	570.00	
Clarence Schroyer	"	570.00	
Max Sehorne	"	570.00	
Howard Shutters	"	570.00	
C. J. Westbrooks	"	570.00	
John D. Holt	Captain	600.00	
Roy Hale	"	600.00	
Wm. Robinson	"	600.00	
James Arrowood	Patrol Sergeant	570.00	
Thomas Farmer	" "	570.00	
Chas. J. Shelton	" "	570.00	
Jimmy L. Anderson	Patrolman	495.00	
Robert W. Burkhart	"	535.00	
Daniel E. Collins	"	535.00	
Robert Davis	"	535.00	
Sanny Dave	"	535.00	
Buford Duggan	"	70.00	
Andrew J. Ellis	"	140.00	
Thomas Fox	"	495.00	
Glyde Hullander	"	535.00	
Max V. Hilton	"	535.00	
Sam James	"	535.00	
Melvin K. Johnson	"	535.00	
Thomas R. Johnson	"	535.00	
James C. Line	"	535.00	
Donald A. McCullough	"	535.00	
Fletcher D. Miller	"	535.00	
R. L. Wenger	"	535.00	
Bill Newell	"	535.00	
Robert O'Dell	"	510.00	
Fred Paul	"	535.00	
Wm. E. Peace	"	535.00	
Ervin O. Partridge	"	535.00	
Clinton Peoples	"	495.00	
Foster Phillips	"	535.00	
Thomas Ratledge	"	535.00	
Randall Rich	"	535.00	
Fred Stafford	"	535.00	
Donald Thompson	"	510.00	
Hilton Trotter	"	535.00	
Willie Turner	"	535.00	
Laury K. Weaver, III	"	495.00	
Chester Westfield	"	535.00	
James Wilken	"	535.00	
E. A. Wilson	"	535.00	
John W. Wito	"	70.00	
Bill Yon	"	535.00	
Joe Yon	"	140.00	
James Hardy	"	210.00	
W. W. Harris	"	140.00	
Wm. J. J. J.	Special Officer (Janitor)	140.00	
James Hatcheson	" " "	315.00	23,450.00

CIVIL-PROCESSING OFFICERS

John Allison	Civil Officer	285.00	
Henry Cooke	" "	570.00	
E. Jonah Harris	" "	570.00	
W. J. Moore	" "	570.00	
H. L. Price	" "	570.00	
E. K. Self	" "	570.00	
J. Harvey Steele	" "	570.00	
Shelton Stafford	" "	570.00	
Harry Weddle, Sr.	" "	570.00	4,845.00

JAILERS

Prover C. Fuller	Chief Jailer	535.00	
Robert Allen	Jailer	485.00	
Robert L. Memory	" "	515.00	
Ralph Murphy	" "	515.00	
Henry L. Patterson	" "	515.00	
Willey Perkinson	" "	515.00	
Sammy Rogers	" "	515.00	
Young A. Thomas	" "	515.00	
Harley Stee	" "	140.00	
Harvey Bible	" "	515.00	4,765.00

CLERICAL

Mary J. Schoolfield	Co-ordinator	450.00	
Mary C. Sivley	Staff Secretary	510.00	
Marionette H. White	Chief Bookkeeper	635.00	
Aubrey Wiley	Utility Clerk	365.00	
Luella Reeves	Utility Clerk	350.00	
Julith H. Sigler	Dispatcher	485.00	
Louise Bryan	" "	485.00	3,210.00

CLERKS

Opallette Belden	Astron	365.00	
Rebelle Westaway	" "	365.00	
Wear Hunter	" "	140.00	
Pauline Westbrooks	" "	365.00	
Claude Morsey	Court Officer	595.00	
H. B. Long	" "	595.00	
David Linnich	" "	595.00	
A. L. Jessop	Process Server	460.00	
J. L. Scott	" "	460.00	
Joseph A. Holder	" "	460.00	
Bryant Hunter	" "	460.00	
Jacobi Linnich	Special Officer	70.00	
Jack Bellon	" "	70.00	
Clara Burns	" "	70.00	
Blaise Burton	" "	70.00	
W. Mark Ough	" "	70.00	
Paul Coulter	" "	70.00	
John G. Crawford	" "	70.00	
W. T. Roblin, Jr.	" "	70.00	
Walter L. Barber	" "	70.00	
W. T. Barber	" "	70.00	
W. A. Barber	" "	70.00	
George Dixon	" "	70.00	
James H. Hudson	" "	70.00	
A. L. Conway	" "	70.00	
Harvey H. Kelley	" "	70.00	
W. H. Linnich, Jr.	" "	70.00	
John Linnich	" "	70.00	
Frank Linnich	" "	70.00	
Alvin Linnich	" "	70.00	
Charles H. Linnich	" "	70.00	
Charles H. Linnich	" "	70.00	
Donald Linnich	" "	70.00	
Madeline Linnich	" "	70.00	
Edwin Linnich	" "	70.00	
Edwin Linnich	" "	70.00	
Charles Linnich	" "	70.00	6,130.00



STATE OF TENNESSEE )

WEDNESDAY, DECEMBER 15, 1971

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 15th day of December, 1971, a Regular Meeting of the County Council was begun and held at the Courthouse, in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council, and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Thomas Lynch, Pastor of the Soddy United Methodist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 7513 MIDDLE VALLEY PIKE, BEING ON THE WEST LINE OF MIDDLE VALLEY PIKE SOME 650' SOUTH OF GANN ROAD. THIS TRACT FRONTS 258' ON THE WEST LINE OF MIDDLE VALLEY PIKE AND EXTENDS NW BETWEEN PARALLEL LINES FOR 200'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mr. John H. Sutton, Jr. petitioned the Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 7513 Middle Valley Pike, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Mr. Sutton requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 17, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Local Business District a tract of land located at 7513 Middle Valley Pike, being on the West line of Middle Valley Pike some 650' South of Gann Road. This tract fronts 258' on the West line of Middle Valley Pike and extends NW between parallel lines for 200'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

74  
D E C E M B E R T E R M 1 9 7 1

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was Adopted by Acclamation, with the members of the County Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, "Aye"; Councilman Wilson, "Aye"; Judge Frost, "Nay". Total "Aye" votes-4. Total "Nay" votes-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL A TRACT OF LAND LOCATED IN THE 7500 BLK. OF MIDDLE VALLEY PK., BEING ON THE W. LINE OF MIDDLE VALLEY PK. SOME 1058' S. OF GANN RD. THIS TRACT FRONTS 125' ON THE W. LINE OF MIDDLE VALLEY PK. AND EXTENDS NW ALONG THE C. D. ROGERS, JR. N. LINE FOR 577', THENCE S. 150', THENCE NW 440', THENCE NE 150', THENCE NW 230', THENCE SW 150', THENCE NW 816', THENCE NE 637', THENCE SE ALONG THE PRADY BOWMAN S LINE FOR 2242' TO A POINT 200' NW OF MIDDLE VALLEY PK, THENCE SW 258', THENCE SE 72', THENCE SW ALONG THE RONALD ROGERS REAR LINE FOR 150', THENCE SE 128' TO MIDDLE VALLEY PIKE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mr. John H. Sutton, Jr. petitioned the Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 7500 Block of Middle Valley Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Sutton requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 17, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Urban Residential a tract of land located in the 7500 Blk. of Middle Valley Pk., being on the W. line of Middle Valley Pk. some 1058' S. of Gann Rd. This tract fronts 125' on the W. line of Middle Valley Pk. and extends NW along the C. D. Rogers, Jr. N. line for 577', thence S. 150', thence NW 440', thence NE 150', thence NW 230', thence SW 150', thence NW 816', thence NE 637', thence SE along the Prady Bowman S. line for 2242' to a point 200' NW of Middle Valley Pk., thence SW 258', thence SE 72', thence SW along the Ronald Rogers rear line for 150', thence SE 128' to Middle Valley Pike.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM URBAN RESIDENTIAL TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED WEST OF THE 2300 BLK. OF TUNNEL BLVD., ON GREEN FOREST DR. 1. LOTS 10, 11, 12, 13, 14, AND 15, GREEN FOREST SUB. AS SHOWN BY PLAT RECORDED IN PLAT BOOK 25, PAGE 58 IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENN. 2. LOTS 6 AND 7, GREEN FOREST SUB. AS SHOWN BY PLAT RECORDED IN PLAT BOOK 25, PAGE 58 IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mr. Carroll D. Groner petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located W. of the 2300 Block of Tunnel Blvd., and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Mr. Groner requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on December 15, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential to Apartment-Townhouse District a tract of land located West of the 2300 Block of Tunnel Blvd., on Green Forest Drive.

1. Lots 10, 11, 12, 13, 14, and 15, Green Forest Subdivision as shown by plat recorded in Plat Book 25, Page 58 in the Register's Office of Hamilton County, Tennessee.
2. Lots 6 and 7, Green Forest Subdivision as shown by plat recorded in Plat Book 25, Page 58 in the Register's Office of Hamilton County, Tennessee.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously DENIED by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to change the name of Easy Street to Highlands Way. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORIZING THE COUNTY JUDGE TO PURCHASE FROM THE BUSH FAMILY THE REAL ESTATE SITUATED AT THE SOUTHWEST CORNER OF EAST THIRD AND PALMETTO STREETS, CHATTANOOGA, TENNESSEE, KNOWN AS TAX PARCEL NO. 59-13-1 THRU 8, FOR THE SUM OF \$99,900.00, AS A NECESSARY SITE FOR THE CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, the County Council has heretofore agreed to acquire said property to be used as a parking facility for the regional health center, and authorized the Legal Department to acquire said property at the appraised price or through the Court by right of eminent domain, and

WHEREAS, there has been an appraisal made of said property, and in a conference with a representative of the Legal Department together with Mr. G. A. Bush and Mr. Mathis R. Bush, representing the Bush family, there was an agreement to sell subject property and give a title guaranty therefor to Hamilton County for the sum of \$99,900.00.

NOW, THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL THAT the County Judge is hereby authorized to purchase said property and pay from the bond fund the said sum of \$99,900.00 upon receipt of a title guaranty.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Judge Frost, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORIZING THE COUNTY JUDGE TO EXECUTE QUIT CLAIM DEED TO THE CITY OF CHATTANOOGA TRANSFERRING A CERTAIN PART OF THE ROLAND HAYES SCHOOL PROPERTY TO BE USED AS RIGHT-OF-WAY, SLOPE EASEMENT, AND A LIFT STATION SITE AS SHOWN BY ATTACHED MAP.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, the City Commission of Chattanooga has requested the County Council to transfer the interest of the County in a certain part of the Roland Hayes School Property to said City for the purpose of right-of-way, slope easement, and a lift station site, as is shown by attached map.

NOW, THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL, that the County Judge be hereby authorized to execute a quit claim deed transferring the interest of Hamilton County to the City of Chattanooga.

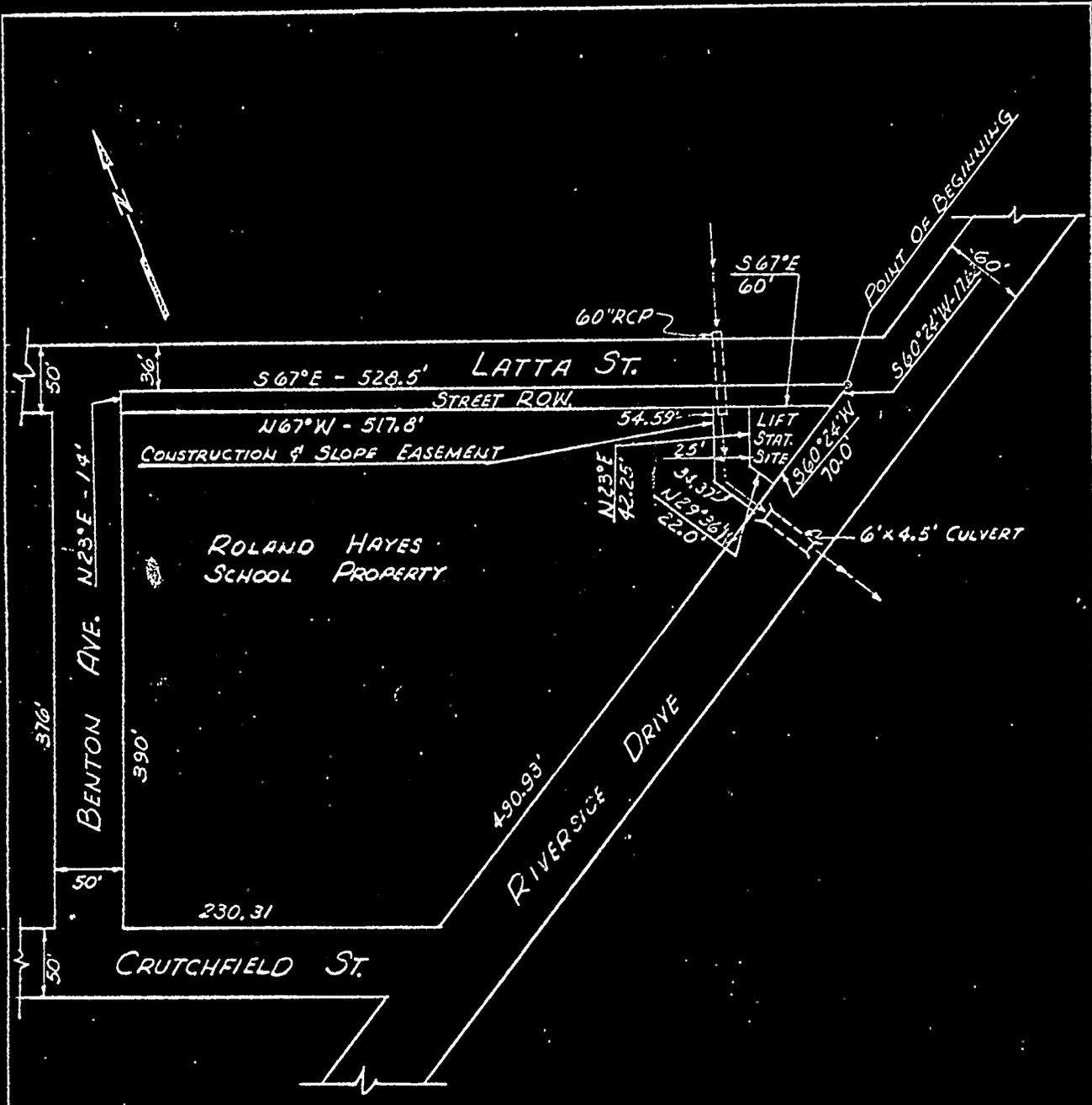
BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it. (FOR PHOTOSTAT OF MAP SEE PAGE 76-A.)

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION-TITLE-AUTHORIZING THE COUNTY JUDGE TO ACCEPT THE OFFER OF NANCY WALLACE IN THE SUM OF \$35,000.00 FOR THE BALANCE OF THE PROPERTY AT THE ROLAND HAYES SCHOOL SITE, AND TO EXECUTE A WARRANTY DEED THEREFOR.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-



Plat of Parts of Blocks 71 and 72  
 Andersons Addition to East Chattanooga  
 Showing Property to be Acquired for Lift Station Site,  
 Street Right-of-Way and Construction and Slope Easement

CITY OF CHATTANOOGA, TENNESSEE  
 Department of Public Works

Charles A. Rose, Commissioner,  
 Ellis L. Spencer, City Engineer

Scale: 1" = 100'

May 17, 1971

Hensley-Schmidt, Inc.  
 Consulting Engineers  
 Chattanooga, Tennessee

Drawing No. 2240-SE-8.0

WHEREAS, subject property has heretofore been declared as surplus property, and same has been appraised by three different Appraisers; and

WHEREAS, an offer has been received from Nancy Wallace for the maximum appraised price of \$35,000.00, subject to receiving a title guaranty for said property. It being understood that the said Nancy Wallace will pay for said title guaranty, and the County will supply a survey and a warranty deed.

NOW, THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL, that the County Judge is hereby authorized to execute a warranty deed transferring the title of said property from Hamilton County to the said Nancy Wallace upon payment of \$35,000.00.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Long, that the Dillard Smith Construction Company be awarded a contract to provide the necessary electrical service for the sewage treatment plant at the J. B. Brown School, in the amount of \$3,412.00. This is an emergency. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council bring present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

\* \* \* \* \*

December 1, 1971

Mr. Carlisle Elliot  
Hamilton County Dept. of Education  
317 Oak Street  
Chattanooga, Tennessee

Dear Sir:

I would like to quote to you the following work which is necessary to provide electrical service for the sewage treatment plant at J. B. Brown School.

1. The extension of your 12kv one span toward the sewage treatment plant to a 45'-1 pole.
2. Necessary tree work to provide line clearance.
3. Construction of a 3 phase 240/480v transformer bank using 3 - 25kva transformers on the 45'-1 pole.
4. The installation of a 4 wire service to a 40' pole beside the treatment plant.
5. The Installation of an overhead service entrance to the treatment plant.
6. The Installation of a 100 A. main breaker in the building.

We will do the job complete for \$3,412.00. We would, if awarded this job, endeavor to build it as rapidly as possible in order to regain operation of this treatment plant.

TS:dm  
cc: Mr. Bob Franks

Very truly yours,  
DILLARD SMITH CONSTRUCTION CO.  
/s/ Turner Smith  
Turner Smith

DECEMBER TERM 1971

RESOLUTION - TITLE - TO DECLARE CONGRESS LANE,  
GETTYSBURG DRIVE, AND SENTINEL LANE DISTRICT  
ROADS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Congress Lane extending from Highway #58 in a southerly direction 0.15  
of a mile to Gettysburg Drive; that Gettysburg Drive extending from Congress Lane in a  
northerly direction 0.11 of a mile to Sentinel Lane; and that Sentinel Lane extending  
from Gettysburg Drive in an easterly direction 0.21 of a mile to a cul-de-sac, be de-  
clared district roads, 2nd Class.

The above named roads are in the 2nd Civil District in Unit #1 of Heritage  
Hills Subdivision, have a 50' right-of-way, a 4" stone base, a 2" plant mix pavement  
with asphalt curbs and were built by Talley and Stein Construction Company for the  
developers: Chamberlain Co.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing  
Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-TO DECLARE SHAWTEE LANE AND  
CANOE LANE DISTRICT ROADS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Shawtee Lane extending from Vincent Road in a northerly direction 0.11  
of a mile to a turn-around; and that Canoe Lane extending from Shawtee Lane in an easter-  
ly, northerly and westerly direction a distance of 0.22 of a mile to a turn-around, be  
declared district roads 2nd Class.

The above named roads are in the 2nd Civil District, in Indian Shores Sub-  
division off of Vincent Road, have a 50' right-of-way, a 4" stone base, a 2" plant mix  
pavement with asphalt curbs and was built by Talley & Gamble for the developer: W. B.  
Payne.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing  
Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE EDGMON FOREST LANE  
AND EDGMON DRIVE DISTRICT ROADS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

OFFICE OF CRIMINAL COURT CLERK  
HAMILTON COUNTY  
CLYDE M. SANDERS, CLERK  
December 6, 1971

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF  
THE CRIMINAL COURT CLERK AND OFFICE OF CLERK OF THE COURT OF  
GENERAL SESSIONS, CRIMINAL DIVISION:

FROM: November 1, 1971 THRU: November 30, 1971

Reference is made to the cash receipts in the records of both  
offices, which show in detail each item of collection and the  
same are hereby made a part of this report.

RECEIPTS:	CRIMINAL COURT	SESSIONS COURT
Balance of Fees on hand as of Nov. 1, 1971	\$ 4,362.75	\$ None
Receipts for Nov. 1971	8,650.24	4,037.77
Excess Fees from Court of General Sessions	246.21	
TOTALS:	\$ 4,533.70	\$ 4,037.77
DISBURSEMENTS:		
Salaries:		
Clyde M. Sanders, Clerk	\$ 1,575.00	
Leon Haley, jr.	875.00	
Edna M. Camp	675.00	
Benton H. Pitts	550.00	
Sara M. Caperton	575.00	
Charles E. Crowe	550.00	
W. A. Goldston	600.00	
Gifford L. Fuller	550.00	
Garnett Prince, Jr.	575.00	
Gerald S. Brown	550.00	
Chas. H. Sutherland		725.00
Chas. H. McArthur		625.00
Floyd Wiggins		550.00
Daniel Seebeck		550.00
William Knowlen		550.00
Frank Coulter		550.00
Other:		
Cler's Travel Expense	103.32	
Clerk's Membership in Intl. Assoc. Clerks & Recorders	10.00	
TOTALS:	\$ 7,188.32	\$ 3,550.00
BALANCE OF FEES AS OF Nov. 30, 1971	\$ 2,654.62	\$ 487.77

STATE OF TENNESSEE)  
COUNTY OF HAMILTON)

I, Clyde M. Sanders, Clerk of the Criminal Court and Clerk of the  
Criminal Division, Court of General Sessions, of said State and  
County, do hereby certify the foregoing to be a true and correct  
report of the Clerk's Fees collected and disbursed by me as such  
Clerk for: period from November 1, 1971 thru November 30, 1971.

*Clyde M. Sanders*  
CRIMINAL COURT CLERK

Sworn and subscribed to before me  
this 6th day of December, 1971

*Edna Camp* Notary Public  
My commission expires: 7-8-73



OFFICE OF REGISTER  
 HAMILTON COUNTY, TENNESSEE  
 FEE REPORT FOR NOVEMBER 1971

Balance on hand November 1st		\$19,370.77
Fees collected for November:		
Recording Fees	\$14,537.45	
State Fees	<u>742.00</u>	
Total Collected		<u>15,279.45</u>
		\$34,650.22

## Disbursements:

## Salaries:

R. H. Thurman	\$ 840.00
Betty Sharp	700.00
Sarah DeFriese	650.00
Evelyn Stoner	600.00
Betty Friederichsen	515.00
Carm Pegram	440.00
Gail Stiles	440.00
Janet Conyers	405.00
Dorothy Brammer	<u>1575.00</u>
	6165.00

Postmaster	6.44
Refund Probate Fee	<u>.50</u>

Total Disbursements	<u>6,171.94</u>
Balance November 30, 1971	<u>\$28,478.28</u>

I certify that the foregoing is a true report for the month of November 1971.

*Dorothy P. Brammer*



Sworn to and subscribed before me this 6th day of December 1971.

*R. H. Thurman*

Notary Public Expires Dec. 11, 1971

OFFICE OF CIRCUIT COURT CLERK  
HAMILTON COUNTY  
LUCILE HIXSON, CLERK

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF CIRCUIT  
COURT CLERK FOR THE MONTH OF November, 1971

RECEIPTS:

Balance of Fees on hand as of <u>October 31, 1971</u>	\$10,286.60
Receipt for <u>November, 1971</u>	19,186.56
	<u>\$29,473.17</u>

DISBURSEMENTS:

Clerk's Salary:		
Lucile Hixson		\$ 1,575.00
Deputy Salaries:		
Circuit Court:		
Jo Ann Abercrombie	\$ 575.00	
Jill Berry	400.00	
Carolyn Crowe	475.00	
Hannah Hale	525.00	
Phoebe Hamilton	575.00	
Bettye Held	575.00	
Judith Howard	725.00	
Vera Hutson	575.00	
Pamela Ringley	525.00	
Anne Rose	675.00	
Donald Sneed	250.00	
Louise Stone	500.00	
Lois Whaley	525.00	
		<u>6,900.00</u>
Sessions Court:		
Judith Brown	\$ 500.00	
Anna Crawford	500.00	
Gertrude Hunnicutt	725.00	
Margie McGuffee	675.00	
Karen Monger	450.00	
Virginia Moses	500.00	
Judith Shirley	450.00	
Joan Talley	450.00	
Paula Thompson	500.00	
		<u>4,750.00</u>
Equipment Rental:		
Xerox Corporation	\$ 400.00	400.00
Office Supplies:		
T. H. Payne Co.	\$ 10.40	
T. H. Payne Co.	9.80	20.20
Miscellaneous:		
R. E. A. Express	\$ 5.62	
Sears Roebuck	15.15	20.77
		<u>13,665.97</u>
EXCESS . . . . .		<u>\$ 15,807.20</u>

I, LUCILE HIXSON, Clerk of the Circuit Court and General Sessions Court hereby certify that the foregoing is a true and correct copy of the receipts and disbursements of Circuit Court and Excess Fees from General Sessions Court.

*Lucile Hixson*  
LUCILE HIXSON, CLERK

Sworn to and subscribed before me  
this 13th day of Dec 19 71.

Ann Rose  
D.C.

**W. R. (BILL) NOBLES, TRUSTEE**  
**HAMILTON COUNTY, TENNESSEE**  
 ROOM 110 COURT HOUSE  
 CHATTANOOGA, TENNESSEE 37402

REPORT FOR MONTH OF December 19671

DEPARTMENT Trustee's Office

OPENING BALANCE	56,513	67
TAX-LEVY      2% Commission	36,235	79
DO          1% Commission	17,164	35
DO		
GENERAL RECEIPTS DETAIL ON BACK		
TOTAL — CREDITS	109,913	81
WARRANTS PAID — DETAIL ON BACK —	7,123	51
2% COMMISSION ON TAX COLLECTIONS		
1% COMMISSION ON GENERAL RECEIPTS		
MISC. — DEBITS —		
TOTAL DEBITS	7,123	51
NET CLOSING BALANCE	102,790	30

I hereby certify that the foregoing is a true report for the above stated Department for the Month of December, 1971.

Sworn to before me  
 This December day of December, 1971

*[Signature]*  
 Notary Public  
 My Commission Expires July 9, 1973

*[Signature: W. R. Nobles]*  
 W. R. Nobles, Trustee, Hamilton County, Tennessee

RECEIPTS DETAIL		
W. R. Nobles	1,575	00
Katherine Holland	870	00
Mary Eldridge	675	00
Dorothy Smith	575	00
DISBURSEMENTS DETAIL		
Tot Murphy	575	00
Martha Donahue	575	00
Helen DeVore	525	00
Elnora Anderson	425	00
Pam Robertson	400	00
Martha Gardenhire	400	00
Sue Reed	400	00
Dues for Trustee's Assoc.	25	00
Expenses Trustee's Association Meeting	103	51
	7,123	51

REPORT OF DAVID M. RAMSEY, COUNTY COURT CLERK  
FOR THE MONTH NOVEMBER, 1971.

FEES, COMMISSIONS AND DISBURSEMENTS

David M. Ramsey	\$ 1,575.00
Estil Varner	640.00
Joseph J. Tocco	740.00
Mary Ella Foster	575.00
Donald Hixson	640.00
Everett Schaerer	640.00
Edna Wiseman	550.00
Theresa Stanley	550.00
Minnie H. Wade	525.00
Kittie B. Wallace	525.00
Carolyn Williams	550.00
Ruth E. Schmid	525.00
Barbara Adams	525.00
Betty R. Lynch	525.00
Ray Fisher	525.00
Walter Newman	525.00
T. Gordon Baker	700.00
Carolyn Baggett	525.00
Dorothy Bowling	525.00
Lilyan M. Lucas	550.00
Betty Sutherland	525.00
Frances Marlowe	550.00
Gwendolyn Fletcher	475.00
Marilyn McCollum	475.00
	<hr/>
TOTAL REGULARS	\$14,460.00

OTHER DISBURSEMENTS:

Misc. Supplies	18.10	
Extra Auto Clerks	650.00	
Refund Fees	18.75	
Auto Expense	250.00	
Office Equip.	130.00	
	<hr/>	
TOTAL OTHER		1,066.85
TOTAL DISBURSEMENTS		15,526.85
FEES FOR NOVEMBER, 1971	21,367.42	
FEES PREVIOUSLY REPORTED	14,496.99	
TOTAL		<hr/> 35,864.41
LESS DISBURSEMENTS		<hr/> 15,526.85
TOTAL EXCESS FEES		20,337.56

This is to certify that this is a true and correct report of the receipts and disbursements for this period.

*David M. Ramsey*  
 DAVID M. RAMSEY-COUNTY COURT CLERK

THAT, Edgmon Forest Lane extending from Shallowford Road in a southerly, westerly and northerly direction 0.42 of a mile to a turn-around; and that Edgmon Drive extending from Edgmon Forest Lane in a westerly direction 0.09 of a mile back to Edgmon Forest Lane, be declared district roads, 2nd Class.

The above named roads are in the 2nd Civil District in Edgmon Forest Sub-division, have a 50' right-of-way, a 4" stone base, a 2" plant mix payement with asphalt curbs and were built by Stein Construction Company for the developer: Mr. Fred Edgmon.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AMENDING RESOLUTION ADOPTED ON AUGUST 4, 1971 WHEREIN SAID RESOLUTION WAS TITLED "AUTHORITY TO ACCEPT OFFER OF BOB GEORGE, INC. TO PURCHASE LOT WEST PART OF 50, WARD 18, WARD-BATES-BRADFORD SUBDIVISION, REEVES TAX NO. 181-6-17, AS SHOWN IN PLAT BOOK 8, PAGE 51, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$60.50". SAID AMENDMENT BEING TO DESCRIBE SAID LOT AS BEING WEST PART OF 59, WARD 18, WARD-BATES-BRADFORD SUB., REEVES TAX NO. 181-6-17, AS SHOWN IN PLAT BOOK 8, PAGE 51, IN THE REGISTER'S OFFICE OF HAMILTON CO., TENN. IN THE AMOUNT OF \$60.50.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, it is necessary to make correction as stated in the captioned title in order to issue a proper deed.

NOW, THEREFORE, BE IT RESOLVED, THAT THIS RESOLUTION be adopted in order that a correct deed might be executed.

BE IT RESOLVED, that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

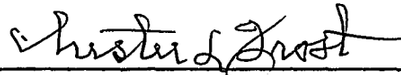
ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, that the Reports of the various County Officials and County Institutions be accepted, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0. (FOR PHOTOSTATS OF REPORTS SEE PAGES 79-A THROUGH 79-F.)

PUBLIC HEARING ON AMENDMENTS TO THE HAMILTON  
COUNTY ZONING REGULATIONS DELAYED

ON MOTION of Councilman Wilson, seconded by Judge Frost, and by unanimous action the Public Hearing on the following proposed amendments was dealyed until January 5, 1972,  
viz:

1. To repeal Section 1304.3214 of the Hamilton County Zoning Regulations.
2. That the "Multi-Family District" adopted on September 15, 1971 be amended by changing the name to "Mobile-Home District."

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

  
C H A I R M A N

J A N U A R Y    T E R M    1 9 7 2

STATE OF TENNESSEE )

WEDNESDAY, JANUARY 5, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 5th day of January, 1972, a Regular Meeting of the County Council was begun and held at the Court House, in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Ray Hargraves, Pastor of the Jones Memorial United Methodist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

Notice was heretofore given that a Public Hearing would be held at 2:00 P.M. on December 15, 1971, to consider amending the Hamilton County Zoning Regulations, to the following extent:

1. To repeal Section 1304.3214 of the Hamilton County Zoning Regulations.
2. That the "Multi-Family District" adopted on September 15, 1971, be amended by changing the name to "Mobile-Home District."

Thereafter on December 15, 1971, by proper action the County Council continued this public hearing until this date. Judge Frost announced that the matter was properly before the County Council for hearing. No one appeared to voice any objection.

Therefore, Judge Frost stated that the County Council had heretofore fully considered said amendments in depth, and thereupon made a Motion, seconded by Councilman Mayfield, that the Zoning Regulations be changed as was proposed and advertised. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Long, seconded by Councilman Newell, to delay for 30 days any action on Resolution #151 (Alvin C. Wooford), to rezone a tract of land on Ooltewah-Ringgold Road from agricultural to rural residential district, because Mr. Wooford was not present. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

J A N U A R Y    T E R M    1 9 7 2

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED IN THE 1600 BLOCK OF MIDDLE VALLEY PIKE BEING ON THE WEST SIDE OF MIDDLE VALLEY PIKE SOME 300' SOUTH OF MEADOWWOOD SUB. THIS TRACT BEGINS SOME 400' SOUTH OF MEADOWWOOD DR. FRONTS 828' ON THE WEST LINE OF MIDDLE VALLEY PIKE AND EXTENDS NW ALONG SHADWICK CEMETERY RD. FOR 1548' TO A CURVE IN SAID RD. THENCE NE ALONG SAID RD. FOR 405' TO THE SOUTH LINE OF SHADWICK CEMETERY, THENCE SE 133' THENCE NE 114' THENCE NW 172' THENCE NE 130', THENCE SE 1745' TO MIDDLE VALLEY PIKE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mr. T. E. Foley petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 1600 Block of Middle Valley Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Foley requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council will hold a public hearing on December 1, 1971, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located in the 1600 Block of Middle Valley Pike being on the West side of Middle Valley Pike some 300' South of Meadowwood Sub. This tract begins some 400' South of Meadowwood Dr. fronts 828' on the West line of Middle Valley Pike and extends NW along Shadwick Cemetery Rd. for 1548' to a curve in said rd. thence NE along said road for 405' to the South line of Shadwick Cemetery thence SE 133' thence NE 114' thence NW 172' thence NE 130', thence SE 1745' to Middle Valley Pike.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 8142 EAST BRAINERD RD. BEING ON THE SOUTH SIDE OF EAST BRAINERD RD. BETWEEN GRAYSVILLE RD. AND GRAY DR. LOT 4, PITNERS ADDITION TO EAST BRAINERD AS SHOWN BY PLAT RECORDED IN PLAT BOOK 14, PAGE 10, OF THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENN. MORE FULLY DESCRIBED AS FRONTING 100' ON THE SOUTH LINE OF EAST BRAINERD RD. AND EXTENDING SOUTH BETWEEN PARALLEL LINES FOR 339'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, J. W. Kimsey petitioned The Chattanooga-Hamilton County Regional

Planning Commission to rezone a tract of land located at 8142 East Brainerd Rd. and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Kimsey requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on December 1, 1971, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located at 8142 East Brainerd Rd. being on the South side of East Brainerd Rd. between Graysville Rd. and Gray Dr. Lot 4, Pitners Addition to East Brainerd as shown by plat recorded in Plat Book 14, Page 10, of the Register's Office of Hamilton County, Tenn. more fully described as fronting 100' on the South line of East Brainerd Rd. and extending South between parallel lines for 339'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT THE NW INTERSECTION OF HWY. 58 AND CLARK RD. THIS TRACT FRONTS 200' ON THE NORTH LINE OF HWY. 58, FRONTS 200' ON THE WEST LINE OF CLARK RD. AND EXTENDS SW 200', THENCE SE 200' TO THE NORTH LINE OF HWY. 58 BEING A PART OF LOTS 2, 3, AND 4 OF THE JEWELL TRACT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mr. and Mrs. Thomas T. Wilson petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the NW intersection of Hwy. 58 and Clark Rd., and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. and Mrs. Wilson requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council will hold a public hearing on January 5, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located at the NW intersection of Hwy. 58 and Clark Rd. This tract fronts 200' on the North line of Hwy. 58, fronts 200' on the West line of Clark Rd. and extends SW 200', thence SE 200' to the North line of Hwy. 58 being a part of Lots 2, 3, and 4 of the

Jewell Tract.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL TO LOCAL BUSINESS A TRACT OF LAND LOCATED AT 4604 AND 4606 HIXSON PIKE, BEING ON THE EAST SIDE OF HIXSON PIKE SOUTH OF STRAWBERRY LANE. LOTS 3 AND 4, PLAN OF FAIR ACRES SUBDIVISION, UNIT 2, AS SHOWN BY PLAT BOOK 12, PAGE 76, OF THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENN. MORE FULLY DESCRIBED AS FRONTING 154.2' ON THE EAST LINE OF HIXSON PIKE AND FRONTING 120' ON THE SOUTH LINE OF STRAWBERRY LANE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Roy N. and Helen W. Mathis petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 4604 and 4606 Hixson Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Roy N. and Helen W. Mathis requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on January 5, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential to Local Business a tract of land located at 4604 and 4606 Hixson Pike, being on the East side of Hixson Pike South of Strawberry Lane. Lots 3 and 4, Plan of Fair Acres Subdivision, Unit 2, as shown by Plat Book 12, Page 76, of the Register's Office of Hamilton County, Tenn. More fully described as fronting 154.2' on the East line of Hixson Pike and fronting 120' on the South line of Strawberry Lane.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

J A N U A R Y    T E R M    1 9 7 2

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE WEST LINE OF OOLTEWAH RD., SOME 3000' S. OF PINE RIDGE RD. THIS TRACT BEGINS SOME 3000' S. OF PINE RIDGE RD., FRONTS 210' ON THE W. LINE OF OOLTEWAH-RINGGOLD RD. AND EXTENDS NW 3780' TO A POINT IN THE WESTERN LINE OF THE SE QUARTER OF SECTION 32, TOWNSHIP 4, RANGE 2, THENCE NE ALONG SAID QUARTER SEC. FOR 1179', THENCE SE 2220' TO THE W. LINE OF THE DEVINE TR., THENCE SW 210', THENCE SE 100', THENCE SW, ALONG THE W. LINE OF THE W. PROPERTY, FOR 549', THENCE NW 115', THENCE SW 210', THENCE SE 1575' TO OOLTEWAH-RINGGOLD RD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Land Resources Corporation petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the West line of Ooltewah Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Land Resources Corporation requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on January 5, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Urban Residential a tract of land located on the West line of Ooltewah Rd., some 3000' South of Pine Ridge Rd. This tract begins some 3000' South of Pine Ridge Rd., fronts 210' on the West line of Ooltewah-Ringgold Rd. and extends NW 3780' to a point in the Western line of the SE quarter of Section 32, Township 4, Range 2, thence NE along said quarter section for 1179', thence SE 2220' to the West line of the Devine Tract, thence SW 210', thence SE 100', thence SW, along the West line of the West property, for 549', thence NW 115', thence SW 210', thence SE 1575' to Ooltewah-Ringgold Rd.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO MOBILE HOME DISTRICT A TRACT OF LAND LOCATED ON THE NORTH SIDE OF SUE DRIVE SOME 1600' EAST OF GREEN SHANTY RD. THIS TRACT BEGINS AT A POINT 282' EAST OF AND PARALLEL WITH THE WEST LINE OF SECTION 30, TOWNSHIP 4, RANGE 3, FRONTS 754' ON THE NORTH LINE OF SUE DR. AND EXTENDS NE 931', THENCE NW 646', THENCE SW 648' TO SUE DR. EXCLUDING THEREFROM A TRIANGULAR PARCEL OF LAND 140' x 30', INCLUDED IN PETITION NO. 71-068.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Johnie C. Holloway petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the North side of Sue Dr. some 1600' East of Green Shanty Rd. and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Johnie C. Hollloway requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council will hold a public hearing on January 5, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Mobile Home District a tract of land located on the North side of Sue Drive some 1600' East of Green Shanty Rd. This tract begins at a point 282' East of and parallel with the West line of Section 30, Township 4, Range 3, fronts 754' on the North line of Sue Drive and extends NE 931', thence NW 646', thence SW 648' to Sue Drive. Excluding therefrom a triangular parcel of land 140' x 30', included in Petition No. 71-068.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

Action taken DENIED

ON MOTION of Judge Frost, seconded by Councilman Mayfield, the foregoing Resolution was unanimously DENIED by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL A TRACT OF LAND LOCATED AT THE SE INTERSECTION OF MIDDLE VALLEY PIKE AND CENTRAL DRIVE. THIS TRACT FRONTS 355' ON THE SOUTH LINE OF CENTRAL DR. AND EXTENDS SW 200', THENCE SE 200', THENCE SW 50', THENCE SE 500' TO THE EASTERN LINE OF LOT 83, CHATT. GARDEN FARMS, THENCE SW ALONG SAID LOT LINE FOR 410', THENCE NW ALONG THE SOUTH LINE OF LOT 83 FOR 330' TO THE EAST LINE OF MIDDLE VALLEY PK. FRONTS 950' ON THE EAST LINE OF MIDDLE VALLEY PIKE, BEING PART OF LOTS 82 AND 83, CHATT. GARDEN FARMS SUB.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mr. David M. Diamond, Trustee, petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the SE intersection of Middle Valley Pike and Central Drive, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Diamond, Trustee, requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on January 5, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY,

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TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Rural Residential a tract of land located at the SE intersection of Middle Valley Pike and Central Drive. This tract fronts 355' on the South line of Central Drive and extends SW 200', thence SE 200', thence SW 50', thence SE 500', to the Eastern line of Lot 83, Chattanooga Garden Farms, thence SW along said lot line for 410', thence NW along the South line of Lot 83 for 330' to the East line of Middle Valley Pike, fronts 950' on the East line of Middle Valley Pike, being part of Lots 82 and 83, Chattanooga Garden Farms Subdivision.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL AND AGRICULTURAL TO MOBILE HOME DIST. A TRACT OF LAND LOCATED ON THE S. SIDE OF CUMMINGS HWY. E. OF THE MARION CO. LINE. THIS TRACT BEGINS AT A POINT 1925' E. OF THE MARION CO. LINE AND 300' S. OF CUMMINGS HWY. AND EXTENDS SW SOME 1000' TO A 40' RD. LEADING TO A COAL MINE, THENCE NE AND SE ALONG SAID RD. FOR SOME 2300' TO A POINT SOME 180' S. OF CUMMINGS HWY, THENCE SW 50', THENCE NW 150', THENCE NE 150' TO CUMMINGS HWY. FRONTS 100' ON THE S. LINE OF CUMMINGS HWY, THENCE SW 210', THENCE NW 210', THENCE NE 210', FRONTS 160' ON THE S. LINE OF CUMMINGS HWY, THENCE SW 210', THENCE NW 865', THENCE SW 90', THENCE NW 200' TO A POINT OF BEGINNING.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mrs. Martha J. Kelley and Others, petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the S. side of Cummings Highway East of the Marion County Line, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Mrs. Kelley and Others, requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on January 5, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County, be amended to rezone from Rural Residential and Agricultural to Mobile Home District a tract of land located on the S. side of Cummings Hwy. E. of the Marion Co. Line. This tract begins at a point 1925' E. of the Marion Co. line and 300' S. of Cummings Hwy. and extends SW some 1000' to a 40' rd. leading to a coal mine, thence NE and SE along said rd. for some 2300' to a point some 180' S. of Cummings Hwy., thence SW 50', thence NW 150', thence NE 150' to Cummings Hwy. fronts 100' on the S. line of Cummings Hwy, thence SW 210', thence NW 210', thence NE 210', fronts 160' on the S. line of Cummings Hwy, thence

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SW 210', thence NW 865, thence SW 90', thence NW 200' to a point of beginning.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL AND AGRICULTURAL TO TOURIST COURT AND MOTEL DISTRICT A TRACT OF LAND LOCATED ON THE S. SIDE OF CUMMINGS HWY. SOME 800' E. OF MARION CO. LINE. THIS TRACT BEGINS AT A POINT SOME 800' E. OF THE MARION CO. LINE AND 210' S. OF CUMMINGS HWY. AND EXTENDS SW SOME 1080' TO A 40' EASEMENT, THENCE SE ALONG SAID EASEMENT FOR 500', THENCE NE FOR 1000' TO A POINT 300' SW OF CUMMINGS HWY., THENCE NW 450', THENCE NE 300' TO CUMMINGS HWY. FRONTS 100' ON S. LINE OF CUMMINGS HWY., SAID FRONTAGE BEING UNDER TVA ROW, THENCE SW 420', THENCE NW 210', THENCE NE 210', THENCE NW 371' TO POB.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mrs. Martha L. Kelley and Others, petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the South side of Cummings Highway, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Mrs. Kelley and Others, requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on January 5, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential and Agricultural to Tourist Court and Motel District a tract of land located on the South side of Cummings Hwy. some 800' East of Marion County Line. This tract begins at a point some 800' E. of the Marion Co. Line and 210' S. of Cummings Hwy. and extends SW some 1080' to a 40' easement, thence SE along said easement for 500', thence NE for 1000' to a point 300' SW of Cummings Hwy., thence NW 450' thence NE 300' to Cummings Hwy., fronts 100' on S. line of Cummings Hwy. said frontage being under TVA row, thence SW 420', thence NW 210', thence NE 210', thence NW 371' to the point of beginning.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Newell, the two (2) foregoing Resolutions were unanimously Adopted by Acclamation. Total present-5. Absent-0.

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ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to accept the nomination of Mr. K. C. Gustafson to the Air Pollution Control Board, said nomination being made by Judge Frost. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Judge Frost, seconded by Councilman Mayfield, that the County Council direct the County Court Clerk, David M. Ramsey, to levy a county privilege tax for establishments serving liquor by the drink, pending a ruling by the County's Legal Department (TCA 57-157). The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BIDS OF MID-STATE MATERIALS CO., INC., ROAD BUILDERS, INC., THE STONE MAN, INC. AND VULCAN MATERIALS COMPANY FOR A SIX MONTHS SUPPLY OF ROAD MATERIALS FOR THE HAMILTON COUNTY HIGHWAY DEPARTMENT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of a six months supply of road materials for the Hamilton County Highway Department; and

WHEREAS, the bids received were as follows:

Asphalt Emulsion (Mid-State Materials)	\$34.80 per ton
Asphalt Emulsion (Vulcan Materials)	\$34.80 per ton
Hot Mix Asphalt (Vulcan Materials)	\$ 7.00 per ton
Hot Mix Asphalt (Road Builders)	\$ 7.25 per ton
Cold Mix Asphalt (Vulcan Materials)	\$ 7.50 per ton
Cold Mix Asphalt (Road Builders)	\$ 7.25 per ton
Crushed Stone (Vulcan Materials)	\$ 1.35 per ton
Crushed Stone (Stone Man)	\$ 1.45 per ton

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bids of the above companies for a six months supply of various road materials and to purchase said materials at the supply point affording the most economical haul for the county. The same to be paid out of Highway Department budget.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

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RESOLUTION - TITLE - TO AMEND THE SCHOOL FUND BUDGET  
BY ADDING: PLANNING PROJECT-HUMAN RESOURCES DEVELOP-  
MENT CENTER \$15,000.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, the Ford Foundation has granted \$15,000.00 to the Department of Educa-  
tion for a Planning Project of the Human Resources Development Center.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY,  
TENNESSEE, IN SESSION ASSEMBLED: That the School Fund Budget is hereby amended by adding:  
Planning Project - Human Resources Development Center \$15,000.00.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing  
Resolution was unanimously Adopted on a Roll Call vote, with the following members of the  
County Council being present and voting "Aye": Councilman Long, Councilman Mayfield,  
Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE HARBOR HILLS ROAD  
AND ARBOR PLACE LANE DISTRICT ROADS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Harbor Hills Road extending from the end of the present district road in  
a southerly direction 0.02 of a mile to a turn-around; and that Arbor Place Lane extend-  
ing from the end of the present district road in a southerly direction 0.02 of a mile to  
a turn-around, be declared district roads 2nd Class.

The above named roads are in the 2nd Civil District of Hamilton County in Parks  
Addition to Harbor View Subdivision, have a 50' right-of-way, a 4" stone base, a 2" plant  
mix pavement with asphalt curbs and were built by Mr. B. Brown for the developer: Mr.  
John Parks.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing  
Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE NORTHMONT ROAD,  
GLENBROOK LANE, HILLBROOK LANE, DALEMONT LANE  
AND BROOKMONT LANE DISTRICT ROADS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Northmont Road leading from Sandwitch Road in an easterly direction 0.25

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of a mile to Hillbrook Lane; that Glenbrook Lane leading from Northmont Road in a southerly direction 0.05 of a mile to a turn-around; that Hillbrook Lane leading from a turn-around near Old Lower Mill Road in a northward direction 0.27 of a mile to a turn-around; that Dalemont Lane leading from Hillbrook Lane in a westerly direction 0.10 of a mile to a turn-around; and that Brookmont Lane leading from Hillbrook Lane in a northwesterly direction 0.10 of a mile to Sandwitch Road, be declared district roads 2nd Class.

The above named roads are in the 3rd Civil District in Northmont Estates Sub-division, have a 40' to 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and were built by Thomas Brothers Construction Company for the developer: Mr. John Sutton.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE SEDMAN ROAD  
A DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

THAT, Sedman Road leading from Daisy-Dallas Road in a northerly direction 0.23 of a mile to a "T" road west to Sedman's house, be declared a district road 5th Class.

The above names road is in the 3rd Civil District, has a 50' R/W and is an old chert road.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Newell, to authorize the County Manager to rent a heavy duty roller for one month at \$500.00 to work on the London Lane project; low bidder being Gamble Construction Company. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

Justin J. Frost  
C H A I R M A N

STATE OF TENNESSEE)

WEDNESDAY, JANUARY 19, 1972

COUNTY OF HAMILTON)

BE IT REMEMBERED, That on this the 19th day of January, 1972, a Regular Meeting of the County Council was begun and held at the Court House, in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Rev. Ray Robinson, Pastor of the First Centenary United Methodist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - TO CREATE A VOTING PRECINCT TO BE KNOWN AS KINGSPPOINT: TO AUTHORIZE THE HAMILTON COUNTY ELECTION COMMISSION TO SHOW SAID PRECINCT UPON THE OFFICIAL MAP HERETOFORE ADOPTED.

WHEREAS, the Hamilton County Election Commission in order to more equalize the voting precincts within Hamilton County, has recommended that a precinct to be known as Kingspoint be created; and

WHEREAS, the boundaries for the said precinct herein provided for is done for the convenience of the public in voting in elections.

BE IT RESOLVED by the County Council of Hamilton County, Tennessee, that the boundaries be and hereby are made as follows:

That there be, and hereby is established a voting precinct, to be known as Kingspoint, which voting precinct is hereby bound as follows: on the North, East, South and West by the corporation line of the City of Chattanooga, Tennessee.

BE IT FURTHER RESOLVED that said designated precinct and its defined boundaries be and hereby are duly adopted as a voting precinct in Hamilton County, Tennessee, and that this resolution shall repeal, amend, modify or change any action previously prescribing voting precincts boundaries in conflict herewith.

BE IT FURTHER RESOLVED that notice and publication be made as required by law. BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield,



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Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORIZATION EMPOWERING HAMILTON COUNTY, TENNESSEE, TO EXECUTE A DEED CORRECTING THE RIGHT OF WAY LINE OF HIGHWAY 58 AS SHOWN IN SAID DEED. THIS AUTHORIZATION IS DEPENDENT UPON HAMILTON COUNTY RECEIVING A DEED FROM THE TITLE GUARANTY AND TRUST COMPANY OF CHATTANOOGA, TRUSTEE, ALSO CORRECTING SAID RIGHT OF WAY LINE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, due to inadequacies of a prior survey, the right of way of Highway No. 58 could be in dispute and said right of way will be conveyed to the State of Tennessee by Hamilton County; and

WHEREAS, The Title Guaranty and Trust Company of Chattanooga, Trustee and Hamilton County at the urging of The State of Tennessee wish to make a transfer of property in order to determine or establish the right of way of Highway No. 58; and

WHEREAS, The Title Guaranty and Trust Company of Chattanooga, Trustee, has caused to be drawn a survey, depicting said two tracts, said survey drawn by Chattanooga Surveying Company No. "S-150" and a part of which is attached hereto; and

WHEREAS, two deeds have been prepared and copies attached hereto, one from Hamilton County to The Title Guaranty and Trust Company of Chattanooga, Trustee, and one from The Title Guaranty and Trust Company of Chattanooga, Trustee, to Hamilton County, describing said two tracts as shown by said survey aforementioned.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the proper officials of Hamilton County are hereby empowered to execute the aforementioned deed and accept delivery of said deed from The Title Guaranty and Trust Company of Chattanooga, Trustee.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it. (FOR PHOTOSTAT OF DEEDS SEE PAGES 94-A thru F)

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

(6)

*Exhibit Ham. Co. to Title Co., Trustee*

P-355B &amp; P-357C

Grantee's Mailing Address:  
617 Walnut Street  
Chattanooga, Tennessee 37402

PREPARED BY  
HON & HON, ATTORNEYS  
617 WALNUT STREET  
CHATTANOOGA, TENNESSEE 37402

IN CONSIDERATION of One (\$1.00) Dollar and other valuable considerations paid, the receipt of all of which is hereby acknowledged; HAMILTON COUNTY, TENNESSEE, does hereby sell, transfer and convey unto THE TITLE GUARANTY AND TRUST COMPANY OF CHATTANOOGA, TRUSTEE, a Corporation organized and existing under the laws of the State of Tennessee, with full power to sell and convey or lease the real estate herein described for such price and on such terms as it may see fit, or to mortgage or convey the same to a trustee to secure borrowed money, or to exchange the property herein conveyed for other property or interest in other property, without the beneficiary or beneficiaries joining in such conveyance, and the purchaser or purchasers and the beneficiary or beneficiaries and lessee or lessees shall not be required to look to the application of the proceeds of said sale, lease, mortgage or deed of trust, the following described real estate in the Second Civil District, Hamilton County, Tennessee:

Being a parcel of land lying and being in the northwest quadrant of Murray Hills Drive and State Highway No. Fifty-eight (58) and being situated in the northwest and northeast one-quarter of Section Thirty-one (31), Township Five (5), Range Three (3) West, in the County of Hamilton, State of Tennessee, and being more particularly described and bounded as follows: Commencing at a point on the extreme western right-of-way of Murray Hills Drive and the extreme northwestern right-of-way of State Highway No. Fifty-eight (58), said point being the intersection thereof; thence leaving said point along and with the extreme northwestern right-of-way of State Highway No. Fifty-eight (58) with a bearing of south forty-eight (48) degrees twenty-four (24) minutes west a distance of twenty and fifty-five hundredths (20.55) feet to a point; thence continuing along and with the extreme northwestern right-of-way of State Highway No. Fifty-eight (58) with a bearing of south sixty (60) degrees fourteen (14) minutes west a distance of two hundred thirty-seven and five-tenths (237.5) feet to a point, being the point of beginning of property herein described; thence continuing along and with the present existing right-of-way of State Highway No. Fifty-eight (58) as established in October of 1971 and shown by survey by the Chattanooga Surveying Company dated October 18, 1971, and revised October 28, 1971, with a bearing of south sixty (60) degrees fourteen (14) minutes west a distance of twenty and no-tenths (20.0) feet to a point; thence continuing along and with the present existing right-of-way of State Highway No. Fifty-eight (58) as established in October of 1971, and shown by survey by the Chattanooga Surveying Company dated October 18, 1971, and revised October 28, 1971, with a bearing of north forty-four (44) degrees no (00) minutes west a distance of forty-one and three-tenths (41.3) feet to a point; thence continuing along and with the present existing right-of-way of State Highway No. Fifty-eight (58) as established in October of 1971, and shown by survey by the Chattanooga Surveying Company dated October 18, 1971, and revised October 28, 1971, with a bearing of north twenty-three (23) degrees six (06) minutes east a distance of forty-nine and five-tenths (49.5) feet to a point, as located on the extreme northwestern right-of-way of State Highway No. Fifty-eight (58) as shown by G. B. Pierce survey dated March 15, 1961; thence along and with the northern right-of-way of State Highway No. Fifty-eight (58) as shown by G. B. Pierce survey dated March 15, 1961, having a bearing of north sixty-three (63) degrees six (06) minutes east a distance of eighteen and eight-tenths (18.8) feet to a point; thence continuing with the right-of-way as shown by G. B. Pierce survey dated March 15, 1961, with a bearing of south twenty-three (23) degrees six (06) minutes west a distance of forty-eight and five-tenths (48.5) feet to a point; thence continuing along and with the right-of-way of State Highway No. Fifty-eight (58) as shown by G. B. Pierce survey dated March 15, 1961, having a bearing of south forty-four (44) degrees no (00) minutes east a distance of forty-one and three-tenths (41.3) feet to a point, being the point of beginning.

For Prior titles, see deeds recorded in Book 764, page 189 and Book 764, page 276, in said Register's Office.

SUBJECT to any governmental zoning and subdivision ordinances or regulations in effect thereon.

Taxes for the year 1971 are to be prorated between the grantor and grantee of even date herewith.

TO HAVE AND TO HOLD the same unto the said THE TITLE GUARANTY AND TRUST COMPANY OF CHATTANOOGA, TRUSTEE, as aforesaid, its successors and assigns, forever in fee simple. There are no covenants or warranties expressed or implied in this instrument.

IN WITNESS WHEREOF, HAMILTON COUNTY, TENNESSEE, has caused these presents to be executed by its \_\_\_\_\_ and its \_\_\_\_\_, and its corporate seal hereto affixed to be effective as of November 9th, 1971.

HAMILTON COUNTY, TENNESSEE

BY: \_\_\_\_\_

BY: \_\_\_\_\_

STATE OF TENNESSEE  
COUNTY OF HAMILTON

Before me, \_\_\_\_\_, a Notary Public, duly appointed, commissioned and qualified in and for the State and County aforesaid, personally appeared \_\_\_\_\_ and \_\_\_\_\_, with whom I am personally acquainted, and who upon oath acknowledged themselves to be the \_\_\_\_\_ and \_\_\_\_\_, respectively, of HAMILTON COUNTY, TENNESSEE, the within named bargainor, a corporation, and that they, as such \_\_\_\_\_ and \_\_\_\_\_, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing the name of the corporation by themselves as such \_\_\_\_\_ and \_\_\_\_\_

IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal at Office in said County and State on this the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

\_\_\_\_\_  
Notary Public

My commission expires: \_\_\_\_\_

STATE OF TENNESSEE  
COUNTY OF HAMILTON

I (or we), hereby offering this instrument for recording within the meaning of the Statutes of the State of Tennessee, under TCA Code Section 67-4102, Item (S), hereby swear or affirm that the actual consideration for this transfer or value of the property transferred, whichever is greater, is \$ \_\_\_\_\_, which amount is equal to or greater than the amount which the property transferred would command at a fair and voluntary sale.

\_\_\_\_\_  
Affiant

Sworn to and subscribed before me this \_\_\_\_\_ day of \_\_\_\_\_, 1971.

\_\_\_\_\_  
Notary Public

My commission expires: \_\_\_\_\_

*Exhibit Title Co. Trustee to Ham. Co.*

Grantee's Mailing Address:

PREPARED BY  
**HON & HON, ATTORNEYS**  
 617 WALNUT STREET  
 CHATTANOOGA, TENNESSEE 37402

P-355B

IN CONSIDERATION of One (\$1.00) Dollar and other valuable considerations paid, the receipt of all of which is hereby acknowledged; THE TITLE GUARANTY AND TRUST COMPANY OF CHATTANOOGA, TRUSTEE, a Corporation organized and existing under the laws of the State of Tennessee, does hereby sell, transfer and convey unto HAMILTON COUNTY, TENNESSEE, the following described real estate in the Second Civil District, Hamilton County, Tennessee:

Commencing at a point on the extreme western right-of-way of Murray Hills Drive and the extreme northwestern right-of-way of State Highway No. Fifty-eight (58), said point being the intersection thereof; thence along and with the extreme northwestern right-of-way of State Highway No. Fifty-eight (58) with a bearing of south forty-eight (48) degrees twenty-four (24) minutes west a distance of twenty and fifty-five hundredths (20.55) feet to a point; thence continuing along and with the extreme northwestern right-of-way of State Highway No. Fifty-eight (58) with a bearing of south sixty (60) degrees fourteen (14) minutes west a distance of two hundred fifty-seven and five-tenths (257.5) feet to a point; thence continuing along and with the present existing right-of-way of State Highway No. Fifty-eight (58) as established in October of 1971, by the Chattanooga Surveying Company and shown of plat dated October 18, 1971, and being revised on October 28, 1971; thence along and with the right-of-way of State Highway No. Fifty-eight (58) as established in October of 1971, with a bearing of north forty-four (44) degrees no (00) minutes west a distance of forty-one and three-tenths (41.3) feet to a point; thence continuing along and with the right-of-way of State Highway No. Fifty-eight (58) as established in October of 1971, with a bearing of north twenty-three (23) degrees six (06) minutes east a distance of forty-nine and five-tenths (49.5) feet to a point, as located on the northern right-of-way of State Highway No. Fifty-eight (58) as shown by G. B. Pierce survey dated March 15, 1961; this being the point of beginning; thence along and with said right-of-way as shown by G. B. Pierce survey with a bearing of south sixty-three (63) degrees six (06) minutes west a distance of eighty-seven and seven-tenths (87.7) feet to a point; thence continuing along and with the right-of-way of State Highway No. Fifty-eight (58) as shown by G. B. Pierce having a bearing of north fifteen (15) degrees east a distance of twenty-eight and six-tenths (28.6) feet to a point, being located on the extreme northwestern right-of-way of State Highway No. Fifty-eight (58) as established by the Chattanooga Surveying Company on October of 1971; thence continuing along and with the present extreme northwestern right-of-way of State Highway No. Fifty-eight (58) as established in October of 1971, with a bearing of north sixty-three (63) degrees six (06) minutes east a distance of ninety and two-tenths (90.2) feet to a point; thence continuing along and with the right-of-way of State Highway No. Fifty-eight (58) as established in October of 1971, with a bearing of south twenty-three (23) degrees six (06) minutes west a distance of twenty-seven and six-tenths (27.6) feet to a point, being the point of beginning.

For Prior title, see deed recorded in Book 1374, page 86, in the Register's Office of Hamilton County, Tennessee.

SUBJECT to any governmental zoning and subdivision ordinances or regulations in effect thereon.

Taxes for the year 1971 are to be prorated between the grantor and the grantee herein as of this date.

TO HAVE AND TO HOLD the same unto the said HAMILTON COUNTY, TENNESSEE, its successors and assigns, forever in fee simple. There are no covenants or warranties expressed or implied in this instrument.

And we, M. B. FINKELSTEIN and wife, ROSE FINKELSTEIN, hereby declare that at the time of payment we were the true and lawful owners and holders of one (1) note for Twenty-one Thousand Five Hundred and no/100 (\$21,500.00) Dollars dated March 22, 1966, and secured by a deed of

trust executed by The Title Guaranty and Trust Company of Chattanooga, Trustee to W. D. Moon, Jr., Trustee for M. B. Finkelstein and wife, Rose Finkelstein, dated March 22, 1966, and recorded in Book 1700, page 473, in the Register's Office of Hamilton County, Tennessee, conveying the above described real estate, together with other property. And for a sufficient consideration to us in hand paid, the receipt of which is hereby acknowledged, we hereby release said lien of said deed of trust insofar as it rests upon the above described property, but no further or otherwise, and we specifically retain the lien of said note upon <sup>balance of the</sup> ~~the~~ property described in said deed of trust.

IN WITNESS, WHEREOF, THE TITLE GUARANTY AND TRUST COMPANY OF CHATTANOOGA, TRUSTEE, has caused these presents to be executed by its \_\_\_\_\_, \_\_\_\_\_ and its \_\_\_\_\_, \_\_\_\_\_, and its corporate seal hereto affixed,

AND SIGNED by M. B. FINKELSTEIN and wife, ROSE FINKELSTEIN,

ALL to be effective as of the 10th day of November, 1971.

THE TITLE GUARANTY AND TRUST COMPANY  
OF CHATTANOOGA, TRUSTEE

BY: \_\_\_\_\_

BY: \_\_\_\_\_

M. B. Finkelstein

Rose Finkelstein

STATE OF TENNESSEE  
COUNTY OF HAMILTON

Before me, \_\_\_\_\_, a Notary Public, duly appointed, commissioned and qualified in and for the State and County aforesaid, personally appeared \_\_\_\_\_ and \_\_\_\_\_, with whom I am personally acquainted and who upon oath acknowledged themselves to be the \_\_\_\_\_ and \_\_\_\_\_, respectively, of THE TITLE GUARANTY AND TRUST COMPANY OF CHATTANOOGA, TRUSTEE, the within named bargainor, a corporation and that they as such \_\_\_\_\_ and \_\_\_\_\_, being authorized so to do, executed the foregoing instrument, for the purpose therein contained, by signing the name of the corporation by themselves as such \_\_\_\_\_ and \_\_\_\_\_.

IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal at Office in said State and County on this \_\_\_\_\_ day of \_\_\_\_\_, 1971.

\_\_\_\_\_  
Notary Public

My Commission Expires: \_\_\_\_\_

STATE OF TENNESSEE  
COUNTY OF HAMILTON

On this \_\_\_\_\_ day of \_\_\_\_\_, 1971, before me personally appeared M. B. FINKELSTEIN and wife, ROSE FINKELSTEIN, to me known to be the persons described in and who executed the foregoing instrument and acknowledged that they executed the same as their free act and deed.

WITNESS my hand and Notarial Seal.

\_\_\_\_\_  
Notary Public

My Commission Expires: \_\_\_\_\_

STATE OF TENNESSEE  
COUNTY OF HAMILTON

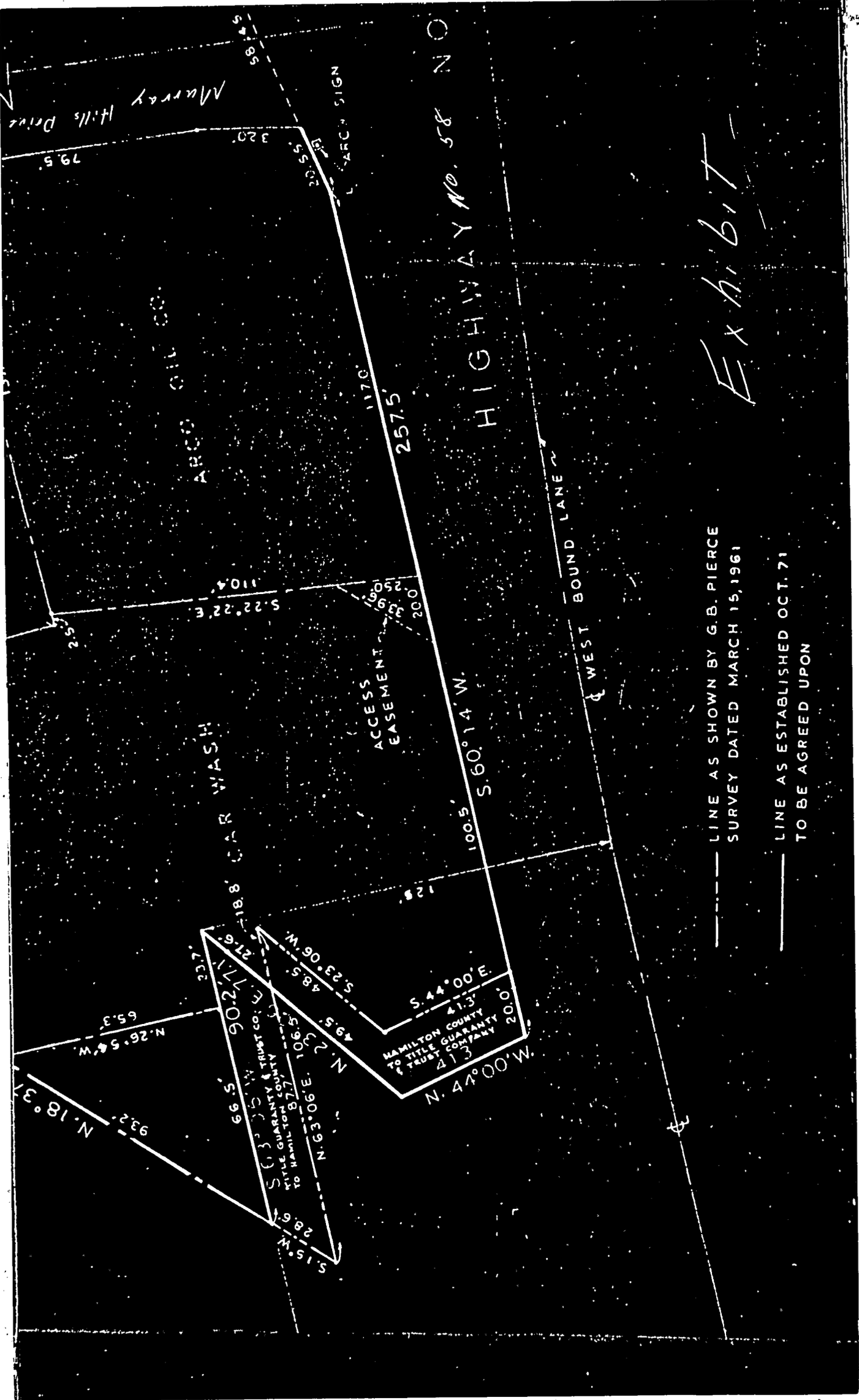
I (or we), hereby offering this instrument for recording within the meaning of the statutes of the State of Tennessee under TCA Code Section 67-4102, Item (S), hereby swear or affirm that the actual consideration for this transfer or value of the property transferred, whichever is greater, is \$ \_\_\_\_\_, which amount is equal to or greater than the amount which the property transferred would command at a fair and voluntary sale.

\_\_\_\_\_  
Affiant

Sworn to and subscribed before me this \_\_\_\_\_ day of \_\_\_\_\_, 1971.

\_\_\_\_\_  
Notary Public

My Commission Expires: \_\_\_\_\_



EXHIBIT

— LINE AS SHOWN BY G.B. PIERCE SURVEY DATED MARCH 15, 1961

— LINE AS ESTABLISHED OCT. 71 TO BE AGREED UPON

J A N U A R Y T E R M 1 9 7 2

RESOLUTION - TITLE - TO AMEND COUNTY GENERAL FUND BUDGET  
BY ADDING:  
MISCELLANEOUS APPROPRIATIONS \$142.50.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, the Alimony Division of Circuit Court has turned over \$142.50 to the  
County Trustee representing uncashed checks issued to Otlie V. Smith; and

WHEREAS, Mrs. Smith has now deceased and the money has been claimed by her  
daughter, Elizabeth Conry.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY,  
TENNESSEE, IN SESSION ASSEMBLED: That the County General Fund Budget be amended by  
adding: Miscellaneous Appropriations \$142.50.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing  
Resolution was unanimously Adopted on a Roll Call vote, with the following members of the  
County Council being present and voting "Aye": Councilman Long, Councilman Mayfield,  
Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE PINE VIEW LANE  
A DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Pine View Lane leading from Irwin Road in a southerly direction 0.06 of  
a mile to a turn-around, be declared a district road 2nd Class..

The above named road is, in the 2nd Civil District in Pine View Place Subdivision,  
has a 40' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and  
was built by Talley & Stein for the developer: Mr. Terry Wall.

This subdivision is in the Lake Hills-Murray Hills section and may be in the  
City of Chattanooga.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing  
Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF PAUL  
A. BONNER TO PURCHASE LOT 18, BLOCK 18, WARD 13, BOULEVARD  
PARK, REEVES TAX NO. 167-25-8, AS SHOWN IN PLAT BOOK 5,  
PAGE 50, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY,  
TENNESSEE IN THE AMOUNT OF \$114.27.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

J A N U A R Y    T E R M    1 9 7 2

WHEREAS, Lot 18, Block 18, Ward 13, Boulevard Park, Reeves Tax No. 167-25-8, as shown in Plat Book 5, Page 50, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$114.27 from Paul A. Bonner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$114.27 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
PAUL A. BONNER TO PURCHASE LOT 6, BLOCK 3, WARD 13,  
SUBDIVISION OF LOT 4 DESABLA HOME PLACE, REEVES TAX  
#160-14-9, AS SHOWN IN PLAT BOOK 5, PAGE 49, IN THE  
REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, IN  
THE AMOUNT OF \$249.37.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 6, Block 3, Ward 13, Subdivision of Lot 4 DeSabra Home Place, Reeves Tax #160-14-9, as shown in Plat Book 5, Page 49, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$249.37 from Paul A. Bonner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$249.37 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

J A N U A R Y    T E R M    1 9 7 2

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF PAUL A. BONNER TO PURCHASE LOT 40 AND E 25 OF 41, WARD 12, P. S. GRIFFITHS ADDITION TO SHERMAN HEIGHTS, Page 46, REEVES TAX #9-7-6, AS SHOWN IN PLAT BOOK 3, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$113.34.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 40 and E 25 of 41, Ward 12, P. S. Griffiths Addition to Sherman Heights, Reeves Tax #9-7-6, as shown in Plat Book 3, Page 46, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$113.34 from Paul A. Bonner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$113.34 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF ALVIN F. CAPLEY AND WIFE, LINDA S. CAPLEY TO PURCHASE LOT 10, WARD 12, WOOLSONS #1, REEVES TAX #20-16-2, AS SHOWN IN PLAT BOOK 2, PAGE 20, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$100.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 10, Ward 12, Woolsons #1, Reeves Tax #20-16-2, as shown in Plat Book 2, Page 20, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$100.00 from Alvin F. Capley and wife, Linda S. Capley.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$100.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

J A N U A R Y    T E R M    1 9 7 2

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF EDWARD E. CRITTENDEN AND WIFE, SUSIE A. CRITTENDEN TO PURCHASE LOT EAST 100 FEET OF LOT 252, NORTH SIDE LAND COMPANY ADDITION TO HILL CITY, REEVES TAX #39-23-2, AS SHOWN IN PLAT BOOK 4, PAGE 47, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$230.15.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot East 100 Feet of Lot 252, North Side Land Company Addition to Hill City, Reeves Tax #39-23-2, as shown in Plat Book 4, Page 47, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$230.15 from Edward E. Crittenden and wife, Susie A. Crittenden.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$230.15 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF M. P. EWTON, JR. TO PURCHASE LOT 11, BLOCK 2, WARD 13, SUBDIVISION OF THE WEST 515 OF LOT 1, DESABLA HOME PLACE, REEVES TAX #152-39-1, AS SHOWN IN PLAT BOOK 6, PAGE 66, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$300.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 11, Block 2, Ward 13, Subdivision of the West 515 of Lot 1,

J A N U A R Y T E R M 1 9 7 2

DeSabra Home Place, Reeves Tax #152-39-1, as shown in Plat Book 6, Page 66, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$300.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$300.00 from M. P. Ewton, Jr.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$300.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF BILL R. HILLIARD TO PURCHASE LOTS 3 AND 4, FOSTER-WARE SUBDIVISION OF 15-16-17, SHERMANS ADDITION NO. 1, REEVES TAX #36-12-9, AS SHOWN IN PLAT BOOK 2, PAGE 43, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$105.63.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lots 3 and 4, Foster-Ware Subdivision of 15-16-17, Shermans Addition No. 1, Reeves Tax #36-12-9, as shown in Plat Book 2, Page 43, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$105.63 from Bill R. Hilliard.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$105.63 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

J A N U A R Y    T E R M    1 9 7 2

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
H. D. HOLDER AND WIFE, NELLE L. HOLDER TO PURCHASE  
LOT 21, BLOCK 8, WARD 12, EAST CHATTANOOGA EAST  
SECTION REEVES TAX #1-5-4, AS SHOWN IN PLAT BOOK 3,  
PAGE 30, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY,  
TENNESSEE IN THE AMOUNT OF \$100.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 21, Block 8, Ward 12, East Chattanooga East Section, Reeves Tax  
#1-5-4, as shown in Plat Book 3, Page 30, in the Register's Office of Hamilton County,  
Tennessee was purchased by Hamilton County and the City of Chattanooga on account of un-  
paid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved  
an offer of \$100.00 from H. D. Holder and wife Nelle L. Holder.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$100.00 be approved  
and the County Judge be authorized to join in a quitclaim deed of conveyance in  
accordance with the terms of said offer, subject to the redemption laws of the State of  
Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is  
authorized to proceed with the closing of the transaction and the collection of the con-  
sideration and after paying the state its share of the taxes, court costs and expenses  
of the sale, disburse the balance pro rata, based on the tax rates between the City of  
Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
GEORGE LAWRENCE TO PURCHASE LOT 173, BLOCK 33,  
ALTON PARK #1, REEVES TAX #164-11-4, AS SHOWN IN  
PLAT BOOK 19, PAGE 48, IN THE REGISTER'S OFFICE OF  
HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$150.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 173, Block 33, Alton Park #1, Reeves Tax #164-11-4, as shown in  
Plat Book 19, Page 48, in the Register's Office of Hamilton County, Tennessee was pur-  
chased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved  
an offer of \$150.00 from George Lawrence.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$150.00 be approved and  
the County Judge be authorized to join in a quitclaim deed of conveyance in accordance  
with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is  
authorized to proceed with the closing of the transaction and the collection of the

J A N U A R Y T E R M 1 9 7 2

consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF ROBERT PATTON AND WIFE, SUE PATTON TO PURCHASE LOT 106, FRAZIER'S #2, REEVES TAX #29-31-1, AS SHOWN IN PLAT BOOK 5, PAGE 62, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$101.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 106, Frazier's #2, Reeves Tax #29-31-1, as shown in Plat Book 5, Page 62, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$101.00 from Robert Patton and wife, Sue Patton.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$101.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF DONALD P. PIERCE TO PURCHASE PART OF LOTS 25 AND 26, J. J. MANKERS AMENDED SUBDIVISION OF BLOCK 38, 51, 52, GLASS FARM, REEVES TAX #13-9-3, AS SHOWN IN PLAT BOOK 2, PAGE 49, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$60.50.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Part of Lots 25 and 26, J. J. Mankers Amended Subdivision of Block 38, 51, 52, Glass Farm, Reeves Tax #13-9-3, as shown in Plat Book 2, Page 49, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

J A N U A R Y    T E R M    1 9 7 2

WHEREAS, said property has been appraised at a value of \$50.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$60.50 from Donald P. Pierce.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$60.50 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
PELHAM TURNER TO PURCHASE LOT 444, WARD 15, EAST HIGHLANDS, ~~SEE~~  
REEVES TAX #44C-11-20, AS SHOWN IN PLAT BOOK 7, PAGE 32, IN  
THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE  
AMOUNT OF \$211.35.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 444, Ward 15, East Highlands, Reeves Tax #44C-11-20, as shown in Plat Book 7, Page 32, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$211.35 from Pelham Turner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$211.35 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the twelve (12) foregoing Resolutions were unanimously Adopted on a Roll Call vote, with the following

WILLIAM F. KNOWLES  
CHAIRMAN  
2111 BALLARD PLACE  
CHATTANOOGA, TENNESSEE 37421



ROY C. NOEL  
VICE CHAIRMAN  
5321 DORSEY  
CHATTANOOGA, TENNESSEE 37410

## Juvenile Court Commission

HAMILTON COUNTY, TENNESSEE

January 6, 1972

Judge Chester Frost  
Hamilton County Court House  
Chattanooga, Tennessee 37402

Dear Judge Frost:

The terms of Commission members Roy C. Noel, George C. Hudson, Sr., Mrs. Halbert G. Law, and Mrs. Selma Cash Paty have expired.

The Commission expressed a desire that these persons be re-appointed. In each case, except that of Mrs. Law, it would be the second and final term permitted under the private act. Mrs. Law was appointed to fill an unexpired term, and if re-appointed it would be her first three (3) year term.

In compliance with the Council's request we are submitting three (3) names for each vacancy. The nominees are:

VACANCY NUMBER I

Roy C. Noel, City Youth Coordinator  
Robert Atkins; Employee, Southern Railroad  
Willis Vaughn; Assistant Principal, Howard High School

VACANCY II

George C. Hudson, Sr.; Owner, Hudson Printing Company  
Mr. Edward J. Dieter; Vice President, Gilman Paint Company  
Mr. Roy C. Murphy, Jr., Attorney

VACANCY NUMBER III

Mrs. Halbert G. Law, Housewife  
Tom Pease; Manager, IBM  
James J. Goldman; Controller, Chattanooga Glass Company

VACANCY NUMBER IV

Mrs. Selma Cash Paty, Attorney  
Sidney Carpenter, Attorney  
Max Bahner, Attorney

We would appreciate the Council's action in this matter at their earliest convenience.

Cordially,

  
WILLIAM F. KNOWLES, Chmn.

cc: Mr. Bob Long  
Mr. Jack Mayfield  
Mr. Frank Newell  
Mr. Luke Wilson

J A N U A R Y    T E R M    1 9 7 2

members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Long, seconded by Councilman Wilson, to reappoint George C. Hudson, Sr., Roy Noel, Mrs. Selma Cash Paty and Mrs. Halbert G. Law to new terms on the Hamilton County Juvenile Court Commission. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0. (PHOTOSTAT OF LETTER GIVING TERMS PAGE 103-A.)

ON MOTION of Councilman Newell, seconded by Councilman Mayfield, to reappoint Spencer Flinn to a new three (3) year term on the Hamilton County Beer Board. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

AN INSURANCE COMMITTEE TO BE APPOINTED TO MAKE AN EVALUATION OF THE PUBLIC AND INSTITUTIONAL PROPERTY INSURANCE PROGRAM OF HAMILTON COUNTY

Councilman Frank Newell stated that in 1960 the County Council appointed an Insurance Committee, and they developed and proposed an insurance program under the Public and Institutional Property Program which had just been approved in the State of Tennessee. This program has been successful - but we are of the opinion we need to re-evaluate our program and he moved that we appoint another Insurance Committee to re-evaluate said program. Each member of the Council will select one person to serve--which will provide us with a five man committee which will report back to the Council at the Budget Sessions with recommendations. Said appointments are to be made at the next regular meeting. Said motion was seconded by Councilman Wilson.

In the discussion Judge Frost stated that in 1960 the Insurance Committee was selected to make an evaluation of the insurance needs of Hamilton County at the suggestion of Price, Waterhouse & Company, and the Committee had served well and the Insurance Program for Hamilton County had been an example throughout the State. He further stated that with the permission of the Council he would write the members of the Committee and thank them for the services they have rendered to the people of Hamilton County.

When the question was called the motion carried unanimously.

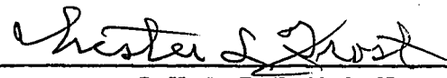
ON MOTION of Councilman Newell, seconded by Councilman Wilson, to appoint a new five-man committee to study the County insurance needs. Each member of the County Council to nominate one member of said committee, and to report back regarding same at the next Council meeting. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, that the Reports of the various County Officials and County Institutions be accepted, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0. (FOR PHOTOSTATS SEE PAGES 105 through 120.)

J A N U A R Y    T E R M    1 9 7 2

ON MOTION of Councilman Wilson, seconded by Councilman Newell, that the Council instruct the County Manager to notify the Chattanooga Bar Association, and other occupants of the Tittle Building, to be in a position to vacate said building some time in the near future. The foregoing Motion was unanimously Adopted by Acclamation.  
Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

  
C H A I R M A N

**W. R. (BILL) NOBLES, TRUSTEE**  
**HAMILTON COUNTY, TENNESSEE**  
 ROOM 110 COURT HOUSE  
 CHATTANOOGA, TENNESSEE 37402

REPORT FOR MONTH OF December 19671

DEPARTMENT Trustee's Office

OPENING BALANCE		102,790	30
TAX-LEVY	2% Commission	112,308	99
DO	1% Commission	15,763	11
DO			
GENERAL RECEIPTS DETAIL ON BACK			
TOTAL — CREDITS		230,862	40
WARRANTS PAID — DETAIL ON BACK —		7,381	74
2% COMMISSION ON TAX COLLECTIONS			
1% COMMISSION ON GENERAL RECEIPTS			
MISC. — DEBITS —	Certificate of Deposit Bought	100,000	00
TOTAL DEBITS		107,381	74
NET CLOSING BALANCE		123,480	66
	Trustee's Investment Fund Balance	100,000	00
	TOTAL	223,480	66

I hereby certify that the foregoing is a true report for the above stated Department for the Month of \_\_\_\_\_

December, 19671

Sworn to before me  
 This 12 day of January, 19672

*W. R. Nobles*

W. R. Nobles, Trustee, Hamilton County, Tennessee

*[Signature]*  
 Notary Public My Commission Expires July 9, 1973



RECEIPTS DETAIL		
W. R. Nobles	1,575	00
Katherine Holland	916	00
Mary Eldridge	712	00
Dorothy Smith	606	00
DISBURSEMENTS DETAIL		
Tot Murphy	606	00
Martha Donahue	606	00
Helen DeVore	554	00
Elnora Anderson	448	00
Pam Robertson	422	00
Martha Gardenhire	422	00
Mary Sue Reed	422	00
Office Supplies	8	34
Certificate of Deposit #32257	100,000	00
Tenn. Trustee Assoc. Dues	50	00
Addressograph	7	35
Court Costs - Salary Petition	27	05
	107,381	74

OFFICE OF CRIMINAL COURT CLERK  
HAMILTON COUNTY  
CLYDE M. SANDERS, CLERK  
January 12, 1972

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF  
THE CRIMINAL COURT CLERK AND OFFICE OF CLERK OF THE COURT OF  
GENERAL SESSIONS, CRIMINAL DIVISION:

FROM: December 1, 1971 THRU: December 31, 1971

Reference is made to the cash receipts in the records of both  
offices, which show in detail each item of collection and the  
same are hereby made a part of this report.

RECEIPTS:	CRIMINAL COURT	SESSIONS COURT
Balance of Fees on hand as of <u>Dec. 1, 1971</u>	\$ <u>2,654.62</u>	\$ <u>None</u>
Receipts for <u>Dec. 1971</u>	<u>3,838.73</u>	<u>2,646.28</u>
Excess Fees from Court of General Sessions	<u>487.77</u>	
TOTALS:	\$ <u>1,671.88</u>	\$ <u>2,646.28</u>
DISBURSEMENTS:		
Salaries:		
<u>Clyde M. Sanders, Clerk</u>	\$ <u>1,575.00</u>	
<u>Leon Haley, Jr.</u>	<u>923.13</u>	
<u>Edna M. Camp</u>	<u>712.13</u>	
<u>Benton H. Pitts</u>	<u>580.25</u>	
<u>Sara M. Caperton</u>	<u>606.63</u>	
<u>Charles E. Crowe</u>	<u>580.25</u>	
<u>Walter A. Goldston</u>	<u>633.00</u>	
<u>Gifford L. Fuller</u>	<u>580.25</u>	
<u>Garnett Prince, Jr.</u>	<u>606.63</u>	
<u>Gerald S. Brown</u>	<u>580.25</u>	
<u>Chas. H. Sutherland</u>		<u>764.88</u>
<u>Chas. H. McArthur</u>		<u>659.38</u>
<u>Floyd Wiggins</u>		<u>580.25</u>
<u>Daniel Seebeck</u>		<u>580.25</u>
<u>William Knowlen</u>		<u>580.25</u>
<u>Frank Coulter</u>		<u>580.25</u>
Other:		
<u>Railway Express Agency</u>	<u>25.10</u>	
<u>Return of Excess Fees to General Sessions</u>	<u>1,098.98</u>	
<u>Dietzen &amp; Dietzen, Attorney Fees</u>	<u>300.00</u>	
<u>Am. Nat. Bank &amp; Trust Printing Check book</u>	<u>7.23</u>	
TOTALS:	\$ <u>8,808.83</u>	\$ <u>3,745.26</u>
BALANCE OF FEES AS OF <u>Dec. 31, 1971</u>	\$ <u>7,136.95</u>	\$ <u>1,098.98</u>

STATE OF TENNESSEE)  
COUNTY OF HAMILTON)

I, Clyde M. Sanders, Clerk of the Criminal Court and Clerk of the  
Criminal Division, Court of General Sessions, of said State and  
County, do hereby certify the foregoing to be a true and correct  
report of the Clerk's Fees collected and disbursed by me as such  
Clerk for: period from December 1, 1971 thru December 31, 1971.

*Clyde M. Sanders*  
CRIMINAL COURT CLERK

Sworn and subscribed to before me  
this 12 day of January, 1972

*Edna Camp*  
My commission expires: 7-8-73

Notary Public



OFFICE OF CIRCUIT COURT CLERK  
 HAMILTON COUNTY  
 LUCILE HIXSON, CLERK

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
 HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF CIRCUIT  
 COURT CLERK FOR THE MONTH OF December, 1971

RECEIPTS:

Balance of Fees on hand as of <u>November 30, 1971</u>	\$ 15,807.20
Receipt for <u>December, 1971</u>	18,565.73
	\$ 34,372.93

DISBURSEMENTS:

Clerk's Salary: Lucile Hixson	\$ 1,575.00	
Deputy Salaries: Circuit Court:		
Jo Ann Abercrombie	\$ 575.00	
Carolyn Crowe	475.00	
Hannah Hale	525.00	
Phoebe Hamilton	575.00	
Bettye Held	575.00	
Judith Howard	725.00	
Vera Hutson	575.00	
Pamela Ringley	525.00	
Anne Rose	675.00	
Donald Sneed	250.00	
Louise Stone Hogan	500.00	
Lois Whaley	525.00	
Winona Morgan	150.00	
		6,650.00
Sessions Court:		
Judith Brown	\$ 500.00	
Anna Crawford	500.00	
Gertrude Hunnicutt	725.00	
Margie McGuffee	675.00	
Karen Monger	450.00	
Virginia Moses	500.00	
Judith Shirley	450.00	
Joan Talley	450.00	
Paula Thompson	500.00	
		4,750.00
Equipment Rental:		
Xerox Corp.	\$ 400.00	400.00
Office Supplies:		
Xerox Corp.	\$ 28.30	
Xerox Corp.	28.30	
Burroughs Corp.	6.50	
The Bobbs Merrill Co.	30.50	
The Bobbs Merrill Co.	48.50	
Miscellaneous:	18.75	160.85
R. E. A. Express	\$ 7.17	
R. E. A. Express	10.90	
Jere Tipton	300.00	
I. B. M. - Maintenance	435.90	
		756.97
EXCESS		14,292.82
		\$ 20,080.11

I, LUCILE HIXSON, Clerk of the Circuit Court and General Sessions Court hereby certify that the foregoing is a true and correct copy of the receipts and disbursements of Circuit Court and Excess Fees from General Sessions Court.

*Lucile Hixson Clerk*  
 LUCILE HIXSON, CLERK

Sworn to and subscribed before me  
 this 12th day of Jan. 19 72

*D. Rose*  
 \_\_\_\_\_  
 D.C.

OFFICE OF REGISTER  
 HAMILTON COUNTY, TENNESSEE  
 FEE REPORT FOR DECEMBER 1971

Balance on hand December 1st		\$28,478.28
Fees collected for December:		
Recording Fees	\$15,047.80	
State Fees	<u>659.00</u>	
Total Collected		<u>15,706.80</u>
		\$44,185.08
Disbursements:		
Salaries:		
R. H. Thurman	\$875.00	
Betty Sharp	735.00	
Sarah DeFriese	685.00	
Evelyn Stoner	635.00	
Betty Friederichsen	550.00	
Carm Pegram	475.00	
Gail Stiles	475.00	
Janet Conyers	440.00	
Dorothy Brammer	<u>1575.00</u>	
	6445.00	
Postmaster	6.44	
Attorney Fees	300.00	
Court Costs	22.35	
Expenses Registers Mtg.	<u>62.79</u>	
Total Disbursements		<u>6,836.58</u>
Balance December 31, 1971		<u><u>\$37,348.50</u></u>

I certify that the foregoing is a true report for the month of December 1971.

Dorothy P. Brammer

Sworn to and subscribed before me this 5th day of January 1971.

R. H. Thurman  
 My Commission Expires Jan. 13, 1974

OFFICE OF H. Q. EVATT, SHERIFF  
HAMILTON COUNTY, TENNESSEE

FINANCIAL STATEMENTS FOR MONTH OF December, 1971

Opening Cash Balance. . . . . \$16,068.12

STATEMENT OF CASH RECEIPTS

GENERAL FUND:

Ex-Officio appropriation	\$47,500.00	
Misdemeanor Costs	1,928.00	
Waiting on courts	576.00	
Summoning jurors	53.00	
Returning prisoners	245.56	
Workhouse cases	1,511.00	
Uniform allowances		
Alcoholic rehabilitation officer	<u>572.00</u>	52,385.56

CIRCUIT COURT CLERK:

Court of General Sessions	\$11,383.08	
Circuit Court	<u>2,814.17</u>	14,197.25

CRIMINAL COURT CLERK:

Criminal Court	\$ 4,337.43	
Court of General Sessions	<u>1,044.72</u>	5,382.15

OTHER SOURCES:

Foreign papers	\$ 390.00	
Boarding prisoners		
State of Tennessee	5,215.75	
Federal government	582.50	
City of Chattanooga Soddy Daisy	92.50	
City of Red Bank	164.25	
Other: Town of Signal Mtn.	22.50	

TOTAL RECEIPTS		<u>6,467.50</u>
TOTAL AVAILABLE CASH		<u>78,432.46</u>
		\$94,500.58

STATEMENT OF DISBURSEMENTS

EXPENSES OF OFFICE:

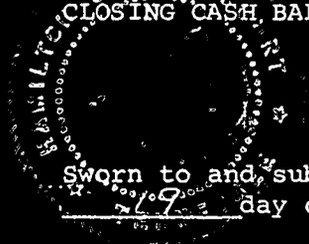
Salaries-(See attached detail)		\$50,090.00
Automobile expense-	\$	
Repairs and parts	6,060.77	
Gas, Oil and grease	10,512.56	
Tires and tubes	2,442.05	
Insurance		
Radio service	708.70	
Auto allowance for process servers	<u>300.00</u>	20,024.08
Other-		
Provisions	\$10,155.04	
Returning prisoners	1,226.59	
Uniform allowances		
Alcoholic rehabilitation officer	520.00	
Miscellaneous: Office	696.10	
Sanitation:	105.89	
Reimburse Travel Exp. for Law Enforcement	112.00	
Thread for Jail School	<u>2.82</u>	12,818.44

TOTAL DISBURSEMENTS	<u>82,932.52</u>
CLOSING CASH BALANCE	<u>11,568.06</u>

Signed H. Q. Evatt  
Sheriff

Sworn to and subscribed to before me, this the 26 day of January 19 72.

David M. Ramsey  
County Court Clerk



Salaries for the Month of December, 1971SUPERVISOR

W. C. Evatt

1,575.00

DEPUTIES

Edward J. Russell	Chief Deputy	875.00	
A. L. McCullough	Ass't. Chief Deputy	605.00	
Robert Cornish	Chief of Detectives	660.00	
Earl H. Gant	Detective	570.00	
Dennis Huckabee	"	570.00	
Richard D. Jernigan	"	570.00	
Oscar McMillian	"	570.00	
William Robbs	"	570.00	
Clarence Schroyer	"	570.00	
Max Schorne	"	570.00	
Howard Shutters	"	570.00	
C. L. Westbrooks	"	570.00	
John D. Holt	Captain	600.00	
Roy Hale	Captain	600.00	
William Robinson	Captain	600.00	
James Arrowood	Patrol Sergeant	570.00	
Thomas Farmer	Patrol Sergeant	570.00	
Charles J. Shelton	Patrol Sergeant	570.00	
Robert F. Burkhardt	Patrolman	535.00	
Daniel E. Collins	Patrolman	535.00	
Robert Davis	"	535.00	
Sammy Dave	"	535.00	
Buford Duggan	"	70.00	
Andrew J. Ellis	"	140.00	
Thomas Fox	"	495.00	
Clyde Hullander	"	535.00	
Max V. Hilton	"	535.00	
Sam James	"	535.00	
Melvin K. Johnson	"	535.00	
Thomas R. Johnson	"	535.00	
James O. Lane	"	535.00	
Donald A. McCullough	"	535.00	
Fletcher D. Miller	"	535.00	
R. G. Monger	"	535.00	
William Nowell	"	535.00	
Robert O'Dell	"	535.00	
Fred Paul	"	535.00	
Mr. E. Peace	"	535.00	
Ervin C. Partridge	"	535.00	
Clinton Peoples	"	495.00	
Robert Phillips	"	535.00	
Thomas Ratledge	"	535.00	
Randall Rich	"	535.00	
Ed L. Stafford	"	535.00	
Donald Thompson	"	510.00	
Milton Trotter	"	535.00	
Willie Turner	"	535.00	
Loury K. Weaver, III	"	495.00	
Chester Westfield	"	535.00	
James Wilken	"	535.00	
P. A. Wilson	"	535.00	
John White	"	70.00	
Bill Uron	"	535.00	
Joe Bush	"	140.00	
James Hardy	"	210.00	
W. L. Harris	"	140.00	
Mr. Ray	Special Officer (Janitor)	140.00	
James Hutchenson	" " "	315.00	28,980.00

PROCESSING OFFICERS

Harry Cooke	Civil Officer	570.00	
E. Jonah Harris	"	570.00	
Theodore Hyatte	"	570.00	
W. J. Moore	"	570.00	
M. L. Price	"	570.00	
E. J. Self	"	570.00	
J. Harvey Steele	"	570.00	
Shelton Swafford	"	570.00	
Harry Weddle, Sr.	"	570.00	5,130.00

JAILERS

Grover C. Fuller	Chief Jailer	535.00	
Robert Allen	Jailer	485.00	
Robert L. Mowery	"	515.00	
Ralph Murphy	"	515.00	
Henry L. Patterson	"	515.00	
Wiley Perkinson	"	515.00	
Shelby Rogers	"	515.00	
Young M. Thomas	"	515.00	
Henry Bible	"	515.00	4,625.00

CLERICAL

Mary J. Schoolfield	Co-ordinator	450.00	
Mary C. Sivley	Staff Secretary	510.00	
Marguerite M. White	Chief Bookkeeper	635.00	
Aubrey Haley	Utility Clerk	365.00	
Londa M. Reeves	Utility Clerk	330.00	
Judith M. Rigler	Dispatcher	435.00	
Louise Twyman	Dispatcher	485.00	3,210.00

OTHERS

Charlotte Bolden	Matron	365.00	
Jewell Hardaway	"	365.00	
Mary Hunter	"	140.00	
Pauline Westbrook	"	365.00	
Claude Kersey	Court Officer	535.00	
H. R. Long	" "	535.00	
David M. Minnich	" "	535.00	
A. L. Dempsey	Process Server	460.00	
Mr. F. Drew	" "	460.00	
James G. Holder	" "	460.00	
Bryant Turner	" "	460.00	
Donald Allen	Special Officer	70.00	
Jack Ballew	Special Officer	70.00	
Gwen Burns	" "	70.00	
Blake Burton	" "	70.00	
W. Frank Clark	" "	70.00	
Frank Coulter	" "	70.00	
John R. Crawford	" "	70.00	
Mr. F. DeSha, Jr.	" "	70.00	
Mitchell Durham	" "	70.00	
T. H. Garner	" "	70.00	
Mr. Graham	" "	70.00	
Mr. A. Goodman	" "	70.00	
Geo. Hinson	" "	70.00	
James T. Hudson	" "	70.00	
R. W. Janaway	" "	70.00	
Harvey W. Kaley	" "	70.00	
Mr. B. Lampkin, Jr.	" "	70.00	
John Lanham	" "	70.00	
Kenneth Lee	" "	70.00	

OTHERS (CONTINUED)

Melvin Lovelady	Special Officer	70.00	
Charles Richmond	" "	70.00	
Edward Robinson	" "	70.00	
Douglas Rutherford	" "	70.00	
Leslie Satterfield	" "	70.00	
Calvin Sivley	" "	70.00	
Luther Tilley	" "	70.00	
Oliver Standifer	" "	70.00	6,570.00

OFFICE OF H. Q. EVATT, SHERIFF  
HAMILTON COUNTY, TENNESSEE

FINANCIAL STATEMENTS FOR MONTH OF November, 1971

Opening Cash Balance . . . . . \$ 4,060.58

STATEMENT OF CASH RECEIPTS

GENERAL FUND:

Ex-Officio appropriation	\$ 47,500.00	
Misdemeanor Costs	2,602.50	
Waiting on courts	1,176.00	
Summoning jurors		
Returning prisoners	1,068.58	
Workhouse cases	1,079.75	
Uniform allowances		
Alcoholic rehabilitation officer	<u>572.00</u>	53,998.83

CIRCUIT COURT CLERK:

Court of General Sessions	\$ 7,084.54	
Circuit Court	<u>1,859.86</u>	8,944.40

CRIMINAL COURT CLERK:

Criminal Court	\$ 766.84	
Court of General Sessions	<u>868.24</u>	1,635.08

OTHER SOURCES:

Foreign papers	\$ 131.35	
Boarding prisoners (Tenn. Rehabilitation)	327.75	
State of Tennessee	10,368.50	
Federal government	737.50	
City of <del>MEMPHIS</del> East Ridge	56.75	
City of Red Bank	132.50	
Other: Army A. S. C. L.	3,068.00	
City of Solly Wiley	150.50	
Supreme Court (Penitentiary) G. D. Parker	114.09	
Pass/Check (Bradley Co.)	<u>41.00</u>	15,127.94

TOTAL RECEIPTS

TOTAL AVAILABLE CASH \$ 83,777.83

STATEMENT OF DISBURSEMENTS

EXPENSES OF OFFICE:

Salaries-(See attached detail)		
Automobile expense-	\$	50,038.33
Repairs and parts	5,187.29	
Gas, Oil and grease	948.10	
Tires and tubes	1,019.25	
Insurance		
Radio service		
Auto allowance for process servers	<u>300.00</u>	3,274.64

Other-

Provisions	\$ 7,275.33	
Returning prisoners	1,156.23	
Uniform allowances		
Alcoholic rehabilitation officer	520.00	
Miscellaneous: Supreme Ct. Penitentiary (Parker)	169.50	
Office Expense	272.89	
Special Copy Service	15.00	
Pass/Check (Bradley Co.)	<u>41.00</u>	9,365.24

TOTAL DISBURSEMENTS

CLOSING CASH BALANCE 16,068.12

Signed H. Q. Evatt  
Sheriff

Sworn to and subscribed to before me, this the 7 day of Jan 1971.

David M. Fennelly  
County Court Clerk

Salaries for the Month of November, 1971SHERIFF

H. C. Evatt

1,575.00

DEPUTIES

Edward J. Russell	Chief Deputy	875.00	
A. L. McCullough	Ass't Chief Deputy	605.00	
Robert Cornish	Chief of Detectives	660.00	
Earl H. Gant	Detective	570.00	
Dennis Huckabee	"	570.00	
Richard D. Jernigan	"	570.00	
Oscar McMillian	"	570.00	
William Robbs	"	570.00	
Clarence Schroyer	"	570.00	
Max Sehorne	"	570.00	
Howard Shutters	"	570.00	
C. L. Westbrooks	"	570.00	
John D. Holt	Captain	600.00	
Roy Hale	Captain	600.00	
William Robinson	Captain	600.00	
James Arrowood	Patrol Sergeant	570.00	
Thomas Farmer	Patrol Sergeant	570.00	
Charles J. Shelton	Patrol Sergeant	570.00	
Jimmy L. Anderson	Patrolman	445.50	
Robert F. Burkhart	Patrolman	535.00	
Daniel E. Collins	Patrolman	535.00	
Robert Davis	Patrolman	535.00	
Sammy Dave	Patrolman	535.00	
Buford Duggan	Patrolman	70.00	
Andrew J. Ellis	"	140.00	
Thomas Fox	"	495.00	
Clyde Hullander	"	535.00	
Max V. Hilton	"	535.00	
Sam James	"	535.00	
Melvin K. Johnson	"	481.50	
Thomas R. Johnson	"	535.00	
James O. Lane	"	535.00	
Donald A. McCullough	"	535.00	
Fletcher D. Miller	"	535.00	
R. L. Monger	"	535.00	
Bill Newell	"	535.00	
Robert O'Dell	"	510.00	
Fred Paul	"	535.00	
William E. Peace	"	535.00	
Ervin O. Partridge	"	535.00	
Clinton Peoples	"	495.00	
Foster Phillips	"	535.00	
Thomas Ratledge	"	535.00	
Randall Rich	"	535.00	
Fred L. Stafford	"	535.00	
Donald Thorpson	"	510.00	
Milton Trotter	"	535.00	
Willie Turner	"	535.00	
Laury K. Weaver, III	"	495.00	
Chester Westfield	"	535.00	
James Wilken	"	535.00	
F. A. Wilson	"	445.83	
John White	"	70.00	
Bill Upton	"	535.00	
Joe Bush	"	140.00	
James Hardy	"	210.00	
W. W. Harris	"	140.00	
William Kay	Special Officer (Janitor)	140.00	
James Hutchenson	" " "	315.00	\$29,257.83

PROCESSING OFFICERS

Harry Cooke	Civil Officer	570.00	
E. Jonah Harris	"	570.00	
Theodore Hyatte	"	171.00	
W. J. Moore	"	570.00	
M. L. Price	"	570.00	
E. J. Self	"	570.00	
J. Harvey Steele	"	570.00	
Shelton Swafford	"	570.00	
Harry Weddle, Sr.	"	570.00	4,731.00

JAILERS

Grover C. Fuller	Chief Jailer	535.00	
Robert Allen	Jailer	485.00	
Robert L. Mowery	"	515.00	
Ralph Murphy	"	515.00	
Henry L. Patterson	"	515.00	
Wiley Parkinson	"	515.00	
Shelby Rogers	"	515.00	
Young M. Thomas	"	515.00	
Harley Stoe	"	140.00	
Harry Bible	"	515.00	4,765.00

CLERICAL

Mary J. Schoolfield	Co-ordinator	450.00	
Mary C. Sivley	Staff Secretary	510.00	
Marguerite M. White	Chief Bookkeeper	635.00	
Aubrey Foley	Utility Clerk	365.00	
Lenda M. Reeves	Utility Clerk	330.00	
Judith M. Rigler	Dispatcher	435.00	
Louise Twyman	Dispatcher	485.00	3,210.00

OTHERS

Charlotte Bolden	Matron	365.00	
Jewell Hardaway	"	365.00	
Mary Lunter	"	140.00	
Pauline Westbrooks	"	365.00	
Claude Kersey	Court Officer	535.00	
H. R. Long	"	535.00	
David M. Minnich	"	535.00	
A. L. Dempsey	Process Server	460.00	
William F. Drew	"	460.00	
James G. Holder	"	460.00	
Bryant Turner	"	460.00	
Donald Allan	Special Officer	70.00	
Jack Ballew	Special Officer	70.00	
Owen Burns	Special Officer	70.00	
Blake Burton	Special Officer	70.00	
W. Frank Clark	"	70.00	
Frank Coulter	"	70.00	
John R. Crawford	"	70.00	
William F. DeSha, Jr.	"	70.00	
Mitchell Durhan	"	70.00	
W. H. Garner	"	70.00	
William A. Goodman	"	70.00	
George Hixson	"	70.00	
James E. Hudson	"	70.00	
R. W. Jenaway	"	70.00	
Karey W. Kaley	"	70.00	
William B. Larpkin, Jr.	"	70.00	
John Ianhar	"	70.00	
Kenneth Lee	"	70.00	
Melvin Lovelady	"	70.00	
Charles Richmond	"	70.00	

OTHERS CONT'D

Edward Robinson	Special Officer	70.00	
Douglas Rutherford	"	70.00	
Leslie Satterfield	"	70.00	
Calvin Sivley	"	70.00	
Luther Tilley	"	70.00	
Oliver Standifer	"	70.00	6,500.00

REPORT OF DAVID M. RAMSEY, COUNTY COURT CLERK

FOR THE MONTH OF DECEMBER, 1971

FEEES, COMMISSIONS AND DISBURSEMENTS

David M. Ramsey		\$ 1,575.00
Estil Varner		675.00
Joseph J. Tocco		781.00
Mary Ella Foster		603.50
Donald Hixson		675.00
Everett Schaerer		675.00
Edna Wiseman		580.00
Theresa Stanley		580.00
Minnie H. Wade		554.00
Kittie B. Wallace		554.00
Carolyn Williams		580.00
Ruth E. Schmid		554.00
Barbara Adams		554.00
Betty R. Lynch		554.00
Ray Fisher		554.00
Walter Newman		554.00
T. Gordon Baker		738.50
Carolyn Baggett		554.00
Dorothy Bowling		554.00
Lilyan Lucas		580.00
Betty Sutherland		554.00
Frances Marlowe		580.00
Gwendolyn Fletcher		501.00
Marilyn McCollum		501.00
		<hr/>
TOTAL REGULARS		\$ 15,165.00
 <u>OTHER DISBURSEMENTS:</u>		
Extra Auto Clerk	725.00	
Auto Expense	250.00	
Traveling Expense	100.53	
Postage	16.00	
Court Costs	6.80	
	<hr/>	
TOTAL OTHER		1,098.33
		<hr/>
TOTAL DISBURSEMENTS		16,263.33
		<hr/>
FEEES FOR DECEMBER, 1971		20,651.82
		<hr/>
FEEES PREVIOUSLY REPORTED		20,337.56
		<hr/>
TOTAL		\$40,989.38
		<hr/>
LESS DISBURSEMENTS		16,263.33
		<hr/>
TOTAL EXCESS FEEES		\$ 24,726.05

This is to certify that this is a true and  
-correct report of the receipts and disburse-  
ments for this period.

*David M. Ramsey*  
DAVID M. RAMSEY- COUNTY COURT CLERK

REPORT OF DAVID M. RAMSEY, COUNTY COURT CLERK

FOR THE MONTH OF OCTOBER, 1971

FEEs, COMMISSIONS AND DISBURSEMENTS

David M. Ramsey	\$ 1,575.00
Estil Varner	640.00
Joseph J. Tocco	740.00
Mary Ella Foster	575.00
Donald Hixson	640.00
Everett Schaerer	640.00
Edna Wiseman	550.00
Theresa Stanley	550.00
Minnie H. Wade	525.00
Kittie B. Wallace	525.00
Carolyn Williams	550.00
Ruth E. Schmid	525.00
Barbara Adams	525.00
Betty R. Lynch	525.00
Ray Fisher	525.00
Walter Newman	525.00
T. Gordon Baker	700.00
Carolyn Baggett	525.00
Dorothy Bowling	525.00
Lilyan M. Lucas	550.00
Betty Sutherland	525.00
Frances Marlowe	550.00
Gwendolyn Fletcher	475.00
Marilyn McCollum	475.00
TOTAL REGULARS	\$14,460.00

OTHER DISBURSEMENTS:

Extra Auto Clerks -	\$887.50
Auto Expense -	250.00

TOTAL OTHER 1,137.50

TOTAL \$ 15,597.50

Fees for October	14,370.30
Fees Previously Reported	15,724.19

TOTAL 30,094.49

LESS DISBURSEMENTS 15,597.50

TOTAL EXCESS FEES 14,496.99

This is to certify that this is a true and correct report of the receipts and disbursements for this period.

*David M. Ramsey*  
 \_\_\_\_\_  
 DAVID M. RAMSEY-COUNTY COURT CLERK



F E B R U A R Y T E R M 1 9 7 2

STATE OF TENNESSEE )

WEDNESDAY, FEBRUARY 2, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 2nd day of February, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Tom Carriger, Pastor of the East Chattanooga United Methodist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Long, seconded by Councilman Newell, to reject Resolution #109 (Suburban Homes). The foregoing Motion was Adopted by Acclamation, with the members of the Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Nay"; Councilman Newell, "Aye"; Councilman Wilson, " Aye"; Judge Frost, "Aye". Total "Aye" votes-4. Total "Nay" votes-1.

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, to set aside the Motion to Reject Resolution #109, and to defer any action on said Resolution for thirty (30) days, and to instruct the County Manager to contact Chamberlain and Company relative to said action. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE-REZONING FROM AGRICULTURAL DISTRICT TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE WEST LINE OF OOLTEWAH-RINGGOLD ROAD SOME 2089' NORTH OF WOLFTEVER CREEK. THIS TRACT BEGINS SOME 2009' NORTH OF THE NORTH LINE OF BIG WOLFTEVER CREEK AND 340' WEST OF THE WEST LINE OF OOLTEWAH-RINGGOLD RD. AND EXTENDS NW 541' TO THE CENTERLINE OF WOLFTEVER CREEK, THENCE NE 942', THENCE SE 416' TO A POINT 340' WEST OF OOLTEWAH-RINGGOLD RD., THENCE SE, BEING 340' WEST OF AND PARALLEL WITH OOLTEWAH-RINGGOLD RD., FOR 943.8'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mr. Alvin C. Wofford petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the West line of Ooltawah-Ringgold Rd. some 2089' North of Wolftever Creek, and said Planning Commission after hearing recommended that said petition be approved; and

## F E B R U A R Y    T E R M    1 9 7 2

WHEREAS, Mr. Wofford requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council will hold a public hearing on December 1, 1971, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Rural Residential District a tract of land located on the West line of Ooltewah-Ringgold Rd. some 2089' North of Wolftever Creek. This tract begins some 2009' North of Big Wolftever Creek and 340' West of the West line of Ooltewah-Ringgold Rd. and extends NW 541' to the centerline of Wolftever Creek, thence NE 942', thence SE 416' to a point 340' West of Ooltewah-Ringgold Rd., thence SE, being 340' West of and parallel with Ooltewah-Ringgold Rd., for 943.8'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Long, to pass for thirty (30) days, any action on Resolutions No. 162 and No. 163. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED IN THE 4300 BLOCK OF DELASHMITT RD., BEING ON THE WEST SIDE OF DELASHMITT RD. ACROSS FROM ELDRIDGE RD. THIS TRACT BEGINS SOME 1250' N. OF THE INTERSECTION OF ELY RD. AND DELASHMITT RD., FRONTS 167.4' ON THE W. LINE OF DELASHMITT RD. AND EXTENDS SW 133', THENCE NW 123', THENCE NW 63.5', THENCE W. 294.5' TO THE E. LINE OF PLAZA HILLS S/D, THENCE SW 180.5', THENCE SE 622' TO DELASHMITT RD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Hal Ulrich and Wayne Potter petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 4300 Block of Delashmitt Rd., and said Planning Commission after hearing recommended that said petition be approved, and

WHEREAS, Messrs. Ulrich and Potter requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on February 2, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Apartment-Townhouse District a tract of

F E B R U A R Y    T E R M    1 9 7 2

land located in the 4300 Block of Delashmitt Rd., being on the W. side of Delashmitt Rd. across from Eldridge Rd. This tract begins some 1250' N. of the intersection of Ely Rd. and Delashmitt Rd., fronts 167.4' on the W. line of Delashmitt Rd. and extends SW 133', thence NW 123', thence NW 63.5', thence West 294.5' to the East line of Plaza Hills S/D, thence SW 180.5', thence SE 622' to Delashmitt Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

TENTATIVE APPROVAL OF THE RECOMMENDATIONS  
OF THE HEALTH DEPARTMENT ADVISORY BOARD  
WITH REFERENCE TO CERTAIN FEES

Judge Frost reported the Health Department Advisory Board had heretofore received a report entitled "The Organization and Delivery of Health Services for Residents of Chattanooga and Hamilton County". Said report pointed out how the Nation's "Health Care Crisis" is affecting Hamilton County. After much study the Advisory Board submitted the following recommendations, viz:

RECOMMENDATIONS OF THE COMMITTEE  
TO INVESTIGATE FEES FOR CERTAIN SERVICES

(Approved by Executive Committee, Health Department Advisory Board,  
January 14, 1972, and by Advisory Board on January 20, 1972)

<u>Recommendations</u>	<u>Projected Income 2/1/72 to 6/30/72</u>
1. That the Health Department start issuing certified legal transcripts of birth and death certificates at \$2.00 a copy, beginning with current date decided upon, probably January 1, 1972 (prior certificates not to be considered--to be issued from the Nashville office only).	\$2,500.00
2. That the Health Department charge \$2.00 for each chest x-ray other than those for patients, contacts, and foodhandlers. The income will be credited against the Pine Breeze Fund reimbursement.	\$5,000.00
3. That the Health Department charge for dental services for adults only, using a sliding fee scale based on monthly income and size of family. The sliding fee scale to be used has been approved by DHEW.	Unable to Project
4. That the Health Department increase the parking lot fee to equal the fee being charged by Erlanger Hospital. No fee will be collected for visitors to the Health Department.	15,000

1-24-72

Attachment: Summary of Fees Collected

The County Council having heretofore studied the recommendations, ON MOTION of Judge Frost, seconded by Councilman Long, on a Roll Call vote voted tentatively to

approve same as submitted. The following members of the County Council were present and voted "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The following were appointed as a committee to study the County insurance need:

Jim Caldwell, appointed by Judge Frost.  
 Floyd "Flop" Fuller appointed by Councilman Newell.  
 John Levan appointed by Councilman Long.  
 Hugh Huffaker, Jr. appointed by Councilman Mayfield.  
 Sam Chester, Jr. appointed by Councilman Wilson.

TO PLACE ON MINUTES THE APPOINTMENT OF A  
 JUDICIAL MEMBER TO THE HAMILTON COUNTY  
 PUBLIC RECORDS COMMISSION

Judge Frost made a Motion that the Order selecting Herschel P. Franks, Chancellor, Part 2, Hamilton County, Tennessee, as the Judicial Member of the Public Records Commission be put of record on the Minutes of the Council. Said motion was seconded by Councilman Mayfield and carried unanimously.

\* \* \* \* \*

ORDER OF DESIGNATION OF JUDICIAL MEMBER OF HAMILTON COUNTY

PUBLIC RECORDS COMMISSION

Pursuant to provisions of Section 15-501, et seq., of Tennessee Code Annotated authorizing the creation of a County Public Records Commission in each county of the State of Tennessee, and further pursuant to a resolution adopted by the County Council of Hamilton County, Tennessee, on August 7, 1968, creating a County Public Records Commission for Hamilton County, Tennessee, the undersigned Court of Record Judges of Hamilton County, Tennessee, after due notice to all Court of Record Judges, met at 12:10 P.M., January 19, 1972, and unanimously selected and designated the Honorable Herschel P. Franks, Chancellor of Part II of the Chancery Court of Hamilton County, Tennessee, as the judicial member of said commission, as provided in the act, to succeed the Honorable Russell C. Hinson who retired from said commission as of January 2, 1972. There being nine (9) Court of Record Judges in Hamilton County, Tennessee, the undersigned judges constitute a majority as provided by the above code section.

It is therefore ORDERED, ADJUDGED AND DECREED that the Honorable Herschel P. Franks, be and is hereby designated and appointed the judicial member of the Hamilton County Public Records Commission.

It is further ORDERED that this designation and appointment be entered of record in the minutes of each Court of Record of Hamilton County, as provided by the act and that a copy of this order be presented to the Honorable David Ramsey, County Court Clerk, as Clerk of the County Council of Hamilton County, Tennessee, and to the Honorable Jack Mayfield, Chairman of the Hamilton County Records Commission, as official notice of this action.

F E B R U A R Y T E R M 1 9 7 2

THIS 21 day of January, 1972.

/s/ James F. Morgan  
JUDGE, DIVISION II, CIRCUIT COURT

/s/ J. N. Hunter  
JUDGE, DIVISION III, CIRCUIT COURT

/s/ David Tom Walker  
JUDGE, DIVISION IV, CIRCUIT COURT

(Present but not voting:  
(Honorable Herschel Franks)  
CHANCELLOR, PART II, CHANCERY COURT

/s/ Campbell Carden  
JUDGE, DIVISION I, CRIMINAL COURT

/s/ Tillman Grant  
JUDGE, DIVISION II, CRIMINAL COURT

/s/ Russell C. Hinson  
JUDGE, DIVISION III, CRIMINAL COURT

\* \* \* \* \*

ON MOTION of Judge Frost, seconded by Councilman Mayfield, the foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

AUTHORIZING PAYMENT TO AIR FILTER SERVICE  
FOR REPLACING 84 FILTERS AT THE COURTHOUSE  
IN THE SUM OF \$957.00: AND AUTHORIZING OTHER  
WORK AND PAYMENT THEREFOR

On December 15, 1971, the County Council and County Manager met with representatives of Air Filter Service, 505 S. Central Avenue, Knoxville, Tennessee, and discussed the advisability of replacing the permanent filters in the cooling and heating systems in all County institutions with replaceable type filters. It being noted that various experts have advised the replaceable filters permit a better flow of either cold or warm air. At that time it was decided by the entire Council membership for Air Filter Service to do this work. However, formal action was not taken at that time.

Judge Frost noted the Council had already made the decision to have Air Filter Service do said work, and he made a motion said Company be paid \$957.00 for replacing 84 filters at the County Courthouse and that same be charged to Capital Outlay Appropriation. He further moved that the said Air Filter Service be authorized to change the filters in the other buildings and institutions heretofore discussed and that payment of same be from the proper appropriations. His motion was seconded by C. Newell and on a roll call vote carried unanimously.

ON MOTION of Judge Frost, seconded by Councilman Newell, the foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

F E B R U A R Y    T E R M    1 9 7 2

AUTHORIZING THE COUNTY JUDGE TO APPROVE  
 THE PLACING OF A TRAFFIC SIGNAL ON HIXSON  
 PIKE AT THE NORTHGATE MALL AS DESIGNED AND  
 APPROVED BY EARL C. WILLIAMS, JR., STATE  
TRAFFIC ENGINEER BY LETTER DATED NOVEMBER 30, 1971

Judge Frost reported that the State Traffic Engineer had heretofore notified Mr. John Finguerra of J. C. Penney Company by letter dated November 30, 1971, of the approval of subject traffic signal and noted that when same is approved by the County Judge, they would contact J. C. Penney Company and authorize them to proceed with the installation of said traffic signal. Said proposal was submitted to Judge Frost by Mr. Mose Lebovitz sometime ago and at that time the Judge asked the Regional Planning Commission Office for a study of said proposal. Said Planning Commission submitted the proposal to the City Traffic Engineer and certain suggestions were made.

Thereafter officials of the Northgate Shopping Center notified the Judge of the urgency of this matter and he advised them to submit the plans to the City Traffic Engineer for his approval inasmuch as this particular territory is now being annexed to the City of Chattanooga. On January 28, 1972, Mr. Ralph Lewis, City Traffic Engineer advised Judge Frost that while he was not completely pleased with the proposal it was his thinking, that it was impractical to consider a new location for said signal light at this time. His letter stated "The design of the signalization is a complex one and we will be happy to provide technical advice to Independent Enterprises to aid in implementing its installation."

Thereupon a motion was made by C. Newell and seconded by C. Mayfield and carried unanimously authorizing Judge Frost to notify the State of the approval of the placing of said traffic signal.

ON MOTION of Councilman Newell, seconded by Councilman Mayfield, the foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

PLACING OF AGREEMENT ON MINUTES MAKING THE  
 UNITED BANK OF CHATTANOOGA, TENNESSEE, A  
DEPOSITORY OF FUNDS OF HAMILTON COUNTY, TENNESSEE

On Motion of Judge Frost, seconded by C. Wilson, the agreement heretofore entered into between the United Bank of Chattanooga, and the Trustee of Hamilton County was ordered placed on the Minutes of the County Council.

\* \* \* \* \*

WHEREAS, THE UNITED BANK OF CHATTANOOGA, TENNESSEE, herein called "Bank", desires to become a depository of funds of Hamilton County, Tennessee, placed therein by Bill Nobles as Trustee of Hamilton County, Tennessee; and

WHEREAS, Bank desires to secure the payment of all funds deposited by or on behalf of Hamilton County, Tennessee, by the pledge of collateral as security for all deposits by or on behalf of said Hamilton County, Tennessee.

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS that The United Bank of Chattanooga acknowledges itself held and firmly bound unto Bill Nobles as Trustee of

F E B R U A R Y     T E R M     1 9 7 2

Hamilton County, Tennessee, and/or unto said Hamilton County, Tennessee, in an amount equal to the balance of any and all funds on deposit at any time in the name of or on behalf of Hamilton County, Tennessee, and for the payment whereof Bank binds itself, its successors and assigns firmly by these presents.

But the conditions of this bond are as follows:

If Bank shall save said County harmless against the loss of any and all funds deposited with Bank and shall faithfully account for and in due and ordinary course of business pay over on proper authority all funds so deposited with Bank by or on behalf of said County, then this obligation shall be null and void, otherwise to remain in full force and effect.

To secure the above obligation, Bank has pledged or will pledge as collateral security for such deposits, securities of any of the following classes, taken at par value, in an amount equal to the balance of any and all funds on deposit at any time, in the name of or on behalf of Hamilton County, Tennessee, all of which have or will be delivered to the First American National Bank of Nashville, Tennessee, in trust to guarantee the performance by bank of the obligations created by this instrument:

a. United States government securities. Transferable bonds, notes, certificates of indebtedness and Treasury Bills of the United States Government of any issue, including interim certificates or receipts for payment therefor, except such securities as by the terms of their issue are not acceptable as security for deposits of public moneys;

b. Obligations of government agencies. Obligations of the Federal Land Banks, Federal Intermediate Credit Banks, Federal Home Loan Banks, the Federal National Mortgage Association, the Central Bank for Cooperatives and the Banks for Cooperatives;

c. Obligations of local public agencies and public housing agencies. (a) Obligations of a local public agency (as defined in section 110 (h) of the Housing Act of 1949) or of a public housing agency (as defined in the United States Housing Act of 1937, as amended) which have a maturity of not more than eighteen months, if such obligations are secured by an agreement between the obligor agency and the Housing and Home Finance Administrator or the Public Housing Administration in which the agency agrees to borrow from the Administrator or Administration and the Administrator or Administration agrees to lend to the agency, prior to the maturity of such obligations, moneys in an amount which (together with any other moneys irrevocably committed to the payment of interest on such obligations) will suffice to pay the principal of such obligations with interest to maturity, which moneys under the terms of said agreement are required to be used for that purpose, and (b) obligations of such a public housing agency as are secured by a pledge of annual contributions under an annual contributions contract between such public housing agency and the Public Housing Administration if such contract shall contain the covenant by the Public Housing Administration which is authorized by subsection (b) of section 22 of the United States Housing Act of 1937, as amended, and if the maximum sum and maximum period specified in such contract pursuant to said subsection 22 (b)

shall be less than the annual amount and the period for payment which are requisite to provide for the payment when due of all installments of principal and interest on such obligation;

- d. Bonds of State of Tennessee
- e. Bonds of Hamilton County, Tennessee
- f. Bonds of City of Chattanooga, Tennessee

It is further agreed that:

1. First American National Bank of Nashville, Tennessee, holds the said securities as custodian.
2. Until notified that Bank is in default, First American National Bank of Nashville, shall have the right to collect for the account of Bank all interest coming due on said securities; and on the instruction of Bank shall have the right to dispose of any of the collateral and/or make substitution so long as the substituted or new collateral is of equal value to that collateral removed from the trust.
3. The Trustee of Hamilton County, Tennessee, shall have the right at any time to demand that the Bank pledge additional or other securities in order that the market value of said securities may be of sufficient value to adequately secure any such deposit of Hamilton County, Tennessee, after making due allowance for the provisions of Section 45-506 of the Tennessee Code Annotated.
4. To the extent that any collateral securities, when taken at their par value, exceed an amount equal to all funds on deposit at any one time, the Bank may withdraw such collateral securities from the custodian First American National Bank of Nashville, who is directed to return such collateral securities, and said Trustee of Hamilton County, Tennessee will authorize and permit said releases and withdrawals. In addition, upon payment of or reimbursement for all funds on deposit, said Hamilton County, Tennessee, shall surrender to Bank the receipt issued to it as First American National Bank of Nashville, and all obligations hereunder of Bank shall cease.
5. Should Bank fail to pay all sums of money deposited by or on behalf of said County with it, or any part thereof upon proper authority, then said Trustee of Hamilton County, Tennessee, shall have the right to demand and received from First American National Bank of Nashville, the pledged securities, and after advising Bank of the date and place of sale, said Trustee of Hamilton County, Tennessee, may advertise the sale of said securities or such part thereof as may be deemed necessary for ten days in some newspaper published in Hamilton County, Tennessee, stating the time, terms, and place of such sale and sell said securities or such portion thereof as may be necessary to fully satisfy the just claim of said Hamilton County, Tennessee, hereunder, to the highest bidder for cash. After any sale made hereunder, any amount of cash remaining after satisfying said default and after paying the expense of advertising shall be paid to Bank, and in the event there is a sale of only a part of said collateral, the unsold portion thereof shall be delivered to Bank.

IN TESTIMONY WHEREOF, Bank has caused this instrument to be signed by its

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President and attested by its Cashier and its coporate seal to be affixed hereto this  
22nd day of December, 1970.

UNITED BANK OF CHATTANOOGA

BY: /s/ George M. Stewart  
President

ATTEST:

/s/ John L. Riddle  
Cashier

APPROVED:

/s/ Bill Nobles  
Trustee of Hamilton County, Tennessee

APPROVED AS TO FORM:

/s/ James F. Turner  
Attorney for Hamilton County, Tennessee

\* \* \* \* \*

ON MOTION of Judge Frost, seconded by Councilman Wilson, that the United Bank of Chattanooga be placed on the Official and Certified list as a depository of County Funds. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

AUTHORIZING COUNTY MANAGER ROBERTS AND MR. JOHN BROMLEY TO EMPLOY THE NECESSARY TECHNICIANS AND PROFESSIONALS TO DO THE NECESSARY CORE DRILLING TO DETERMINE THE ACCEPTABILITY OF CERTAIN LAND FOR USE AS A SANITARY LANDFILL

It was noted that there is a degree of urgency to find the necessary site for a County Landfill in order to receive the \$116,000.00 grant heretofore made available to Hamilton County for equipment to be used at an approved Sanitary Landfill. Judge Frost noted there are several sites that the Council has discussed as possible locations for sanitary landfills and that in order to meet the State requirements it is necessary to have certain "core drillings" made. It was noted that this could possibly cost some \$2500.00 to have this work done. Thereupon, on motion of Judge Frost, seconded by C. Long, and on a roll call vote the Council unanimously authorized County Manager Roberts and Mr. Bromley to secure the necessary experts in this particular area of work to determine if a certain site or sites would meet the State standards. Said work is not to cost more than \$2500.00.

ON MOTION of Judge Frost, seconded by Councilman Long, to authorize County Manager Roberts and Mr. John Bromley to employ the necessary technicians and professionals to do the necessary Core Drilling to determine the acceptability of certain land for use as a Sanitary Landfill. Said work is not to cost more than \$2500.00. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the



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ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE TESSIE LANE A DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

THAT, Tessie Lane leading from Gadd Road in a southerly and easterly direction 0.10 of a mile to a turn-around, be declared a district road 2nd Class.

The above named road is in the 3rd Civil District, in North Glen Park Sub-division #1, has a 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and was built by Lonas Construction Co. for the developer: Mr. Jack Ralston.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - TO AMEND THE COUNTY GENERAL FUND BY ADDING THE FOLLOWING: MISCELLANEOUS APPROPRIATIONS \$1,484.95.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, the Clerk and Master has turned over to the Trustee \$1,484.95 due John Morrison as his share in case #41304, Almaire White, Et Al vs. Francis E. White, Et Al; and

WHEREAS, Mr. Morrison has now been located and has requested his share.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the County General Fund be amended by adding Miscellaneous Appropriations \$1,484.95.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

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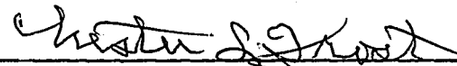
ON MOTION of Councilman Newell, seconded by Councilman Long, that Mr. Bruce Roan be paid the amount of \$2,600.00 for appraisal work to relocate the Dallas Hollow Road, for the appraisal of 52 tracts of land. \$2,000 to be paid now, and the balance of \$600.00 to be paid when the State approves the right of way. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, that the County Council approve certain recommendations of the County Manager to upgrade the quality of roads constructed in subdivisions.

1. Require that the county inspectors obtain copies of delivery tickets to assure that road materials in sufficient quantities to meet county specifications are delivered to the job. These copies should be attached to the inspector's report to the County Engineer.
2. Increase on-site time of inspectors to assure that sub-base is properly prepared and materials are uniformly applied and distributed.
3. Core drill every subdivision road before approval by County Engineer.
4. Develop a formula to guide the Engineer in estimating possible cost of repairs if roads deteriorate within a year, and require developers to post an adequate bond.
5. The highway inspector shall provide the developer with written statements of road deficiencies, with copies to the County Engineer and County Manager.

The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

  
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STATE OF TENNESSEE )

WEDNESDAY, FEBRUARY 16, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 16th day of February, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Cleo Watts, Pastor of the Hixson Church of God, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Newell, that the County Council authorize County Judge Frost to make an investigation and study the advisability of raising \$250,000 to alleviate a shortage of space at Harrison Elementary School. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO INDUSTRIAL DISTRICT A TRACT OF LAND SOME 900' W. OF LEVI RD. AND AT THE DEAD END OF BARKER RD. THIS TRACT BEGINS AT A POINT SOME 550' N. OF THE INTERSECTION OF PITTS AND LEVI RDS., FRONTS 50' ON THE W. LINE OF LEVI RD. AND EXTENDS NW BETWEEN PARALLEL LINES FOR 420', ACCESS ONLY, THENCE SW 210', THENCE NW 790', THENCE SW 400', THENCE NW 3514', THENCE NE AND NW 4488', THENCE SE 3000', THENCE SE 1600', THENCE S. 200', THENCE NW 440', THENCE SW 610', THENCE NE 400', THENCE SW 1350', THENCE SE 500', THENCE SE 796', THENCE SW 125' TO THE ACCESS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Road Builders, Inc. petitioned The Chattanooga-Hamilton County Planning Commission to rezone a tract of land some 900' West of Levi Road and at the dead end of Barker Road, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Road Builders, Inc. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on February 16, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY,

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TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Industrial District a tract of land some 900' W. of Levi Rd. and at the dead end of Barker Rd. This tract begins at a point some 550' N. of the intersection of Pitts and Levi Rds., fronts 50' on the W. line of Levi Rd. and extends NW between parallel lines for 420', access only, thence SW 210', thence NW 790', thence SW 400', thence NW 3514', thence NE and NW 4488', thence SE 3000', thence SE 1600', thence S. 200', thence NW 440', thence SW 610', thence NE 400', thence SW 1350', thence SE 500', thence SE 796' thence SW 125' to the access.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Chester L. Frost

Action taken DENIED

ON MOTION of Judge Frost, seconded by Councilman Mayfield, the foregoing Resolution was unanimously DENIED on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - CLOSURE OF A STREET LOCATED BETWEEN WILDER STREET AND THE CHICKAMAUGA CREEK IN THE KINGS POINT SUBDIVISION. PINE STREET 40' BEGINNING AT THE SOUTH LINE OF WILDER STREET AND EXTENDING SW 475' TO THE NORTH LINE OF CHICKAMAUGA CREEK, BEING BETWEEN BLOCKS 2 AND 16 OF KINGS POINT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Ralph and Della Poe petitioned the Chattanooga-Hamilton County Regional Planning Commission to close a street located between Wilder Street and the Chickamauga Creek in the Kings Point Subdivision, and said Planning Commission after hearing recommended that said petition be approved, subject to the approval of the County Engineer and Public Utility Easements; and

WHEREAS, Ralph and Della Poe requested that the County Council consider said petition and notice has been published in a newspaper in general circulation that the County Council would hold a public hearing on February 16, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to close a street located between Wilder Street and the Chickamauga Creek in the Kings Point Subdivision. Pine Street 40' beginning at the South line of Wilder Street and extending SW 475' to the North line of Chickamauga Creek, being between Blocks 2 and 16 of Kings Point, subject to the approval of the County Engineer and Public Utility Easements.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

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ON MOTION of Councilman Newell, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DIST. TO URBAN RESIDENTIAL DIST. A TRACT OF LAND LOCATED ON THE E. SIDE OF GANN RD., ON THE S. SIDE OF BOWMAN RD., ADJOINING SEVIER ESTATES ON THE NE LINE. THIS TRACT BEGINS AT A POINT SOME 2530' E. OF THE E. LINE OF GANN RD. IN THE NE LINE OF SEVIER ESTATES AND EXTENDS SE ALONG THE N. LINE OF SEVIER ESTATES FOR 639' THENCE NE FOR 1625' TO THE S. LINE OF BOWMAN RD., FRONTS 600' ON THE S. LINE OF BOWMAN RD., THENCE SW FOR 1434' TO THE POINT OF BEGINNING BEING PART OF THE COPER LANE TRACT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Dixon Construction Company, Inc. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the East side of Gann Road, South side of Bowman Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Dixon Construction Company, Inc. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on February 16, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Urban Residential District a tract of land located on the E. side of Gann Rd., on the S. side of Bowman Rd., adjoining Sevier Estates on the NE line. This tract begins at a point some 2530' E. of the E. line of Gann Rd., in the NE line of Sevier Estates and extends SE along the N. Line of Sevier Estates for 639' thence NE for 1625' to the S. line of Bowman Rd., fronts 600' on the S. line of Bowman Rd., thence SW for 1434' to the point of beginning being part of the Coper Lane Tract.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM URBAN RESIDENTIAL TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED E. OF THE 7300 BLOCK OF HIXSON PIKE ON THE S. SIDE OF GOLD POINT CIRCLE RD. THIS TRACT BEGINS AT THE POINT WHERE THE E. LINE OF THE G. E. RAULSTON TRACT INTERSECTS WITH THE S. LINE OF GOLD POINT CIRCLE ROAD, FRONTS 1000' ON THE S. LINE OF GOLD POINT CIRCLE RD. AND EXTENDS SE BETWEEN PARALLEL LINES FOR 500', BEING A PART OF LOT 6 OF HENRY BARKER ESTATE AS SHOWN BY PLAT OF RECORD IN BOOK V, VOL. 23, PAGE 166 IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, North Hill Land Company, Inc. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located E. of the 7300 Block of Hixson Pike and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, North Hill Land Company, Inc. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council will hold a public hearing on February 16, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential to Local Business District a tract of land located E. of the 7300 Block of Hixson Pike on the S. side of Gold Point Circle Rd. This tract begins at the point where the E. line of the G. E. Raulston tract intersects with the S. line of Gold Point Circle Rd., fronts 1000' on the S. line of Gold Point Circle Rd. and extends SE between parallel lines for 500', being a part of Lot 6 of Henry Barker Estate as shown by plat of record in Book V, Volume 23, Page 166 in the Register's Office of Hamilton County, Tennessee.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/    Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was DENIED on a Roll Call vote, with the members of the County Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Nay"; Councilman Newell, "Aye"; Councilman Wilson, "Nay"; Judge Frost, "Nay". Total "Aye" votes-2; Total "Nay" votes-3.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE W. LINE OF GRUBB RD., BETWEEN TROXLER TRAIL AND TAGGART DR. THIS TRACT BEGINS AT A POINT IN THE W. LINE OF GRUBB RD. SOME 918' S. OF TROXLER TRAIL, AND EXTENDS SW 143.2', THENCE W. 115.14', THENCE NE 128.9', THENCE W. 60.6', THENCE N. 136', THENCE NW 963', THENCE SE 306', THENCE SE 111', THENCE SE 63.4', THENCE E. 180.2', THENCE NE 833.94' TO THE W. LINE OF GRUBB RD., FRONTS 51.44' ON THE W. LINE OF GRUBB ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, General Realty, Inc. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the West line of Grubb Road, between Troxler Trail and Taggert Drive, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, General Realty, Inc. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton

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County that the County Council would hold a public hearing on February 16, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Urban Residential District a tract of land located on the W. line of Grubb Rd., between Troxler Trail and Taggart Dr. This tract begins at a point in the W. line of Grubb Rd., some 918' S. of Troxler Trail, and extends SW 143.2', thence W. 115.14', thence NE 128.9', thence W. 60.6', thence N. 136', thence NW 963', thence SE 306', thence SE 111', thence SE 63.4', thence E. 180.2', thence NE 833.94' to the W. line of Grubb Rd., fronts 51.44' on the W. line of Grubb Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

\_\_\_\_\_/s/\_\_\_\_\_  
Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL  
TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED  
127' WEST OF THE 5600 BLOCK OF HIGHWAY 153. THIS TRACT  
BEGINS AT A POINT 100' NORTH OF SUTTON DRIVE AND 127'  
WEST OF HIGHWAY 153, FRONTS 498' ON OYLER ROAD AND EXTENDS  
NE 390.2' TO THE REAR LINE OF LOT 85, NORTH WOODS SUBDIVISION  
THENCE SE ALONG REAR LOT LINES NORTH WOODS SUBDIVISION FOR  
280' THENCE SE 300', THENCE SW 145'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, David Patterson petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located 127' West of the 5600 Block of Highway 153, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, David Patterson requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on February 16, 1972, concerning said passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential to Apartment-Townhouse District a tract of land located 127' West of the 5600 Block of Highway 153. This tract begins at a point 100' North of Sutton Drive and 127' West of Highway 153, fronts 498' on Oyler Road and extends NE 390.2' to the rear line of Lot 85, North Woods Subdivision, thence SE along rear lot lines North Woods Subdivision for 280', thence SE 300', thence SW 145'.

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BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - CLOSURE OF A STREET LOCATED ON THE NORTH SIDE OF SPENCER STREET SOME 174' NE OF TAFT HIGHWAY. THIS 40' UNOPENED STREET BEGINS ON THE NE LINE OF SPENCER STREET AND EXTENDS NW 270' TO THE NW LINE OF LOTS 32 AND 43, AMENDED PLAT OF SPENCER ADDITION TO FAIRMOUNT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, John W. Roden petitioned the Chattanooga-Hamilton County Regional Planning Commission to close a street located some 174' NE of Taft Highway, and said Planning Commission after hearing recommended that said petition be approved, subject to the approval of the County Engineer; and

WHEREAS, Mr. Roden requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on February 16, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to close a street located on the North side of Spencer Street, some 174' NE of Taft Highway. This 40' unopened street begins on the NE line of Spencer Street and extends NW 270' to the NW line of Lots 32 and 43, amended plat of Spencer Addition to Fairmount, subject to the approval of the County Engineer.

BE IT FURTHER RESOLVED, THAT this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO GENERAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT THE SW INTERSECTION OF OLD HIXSON PIKE AND MIDDLE VALLEY PIKE, ACROSS OLD HIXSON PIKE FROM HIXSON HIGH SCHOOL. THIS TRACT BEGINS AT A POINT 120' WEST OF THE WEST LINE OF MIDDLE VALLEY PIKE, FRONTS 75' ON THE SOUTH LINE OF OLD HIXSON PIKE AND EXTENDS SOUTH 200', THENCE NE 135', THENCE NW 200' TO THE SOUTH LINE OF OLD HIXSON PIKE, BEING A PART OF THE EUGENE A. HIXSON TRACT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, E. A. Hixson petitioned the Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the SW intersection of Old

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Hixson Pike and Middle Valley Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, E. A. Hixson requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on February 16, 1972, concerning said passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to General Business District a tract of land located at the SW intersection of Old Hixson Pike and Middle Valley Pike, across Old Hixson Pike from Hixson High School. This tract begins at a point 120' West of the West line of Middle Valley Pike, fronts 75' on the South line of Old Hixson Pike and extends South 200', thence NE 135', thence NW 200' to the South line of Old Hixson Pike, being a part of the Eugene A. Hixson Tract.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF GRANT E. FARRIS AND WIFE, TALMA A. FARRIS AND WILLIAM RUSH JOHNSON AND WIFE, BRENDA M. JOHNSON TO PURCHASE LOT 46, WARD 17, FRAZIER AND SAWYER NO. 1, REEVES TAX #29-8-16, AS SHOWN IN PLAT BOOK 6, PAGE 66, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$100.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 46, Ward 17, Frazier and Sawyer No. 1, Reeves Tax #29-8-16, as shown in Plat Book 6, Page 66, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$100.00 from Grant E. Farris and wife, Talma A. Farris and William Rush Johnson and wife, Brenda M. Johnson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$100.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the state of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of

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Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF ALBERT C. KELLEY, JR. AND WIFE, DOROTHY G. KELLEY TO PURCHASE LOTS 47 AND 48, TIMESVILLE SUBDIVISION, REEVES TAX NO. 1740-1-2 IN THE AMOUNT OF \$200.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lots 47 and 48, Timesville Subdivision, Reeves Tax No. 1740-1-2 was purchased by Hamilton County on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, Hamilton County has received an offer of \$200.00 from Albert C. Kelley, Jr. and wife, Dorothy G. Kelley.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$200.00 be approved and the County Judge be authorized to execute a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the Redemption Laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance *pro rata*, based on the tax rate of Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF ROBERT S. ALLEN AND WIFE, ELSIE B. ALLEN TO PURCHASE LOTS 10 AND 11, BLOCK 2, WARD 18, CHAMBERS, REEVES TAX NO. 184-2-1 AND NO. 184-2-2, AS SHOWN IN DEED BOOK W-11, PAGE 690, HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$251.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lots 10 and 11, Block 2, Ward 18, Chambers, Reeves Tax No. 184-2-1 and No. 184-2-2, as shown in Deed Book W-11, Page 690, Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$251.00 from Robert S. Allen and wife, Elsie B. Allen.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$251.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the Redemption Laws of the State of Tennessee.

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BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF DR. J. P. HOOVER TO PURCHASE N. 5 OF 3; N. 5 OF 4, BLOCK 5, OAK HILLS, ALTON PARK #2, REEVES TAX #156-15-2; AS SHOWN IN PLAT BOOK 3, PAGE 8, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$626.00. EXCEPT THAT PART OF THE PROPERTY LYING IN THE RIGHT-OF-WAY OF THE OLD CHATTANOOGA RAILWAY AND LIGHT COMPANY.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot N. 5 of 3; N. 5 of 4, Block 5, Oak Hills, Alton Park #2, Reeves Tax #156-15-2, as shown in Plat Book 3, Page 8, in the Register's Office of Hamilton County, Tennessee, except for that part of the property lying in the right-of-way of the old Chattanooga Railway and Light Company, was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$626.00 from Dr. J. P. Hoover.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$626.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing four (4) Resolutions were unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO GRANT A VARIANCE IN  
SUBDIVISION STANDARDS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, due to extreme topographic conditions, Mr. Preston Maddox be granted a  
variance in the Subdivision regulations to construct about 300 feet of Hardwood Circle  
Road in Grubb Village Subdivision with a grade of 18%.

The maximum grade allowed is 15% except by a variance by the Hamilton County  
Council.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing  
Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE SURRY CIRCLE AND  
CROWN COURT LANE DISTRICT ROADS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Surry Circle extending from Caran Drive in a westerly, northerly, easterly  
ly and southerly direction a distance of 0.34 of a mile back to Caran Drive; and that  
Crown Court Lane extending from Surry Circle in a northerly direction 0.07 of a mile to  
a turn-around, be declared district roads 2nd Class.

The above named roads are in Unit #2 of Williamsburg Estates Subdivision,  
have a 50' right-of-way, between 5" & 6" of stone base and a 2" plant mix pavement with  
asphalt curbs. Paul Wilbanks did the grade work and Gamble Bros. put down the stone  
base and paving. About 6" of stone base was used instead of 4" due to a questionable  
soil sub-base. The job called for 500 tons of stone base and 250 tons of plant mix.  
However, 776 tons of stone base and 254 tons of plant mix were put down.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing  
Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, to accept the  
offer of the Volunteer Exterminating Company for treatment of termite damage at several  
County schools, and an office of the Department of Education, in the amount of \$8,942.00.

After some discussion on the above bid, it was agreed by the Council members  
to delay any action on this bid, and that the three companies that bid on said exterminating  
work be invited to appear before the County Council at 9:00 A.M. on March 1, 1972,

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to discuss specifications of the bid.

ON MOTION of Councilman Newell, seconded by Councilman Long, to accept the bid of Jernigan Fence Company, in the amount of \$2,063.58, for the erection of a fence around the Recreation area at the Silverdale Workhouse. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, to authorize the County Manager to advertise for bids for a new car for the Superintendent of the White Oak Workhouse. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, that Mr. Frank Basham be named Plumbing Inspector at a salary of \$8,600.00 per year, effective March 1, 1972. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Long, seconded by Councilman Wilson, that Mr. James Daugherty be named Electrical Inspector at a salary of \$8,600.00 per year, effective March 1, 1972. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Judge Frost, seconded by Councilman Long, that Mr. Clyde Jobe be named Building Inspector at a salary of \$8,600.00 per year, effective March 1, 1972. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - THE HAMILTON COUNTY COUNCIL HERETOFORE ON NOVEMBER 17, 1971, ADOPTED BY REFERENCE THE SOUTHERN STANDARD PLUMBING CODE, AND THE PURPOSE OF THIS RESOLUTION IS TO ESTABLISH A BOARD OF PLUMBING EXAMINERS FOR THE LICENSING OF QUALIFIED PLUMBING CONTRACTORS AND THOSE ENGAGED IN THE VARIOUS PHASES OF PLUMBING WORK WITHIN HAMILTON COUNTY; TO ESTABLISH EXAMINATION AND LICENSING FEES; TO REGULATE ACTIVITIES OF PERSONS LICENSED HEREUNDER; AND TO PROVIDE PENALTIES FOR THE VIOLATION THEREOF.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

That in the interests of the public health, safety and welfare the following provisions establishing the Board of Plumbing Examiners for the licensing and regulation of those engaged in plumbing work be and are hereby adopted.

1. Board of Plumbing Examiners--Established.

There is hereby created and established a board of plumbing examiners for Hamilton County, Tennessee.

2. Same--Composition: officers.

BE IT RESOLVED, That the Board of Plumbing Examiners for Hamilton County, Tennessee, will

be composed of four persons to be appointed by the Hamilton County Council; two of whom shall be Master Employer Plumbers of not less than five years practical experience, one being a union employer and the other a non-union employer; and, two of whom shall be Journeyman Plumbers of not less than five years practical experience, one being a union plumber and the other a non-union plumber. The Council shall designate one of said members to act as Chairman of said Board, and the members thereof shall select one to serve as Secretary of same. All of said members shall hold office until their successors are appointed and qualified. Before entering upon their duties each member of said Board shall take and subscribe to an oath faithfully and fairly discharge their duty, without fear, favor or partiality, and to the best of their ability. Such Board shall serve without compensation.

3.        Same--Removal of members; quorum

The Council may discharge any member of said Board at any time for good cause, and appoint a successor. Three members shall constitute a quorum for the transaction of business. In the event of a tie vote on any vote taken by the Plumbing Board, the matter may be referred to the County Engineer of Hamilton County who may cast the deciding vote.

4.        Same--Meetings; examinations, Appeals.

The Board of Plumbing Examiners shall hold meetings at regular intervals as determined by the Board, for the examination of applicants to determine their knowledge of the rules and regulations for every plumbing installation, including alterations, repairs, replacement, equipment, appliances, fixtures, fittings and/or appurtenances thereto, and/or when connected to the water or sewerage system, as set forth in the statutes of the State, this Code and other Resolutions of the County and the Southern Standard Plumbing Code; to issue licenses and certificates therefore; to determine the general qualifications and fitness of each applicant for executing the class of work covered by the license applied for and for the transaction of other business. Any person aggrieved by any action or decision of the board shall have the right of appeal to any Court of competent jurisdiction. Special meetings of the Board may be called by the Chairman with the approval of a majority of the Board. Examinations shall be written and a complete record of every examination shall be kept on file by the Board for a period of three years after the date of examination.

5.        Same--Records and manual.

Records of the meetings of the Board of Plumbing Examiners, including the names of all licensees, shall be open for inspection by the public at all times. The Board may promulgate rules and regulations not inconsistent with this Resolution; and in such event shall have such rules and regulations printed for distribution.

6. (a)    Application and Qualifications for examination and license.

Qualifications for Class I Master Plumbing Contractor: Any person shall be eligible for written examination as a Class I Master Plumbing Contractor who (1) has had three (3) or more years' practical experience as a journeyman plumber; or (2) has held an unrevoked Class I Master Plumbing Contractor's license in the City of Chattanooga; or (3) has a

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professional license to practice engineering in the State of Tennessee; or (4) has had such education and experience in plumbing installation and maintenance or commercial, industrial or residential installations as shall be acceptable by the Board.

Qualifications for Class II Residential Plumbing Contractors: Any person shall be eligible for written examination as a Class II Residential Plumbing Contractor who (1) has had three (3) or more years experience as a licensed journeyman plumber; or (2) has held an unrevoked Class II Residential Plumbing Contractor's license in the City of Chattanooga; or (3) has such experience in residential plumbing as shall be acceptable to the Board.

Qualifications for Class III Journeyman Plumber: Any person shall be eligible for written examination as a journeyman plumber who (1) has had three (3) or more years practical experience as a registered apprentice plumber; or (2) has previously held an unrevoked journeyman plumber's license in the City of Chattanooga; or (3) has satisfactorily completed a recognized apprentice training program; or (4) has had such experience in plumbing as shall be acceptable to the Board.

Each applicant for examination by the Board shall file with the Building Commissioner's Office an application for such examination. Such applicant shall state the class of license applied for, the name and the proposed place of business of the applicant, or the name of the prospective employer of the applicant, and such other information as the Board shall require. An application for a Class II Residential Plumbing Contractor license shall also describe the premises upon which work under the license will be done.

An examination fee in the following amount shall accompany the application which will be applied to first year license if applicant passes the examination:

Class I	Master Plumbing Contractor	\$25.00
Class II	Residential Plumbing Contractor	10.00
Class III	Journeyman Plumber	10.00

6. (b). Application, Examination required--Exceptions.

Plumbing contractors who have had an established place of business located in the unincorporated areas of Hamilton County, and whose business has been maintained within said territory for three (3) or more years prior to the effective date of this Resolution shall be exempt from taking the required examinations. The Board of Plumbing Examiners is hereby authorized to issue certificates and the payment of the fee as herein prescribed, provided that such application and payment is made within six (6) months after the date of the adoption of this Resolution.

7. (2). Plumbing licenses--Required, exceptions.

No person, firm or corporation shall engage in or hold himself out as being in the business of installing, maintaining, altering or repairing any plumbing equipment in the County unless such person has received a Plumbing License of the appropriate class and a certificate therefore; or in the case of a firm or corporation, unless it is owned or operated by, or has in its regular employment, a person who had received a Plumbing License of the appropriate class and a certificate therefore. No person except one

employed by or working under the direction of a holder of a Class I Master Plumbing Contractor's license; or a Class II Residential Plumbing license; or Journeyman Plumber, shall in any manner undertake to execute any work of installing, maintaining, altering or repairing any plumbing appliances, or equipment unless such person has received either a Class I Master Plumbing Contractors' license and a certificate therefore; or a Class II Residential Plumbing license; provided, that no license shall be required in order to execute any of the following classes of work:

(a) Any work involved in the manufacture, test or repair of plumbing materials, devices, appliances or apparatus.

(b) The maintenance and repair of plumbing equipment by manufacturing concerns through regular employees.

7 (b). This Resolution shall not apply to an owner working on his own property unless such property is for a public or commercial use. However, such owner will have to comply with the minimum standards as provided in the Southern Standard Plumbing Code.

8. Same--Classes.

Three classes of licenses and certificates shall be issued by the Board of Plumbing Examiners designated respectfully as Class I Master Plumbing Contractor's License; Class II Residential Contractor's License; and Class III, Journeyman Plumber's License.

A Class I, Master Plumbing Contractor's License, shall entitle the holder thereof to engage in the business of and to secure permits for the installation, alteration, and repair of any plumbing devices, appliances, or equipment.

A Class II, Residential Plumbing Contractor's License, shall entitle the holder thereof to engage in the business of and to secure permits for the installation, alteration and repair of any plumbing devices, appliances or equipment in one and two family residential dwellings only.

A Class III, Journeyman Plumber's License, shall entitle the holder thereof to undertake the work of maintaining, altering and repairing plumbing devices, appliances and equipment provided that the holder of such license is employed by a Class I or Class II Employer for such purpose and provided that such work is confined to premises owned by employer.

9. Same--Fees.

Fees for licenses granted or renewed under this Resolution shall be as follows:

For Class I, Master Plumbing Contractor's License, and for each renewal thereof-----  
----- \$50.00 per year or part thereof.

For Class II, Residential Plumbing Contractor's License  
and for each renewal thereof ----- \$20.00 per year or part thereof.

For Class III, Journeyman Plumber's License and for each  
renewal thereof----- \$10.00 per year or part thereof.

Such fees shall be collected by the Building Commissioner's Office and paid over to the County. All fees collected shall be used along with other fees to pay the

expenses of the Office of Building Commissioner.

10.      Same--Expiration and renewal.

Each license shall expire on the thirty-first day of December following the date of its issuance, and shall be renewable without further examination upon application of the holder and payment of the required fee at any time within thirty days after date of such expiration. Any licensee who fails to make application and pay the required fee within such period of thirty days may be required to take another examination by the Board of Examiners unless such applicant shows good and sufficient cause for his failure to make such timely application for renewal; provided, that if any licensee enters active service in the Armed Forces of the United States, he shall be granted a renewal license upon his application after discharge from such service if such application is presented to the Board within six months following the date of his discharge.

11.      Same--Renewal application.

It shall be the duty of the Board to review all applications for the renewal of any license and the Board shall require that each applicant for renewal shall file a statement signed by the applicant that he has not mis-used his license and that he has abided by the Resolutions of the County pertaining to plumbing contractors and the installing of any plumbing devices, appliances and equipment. If an applicant for renewal cannot honestly file such a statement, a full explanation of the reasons must accompany the renewal application in lieu of all or part of the required statement.

The Board may disapprove any renewal of a license when the applicant has mis-used his license or has made any intentional misstatement in said application; provided, however, the Board shall not disapprove any renewal until after the applicant has been accorded an opportunity to be heard after five (5) days notice by registered mail or personal service of such a notice. Notice shall be deemed sufficient when mailed to the last known address of applicant as shown in the Board files.

12.      Mis-use of license.

It shall be a mis-use of license for any license holder:

(a) To obtain a permit directly or indirectly for another unless the license holder shall be the supervisor of all work covered by the permit; provided, however, that supervisors of work as herein used, shall have the same meaning as set out in Section 13 thereof.

(b) To receive from another any compensation wherein the sole consideration thereof is the obtaining of a permit.

13.      Holder of License: Supervisor.

Each certificate for a license issued in accordance with the provisions of this Resolution shall specify the name of the person who passed the examination, who shall be known as the holder of the license and as supervisor of all work done under the license. Supervision of work shall mean:

(1) The license holder shall be available at least three (3) days per week during the normal working hours at the holder's place of business located in Hamilton County.

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(2) The business in which the holder is associated shall have a local office in Hamilton County and a local phone listed under the name of the firm with whom he is associated.

(3) The Board of Plumbing Examiners and the Chief Plumbing Inspector shall be notified in writing the name of the firm with whom the holder is associated.

(4) Any holder who applied as and was licensed as a representative of a corporation, firm or association, and who ceases to be a representative of such corporation, firm or association, for whatever reason, shall immediately notify the Board in writing of such termination. The Board shall immediately contact the corporation, firm or association by which the holder was employed and ascertain the current status of the bids, contracts, permits, etc. of such corporation, firm or association covering work being or to be performed in the County and the Board may in its discretion relieve any hardships and permit such work on a temporary basis as they deem advisable.

14. Same--Display.

Every holder of a license shall keep his certificate and license displayed in a conspicuous place in his principal place of business and every licensed plumbing contractor shall identify any vehicles regularly used in the installation of plumbing devices with his certificate number and his name or the name of the company with whom he is associated in letters and numerals not less than three (3) inches high on each side of said vehicles.

15. Same--Assignment or transfer; suspension or revocation.

No license and certificate issued in accordance with the provisions of this Resolution shall be assignable or transferable. Any such license may after hearing, be suspended or revoked by the Board of Plumbing Examiners if the person holding the license wilfully, or by reason of incompetence, violates any provision of State law, of this Resolution or any Resolution relating to the installation, maintenance, alteration or repair of plumbing devices, appliances and equipment; provided, however, the Board shall not suspend or revoke any license until after the holder has been accorded an opportunity to be heard after five (5) days notice by registered mail or personal service of such notice. Notice shall be deemed sufficient when mailed to the last known address of applicant as shown in the Board files.

16. Payment of taxes;

The Board shall not issue a license to a Plumbing Contractor until he files with the Board proof of payment of all County and State Business Taxes.

17. Liability for Damages.

This Resolution shall not be construed to relieve from or lessen the responsibility or liability of any party owning, operating, controlling or installing any plumbing devices, appliances or equipment for damage to persons or property caused by any defect therein, nor shall the County be held as assuming liability by reason of the examination authorized herein or the license and certificate issued as herein provided.

BE IT FURTHER RESOLVED, That any person, firm, corporation, or association who violates any of the provisions of this Resolution or any Resolution relating to the installation,

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maintenance, alteration or repair of plumbing devices, appliances and equipment shall upon conviction be subject to a fine of fifty dollars (\$50.00) for each offense and each day's offense shall constitute a separate violation.

BE IT FURTHER RESOLVED, before any person, firm or corporation shall engage in the business of plumbing he, it or they shall first obtain the proper license and deposit with the local governing body a good and sufficient bond in the sum of One Thousand (\$1,000.00) Dollars, to be approved by the legal department, conditioned that the person, firm or corporation engaged in the plumbing business will faithfully observe all the laws pertaining to plumbing, drain laying, blasting and excavating; further, that the local governing body shall be indemnified and saved harmless from all claims arising from accidents and damage of any character whatsoever caused by the negligence of such person, firm or corporation engaged in the plumbing business, or by any other unfaithful, inadequate work done either by themselves or their agents or employees and that such person, firm or corporation will maintain in a safe condition for a period of one (1) year all ditches and excavations which may be opened in the performance of any plumbing work, and further that all dirt and other material excavated will be replaced in a good condition with similar materials. Where such excavation is made in any unpaved street, or any street paved with chert or macadam, the word "street" as herein used, shall apply to sidewalks, curbs, gutters and street paving.

BE IT FURTHER RESOLVED, That should any clause, sentence, paragraph or part of this Resolution be adjudged by any Court of competent Jurisdiction to be invalid, such judgment shall not affect or impair the remainder of this Resolution, but shall be confined in its operation to the clause, sentence, paragraph, or part thereof directly involved in the controversy in which such judgment was rendered.

BE IT FURTHER RESOLVED, that the Southern Standard Plumbing Code, which was adopted by this Council on November 17, 1971, is hereby amended to the extent set forth herein.

BE IT FURTHER RESOLVED, That this Resolution shall take effect January 1, 1972, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - THE HAMILTON COUNTY COUNCIL HERETOFORE ON NOVEMBER 17, 1971, ADOPTED BY REFERENCE THE NATIONAL ELECTRICAL CODE, AND THE PURPOSE OF THIS RESOLUTION IS TO ESTABLISH A BOARD OF ELECTRICAL EXAMINERS FOR THE LICENSING OF QUALIFIED ELECTRICAL CONTRACTORS AND THOSE ENGAGED IN THE VARIOUS PHASES OF ELECTRICAL WORK WITHIN HAMILTON COUNTY: TO ESTABLISH EXAMINATION AND LICENSING FEES; TO REGULATE ACTIVITIES OF PERSONS LICENSED HEREUNDER: AND TO PROVIDE PENALTIES FOR THE VIOLATION THEREOF.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

That in the interests of the public health, safety and welfare, and pursuant to the adoption of the National Electrical Code on November 17, 1971, the following provisions establishing the board of electrical examiners for the licensing and regulation of those engaged in electrical work be and are hereby adopted:

1.        Board of electrical examiners--Established.

There is hereby created and established a Board of Electrical Examiners for Hamilton County, Tennessee.

2.        Same--Composition; term of officer; officers.

The Board of Electrical Examiners shall consist of five members to be appointed by the County Council. They shall hold office for a term of four years and until their successors are elected; provided, that from the members first appointed, two shall be appointed for a term of two years, two shall be appointed for a term of three years and one for a term of four years. Thereafter, terms shall be for four years. The members of the Board of Electrical Examiners shall consist of: (1) an electrical engineer holding a degree from a recognized college and licensed as an electrical engineer by the State; (2) a member of the electrical contracting industry, (3) a journeyman electrician with at least ten years' experience, (4) an employee of the Chattanooga Electric Power Board, with at least ten years' experience in the industrial electrical field, (5) a representative of the general public. The fifth member appointed shall be chairman of the board, and shall serve as chairman for his full term or, when necessary, his successor is appointed.

The Board shall select from its membership one member to serve as secretary for at least one year and until his successor is elected by the board.

3.        Same--Removal of members; compensation; quorum

The County Council may discharge any member of said board at anytime for good cause and appoint a successor. Such board shall serve without compensation. Four members shall constitute a quorum for the transaction of business.

4.        Same--Meetings; examinations; Appeals.

The Board of Electrical Examiners shall hold meetings at regular intervals as determined by the Board, for the examination of applicants to determine their knowledge of the rules and regulations for the installation of electrical wiring, devices, appliances, and equipment as set forth in the statutes of the State, this Code and other Regulations of the County and the National Electrical Code; to issue licenses and certificates therefor; to determine the general qualifications and fitness of each applicant for

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executing the class or work covered by the license applied for and for the transaction of other business. Any person aggrieved by any action or decision of the Board shall have the right of appeal to any Court of competent jurisdiction.

Special meetings of the Board may be called by the Chairman with the approval of a majority of the Board. Examinations shall be written and a complete record of every examination shall be kept on file by the Board for a period of three years after the date of examination.

5.     Same--Records and manual.

Records of the meetings of the Board of Electrical Examiners, including the names of all licensees, shall be open for inspection by the public at all times. The Board may promulgate rules and regulations not inconsistent with this Resolution, and in such event shall have such rules and regulations printed for distribution.

6(a).   Application and Qualifications for examination and license.

Qualifications for Class I Electrical Contractor: Any person shall be eligible for written examination as a Class I Electrical Contractor who; (1) has had three (3) or more years' practical experience as a journeyman electrician; or (2) has held an unrevoked Class I Electrical Contractor's license in the City of Chattanooga; or (3) has a professional license to practice engineering in the State of Tennessee; or (4) has had such education and experience in the electrical wiring and design of commercial, industrial or residential installations as shall be acceptable by the Board.

Qualifications for Class II Residential Electrical Contractor: Any person shall be eligible for written examination as a Class II Residential Electrical Contractor who; (1) has had three (3) or more years experience as a licensed journeyman electrician; or (2) has held an unrevoked Class II Residential Electrical Contractor's license in the City of Chattanooga; or (3) has a degree from an accredited school of electrical engineering; or (4) has such experience in residential electrical wiring as shall be acceptable to the Board.

Qualifications for a Class III Electrical Sign Contractor: Any person shall be eligible for oral examination as a Class III Electrical Sign Contractor who; (1) is an owner of or manager or supervisor of an electrical sign company; and, in addition (2) knows and will conform to the rules and regulations of this Resolution and other Resolutions regulating the installation and/or erection of electrical signs.

Qualifications for Class IV Journeyman Electrician: Any person shall be eligible for written examination as a journeyman electrician who; (1) has had three (3) or more years practical experience as a registered apprentice electrician; or (2) has previously held an unrevoked journeyman electrician's license in the City of Chattanooga; or (3) has satisfactorily completed a recognized apprentice training program; or (4) has had such experience in electrical wiring as shall be acceptable to the Board.

Each applicant for examination by the Board shall file with the Secretary of

the Board an application for such examination. Such applicant shall state the class of license applied for, the name and the proposed place of business of the applicant, or the name of the prospective employer of the applicant, and such other information as the Board shall require. An application for a Class II Residential Electrical Contractor license shall also describe the premises upon which work under the license shall be done.

An examination fee in the following amount shall accompany the application which will be applied to first year license if applicant passes the examination:

Class I	Electrical Contractor	\$25.00
Class II	Residential Electrical Contractor	10.00
Class III	Electrical Sign Contractor	10.00
Class IV	Journeyman Electrician	10.00

6 (b). Application, Examination required--Exceptions.

Electrical contractors who have had an established place of business located in the unincorporated areas of Hamilton County, and whose business has been maintained within said territory for three (3) or more years prior to the effective date of this Resolution shall be exempt from taking the required examinations. The Board of Electrical Examiners is hereby authorized to issue certificates of competency to such persons upon application for said certificate and the payment of the fees as herein prescribed, provided that such application and payment is made within six (6) months after the date of the adoption of this Resolution.

7 (a). Electricians' licenses--Required, exceptions.

No person, firm or corporation shall engage in or hold himself out as being in the business of installing, maintaining, altering or repairing any electrical wiring, devices, signs, appliances or equipment in the County unless such person has received an electrical license of the appropriate class and a certificate therefor; or in the case of a firm or corporation, unless it is owned or operated by, or has in its regular employment, a person who has received an electrical license of the appropriate class and a certificate therefor. No person except one employed by or working under the direction of a holder of a Class I Electrical Contractor's License; or a Class II Residential Electrical Contractor's License; or a Class III Electrical Sign Contractor's License, shall in any manner undertake to execute any work of installing, maintaining, altering or repairing any electrical wiring, devices, signs, appliances, or equipment unless such person has received either a Class I Electrical Contractor License and a Certificate therefor, or a Class II Residential Electrical Contractor License and a Certificate therefor, or a Class III Electrical Sign Contractor License and a Certificate therefor; provided, that no license shall be required in order to execute any of the following classes of work:

(a) Minor repair work such as replacement of fuses, switches, or sockets, replacement of lamps, and the connection of portable devices to suitable receptacles which have been permanently installed.

(b) The installation, alteration or repair of wiring, devices, appliances, or equipment for the operation of signals or the transmission of intelligence, where such wiring, devices, signs, appliances or equipment operate at a potential not

exceeding fifty volts between conductors and do not include generating or transforming equipment capable of supplying more than fifty watts of energy.

(c) The installation, alteration or repair of electrical wiring, devices, appliances and equipment installed by or for an electric public service corporation for the use of such corporation in the generation, transmission, sale or use of electrical energy, or for the use of such corporation in the operation of signals or the transmission of intelligence.

(d) Any work involved in the manufacture, test or repair of electrical materials, devices, appliances or apparatus.

(e) The assembly, erection and connection of electrical apparatus and equipment by the manufacturer of such apparatus and equipment, but not including any electric wiring other than that involved in making electrical connections on the apparatus or equipment itself or between two or more parts of such apparatus or equipment.

(f) The maintenance and repair of electrical equipment by manufacturing concerns through regular employees.

7 (b). This Resolution shall not apply to an owner working on his own property unless such property is for a public or commercial use. However, such owner will have to comply with the minimum standards as provided in the National Electrical Code.

8. Same--Classes.

Four classes of licenses and certificates shall be issued by the Board of Electrical Examiners designated respectfully as Class I Electrical Contractor's License; Class II Residential Contractor's License; Class III Electrical Sign Contractor's License; and Class IV Journeyman Electrician.

A Class I, Electrical Contractor's License, shall entitle the holder thereof to engage in the business of and to secure permits for the installation, alteration, and repair of any electrical wiring, devices, appliances or equipment.

A Class II, Residential Electrical Contractor's License shall entitle the holder thereof to engage in the business of and to secure permits for the installation, alteration and repair of any electrical wiring, devices, appliances or equipment in one and two family residential dwellings only.

A Class III, Electrical Sign Contractor's License, shall entitle the holder thereof to install such electrical wiring and accessories within the sign as may be necessary for the illumination and mechanization of such sign under the supervision of the Chief Electrical Inspector who shall issue County labels of approval before signs are installed. It also permits the licensed sign contractor to secure permits for installing electric signs and making connections to adequate existing electrical circuits only, provided the existing circuit is not more than four (4) feet from the sign to be installed.

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A Class IV, Journeyman Electrician's License shall entitle the holder thereof to undertake the work of maintaining, altering and repairing electrical wiring, devices, appliances and equipment.

9. Same--Fees.

Fees for licenses granted or renewed under this Resolution shall be as follows:

For Class I Electrical Contractor's License, and for each renewal thereof ----- \$50.00 per year or part thereof.

For Class II, Residential Electrical Contractor's License and for each renewal thereof ----- \$20.00 per year or part thereof.

For Class III, Electrical Sign Contractor's License, and for each renewal thereof ----- \$10.00 per year or part thereof.

For Class IV, Journeyman Electrician's License, and for each renewal thereof ----- \$10.00 per year or part thereof.

Such fees shall be collected by the Building Commissioner's Office and paid over to the County. All fees collected shall be used along with other fees to pay the expenses of the office of the Building Commissioner.

10. Same--Expiration and renewal.

Each license shall expire on the thirty-first day of December following the date of its issuance, and shall be renewable without further examination upon application of the holder and payment of the required fee at any time within thirty days after date of expiration. Any licensee who fails to make application and pay the required fee within such period of thirty days may be required to take another examination by the Board of Examiners unless such applicant shows good and sufficient cause for his failure to make such timely application for renewal; provided, that if any licensee enters active service in the Armed Forces of the United States, he shall be granted a renewal license upon his application after discharge from such service if such application is presented to the Board within six months following the date of his discharge.

11. Same--Renewal application.

It shall be the duty of the Board to review all applications for the renewal of any license and the Board shall require that each applicant for renewal shall file a statement signed by the applicant that he has not mis-used his license and that he has abided by the Resolutions of the County pertaining to electrical contractors and the installing of any electrical wiring, devices, appliances and equipment. If an applicant for renewal cannot honestly file such a statement, a full explanation of the reasons must accompany the renewal application in lieu of all or part of the required statement.

The Board may disapprove any renewal of a license when the applicant has mis-used his license or has made any intentional mis-statement in said application; provided, however, the Board shall not disapprove any renewal until after the applicant has been accorded an opportunity to be heard after five (5) days notice by registered mail or

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personal service of such a notice. Notice shall be deemed sufficient when mailed to the last known address of applicant as shown in the Board files.

12. Mis-use of license.

It shall be a mis-use of license for any license holder:

(a) To obtain a permit directly or indirectly for another unless the license holder shall be the supervisor of all work covered by the permit; provided, however, that supervisors of work as herein used, shall have the same meaning as set out in Section 13 thereof.

(b) To receive from another any compensation wherein the sole consideration thereof is the obtaining of a permit.

13. Holder of License: Supervisor.

Each certificate for a licence issued in accordance with the provisions of this Resolution shall specify the name of the person who passed the examination, who shall be known as the holder of the license and as supervisor of all work done under the license. Supervision of work shall mean:

(1) The license holder shall be available at least three (3) days per week during normal working hours at the holder's place of business located in Hamilton County.

(2) The business in which the holder is associated shall have a local office in Hamilton County and a local phone listed under the name of the firm with whom he is associated.

(3) The Board of Electrical Examiners and the Chief Electrical Inspector shall be notified in writing the name of the firm with whom the holder is associated.

(4) Any holder who applied as and was licensed as a representative of a corporation, firm or association, and who ceases to be a representative of such corporation, firm or association, for whatever reason, shall immediately notify the Board in writing of such termination. The Board shall immediately contact the corporation, firm or association by which the holder was employed and ascertain the current status of the bids, contracts, permits, etc. of such corporation, firm or association covering work being or to be performed in the County and the Board may in its discretion relieve any hardships and permit such work on a temporary basis as they deem advisable.

14. Same--Display.

Every holder of a license shall keep his certificate and license displayed in a conspicuous place in his principal place of business and every licensed electrical contractor shall identify any vehicles regularly used in the installation of electrical wiring and devices with his certificate number and his name or the name of the company with whom he is associated in letters and numerals not less than three (3) inches high on each side of said vehicles; any other vehicle used by an electrical contractor in the installation of electrical wiring and devices shall be likewise identified while being so used.

15. Same--Assignment or transfer; suspension or revocation.

No license and certificate issued in accordance with the provisions of this Resolution shall be assignable or transferable. Any such license may after hearing, be suspended or revoked by the Board of Electrical Examiners if the person holding the license

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willfully, or by reason of incompetence, violates any provision of State law, of this Resolution or any Resolution relating to the installation, maintenance, alteration or repair of electrical wiring, devices, appliances, and equipment; provided, however, the Board shall not suspend or revoke any license until after the holder has been accorded an opportunity to be heard after five (5) days notice by registered mail or personal service of such notice. Notice shall be deemed sufficient when mailed to the last known address of applicant as shown in the Board files.

16.        Payment of taxes;

The Board shall not issue a license to an Electrical Contractor until he files with the Board proof of payment of all County and State Business Taxes.

17.        Liability for damages.

This Resolution shall not be construed to relieve from or lessen the responsibility or liability of any party owning, operating, controlling, or installing any electrical wiring, devices, appliances or equipment for damage to persons or property caused by any defect therein, nor shall the County be held as assuming liability by reason of the examination authorized herein or the license and certificate issued as herein provided.

BE IT FURTHER RESOLVED, That any person, firm, corporation, or association who violates any of the provisions of this Resolution or any Resolution relating to the installation, maintenance, alteration or repair of electrical wiring, devices, appliances and equipment shall upon conviction be subject to a fine of not more than fifty dollars (\$50.00) for each offense and each day's offense shall constitute a separate violation.

BE IT FURTHER RESOLVED, that before any person, firm or corporation shall engage in the electrical business, he, it or they shall first obtain the proper license and deposit with the local governing body a good and sufficient bond in the sum of One Thousand (\$1000.00) Dollars to be approved by the legal department, conditioned that the person, firm or corporation engaged in the electrical business will faithfully observe all its laws herein; further, that the local governing body shall be indemnified from all claims arising from accidents, etc., or by any unfaithful, inadequate work done either by themselves or their agents.

BE IT FURTHER RESOLVED, That should any clause, sentence, paragraph or part of this Resolution be adjudged by any Court of competent Jurisdiction to be invalid, such judgment shall not affect or impair the remainder of this Resolution, but shall be confined in its operation to the clause, sentence, paragraph, or part thereof directly involved in the controversy in which such judgment was rendered.

BE IT FURTHER RESOLVED that the Southern Standard Electrical Code which was adopted by this Council on November 17, 1971, is hereby amended to the extent set forth herein.

BE IT FURTHER RESOLVED, That this Resolution shall take effect on the \_\_\_\_\_ day of \_\_\_\_\_ 1972, the public welfare requiring it.

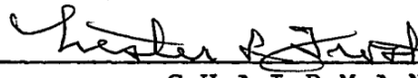
\_\_\_\_\_/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

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ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Long, to accept the Reports of the various County Officials and County Institutions, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0. (FOR PHOTOSTATS SEE PAGES 157-A thru 157-F).

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the Meeting was adjourned.

  
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STATE OF TENNESSEE )

WEDNESDAY, MARCH 1, 1972

COUNTY OF HAMILTON.)

BE IT REMEMBERED, That on this the 1st day of March, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Ansel Baker, Pastor of Central Baptist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Long, to pass until the March 15, 1972 meeting any action on Resolution to Rezone (#224), Wyman Vick. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Long, seconded by Councilman Mayfield, to delay for 90 days any action on Resolution to Rezone (#109), Suburban Homes. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, to pass for 60 days any action on Resolutions (#162, #163) Title Guaranty and Trust Company. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL TO MULTI-FAMILY DIST. A TRACT OF LAND LOCATED OFF THE W. LINE OF SIGNAL MTN. BLVD. OPPOSITE ITS INTERSECTION WITH MTN. CREEK RD. LOTS 8, 9, 10, 11, 12, 13, and 14, BLOCK 3, SIGNAL HILLS ADD. AS SHOWN BY PLAT OF RECORD IN PLAT BOOK 8, PG. 5, IN THE REGISTER'S OFFICE OF HAMILTON CO., TENN. ACCORDING TO SAID PLAT SAID LOTS ARE BOUNDED ON THE N. BY AN ALLEY, ON THE W. BY AN UNNAMED RD., ON THE S. BY MTN. CREEK, AND ON THE E. BY A 20' UNNAMED ST. LYING ALONG THE R-O-W OF CHATTANOOGA TRACTION COMPANY RAILROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, O. M. Ledford petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located off the West line of Signal Mountain Blvd. and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Mr. Ledford requested that the County Council consider said petition

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and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on March 1, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential to Multi-Family District a tract of land located off the W. line of Signal Mtn. Blvd. opposite its intersection with Mtn. Creek Rd. Lots 8, 9, 10, 11, 12, 13, and 14, Block 3, Signal Hills Add. as shown by plat of record in Plat Book 8, Page 5, in the Register's Office of Hamilton County, Tenn. According to said plat said lots are bounded on the N. by an alley, on the W. by an unnamed rd, on the S. by Mtn. Creek, and on the E. by a 20' unnamed street lying along the r-o-w of Chattanooga Traction Company Railroad.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Newell, the foregoing Resolution FAILED on a Roll Call vote, the voting being as follows: Councilman Long, Passed; Councilman Mayfield, "Nay"; Councilman Newell, "Aye"; Councilman Wilson, "Aye"; Judge Frost, "Nay". Total "Aye" votes-2. Total "Nay" votes-2. Total Passed-1.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO  
GENERAL BUSINESS DISTRICT A TRACT OF LAND LOCATED  
AT THE SW INTERSECTION OF BOY SCOUT RD. AND MIDDLE  
VALLEY PK, BEING EAST OF STERLING PARK SUB. THIS  
TRACT FRONTS 1219' ON THE SOUTH LINE OF BOY SCOUT  
RD, FRONTS 250' ON THE WEST LINE OF MIDDLE VALLEY  
PK, AND EXTENDS NW 485', THENCE SW 400', THENCE NW  
315' TO THE SOUTH LINE OF BOY SCOUT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Trinler Corporation petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the SW intersection of Boy Scout Rd. and Middle Valley Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Trinler Corporation requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on March 1, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to General Business District a tract of land located at the SW intersection of Boy Scout Rd. and Middle Valley Pike, being East of Sterling Park Sub. This tract fronts 1219' on the South line of Boy Scout Rd, fronts

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250' on the West line of Middle Valley Pike and extends NW 485', thence SW 400', thence NW 315', to the South line of Boy Scout Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED EAST OF McDONALD ROAD ON JACKSON ROAD, BEING EAST OF KNAUFF ESTATES. THIS TRACT BEGINS SOME 480' EAST OF McDONALD ROAD, FRONTS 265.6' ON THE NORTH LINE OF WHAT IS TO BE KNOWN AS JACKSON ROAD AND EXTENDS NE 258.1', THENCE NW 340', THENCE SW 245' TO JACKSON ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, J. W. Watkins petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located East of McDonald Road on Jackson Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Watkins requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on March 1, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Rural Residential District a tract of land located East of McDonald Road on Jackson Road, being East of Knauff Estates. This tract begins some 480' East of McDonald Road, fronts 265.6' on the North line of what is to be known as Jackson Road and extends NE 258.1', thence NW 340', thence SW 245' to Jackson Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Wilson, to pass until March 15, 1972, any action on Resolution #216, Walter Bigmey. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

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REZONING PETITION REFERRED BACK

TO PLANNING COMMISSION NO. 219 W. B. Hunt

At the call of the above petition it was announced the Attorney for the Petition had requested that the petition herein be returned to the Planning Commission so the request could be changed to read from Agricultural to Urban Residential instead of Apartment-Townhouse. After some discussion Councilman Newell moved to deny the said petition but his motion died for the lack of a second. Thereupon Councilman Mayfield moved that the petition be sent back to the Planning Commission for amendment. Councilman Long seconded this Motion and same carried unanimously. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 4525 HIXSON PIKE 153' SOUTH OF STRAWBERRY LANE. THIS TRACT BEGINS AT A POINT 153' SOUTH OF STRAWBERRY LANE, FRONTS 100' ON THE WEST LINE OF HIXSON PIKE AND EXTENDS NW 300', THENCE NORTH 100', THENCE SE 305.4' TO HIXSON PIKE BEING PART OF THE SE CORNER OF THE W. S. BARKER TRACT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, R. V. McCoy petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 4525 Hixson Pike 153' South of Strawberry Lane, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. McCoy requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on March 1, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located at 4525 Hixson Pike 153' South of Strawberry Lane. This tract begins at a point 153' South of Strawberry Lane, fronts 100' on the West line of Hixson Pike and extends NW 300', thence North 100', thence SE 305.4' to Hixson Pike being part of the SE corner of the W. S. Barker tract.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

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RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED IN THE 1300 BLOCK OF ELY RD, BEING ON THE S. LINE OF ELY RD. 4.20' W. OF HIGHLANDS WAY, FORMERLY CALLED EASY ST. THIS TRACT FRONTS 160' ON THE S. LINE OF ELY RD. AND EXTENDS SW 284', THENCE NW 119.5', THENCE SW 389.2', THENCE SE 60', THENCE NE 244.4', THENCE NE 534.5' TO ELY ROAD, BEING A PART OF WHAT IS KNOWN AS THE H. H. HAMILTON TRACT NO. 31, CHATTANOOGA ESTATES COMPANY.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lewis Card - TUFTCO Homes requested The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 1300 Block of Ely Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Lewis Card - TUFTCO Homes requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on March 1, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential to Apartment-Townhouse District a tract of land located in the 1300 block of Ely Road, being on the South line of Ely Road 4.20' West of Highlands Way, formerly called Easy St. This tract fronts 160' on the South line of Ely Road and extends SW 284', thence NW 119.5', thence SW 389.2', thence SE 60', thence NE 244.4', thence NE 534.5' to Ely Road, being a part of what is known as the H. H. Hamilton Tract No. 31, Chattanooga Estates Company.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long,, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Judge Frost, seconded by Councilman Mayfield, to pass until March 15, 1972, any action on Resolution to AMEND ZONING AND PLANNING REGULATIONS TO PERMIT #1204.5. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Long, that the Certification with respect to the sale and award of the \$3,000,000.00 General Improvement Bonds, Series 1971, be made a part of the Minutes of this Council. The foregoing Motion was Adopted on a Roll Call vote, with the following members of the County Council being present and voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, Passed; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total present-5. Absent-0. (FOR PHOTOSTAT OF CERTIFICATION SEE PAGES 163 THROUGH 174)

STATE OF TENNESSEE )  
 )  
 COUNTY OF HAMILTON )

I, Chester L. Frost, County Judge of Hamilton County, do hereby certify that pursuant to advertisement of sale, sealed bids were received by me at 11:00 A. M., E. S. T., on February 23, 1972, for \$3,000,000 General Improvement Bonds, Series 1971, of Hamilton County, Tennessee, dated December 1, 1971. Out of a total of 18 bids, the best bid submitted for said bonds was the bid of:

First National Bank of Memphis, Memphis, Tennessee  
 and American National Bank and Trust Company,  
 Chattanooga, Tennessee.

A list of all bids received is attached hereto.

I further certify that said highest and best bid for said bonds was for bonds bearing interest at the following rates:

4.00% for all bonds maturing 1972-1983, inclusive;  
 4.20% for all bonds maturing 1984-1985, inclusive;  
 4.40% for all bonds maturing 1986;  
 4.50% for all bonds maturing 1987;  
 4.60% for all bonds maturing 1988;  
 4.75% for all bonds maturing 1989;  
 4.90% for all bonds maturing 1990;  
 5.00% for all bonds maturing 1991,

at a price of par and accrued interest plus a premium of None and that I have officially awarded said bonds to First National Bank of Memphis, Memphis, Tennessee, and American National Bank and Trust Company, Chattanooga, Tennessee, upon their above-described highest and best bid submitted for said bonds.

I hereby declare the interest rates which said bonds shall bear shall be those rates set forth in said above-described highest and best bid, which interest rates are as follows:

4.00% for all bonds maturing 1972-1983, inclusive;  
 4.20% for all bonds maturing 1984-1985, inclusive;  
 4.40% for all bonds maturing 1986;  
 4.50% for all bonds maturing 1987;  
 4.60% for all bonds maturing 1988;  
 4.75% for all bonds maturing 1989;  
 4.90% for all bonds maturing 1990;  
 5.00% for all bonds maturing 1991,

and that said interest shall be paid June 1, 1972 and semi-annually thereafter on the first days of December and June of each year.

WITNESS my official signature this 1st day of March, 1972.

Chester L. Frost  
County Judge  
Hamilton County, Tennessee

Attest:  
David M. Ramsey  
County Court Clerk  
Hamilton County, Tennessee



With regard to the sale of \$3,000,000 General Improvement Bonds, Series 1971, the County Judge presented the following Certificate and Bid:

STATE OF TENNESSEE )  
COUNTY OF HAMILTON )

We, the undersigned, hereby certify that we are the qualified and acting County Judge and County Court Clerk, respectively, of Hamilton County, Tennessee, and as such officials we further certify that pursuant to a resolution of the County Council of said County adopted on November 17, 1971, and pursuant to advertised notice of sale, we received on February 23, 1972 at 11:00 o'clock A. M., E. S. T., at the Courthouse in the City of Chattanooga, Tennessee, the following bids for the purchase of \$3,000,000 General Improvement Bonds, Series 1971 of said County, dated December 1, 1971:

BIDS RECEIVED ON \$3,000,000 HAMILTON COUNTY, TENNESSEE  
GENERAL IMPROVEMENT BONDS, SERIES 1971 - FEBRUARY 23, 1972

<u>Bidder</u>	<u>Maturities</u>	<u>Interest Rate</u>	<u>Premium</u>	<u>Average Rate</u>
The First National Bank of Memphis and Associates	1972-1983	4%	- 0 -	4.3819%
	1984-1985	4.20		
	1986	4.40		
	1987	4.50		
	1988	4.60		
	1989	4.75		
	1990	4.90		
	1991	5.00		
	Equitable Securities, Morton & Co., Inc. and Associates	1972-1979		
1980-1981		3.90		
1982		4		
1983		4.10		
1984		4.30		
1985		4.40		
1986		4.50		
1987		4.60		
1988		4.70		
1989		4.80		
1990		4.90		
1991		5.00		
A. G. Becker & Co. Inc.	1972-1973	3.25%	\$70.50	4.4809%
	1974	3.875		
	1975-1980	4.00		
	1981-1982	4.20		
	1983	4.30		
	1984	4.40		
	1985	4.50		
	1986	4.60		
	1987	4.70		
	1988	4.80		
	1989-1991	4.875		
	Chemical Bank, Blyth & Co., and Associates	1972		
1973-1981		4		
1982-1983		4.25		
1984		4.40		
1985		4.50		
1986		4.60		
1987		4.70		
1988		4.80		
1989		4.90		
1990-1991	4.90			
White, Weld & Co. Inc.	1972-1979	5.00%	\$310.50	4.4980%
	1980	4.60		
	1981	4.00		
	1982	4.10		
	1983	4.20		
	1984	4.30		
	1985	4.50		
	1986	4.60		
	1987	4.70		
	1988	4.80		
	1989	4.90		
	1990	5.00		
	1991	3.00		

<u>Bidder</u>	<u>Maturities</u>	<u>Interest Rate</u>	<u>Premium</u>	<u>Average Rate</u>
Bankers Trust Company	1972-1976	6%	\$532.50	4.506166%
	1977-1981	4.00		
	1982	4.10		
	1983	4.30		
	1984	4.40		
	1985	4.50		
	1986	4.60		
	1987	4.70		
	1988	4.80		
	1989	4.90		
	1990-1991	4.25		
Eastman Dillon, Union Securities & Co. and Associates	1972-1980	4.00%	- 0 -	4.514285%
	1981	4.10		
	1982	4.20		
	1983	4.30		
	1984	4.40		
	1985	4.50		
	1986	4.60		
	1987	4.70		
	1988	4.80		
	1989	4.90		
	1990-1991	5.00		
The First National Bank of Chicago and Associates	1972-1974	3.00%	\$570.00	4.52414%
	1975-1976	5.00		
	1977	4.50		
	1978	3.70		
	1979	3.875		
	1980	4.00		
	1981	4.10		
	1982	4.20		
	1983	4.30		
	1984	4.40		
	1985	4.50		
	1986	4.70		
	1987-1988	4.75		
	1989-1990	4.90		
	1991	5.00		
A. Duncan Williams, Inc. and Associates	1972-1981	4.00%	- 0 -	4.5290%
	1982-1983	4.20		
	1984-1985	4.50		
	1986-1988	4.75		
	1989-1991	5.00		
Goldman, Sachs & Co.	1972-1985	5.00%	\$133.50	4.551957%
	1986	4.60		
	1987	4.70		
	1988	4.80		
	1989	4.90		
	1990-1991	3.00		
Trust Company of Georgia and Associates	1972-1975	3.50%	- 0 -	4.57285%
	1976-1981	4.00		
	1982-1984	4.40		
	1985-1986	4.70		
	1987-1988	4.90		
	1989	5.00		
	1990-1991	5.10		

<u>Bidder</u>	<u>Maturities</u>	<u>Interest Rate</u>	<u>Premium</u>	<u>Average Rate</u>
Lehman Brothers, Inc.	1972-1977	4.10%	- 0 -	4.580000%
	1978-1979	4.00		
	1980	4.10		
	1981	4.20		
	1982	4.30		
	1983	4.40		
	1984	4.50		
	1985	4.60		
	1986	4.70		
	1987	4.80		
	1988-1989	4.90		
	1990-1991	5.00		
	The Northern Trust Co. and Associates	1972-1973		
1974-1975		6.00		
1976		4.75		
1977-1980		4.00		
1981		4.10		
1982		4.25		
1983		4.40		
1984		4.50		
1985-1991		4.75		
First Pennco Securities, Inc.		1972-1979	5.00%	\$238.50
	1980	4.90		
	1981	4.10		
	1982	4.25		
	1983	4.40		
	1984	4.50		
	1985	4.60		
	1986	4.70		
	1987	4.80		
	1988	4.90		
	1989-1990	5.00		
	1991	3.00		
	Harris Trust and Savings Bank, and Associates	1972	3.00%	
1973-1980		5.00		
1981		4.40		
1982		4.30		
1983		4.40		
1984		4.50		
1985		4.60		
1986		4.70		
1987		4.80		
1988		4.90		
1989		5.00		
1990-1991		4.00		
The Chase Manhattan Bank N. A. & Associates	1972-1980	5.00%	\$ 21.00	4.6242%
	1981	4.75		
	1982	4.30		
	1983	4.40		
	1984	4.50		
	1985	4.60		
	1986	4.70		
	1987	4.80		
	1988	4.90		
	1989-1990	5.00		
	1991	3.00		

<u>Bidder</u>	<u>Maturities</u>	<u>Interest Rate</u>	<u>Premium</u>	<u>Average Rate</u>
Morgan Guaranty Bank & Trust Company	1972-1974	3.25%	\$212.00	4.6783%
	1975-1978	5.25		
	1979	3.80		
	1980	4.00		
	1981	4.10		
	1982	4.30		
	1983	4.50		
	1984	4.60		
	1985	4.75		
	1986	4.90		
	1987	5.00		
	1988	5.10		
	1989-1990	5.20		
	1991	4.00		
Halsey, Stuart & Co., Inc., and Associates	1972-1978	6.00%	\$636.00	4.7160%
	1979	5.60		
	1980-1983	4.50		
	1984	4.60		
	1985	4.70		
	1986	4.80		
	1987	4.90		
	1988	5.00		
	1989-1991	4.00		

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We further certify that we accepted the bid of First National Bank of Memphis and American National Bank & Trust Company, Chattanooga, Tennessee, shown above for the purchase of said bonds at par, accrued interest to the date of delivery and a premium of none.

We further certify that said bonds shall bear interest in accordance with the bid accepted as follows:

4.00% for all bonds maturing 1972-1983, inclusive;  
 4.20% for all bonds maturing 1984-1985, inclusive;  
 4.40% for all bonds maturing 1986;  
 4.50% for all bonds maturing 1987;  
 4.60% for all bonds maturing 1988;  
 4.75% for all bonds maturing 1989;  
 4.90% for all bonds maturing 1990;  
 5.00% for all bonds maturing 1991.

We further certify that attached hereto is a true copy of the best and highest bid.

WITNESS our official signatures this \_\_\_\_\_ day of \_\_\_\_\_,  
 1972.

\_\_\_\_\_  
 County Judge

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

( S E A L )

6

It was moved by Councilman \_\_\_\_\_ and  
seconded by Councilman \_\_\_\_\_ that the  
Certificate of the County Judge and County Court Clerk be entered  
upon the Minutes of the County Council. Upon roll being called  
the following members of the Council voted:

Aye:

Nay:

The County Judge declared the motion adopted.

\* \* \* \* \*  
Other Business  
\* \* \* \* \*

Upon motion made and seconded the County Council adjourned.

Chester L. Frost  
County Judge

Attest:

David M. Ramsey  
County Court Clerk

7

STATE OF TENNESSEE )  
                          )  
COUNTY OF HAMILTON )

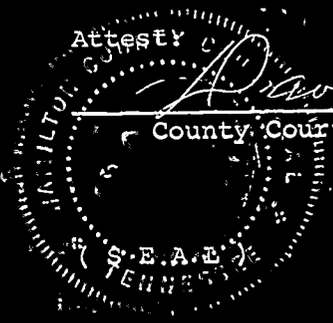
I, Chester L. Frost, do hereby certify that I am the qualified and acting County Judge of Hamilton County, Tennessee, and as such official I further certify that the attached certificate with respect to the sale and award of \$3,000,000 General Improvement Bonds, Series 1971, dated December 1, 1971, has been recorded in the Minutes of the County Council of said County.

I further certify that attached hereto is a true copy of the bid for said bonds submitted by First National Bank of Memphis, Memphis, Tennessee, and American National Bank and Trust Company, Chattanooga, Tennessee.

WITNESS my official signature and the official seal of said County this 1st day of March, 1972.

Chester L. Frost  
County Judge

Attest:  
David M. Ramsey  
County Court Clerk



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STATE OF TENNESSEE )  
                                  )  
COUNTY OF HAMILTON )

We, the undersigned, hereby certify that we are the duly qualified acting County Judge, County Court Clerk and County Trustee, respectively, of Hamilton County, Tennessee, and as such officials we further certify that there is not now pending or threatened any litigation relative to the organization of said county, the right of any of its officials to their respective offices, or in any way relative to the issuance of \$3,000,000 General Improvement Bonds, Series 1971 of said county, dated December 1, 1971.

We further certify that the officials of said county and their respective terms of office are as follows:

<u>Office</u>	<u>Name</u>	<u>End of Term</u>
County Judge	Chester L. Frost	August 31, 1974
County Court Clerk	David M. Ramsey	August 31, 1974
County Trustee	William R. (Bill) Nobles	August 31, 1974
Councilman	Robert E. Long	August 31, 1974
Councilman	Jack D. Mayfield	August 31, 1974
Councilman	Frank Newell	August 31, 1974
Councilman	Luke Wilson	August 31, 1974

We further certify that said county is governed by a County Council pursuant to Chapter 156 of the 1941 Private Acts of Tennessee, as amended.

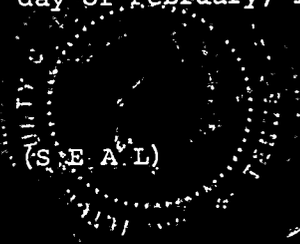
We further certify that the regular meetings of the County Council of said county are held on the first and third Wednesdays of each month.

We further certify that the assessed value of all taxable property in said county as last officially completed and determined being for the year 1971 amounts to the sum of \$630,897,768.

We further certify that the total indebtedness of said county for all purposes, including school debt and other indebtedness, amounts to the sum of \$27,094,000.00 as of January 31, 1972.

We further certify that there is no city or town or special school district within said county which operates its schools independently in the county with the exception of the following: Chattanooga.

WITNESS our official signatures and the seal of said county this 29 day of February, 1972.



Chester L. Frost  
County Judge

David M. Ramsey  
County Court Clerk

W. R. Nobles  
County Trustee



M A R C H    T E R M    1 9 7 2

RESOLUTION - TITLE - RESOLUTION OF THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, AUTHORIZING THE EXECUTION AND ISSUANCE OF INTEREST BEARING RURAL SCHOOL CAPITAL OUTLAY NOTES NOT TO EXCEED THE SUM OF \$250,000.00 BY HAMILTON COUNTY, TENNESSEE, AND PROVIDING FOR THE PAYMENT OF SAID NOTES.

WHEREAS, it has been determined by the Hamilton County Council that it is necessary and desirable to construct and repair certain rural school buildings outside the City of Chattanooga in and for Hamilton County; and,

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

WHEREAS, under the provisions of Sections 5-1031 through 5-1039, inclusive, of the Tennessee Code Annotated, counties in Tennessee are authorized through their respective governing bodies, upon approval by the Tennessee State Director of Local Finance, to issue interest bearing capital outlay notes to construct, equip and repair school buildings; and,

WHEREAS, it appears advantageous to Hamilton County at this particular time to issue capital outlay notes to finance the cost of constructing and equipping school buildings.

NOW, THEREFORE, BE IT RESOLVED, by the County Council of Hamilton County, Tennessee, as follows:

SECTION 1. That, for the purpose of providing funds to finance the cost of constructing and repairing rural school buildings outside the City of Chattanooga in and for Hamilton County, Tennessee, there shall be issued and sold the negotiable interest bearing capital outlay notes of Hamilton County, Tennessee, in a principal amount not to exceed \$250,000.00. That, said notes shall be designated "Rural School Capital Outlay Notes" and shall be numbered serially beginning with the number 1. Each of said notes shall be dated as of the date of the issuance thereof, shall mature not later than three years thereafter and shall be of such denomination as may be agreed upon by the County Judge and the purchaser of said notes.

SECTION 2. That, said notes shall bear interest at the rate of three and three fourths percent (3 3/4%) per annum, payable semi-annually each six months after date of issue. Both principal of and interest on said notes shall be payable in lawful money of the United States of America at the office of the Hamilton County Trustee, Chattanooga, Tennessee. The County reserves the right to pay said notes, in whole or in part, at any time with accrued interest to date of said payment.

SECTION 3. That, said notes shall be executed and signed in the name of Hamilton County, Tennessee, by the County Judge and attested by the County Court Clerk with the seal of the County attached thereto.

SECTION 4. That, said notes shall be in substantially the following form:

M A R C H T E R M 1 9 7 2

(FORM OF NOTE)

STATE OF TENNESSEE  
COUNTY OF HAMILTON  
RURAL SCHOOL CAPITAL OUTLAY NOTE

\$ \_\_\_\_\_

No. 1

KNOW ALL MEN BY THESE PRESENTS: That the County of Hamilton in the State of Tennessee, hereby acknowledges itself to owe and for the value received hereby promises to pay to the bearer the sum of \$ \_\_\_\_\_ on or before \_\_\_\_\_, 19\_\_\_\_\_, together with interest on the unpaid principal amount hereof from the date hereof until paid at the rate of \_\_\_\_\_ per cent ( \_\_\_\_\_ %) per annum, payable on \_\_\_\_\_, 19\_\_\_\_\_, and semi-annually thereafter on the \_\_\_\_\_ day of \_\_\_\_\_ and \_\_\_\_\_ of each year. Both principal hereof and interest hereon are payable at the office of the Hamilton County Trustee, Chattanooga, Tennessee, in lawful money of the United States of America. For the prompt payment of this obligation, both principal and interest as maturity, the full faith, credit and other resources of said county are hereby irrevocably pledged.

This note is issued by said county for the purpose of providing funds to finance the cost of constructing and repairing rural school buildings outside the City of Chattanooga in and for Hamilton County, Tennessee, and is in all respects in compliance with and under the authority of Sections 5-1031 to 5-1039, inclusive, of the Tennessee Code Annotated, and under authority of proceedings duly adopted by the County Council of Hamilton County, Tennessee, meeting in regular session on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_\_.

And it is hereby certified and recited that all acts, conditions and things required by the Constitution and by the laws of the State of Tennessee to exist, or to be done precedent to and in the issuance of this obligation, do exist, and have been properly done, happened, and been performed in regular and due form and time as required by law; and that provision has been made to pay the principal and interest thereon as same falls due.

SECTION 5-1039 of the Tennessee Code Annotated provides that neither the principal nor the interest of capital outlay notes issued pursuant to the provisions of Sections 5-1031 to 5-1039, inclusive, of the Tennessee Code Annotated shall be taxed by the State of Tennessee or by any county or municipality therein.

This note is subject to prepayment at the option of Hamilton County in whole or in part together with accrued interest to date of said payment.

IN WITNESS WHEREOF, the County of Hamilton, through its County Council has caused this Capital Outlay Note to be signed by its County Judge and attested by its County Court Clerk under the seal of his office on this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_\_.

\_\_\_\_\_  
County Judge

ATTESTED:

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

M A R C H T E R M 1 9 7 2

SECTION 5. That, for the purpose of providing funds with which to pay the principal and interest accruing on said notes at maturity, there shall be levied upon all taxable property outside the City of Chattanooga, in Hamilton County, Tennessee, a sufficient tax in the Rural Debt Service Fund to retire principal and interest on said notes as each becomes due and payable. In addition, the full faith, credit and other resources, of Hamilton County, Tennessee, are hereby irrevocably pledged for their retirement.

SECTION 6. That, the Capital Outlay Notes heretofore herein described shall not be issued or executed until after the approval of the Tennessee State Director of Local Finance has been obtained as required by Sections 5-1031 to 5-1039, inclusive, of the Tennessee Code Annotated.

SECTION 7. That, the Capital Outlay Notes heretofore herein described shall not be sold for less than par and accrued interest.

SECTION 8. That, if any of said capital outlay notes shall remain unpaid at the end of three (3) years from the date of issuance of same the balance of principal and/or interest owned by Hamilton County on same shall be converted to bonds as provided by Sections 9-1101 to 9-1119, inclusive, of the Tennessee Code Annotated or otherwise liquidated as approved by the State Director of Local Finance in compliance with statutes relating to the issuance of bonds and notes.

SECTION 9. That, the proceeds of said notes shall be turned over to the County Trustee of Hamilton County and shall be paid out for the purposes and in the manner required by law and this resolution.

SECTION 10. That all orders or resolutions in conflict herewith be and the same hereby repealed insofar as such conflict exists and this resolution shall become effective immediately upon its passage.

Duly passed and approved this 1st day of March, 19 72.

/s/ Chester L. Frost  
County Judge

Attested:

/s/ David M. Ramsey  
County Court Clerk

ON MOTION of Judge Frost, seconded by Councilman Wilson, the foregoing Resolution was Adopted on a Roll Call vote, with the following members of the County Council being present and voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, Passed; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORIZING THE COUNTY JUDGE TO JOIN WITH THE HAMILTON COUNTY BOARD OF EDUCATION IN EXECUTING A DEED TO TRANSFER SOME 20 ACRES OF LAND ADJACENT TO THE OCCUPATIONAL TRAINING CENTER AND BOOKER T. WASHINGTON ELEMENTARY SCHOOL TO THE CHEROKEE REGIONAL CHAPTER, EASTER SEAL SOCIETY FOR CRIPPLED CHILDREN AND ADULTS OF TENNESSEE, INC. A TENNESSEE CORPORATION, SUBJECT TO CERTAIN EXPRESS PROVISIONS AND STIPULATIONS.

M A R C H    T E R M    1 9 7 2

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Hamilton County and the Hamilton County Board of Education owns certain property, the same being a part of the total property covered by Deeds recorded in Book 778, page 505, Book D, Volume 27, page 626, Book D Volume 27, page 627, and Book U, Volume 17, page 677, and Book 973, page 15, 'all in the Register's Office of Hamilton County, Tennessee; and

WHEREAS, Hamilton County is conveying unto the Cherokee Regional Chapter, Easter Seal Society some 20 acres of said land for the purpose of erecting buildings to be used by the Hamilton County Board of Education, and other Agencies, to serve young people who have handicaps. It being expressly understood as a condition of the deed that the Grantee herein will commence the construction of buildings on said property with a period of four years from the date of the deed. In the event said buildings are not begun, the said property will be divested out of the hands of the Grantee herein and shall revert back unto the Grantors.

NOW THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the County Judge is authorized to join with the Hamilton County Board of Education in executing a deed for the property described herein to the Cherokee Regional Chapter, Easter Seal Society for Crippled Children and Adults of Tennessee, Inc.

BE IT FURTHER RESOLVED THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, the public welfare requiring it.

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Judge Frost, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BID OF FORREST CATE FORD, INC. FOR THREE (3) NEW 1972 MODEL FORD CUSTOM, FOUR (4) DOOR SEDAN FOR THE BUILDING COMMISSION IN THE AMOUNT OF \$9,729.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of three (3) new automobiles and,

WHEREAS, the bid of Forrest Cate Ford, Inc. was considered the best bid received.

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Forrest Cate Ford, Inc. for three (3) new Automobiles in the amount of \$9,729.00.

Same to be paid out of County General Fund.

M A R C H T E R M 1 9 7 2

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BID OF CALDWELL AND ASSOCIATES, INC. FOR THE BOILER INSURANCE WITH THE HARTFORD STEAM BOILER COMPANY.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, advertisement for sealed bids for Hamilton County and the County Board of Education for boiler insurance was made on February 10, 1972 ; and

WHEREAS, only one bid was received from the Hartford Steam Boiler Company through the Agency of Caldwell and Associates, Inc. in the sum of \$4,878.00 annually.

NOW, THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY that said bid for boiler insurance for a period of one year be accepted.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE TWIN BROOK DRIVE A DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

THAT, Twin Brook Drive extending from the present City Limits of Chattanooga at a point about 340' from the East right-of-way line of Gunbarrel Road and between Lots 55 & 56 in an easterly, northerly, westerly and southerly direction, a distance of 0.70 of a mile, back to Twin Brook Drive, be declared a district road 2nd Class.

The above named road is in the 2nd Civil District of Hamilton County in North Twin Brook Subdivision, has a 50' right-of-way, a 4" stone base, a 2" plant mix pavement with concrete curbs and was built by Thomas Bros. Construction Co. for the developer: Mr. Pryor Bacon.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

M A R C H    T E R M    1 9 7 2

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, That the Purchasing Agent be authorized to purchase twelve (12) power magnums for the cars of the Tax Assessor's office. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, the Meeting was adjourned.

  
C H A I R M A N

M A R C H    T E R M    1 9 7 2

STATE OF TENNESSEE )

WEDNESDAY, MARCH 15, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 15th day of March, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by the Reverend Hubert Thomas, Pastor of the Lookout Valley Baptist Church, who was Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Judge Frost, seconded by Councilman Mayfield, to deny Resolution #216-Rezoning from Rural Residential to Apartment-Townhouse District a tract located in rear of 4505-4509 Hixson Pike, in rear of the Longhorn Restaurant. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Long, seconded by Councilman Newell, to deny Resolution #224-Rezoning from Rural Residential District to Local Business District a tract located at the NW intersection of Taft Highway and Hollister Road. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RE: AIR POLLUTION AT SIGNAL MOUNTAIN  
PORTLAND CEMENT COMPANY

A delegation from Signal Mountain appeared before the Council and discussed in some depth the continuing problem from subject firm, the problem being dust, odor and noise. Several of the residents gave specific instances indicating there is still a major problem in the operation of this cement plant. Mr. E. B. Etter, Mr. Charles Coolidge, Mr. John Odom, and Dr. C. R. Cleveland all presented fairly strong evidence of a serious nature--even to the extent of endangering the health of the people of this area.

After a general discussion, on Motion of Councilman Mayfield, seconded by Councilman Long and by a unanimous vote Judge Frost was directed to write the Chairman of the Air Pollution Control Board and ask that they give the Council a report with reference to this particular firm. The matter was also referred to the Legal Department to study the possibility of the County Council taking Court action to abate a nuisance.

PUBLIC HEARING ON AMENDMENT 1204.5  
OF THE ZONING REGULATIONS CONTINUED.

in  
After a discussion/depth on this matter as well as on subdivision regulations several motions were made. However, in the end, on Motion of Judge Frost, seconded by Councilman Wilson, and on a Roll Call vote the hearing on this matter as well as related zoning problems was passed over until 9:00 A. M. on April 5, 1972, at the executive session of the Council. The foregoing Motion was Adopted on a Roll Call vote, with the following members of the County Council being present and voting as follows: Councilman Long, "Nay"; Councilman Mayfield, "Aye"; Councilman Newell, "Nay"; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-3. Total "Nay" votes-2.

ACCEPTING PROPOSAL OF ARTHUR ANDERSEN  
AND COMPANY TO DO THE AUDIT FOR HAMILTON  
COUNTY, ERLANGER HOSPITAL, WM. L. BORK  
MEMORIAL HOSPITAL AND HAMILTON COUNTY  
NURSING HOME

Arthur Anderson and Company heretofore submitted a proposal to do an audit of Hamilton County for the fiscal year ending June 30, 1972, for the sum of \$35,000.00; and to do the audit of Baroness Erlanger Hospital for said period for the sum of \$13,000.00 as well as the audit of the Hamilton County Nursing Home (including Wm. L. Bork Memorial Hospital) for the sum of \$3,750.00. After due consideration and on motion of Judge Frost, seconded by Councilman Long, and on a roll call vote, it was voted unanimously to accept the proposal of said Arthur Andersen & Company, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

TENNALA LAND COMPANY--CERTIFICATE OF  
DEPOSIT--USE OF POWER OF ATTORNEY IN LIEU  
OF REGULAR BOND TO ASSURE COMPLETION  
OF ROADS AND DRAINAGE IN SAID SUBDIVISION

Attorneys for Tennala Land Company heretofore met with the County Attorney and proposed a Certificate of Deposit be permitted rather than the usual bond as required under County Regulations.

On motion of Councilman Long, seconded by Councilman Newell, and on a roll call vote it was voted unanimously that the County Judge accept a Certificate of Deposit in the sum of \$18,750.00 made by Octagon Properties, % Gus D. Hatfield, dated March 6, 1972, with a transfer of Certificate of Deposit, and Power of Attorney by Willard L. Groenewoud, a general partner on behalf of the Tennala Land Company, Inc., (in whom Octagon Properties has a substantial financial interest as a creditor) unto Chester Frost, County Judge of Hamilton County, Tennessee, or his successor in office.

The purpose of depositing said Certificate of Deposit (at American National Bank and Trust Company of Chattanooga, Tennessee), is to assure proper construction of roads and drainage in the following areas, viz:

1. Lots 1 thru 35 in Unit No. 3 Holiday Shores Subdivision.
  - a. 250 feet of road on Fineout Drive.
  - b. 270 feet of road on Eickhoff Lane.

M A R C H    T E R M    1 9 7 2

- c. 1250 feet of road on Partridge Lane.
- 2. Lots 70 thru 85 in Unit No. 2 Holiday Shores Subdivision
  - a. 900 feet of Dell Drive

It being understood that this Certificate of Deposit may be used in the construction and drainage of said roads in the event Tennala Land Company fails to construct same according to County specifications. Said roads and drainage must be completed within one year ON MOTION of Councilman Long, seconded by Councilman Newell, of the date of this action unless a formal extension is granted. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BID OF GRINNELL  
COMPANY, INC. FOR COMPLETE INSTALLATION OF  
SPRINKLER SYSTEM FOR ALEXANDER CHAMBLISS HOME  
IN THE AMOUNT OF \$11,850.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION  
ASSEMBLED:-

WHEREAS, Grinnell Company, Inc. heretofore submitted a bid in the amount of \$11,850.00 for the complete installation of a sprinkler system as per specifications for the Alexander Chambliss Home; and

WHEREAS, this was the only bid received after advertisement in the newspapers of Chattanooga.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL, that the bid of Grinnell Company, Inc. for the installation of the sprinkler system for the Alexander Chambliss Home be accepted in the sum of \$11,850.00.

BE IT FURTHER RESOLVED, that this resolution take effect from and after its passage, the public welfare requiring it.

\_\_\_\_\_/s/\_\_\_\_\_  
Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Judge Frost, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BID OF FORREST CATE  
FORD, INC. FOR ONE NEW 1972 MODEL FORD F-350 CHASSIS  
& CAB TRUCK FOR THE HAMILTON COUNTY HIGHWAY DEPARTMENT  
IN THE AMOUNT OF \$2849.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION  
ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of one new truck and,

WHEREAS, the bid of Forrest Cate Ford, Inc. was considered the lowest and best bid received.

M A R C H    T E R M    1 9 7 2

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Forrest Cate Ford, Inc. for one new truck in the amount of \$2849.00.

Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BID OF METRO CHRYSLER-  
PLYMOUTH, INC. FOR ONE NEW 1972 MODEL FURY I 4 DR.  
SEDAN FOR THE HIGHWAY DEPARTMENT IN THE AMOUNT OF  
\$3189.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of one new automobile and,

WHEREAS, the bid of Metro Chrysler-Plymouth, Inc. was considered the lowest and best bid received.

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Metro Chrysler-Plymouth, Inc. for one new automobile in the amount of \$3189.00.

Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - RESOLUTION TO REQUIRE A BOND  
FROM DEVELOPERS OF SUBDIVISIONS OF \$1.00 PER LINEAR  
FOOT IN SUBDIVISIONS TO PROVIDE REPAIRS OF ROADS,  
ETC., DETERIORATING WITHIN ONE YEAR OF ACCEPTANCE  
BY THE COUNTY COUNCIL.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, it has been determined by the Hamilton County Council to be the part of wisdom to require a Surety Bond be posted with the County Engineer equal to \$1.00 per

OPTION TO PURCHASE REAL ESTATE

KNOW ALL MEN BY THESE PRESENTS, that for and in consideration of the sum of \$1,000.00 cash in hand paid, the receipt of which is hereby acknowledged, the undersigned do (does) hereby grant unto Hamilton County, Tennessee, its agents or assigns, an option to purchase the real estate described in the document attached hereto as Exhibit A, under the following terms and conditions:

1. That said option to purchase be exercised on or before the 1st day of August, 19 72; and in the event said option is so exercised, the consideration paid above will be credited to the total purchase price as hereinafter set forth. In the event this option is not exercised on or before said date, the sum so paid for this option will be forfeited as unliquidated damages.
2. The total price agreed to for the sale and conveyance of said real estate is \$65,000.00. Said sum, less the aforesaid sum paid as consideration for this option, will be tendered by cash to the undersigned or to their designated escrow agents for distribution following preparations, execution and delivery of proper warranty deed. Grantors agree to furnish guaranteed title and grantee agrees to pro rate taxes from date of deed.
3. It is agreed that upon written notice to grantors of grantee's intention to exercise this option within the time allowed that all incidental and necessary details required for the transfer and conveyance will be handled as expeditiously as possible and, if the transfer date follows the date of expiration of this option, that such will not affect the parties agreement and the validity of this instrument.
4. It is understood and agreed that Grantors, in the event this option is exercised, will have the right to live in the residence located on said property for a period of one year from the date of the deed of conveyance, rent free.

In witness whereof we have hereunto set our signatures this 16 day of March, 19 72

W. J. [Signature]  
Grantor

Grace Masengale  
Grantor

STATE OF TENNESSEE  
COUNTY OF HAMILTON

On this 14 day of March, 1972, before me personally appeared W.T. Massengale and wife Grace Massengale to me known to be the persons described in and who executed the foregoing instrument for the purposes therein contained, and who acknowledged that they executed the same as their free act and deed.

In witness whereof I have hereunto set my hand and notarial seal.

Roberta Davis  
Notary Public

My commission expires:

10-8-75

*J. M.*

Z-363  
RECORDED  
MAY 23 1964

8200

607

IN CONSIDERATION of One (\$1.00) Dollar and other valuable considerations paid, the receipt of which is hereby acknowledged, and the execution by the grantees herein of five notes of even date herewith, for Five Hundred (\$500.00) Dollars each, the first note being due and payable on or before November 1, 1955, and one of said notes due and payable on or before each year thereafter until all of said notes are due and payable, with interest from date at the rate of six (6%) per cent per annum, payable annually on each note; each of said notes providing that should this note and interest or any part thereof remain due and unpaid for thirty days after maturity, then the remaining notes given for purchase money of said real estate may be treated as due and payable, the payment of all of which is secured by a vendor's lien which is hereby retained on the real estate hereinafter described and as better security for the payment of said notes and to more easily enforce their collection the grantees have executed to The Title Guaranty and Trust Company of Chattanooga, Trustee, a deed of trust on said real estate, containing full power of sale, etc., but it is agreed and understood that an entry of the release of said notes either on the margin of the recorded copy of this lien deed or of said deed of trust in the office of the Register of Hamilton County, Tennessee, will release both the vendor's lien retained in this deed and the lien created by said deed of trust whether the said deed of trust be recorded or not; We, M. J. ORR, JR. and wife, DOROTHY ORR, do hereby sell, transfer and convey unto W. T. MASSENGALE and wife, GRACE MASSENGALE, the following described real estate in the Second Civil District, of Hamilton County, Tennessee:

BEGINNING at a stone at the north corner between M. J. Orr, Sr. and M. J. Orr, Jr. and Lindy Massengill, running south with the line between M. J. Orr, Sr. and Lindy Massengill, as established by the Chancery Court of Hamilton County, Tennessee, in the case of Lindy Massengill and husband, John Massengill, against M. J. Orr, Sr., to a stone; thence south, along the line between Tennessee Egg Company and M. J. Orr, Sr., to a pile of stone and a steel rod; thence running east, with the line of the Tennessee Egg Company, to a pile of stone and iron rod; thence running north with the Tennessee Egg Company line and Banther line; thence north with the Banther line to Neeley's line; thence



west, with Neeley's line, to the beginning corner, containing one hundred (100) acres, more or less, and being the west one-half of the Northeast Quarter and the north twenty (20) acres of the west one-half of the Southeast Quarter of Section Ten (10), Township Four (4), Range Three (3), West of the Basis Line of the Ocoee District.

Also conveyed is a right of way fifteen (15) feet wide for ingress and egress over an existing field road running from the Birchwood Road eastwardly across other lands of the grantors herein to the western line of the tract conveyed herein.

SUBJECT to the Zoning Act as passed by the State Legislature, Private Acts of 1939, Chapter 460, House Bill No. 1528, as adopted by resolution of the County Council of Hamilton County, Tennessee, on August 13, 1941, and any amendments thereof.

The grantees herein assume and agree to pay all taxes for the year 1954.

TO HAVE AND TO HOLD the same unto the said W. T. MASSENGALE and wife, GRACE MASSENGALE, their heirs and assigns, forever in fee simple. We covenant that we are lawfully seized and possessed of said real estate, have full power and lawful authority to sell and convey the same; that the title thereto is clear, free and unencumbered, except as hereinabove mentioned, and we will forever warrant and defend the same against all lawful claims.

WITNESS our hands this 15th day of September, 1954.

*M. J. Orr*  
*Dorothy Orr*



STATE OF TENNESSEE  
COUNTY OF HAMILTON

On this 27 day of September, 1954, before me personally appeared M. J. ORR, JR. and wife, DOROTHY ORR, to me known to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.

WITNESS my hand and Notarial Seal.

*B. C. Houser*  
Notary Public at large

My commission expires:

October 9<sup>th</sup> 1958

AX. FEE TOTAL



DAVID M. RAMSEY  
COUNTY COURT CLERK

STATE OF TENNESSEE  
COUNTY OF HAMILTON

Previous and last instrument is registered in this office in

1045 Page 633

10 day of Feb., 1964.

*Dorothy P. Grammer*  
Register

126

**Warranty Deed**

From \_\_\_\_\_  
To Bill To 1/2

State of Tennessee  
Hamilton COUNTY

Register's Office

Received for record the \_\_\_\_\_ day of \_\_\_\_\_ AD. 19\_\_\_\_

Noted in Note Book \_\_\_\_\_ and recorded in Book \_\_\_\_\_ Page \_\_\_\_\_

Vol. \_\_\_\_\_

DEEDS

SEP 10 1965

MAR 30 1965

FEE BY \_\_\_\_\_

Witness my hand \_\_\_\_\_ Register

State Tax \_\_\_\_\_

Clerk's Fee \_\_\_\_\_

Total \_\_\_\_\_

paid this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

County Court Clerk

128

For and in Consideration of the sum of five (\$5.00) dollars, to me cash in hand paid, the receipt of which is hereby acknowledged, and other good and valuable considerations, I, Odell Masengale,

MAR 30 1965  
 TRANSLINKED  
 H. SEEDER, Tax Assessor  
 Deputy

have bargained and sold, and by these presents do transfer and convey unto

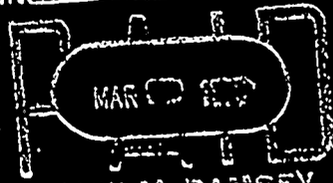
Odell Masengale and wife, Grace R. Masengale, their heirs and assigns, a certain tract or parcel of land in 2nd Civil District, Hamilton County, State of Tennessee, as follows:

Located in the Northwest Quarter of Section Ten (10), Township Four (4), West of the Meridian Line, 6000 District, Beginning at a corner where the lands of the Tennessee Egg Company joins the lands of Tom Masengale, thence running Northward with the lands of the Tennessee Egg Company a distance of thirty (30) rods, more or less, to the lands of Allie McDaniel; thence North along the lands of Allie McDaniel and E. M. Masengale a distance of one-hundred-twenty (120) rods, more or less to the Northeast corner of the lands of E. M. Masengale; thence Westward with the lands of E. M. Masengale a distance of one-thousand-one-hundred-sixty-five (1165) feet, more or less, to the center of a road; thence Northeastwardly with the center of said road a distance of one-thousand-seven-hundred-sixty (1760) feet, more or less, to an iron pin in the center of the road at the Western line of the lands of Tom Masengale, said pin being located two-hundred-forty-two (242) South of the Northeast corner of the lands of Odell Masengale; thence Southward with the lands of Tom Masengale a distance of two-thousand-three-hundred-ninety-eight (2398) feet, more or less, to the point of beginning.

(The above tract of land contains thirty (30) acres, more or less, and is a portion of the land conveyed to me by deed of record in the Register's Office of Hamilton County, Tennessee, in Book 1315, Page 68.

Subject to any Governmental Zoning and subdivision acts, rules or regulations thereon.

PAY 15 FEE 50 TOTAL 65



DAVID M. RAMSEY  
 COUNTY COURT CLERK

STATE OF TENNESSEE, HAMILTON COUNTY

MAR 30 1965

The above instrument and certificate were filed in the Register's Office on 10:31 AM entered in Note Book No. 58, Page 106 and recorded in book 1621 Page 128. Witness my hand at office in Chattanooga, Tennessee.

Register  
Dep. Register

To Have and to Hold the said tract or parcel of land, with the appurtenances, estate, title, and interest thereto belonging, to the said W. T. Masengale and wife, Grace R. Masengale, their

heirs and assigns, forever. And I do covenant with the said W. T. Masengale and wife, Grace R. Masengale, that I am lawfully seized and possessed of said land in Fee Simple; have a good right to convey it, and the same is unencumbered.

And I do further covenant and bind myself heirs and representatives, to warrant and forever defend the title to said land to the said W. T. Masengale and wife, Grace R. Masengale, their heirs and assigns, against the lawful claims of all persons whomsoever.

Witness my hand, this 29th day of March, 1965.

*Ocell Masengale*

ACKNOWLEDGMENT BEFORE NOTARY PUBLIC

STATE OF TENNESSEE,

HAMILTON

COUNTY

Personally appeared before me, W. M. Haven, a Notary Public in and for said County and State, the within named Ocell Masengale

, a Notary Public in

the bargainor, with whom I am personally acquainted, and who acknowledged that she executed the within instrument for the purposes therein contained.

Witness my hand and official seal, at Route One, Hamilton, Tennessee, this 31st day of March, 1965.

My Commission Expires Dec 20, 1965

*W. M. Haven*  
W. M. HAVEN  
Notary Public.



STATE OF TENNESSEE)

COUNTY OF HAMILTON)

For and in consideration of \$1.00 and other considerations,  
 we W. T. Massengale and Wife, Grace Massengale  
 \_\_\_\_\_, being owners of approximately 130  
 acres of land, fully described in deed recorded in Deed Book No. 1045  
 Page 623 and Book No. 1621 page 128  
 in the Register's Office of Hamilton County, Tennessee, do hereby  
 give permission for the Tennessee Valley Authority to conduct a  
 seismic survey on my property and to release said Tennessee Valley  
 Authority from any damages that might result from the minor blasting,  
 which will be necessary in this testing.

This the 16 day of March, 1972.

W. T. Massengale

Grace Massengale

WITNESS:

J. J. Brantley  
Roy Davis

OPTION TO PURCHASE REAL ESTATE

KNOW ALL MEN BY THESE PRESENTS, that for and in consideration of the sum of \$ 1.00 cash in hand paid, the receipt of which is hereby acknowledged, the undersigned do (does) hereby grant unto Hamilton County, Tennessee, its agents or assigns, an option to purchase the real estate described in the document attached hereto as Exhibit A, under the following terms and conditions:

1. That said option to purchase be exercised on or before the 1st day of August, 19 72; and in the event said option is so exercised, the consideration paid above will be credited to the total purchase price as hereinafter set forth. In the event this option is not exercised on or before said date, the sum so paid for this option will be forfeited as unliquidated damages.

2. The total price agreed to for the sale and conveyance of said real estate is \$ 52,000.00. Said sum, less the aforesaid sum paid as consideration for this option, will be tendered by cash to the undersigned or to their designated escrow agents for distribution following preparations, execution and delivery of proper warranty deed. Grantors agree to furnish guaranteed title and agrees to pro rate taxes from date of deed.

3. It is agreed that upon written notice to grantors of grantee's intention to exercise this option within the time allowed that all incidental and necessary details required for the transfer and conveyance will be handled as expeditiously as possible and, if the transfer date follows the date of expiration of this option, that such will not affect the parties agreement and the validity of this instrument.

IN WITNESS WHEREOF we have hereunto set our signatures this \_\_\_\_\_ day of March 16, 19 72.

  
Grantor

  
Grantor

STATE OF TENNESSEE  
COUNTY OF HAMILTON

On this 16 day of March, 1973, before me  
personally appeared Ben Spangler and wife  
Lee H. Spangler to me known to be the persons described  
in and who executed the foregoing instrument for the purposes therein  
contained, and who acknowledged that they executed the same as their free  
act and deed.



In witness whereof I have hereunto set my hand and notarial seal.

Roberta Davis  
Notary Public

My commission expires:

10-8-75

TRANSFERRED OCT 31 1969  
A. E. Trimble, Assessor of Property

BOOK 1860 PAGE 255

By A. Selce  
Deputy

IN CONSIDERATION of One Dollar (\$1.00), cash in hand paid, and other good and valuable considerations, the receipt and sufficiency of which is acknowledged;

We, JOHN E. ECHOLS and Wife, BARBARA ANN ECHOLS do hereby sell, transfer and convey unto BENTON F. SPANGLER and Wife, DEE H. SPANGLER, an undivided one-half (1/2) interest (being our entire interest), in the following described Real Estate:-

IN THE SECOND CIVIL DISTRICT OF HAMILTON COUNTY, TENNESSEE:  
Being a part of the Northwest Quarter of Section Eleven (11), Township Four (4), Range Three (3), and the East one-half (1/2) of the Northeast Quarter of Section Ten (10), Township Four (4), Range Three (3), West of the Basis Line, Ocoee District, and being more particularly described as follows: Beginning at a point in the Western line of Birchwood Pike (or Ware Branch Road) where it is intersected by the Northern line of the Northwest Quarter of said Section Eleven (11); thence North Sixty-Six (66) degrees thirty (30) minutes West along the Northern line of said quarter section four hundred ninety-five (495) feet to the Northeastern corner of the Northeast Quarter of said Section Ten (10); thence continuing North sixty-six (66) degrees thirty (30) minutes West along the Northern line of the Northeast Quarter of said Section Ten (10) thirteen hundred twenty (1,320) feet to an old iron pin; thence South twenty-three (23) degrees thirty (30) minutes West twenty-six hundred thirty-nine and 5/10 (2,639.5) feet to a point in the Southern line of said Northeast Quarter of Section Ten (10), being the Northern line of the Tennessee Egg Company tract; thence South sixty-six (66) degrees thirty (30) minutes East along said line thirteen hundred eighteen and 5/10 (1,318.5) feet to an old iron pin in the Western line of said Section Eleven (11); thence North twenty-three (23) degrees thirty (30) minutes East along said line two thousand forty-seven and 2/10 (2,047.2) feet to an old iron pin; thence South sixty (60) degrees thirty (30) minutes East along a fence line seven hundred forty-four (744) feet to a point in the Western line of Birchwood Pike (or Ware Branch Road); thence Northwardly and North-eastwardly along said line six hundred ninety-three (693) feet to the point of beginning, all as shown on survey by North Georgia and Tennessee Surveying Company, Earl E. Espy, Sr., dated August 28, 1962.

REFERENCE is made for prior title to Book 1777, page 555, in the Register's Office of Hamilton County, Tennessee.  
SUBJECT TO Governmental zoning and subdivision ordinances or regulations in effect thereon.

Taxes for the Year 1969 are assumed by the Grantees herein.

TO HAVE AND TO HOLD the said undivided one-half interest in the above described Real Estate unto the said Benton F. Spangler and Wife, Dee H. Spangler, their heirs and assigns, forever in fee simple.

We covenant we are lawfully seized and possessed of said undivided one-half interest in said described Real Estate; have good right and lawful authority to sell and convey the same; that the title thereto is clear, free and unencumbered, excepting as hereinabove set out; and we will forever warrant and defend the same against all other lawful claims.

IN WITNESS WHEREOF we have hereunto set our hands, on this the 10th day of July, 1969.

John E. Echols  
Barbara Ann Echols

- 1 -

Drafted By  
HALE & ELLIS, Attorneys  
722 CHERRY STREET  
CHATTANOOGA, TENN. 37402

STATE OF TENNESSEE)  
COUNTY OF HAMILTON)

On this 10<sup>th</sup> day of July, 1969, before me personally appeared John E. Echols and Wife, Barbara Ann Echols, to me known to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.

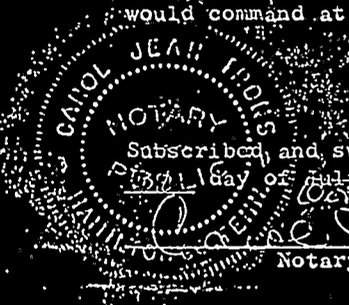


WITNESS WHEREOF I have hereunto set my hand and Notarial Seal

Leticia M. Smith  
Notary Public

STATE OF TENNESSEE)  
COUNTY OF HAMILTON)

I hereby swear or affirm that the actual consideration for this transfer or value of the property transferred, whichever is greater, is \$ 4,000, which amount is equal to or greater than the amount which the property transferred would command at a fair and voluntary sale.



Subscribed and sworn to before me, on this 10<sup>th</sup> day of July, 1969.

John E. Echols & Barbara Ann Echols  
Affiant - Grantee

Carol Jean Ippolito  
Notary Public

My commission expires:

10-7-73

A 36773

IDENTIFICATION  
REFERENCE

OCT 31 2 30 PM '69

DOROTHY D. BRAMMER  
REGISTRAR  
HAMILTON COUNTY  
STATE OF TENNESSEE

OCT 31 3	CONV	*10,000.00		
OCT 31 3	WDEED		A*	3.00
OCT 31 3	TAX		A*	10.40
OCT 31 3	PRFEE		A*	.50
			*	13.90



~~(See Page 185-c)~~

Z-363

RECORDED 23 9 1964

2 11 1964

Edell

8000

G.M.

007

IN CONSIDERATION of One (\$1.00) Dollar and other valuable considerations paid, the receipt of which is hereby acknowledged, and the execution by the grantees herein of five notes of even date herewith, for Five Hundred (\$500.00) Dollars each, the first note being due and payable on or before November 1, 1955, and one of said notes due and payable on or before each year thereafter until all of said notes are due and payable, with interest from date at the rate of six (6%) per cent per annum, payable annually on each note; each of said notes providing that should this note and interest or any part thereof remain due and unpaid for thirty days after maturity, then the remaining notes given for purchase money of said real estate may be treated as due and payable, the payment of all of which is secured by a vendor's lien which is hereby retained on the real estate hereinafter described and as better security for the payment of said notes and to more easily enforce their collection the grantees have executed to The Title Guaranty and Trust Company of Chattanooga, Trustee, a deed of trust on said real estate, containing full power of sale, etc., but it is agreed and understood that an entry of the release of said notes either on the margin of the recorded copy of this lien deed or of said deed of trust in the office of the Register of Hamilton County, Tennessee, will release both the vendor's lien retained in this deed and the lien created by said deed of trust whether the said deed of trust be recorded or not; We, M. J. ORR, JR. and wife, DOROTHY ORR, do hereby sell, transfer and convey unto W. T. MASSENGALE and wife, GRACE MASSENGALE, the following described real estate in the Second Civil District, of Hamilton County, Tennessee:

BEGINNING at a stone at the north corner between M. J. Orr, Sr. and M. J. Orr, Jr. and Lindy Massengill, running south with the line between M. J. Orr, Sr. and Lindy Massengill, as established by the Chancery Court of Hamilton County, Tennessee, in the case of Lindy Massengill and husband, John Massengill, against M. J. Orr, Sr., to a stone; thence south, along the line between Tennessee Egg Company and M. J. Orr, Sr., to a pile of stone and a steel rod; thence running east, with the line of the Tennessee Egg Company, to a pile of stone and iron rod; thence running north with the Tennessee Egg Company line and Banther line; thence north with the Banther line to Neeley's line; thence

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linear foot of roads within any accepted subdivision, and

WHEREAS, the purpose of this resolution is to assure repairs at the expense of the developer wherein there is a deterioration of said roads within the period of one year. It being noted that the liability of the developer is not limited to the \$1.00 per linear foot.

NOW, THEREFORE BE IT RESOLVED that this resolution become effective this date and shall apply to all subdivision roads under construction that have not yet been paved and to all future subdivisions.

/s/    Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORIZING HAMILTON COUNTY TO  
ACCEPT OPTIONS TO PURCHASE REAL PROPERTY FROM W. T.  
MASSENGALE AND WIFE, GRACE R. MASSENGALE AND ALSO  
FROM BENTON F. SPANGLER AND WIFE, DEE H. SPANGLER FOR  
USE AS A SANITARY LANDFILL.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Hamilton County, through its Sanitation Department along with the State Sanitation Engineer have been making exhausted search for necessary land for use as a landfill; and

WHEREAS, W. T. Massengale and Wife, Grace R. Massengale, are willing to give Hamilton County for \$1,000.00 an option to purchase some 130 acres more or less which is described by attached instrument. Said option to purchase will expire on August 1, 1972, and the said owners will sell said described land for \$65,000.00, and

WHEREAS, Benton F. Spangler and Wife, Dee H. Spangler, own an adjacent tract of land composed of approximately 90 acres and are willing to give Hamilton County an option to purchase until August 1, 1972, for the sum of \$1.00, and further agree to sell said property at a total price of \$52,000.00. Said property is fully described by attached instrument.

NOW, THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL that the Sanitation Department on behalf of Hamilton County be and is hereby authorized to accept the options from the foregoing parties for and in consideration of the total sum of \$1,001.00, which shall be paid out of the Sanitation Department Appropriation.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage. (FOR PHOTOSTATS OF OPTIONS SEE PAGES 185-A THRU 185-M.)

/s/    Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing

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Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BID OF R. B. POOLE COMPANY, INC. TO DO NECESSARY WORK TO CONNECT MOUNTAIN CREEK ELEMENTARY SCHOOL TO THE SEWER SYSTEM OF THE CITY OF CHATTANOOGA.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, R. B. Poole Company, Inc. submitted a bid to connect Mountain Creek Elementary School to the City of Chattanooga Sewer System in accordance with the specifications for the sum of \$1,435.00; and

WHEREAS, this bid was the lowest of three bids submitted to do said work.

NOW, THEREFORE BE IT RESOLVED that the bid of R. B. Poole Company, Inc. be accepted to do said work for the sum of \$1,435.00.

BE IT FURTHER RESOLVED, that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF WESLEY BONNER AND WIFE, IRENE BONNER TO PURCHASE LOT 35, REEVES TAX #22-1-5, AND LOT 44, REEVES TAX #22-1-1, WARD 17, SPEARS SUBDIVISION, AS SHOWN IN PLAT BOOK 1, PAGE 27, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$150.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 35, Reeves Tax #22-1-5, and Lot 44, Reeves Tax #22-1-1, Ward 17, Spears Subdivision, as shown in Plat Book 1, Page 27, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$150.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$150.00 from Wesley Bonner and wife, Irene Bonner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$150.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the

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consideration and after paying the State its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
LAND MARK, INC. TO PURCHASE E. 170 OF LOT 82, SMARTT  
EDMONDSON COKER TRACT, REEVES TAX NO. 1930C-11-11 IN  
THE AMOUNT OF \$1,201.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, E. 170 of Lot 82, Smartt Edmondson Coker Tract, Reeves Tax No. 1930C-11-11 was purchased by Hamilton County and the City of Red Bank on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$800.00; and

WHEREAS, an offer of \$1,201.00 has been received from Land Mark Incorporated.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$1,201.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Red Bank is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the State its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Red Bank and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
PEGGY J. WOODFIN TO PURCHASE S. PT. OF LOT 16, SIMS  
HEIGHTS, AS SHOWN IN PLAT BOOK 9, PAGE 28, REGISTER'S  
OFFICE OF HAMILTON COUNTY, TENNESSEE, REEVES TAX NO.  
1930B-3-18 IN THE AMOUNT OF \$200.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, S. Pt. of Lot 16, Sims Heights, as shown in Plat Book 9, Page 28, Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Red Bank, Tennessee on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, an offer of \$200.00 has been received from Peggy J. Woodfin.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$200.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

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BE IT FURTHER RESOLVED, that Hamilton County and the City of Red Bank is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Red Bank and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

\_\_\_\_\_/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF JACK D. CONNELL AND WIFE, SHEILA S. CONNELL TO PURCHASE N.W. CORNER OF LOT 17, ROBERTS RESUBDIVISION AS SHOWN IN PLAT BOOK 15, PAGE 43 IN THE REGISTER'S OFFICE, LOTS 153 AND 154, SHERRILLS SUB. OF WHITE OAK, AS SHOWN IN PLAT BOOK 9, PAGE 13 IN THE REGISTER'S OFFICE, LOTS 19 AND 20, RED BANK AND WHITE OAK, REEVES TAX NO. 1930D-23-6 & 7, AND LOTS 38, 39 and 40, SHERRILLS SUB. OF OAKWOOD AS SHOWN IN PLAT BOOK 9, PAGE 13 IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$900.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, the N. W. Corner of Lot 17, Roberts Resubdivision, as shown in Plat Book 15, Page 43, Lots 153 and 154, Sherrills Sub. of White Oak, as shown in Plat Book 9, Page 13, Lots 19 and 20, Red Bank and White Oak Reeves Tax No. 1930D-23-6 & 7, and Lots 38, 39, and 40, Sherrills Sub. of Oakwood, as shown in Plat Book 9, Page 13 in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Red Bank on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$600.00; and

WHEREAS, an offer of \$900.00 has been received from Jack D. Connell and wife, Sheila S. Connell.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$900.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Red Bank is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Red Bank and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

\_\_\_\_\_/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing four (4) Resolutions were unanimously Adopted on a Roll Call vote, with the following

REPORT OF DAVID M. RAMSEY, COUNTY COURT CLERK

FOR THE MONTH OF FEBRUARY, 1972

FEES, COMMISSIONS AND DISBURSEMENTS

David M. Ramsey	\$1,575.00
Gordon T. Baker	738.00
Estil Varner	738.00
Donald Hixson	675.00
Everett Schaerer	675.00
Mary Ella Foster	600.00
Theresa Stanley	580.00
Lilyan M. Lucas	580.00
Edna Wiseman	580.00
Frances Marlowe	580.00
Carolyn Williams	580.00
Minnie H. Wade	550.00
Kittie Wallace	550.00
Ruth E. Schmid	550.00
Barbara Adams	550.00
Betty R. Lynch	550.00
Ray Fisher	550.00
Walter Newman	550.00
Carolyn Baggett	550.00
Dorothy Bowling	550.00
Betty Sutherland	550.00
Marilyn McCollum	550.00
Gwendolyn Fletcher	500.00

TOTAL REGULARS \$ 14,451.00

OTHER DISBURSEMENTS:

Postage	16.00
Bank Checks	7.23
Labor on tags	60.00
Cash for change	1,000.00
IBM Misc. supplies	2.43
Auto expense	250.00
Extra Auto Clerks	2,647.00

TOTAL OTHER 3,982.66

TOTAL DISBURSEMENTS \$ 18,433.66

FEES FOR FEBRUARY, 1972 22,959.80

FEES PREVIOUSLY REPORTED 32,288.44

TOTAL 55,248.24

LESS DISBURSEMENTS 18,433.66

TOTAL EXCESS FEES- \$ 36,814.58

This is to certify that this is a true and correct report of the receipts and disbursements for this period.

*David M. Ramsey*  
DAVID M. RAMSEY- COUNTY COURT CLERK

OFFICE OF CIRCUIT COURT CLERK  
HAMILTON COUNTY  
LUCILE HIXSON, CLERK

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF CIRCUIT  
COURT CLERK FOR THE MONTH OF February, 1972.

RECEIPTS:

Balance of Fees on hand as of <u>January 31, 1972</u>	\$ 21,338.42
Receipt for <u>February, 1972</u>	<u>20,188.08</u>
	\$ 41,526.50

DISBURSEMENTS:

Clerk's Salary:		
Lucile Hixson		\$ 1,575.00
Deputy Salaries:		
Circuit Court:		
Jo Ann Abercrombie	\$ 606.63	
Melanie Clark	462.38	
Carolyn Crowe	606.63	
Hannah Hale	553.88	
Phoebe Hamilton	606.63	
Bettye Held	606.63	
Louise Hogan	527.50	
Judith Howard	764.88	
Vera Hutson	606.63	
Pamela Ribley	553.88	
Anne Rose	712.13	
Donald Sneed	263.75	
Lois Whaley	553.88	7,425.43

Sessions Court:

Judith Brown	\$ 525.60	
Anna Crawford	527.50	
Gertrude Hunnicutt	764.88	
Margie McGuffee	712.13	
Karen Monger	474.75	
Virginia Moses	527.50	
Judith Shirley	474.75	
Joan Talley	474.75	
Paula Thompson	527.50	5,009.36

Equipment Rental:

Xerox Corporation	\$ 415.00	415.00
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Office Supplies:

Serox Corporation	\$ 29.80	29.80
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Miscellaneous:

Burroughs Corp.	\$ 87.07		
R.F.A. Express	7.15		
R.F.A. Express	7.15	101.37	14,555.96
EXCESS . . . . .			<u>\$26,970.54</u>

I, LUCILE HIXSON, Clerk of the Circuit Court and General Sessions Court hereby certify that the foregoing is a true and correct copy of the receipts and disbursements of Circuit Court and Excess Fees from General Sessions Court.

*Lucile Hixson*  
LUCILE HIXSON, CLERK

Sworn to and subscribed before me  
this 21<sup>st</sup> day of March 1972.  
*Tom Rose*  
D.C.

**W. R. (BILL) NOBLES, TRUSTEE**  
**HAMILTON COUNTY, TENNESSEE**  
 ROOM 110 COURT HOUSE  
 CHATTANOOGA, TENNESSEE 37402

REPORT FOR MONTH OF February 19672

DEPARTMENT Trustee's Office

OPENING BALANCE	52,615	23
TAX-LEVY		
DO 2% Commission	206,457	70
DO 1% Commission	15,578	51
DO		
GENERAL RECEIPTS DETAIL ON BACK		
TOTAL — CREDITS	274,681	44
WARRANTS PAID — DETAIL ON BACK —	8,608	00
2% COMMISSION ON TAX COLLECTIONS		
1% COMMISSION ON GENERAL RECEIPTS		
MISC. — DEBITS — Certificates of Deposit Bought	205,000	00
TOTAL DEBITS	213,608	00
NET CLOSING BALANCE	61,073	44
Trustee's Investment Fund Total	115,000	00

I hereby certify that the foregoing is a true report for the above stated Department for the Month of

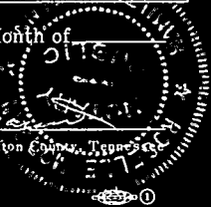
February, 19672.

Sworn to before me  
 This 14 day of March, 19672

Roselle Morgan  
 Notary Public

My Commission Expires 7/17/73

W. R. Nobles  
 for W. R. Nobles, Trustee, Hamilton County, Tennessee



RECEIPTS DETAIL		
W. P. Nobles	1,575	00
Katherine Holland	916	00
Mary Eldridge	712	00
Dorothy Smith	606	00
DISBURSEMENTS DETAIL		
Tot Murphy	606	00
Martha Donahue	606	00
Helen DeVore	554	00
Elnora Anderson	448	00
Pam Robertson	422	00
Martha Gardenhire	422	00
Sue Reed	422	00
Lenora Wolfe	422	00
Helen Mansfield	105	50
Iynn Kinard	316	50
Misc. Expense	20	00
NACO Annual Meeting Expense	455	00
TOTAL	8,608	00

OFFICE OF H. Q. EVATT, SHERIFF  
HAMILTON COUNTY, TENNESSEE

FINANCIAL STATEMENTS FOR MONTH OF January, 1972

Opening Cash Balance. . . . . \$ 11,568.06

STATEMENT OF CASH RECEIPTS

GENERAL FUND:		
Ex-Officio appropriation	\$ 47,500.00	
Misdemeanor Costs	1,518.50	
Waiting on courts	416.00	
Summoning jurors	3,759.00	
Returning prisoners	357.42	
Workhouse cases	560.50	
Uniform allowances		
Alcoholic rehabilitation officer	<u>572.00</u>	54,683.42
CIRCUIT COURT CLERK:		
Court of General Sessions	\$	
Circuit Court	<u>2,241.95</u>	2,241.95
CRIMINAL COURT CLERK:		
Criminal Court	\$ 468.24	
Court of General Sessions	<u>662.03</u>	1,130.27
OTHER SOURCES:		
Foreign papers	\$ 368.00	
Boarding prisoners		
State of Tennessee	11,800.25	
Federal government	1,752.00	
City of Chattanooga	30.75	
City of Red Bank	76.50	
Other: Chancery Court:	147.71	14,390.71
City of East Ridge	40.50	
City of Soddy Daisy	109.50	
Damage to Patrol Car. James Babb	<u>30.00</u>	
Warrant for GAC: Shelby Co. Ala.	35.50	
TOTAL RECEIPTS		<u>72,446.35</u>
TOTAL AVAILABLE CASH		\$ 84,014.41

STATEMENT OF DISBURSEMENTS

EXPENSES OF OFFICE:		50,548.03
Salaries-(See attached detail)		
Automobile expense-	\$	
Repairs and parts	3,706.36	
Gas, Oil and grease	13,143.13	
Tires and tubes	926.33	
Insurance		
Radio service		
Auto allowance for process servers	<u>300.00</u>	18,075.82
Other-		
Provisions	\$ 3,870.15	
Returning prisoners	840.35	
Uniform allowances		
Alcoholic rehabilitation officer	520.00	
Miscellaneous: Office Supplies	108.54	
Special Jury Service	15.00	
Damage to H. L. Johnson by Det. Max Sehorne	284.16	
Testing Fee for Jimmy Sharrock \$10.00, Titles	93.25	5,731.45
& Lic. for Patrol Car \$47.75 Collect Warrant		
on GAC For Shelby Co. Ala. \$ 35.50		
TOTAL DISBURSEMENTS		<u>74,355.30</u>
CLOSING CASH BALANCE		<u>9,659.11</u>

Signed H. Q. Evatt  
Sheriff

Sworn to and subscribed to before me, this the 7 day of March 1972.

Archie M. Ramey  
County Court Clerk

Salaries for the Month of February, 1972SHERIFF

H. Q. Evatt

1,575.00

DEPUTIES

Edward J. Russell	Chief Deputy	875.00	
A. L. McCullough	Ass't Chief Deputy	605.00	
Robert Cornish	Chief of Detectives	660.00	
Earl H. Gant	Detective	570.00	
Dennis Huckabee	"	570.00	
Richard D. Jernigan	"	570.00	
Oscar McMillian	"	570.00	
William Robbs	"	570.00	
Clarence Schroyer	"	570.00	
Max Sehorne	"	570.00	
Howard Shutters	"	570.00	
C. L. Westbrooks	"	570.00	
John D. Holt	Captain	600.00	
Roy Hale	Captain	600.00	
William Robinson	Captain	600.00	
James Arrowood	Patrol Sergeant	570.00	
Thomas Farmer	"	570.00	
Charles J. Shelton	"	570.00	
Robert F. Burkhart	Patrolman	535.00	
Daniel E. Collins	"	535.00	
Robert Davis	"	535.00	
Sammy Dave	"	535.00	
Buford Duggan	"	70.00	
Andrew J. Ellis	"	140.00	
Thomas Fox	"	535.00	
Clyde Hullander	"	535.00	
Max V. Hilton	"	535.00	
Sam James	"	535.00	
Melvin K. Johnson	"	535.00	
Thomas R. Johnson	"	535.00	
James O. Lane	"	535.00	
Donald A. McCullough	"	535.00	
Fletcher D. Millër	"	535.00	
R. L. Monger	"	535.00	
William G. Newell	"	535.00	
Robert O'Dell	"	535.00	
Fred Paul	"	535.00	
Wm. E. Peace	"	535.00	
Ervin O. Partridge	"	535.00	
Clinton Peoples	"	495.00	
Foster Phillips	"	535.00	
Thomas Ratledge	"	535.00	
Randall Rich	"	535.00	
Fred L. Stafford	"	535.00	
Donald Thompson	"	510.00	
Milton Trotter	"	535.00	
Willie Turner	"	535.00	
Laury K. Weaver, III.	"	495.00	
Chester Westfield	"	535.00	
James Wilken	"	535.00	
F. A. Wilson,	"	535.00	
John White	"	70.00	
Bill Uren	"	535.00	
Joe Bush	"	140.00	
James Hardy	"	210.00	
W. W. Harris	"	240.00	
Wm. Kay	Spec. Officer (Jan't)	140.00	
James Hutchenson	" " "	315.00	29,120.00

PROCESSING OFFICERS

Harry Cooke	Civil Officer	570.00	
E. Jonah Harris	"	570.00	
Theodore Hyatte	"	570.00	
W. J. Moore	"	570.00	
M. L. Price	"	570.00	
E. J. Self	"	570.00	
J. Harvey Steele	"	570.00	
Shelton Swafford	"	570.00	
Harry Weddle, Sr.	"	570.00	5,130.00

JAILERS

Grover C. Fuller	Chief Jailer	535.00	
Frank Raymore	Jailer	388.03	
Robert Allen	"	485.00	
Robert L. Mowery	"	515.00	
Ralph Murphy	"	515.00	
Henry L. Patterson	"	515.00	
Wiley Perkinson	"	515.00	
Shelby Rogers	"	515.00	
Young M. Thomas	"	515.00	
Harry Bible	"	515.00	5,013.03

CLERICAL

Mary J. Schoolfield	Co-ordinator	450.00	
Mary C. Sivley	Staff Secretary	510.00	
Marguerite M. White	Chief Bookkeeper	635.00	
Aubrey Haley	Utility Clerk	365.00	
Lenda M. Reeves	Utility Clerk	365.00	
Judith M. Rigler	Dispatcher	435.00	
Louise Twyman	Dispatcher	485.00	3,245.00

OTHERS

Charlotte Bolden	Matron	365.00	
Jewell Hardaway	"	365.00	
Mary Hunter	"	140.00	
Pauline Westbrooks	"	365.00	
Claude Kersey	Court Officer	535.00	
H. R. Long	" "	535.00	
David M. Minnich	" "	535.00	
A. L. Dempsey	Process Server	460.00	
Wm. F. Drew	" "	460.00	
James G. Holder	" "	460.00	
Bryant Turner	" "	460.00	
Donald Allen	Special Officer	70.00	
Owen Burns	"	70.00	
Blake Burton	"	70.00	
W. Frank Clark	"	70.00	
Frank Coulter	"	70.00	
John R. Crawford	"	70.00	
Wm. F. DeSha, Jr.	"	70.00	
Mitchell Durham	"	70.00	
W. H. Garner	"	70.00	
Craig Glaze	"	70.00	
Wm. A. Goodman	"	70.00	
George Hixson	"	70.00	
James T. Hudson	"	35.00	
R. W. Janaway	"	70.00	
Karey W. Kaley	"	70.00	
Wm. B. Lampkin, Jr.	"	70.00	
John Lanham	"	70.00	
Kenneth Lee	"	70.00	

OTHERS (CONTINUED)

Melvin Lovelady	Special Officer	70.00	
Charles Richmond	"	70.00	
Edward Robinson	"	70.00	
Douglas Rutherford	"	70.00	
Leslie Satterfield	"	70.00	
Calvin Sivley	"	70.00	
Luther Tilley	"	70.00	
Oliver Standifer	"	70.00	6,465.00

OFFICE OF REGISTER  
HAMILTON COUNTY, TENNESSEE  
FEE REPORT FOR FEBRUARY 1972

Balance on hand February 1st		\$45,153.25
Fees collected for February:		
Recording fees	\$14,050.55	
State Fees	<u>713.00</u>	
Total Collected		<u>14,763.55</u>
		\$59,916.80
Disbursements:		
Salaries:		
R. H. Thurman	\$ 875.00	
Betty Sharp	735.00	
Sarah DeFriese	685.00	
Evelyn Stoner	635.00	
Betty Friederichsen	550.00	
Carm Pegram	475.00	
Gail Stiles	475.00	
Janet Conyers	440.00	
Dorothy Brammer	<u>1575.00</u>	
	6445.00	
Postmaster	<u>5.96</u>	
		<u>6,450.96</u>
Total Disbursements		<u>6,450.96</u>
Balance February 29, 1972		<u><u>\$53,465.84</u></u>

I certify that the foregoing is a true report for the month of February 1972.

*Sarah P. Brammer*

Sworn to and subscribed before me this 6th day of March 1972.

*[Signature]*  
My commission expires Jan 13, 1976

OFFICE OF CRIMINAL COURT CLERK  
HAMILTON COUNTY  
CLYDE M. SANDERS, CLERK  
March 6, 1972

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF  
THE CRIMINAL COURT CLERK AND OFFICE OF CLERK OF THE COURT OF  
GENERAL SESSIONS, CRIMINAL DIVISION:

FROM: February 1, 1972 THRU: February 29, 1972

Reference is made to the cash receipts in the records of both  
offices, which show in detail each item of collection and the  
same are hereby made a part of this report.

RECEIPTS:	CRIMINAL COURT	SESSIONS COURT
Balance of Fees on hand as of Feb. 1, 1972	\$ 2,583.23	\$ None
Receipts for Feb. 1972	2,954.60	4,094.49
Excess Fees from Court of General Sessions	634.88	
TOTALS:	\$ 1,006.25	\$ 4,094.49
DISBURSEMENTS:		
Salaries:		
Clyde M. Sanders, Clerk	\$ 1,575.00	
Leon Haley, Jr.	923.13	
Edna M. Camp	712.13	
Benton H. Pitts	580.25	
Sara M. Caperton	606.63	
Charles E. Crowe	580.25	
Walter A. Goldston	633.00	
Gifford L. Fuller	580.25	
Garnett Prince, Jr.	606.63	
Gerald S. Brown	580.25	
Chas. H. Sutherland		764.88
Chas. H. McArthur		659.38
Floyd E. Wiggins		580.25
Daniel Seebeck		580.25
William L. Knowlen		580.25
Frank Coulter, Jr.		580.25
Other:		
Railway Express Agency	26.10	
TOTALS:	\$ 7,403.62	\$ 3,745.26
BALANCE OF FEES AS OF Feb. 29, 1972	\$ 6,397.37	\$ 349.23

STATE OF TENNESSEE )  
COUNTY OF HAMILTON )  
I, Clyde M. Sanders, Clerk of the Criminal Court and Clerk of the  
Criminal Division, Court of General Sessions, of said State and  
County, do hereby certify the foregoing to be a true and correct  
report of the Clerk's Fees collected and disbursed by me as such  
Clerk for: period from February 1, 1972 thru February 29, 1972.

*Clyde M. Sanders*  
CRIMINAL COURT CLERK

Sworn and subscribed to before me  
this 6th day of March, 1972

*Edna Wang July 8 1973*  
My commission expires:

Notary Public



LUMAHE EDUCATIONAL SOCIETY, INC.  
CHILDREN'S DEPARTMENT  
DECEMBER, 1971

Number of New Cases Investigated	17
Number of Old Cases Investigated	3
Total Number of Cases Investigated	20
Number of Children Involved in New Cases	30
Number of Children Involved in Old Cases	3
Total Number of Children Involved	40
Number of Men and Women Involved in New Cases	10
Number of Men and Women Involved in Old Cases	1
Total Number of Men and Women Involved	11
Total Number of Warnings Issued	1
Total Number of Cases in Court	1
Total Number of Families Given Emergency Relief including 13 Children and 16 Adults.	6
Total Number of Referrals	17

NATURE OF NEW CASES

UNUSUAL CIRCUMSTANCES	9
CHILD ABUSE	1
ABANDONED CHILD ABUSE	5
WELFARE SUBJECT OF MINOR	2
CHILD ABUSE	1

ILFONE EDUCATIONAL SOCIETY, INC.  
 CHILDREN'S DEPARTMENT  
 ANNUAL 1975

Total Number of New Cases Investigated	376
Total Number of Old Cases Investigated	397
Total Number of Cases Investigated	773
Total Number of Children Involved in New Cases	469
Total Number of Children Involved in Old Cases	252
Total Number of Children Involved	721
Total Number of Men and Women Involved in New Cases	412
Total Number of Men and Women Involved in Old Cases	177
Total Number of Men and Women Involved	589
Total Number of Hearings Issued	87
Total Number of Cases in Court	7
Total Number of Marriages Given Temporary Relief	510
Total Number of Divorces and DSI Issued	284

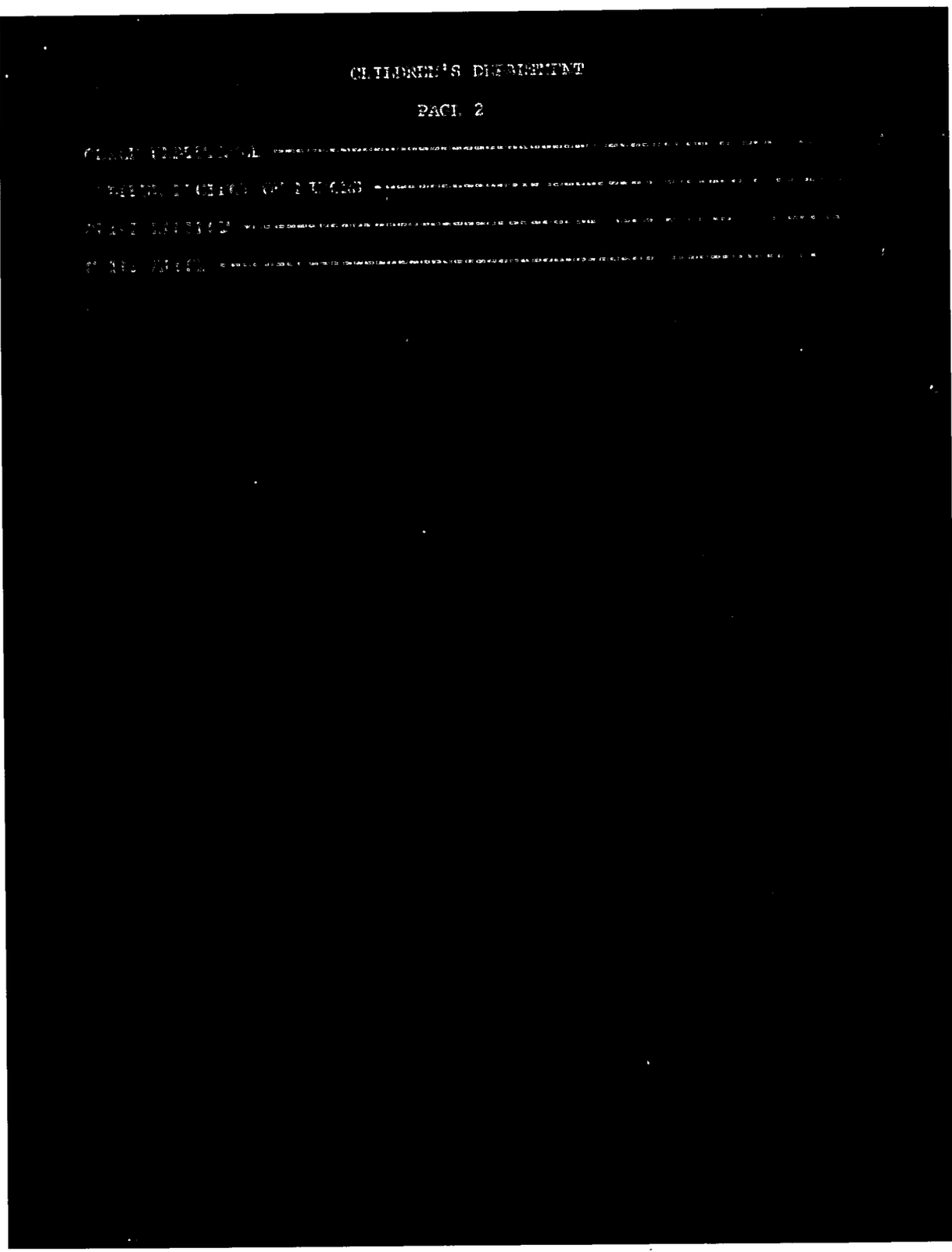
REPORT OF NEW CASES

ALABAMA	183
ARIZONA	1
CALIFORNIA	1
CONNECTICUT	2
FLORIDA	1
GEORGIA	1
ILLINOIS	1
INDIANA	1
IOWA	1
KANSAS	1
KENTUCKY	1
LOUISIANA	1
MAINE	1
MARYLAND	1
MASSACHUSETTS	1
MICHIGAN	1
MINNESOTA	1
MISSISSIPPI	1
MISSOURI	1
MONTANA	1
NEBRASKA	1
NEVADA	1
NEW HAMPSHIRE	1
NEW JERSEY	1
NEW YORK	1
OHIO	1
OKLAHOMA	1
OREGON	1
PENNSYLVANIA	1
RHODE ISLAND	1
SOUTH CAROLINA	1
TENNESSEE	1
TEXAS	1
UTAH	1
VIRGINIA	1
WASHINGTON	1
WEST VIRGINIA	1
WISCONSIN	1
WYOMING	1

CLIPPER'S DEPARTMENT

PAGE 2

CLIPPER'S DEPARTMENT  
 DEPARTMENT OF THE ARMY  
 WASHINGTON, D. C.  
 OFFICE OF THE ADJUTANT GENERAL



HUMANE EDUCATIONAL SOCIETY, INC.  
CITY DIVISION  
ANIMAL DEPARTMENT SERVICE REPORT  
DECEMBER, 1971

Number of New Cases Investigated -----	14
Number of Animals Involved -----	14
Number of Animals in Normal Condition, Released to Owners -----	13
Number of Animals in Normal Condition, Released to Shelter and Pounds --	1
Number of Animals in Shelter and Pound December 1, 1971 -----	16
Number of Animals Received During the Month -----	628
	TOTAL 737
Number of Animals Destroyed -----	114
Number of Animals Placed in Pounds -----	175
Number of Animals Released to Owner -----	40
Number of Animals in Shelter and Pound December 31, 1971 -----	15
	TOTAL 317
Total Number of Cases Handled During the Month -----	717
Total Number of Dogs Handled During the Month -----	1
Number of Other Animals Handled During the Month (1 Cat, 1 Guinea Pig, 2 Rabbits, 1 Squirrel) -----	5
	TOTAL 6
Total Number of Bitches Spayed -----	1
Total Number of Male Castrations -----	1
Total Number of Injured Calls -----	1
Total Number of Night Calls -----	1
Total Number of High Calls -----	1
Total Number of High Drives by Trucks -----	1

Report prepared by \_\_\_\_\_

\_\_\_\_\_  
Supervisor

HUMANE EDUCATIONAL SOCIETY, INC.  
CITY DIVISION  
ANIMAL DEPARTMENT SERVICE REPORT  
ANNUAL, 1971

Number of New Cases Investigated -----	225
Number of Animals Involved -----	225
Number of Animals in Normal Condition, Released to Owners -----	141
Number of Animals in Normal Condition, Released to Shelter and Pound -----	74
Number of Animals Dest., Leads sent to Health Dept. & Report Leasing -----	10
Number of Animals in Shelter and Pound January 1, 1971 -----	0
Number of Animals Received During the Year -----	225
	TOTAL 225
Number of Animals Destroyed -----	7,276
Number of Animals Placed in Pounds -----	1,117
Number of Animals Released to Owner -----	1,361
Number of Animals in Shelter and Pound December 31, 1971 -----	0
	TOTAL 0
Total Number of Cats Handled During the Year -----	7,714
Total Number of Dogs Handled During the Year -----	1,117
Breakdown of Other Animals Handled During the Year -----	
1 Dog, 2 Rabbits, 3 Guinea Pigs, 3 Hamsters, 5 Fish, 1 Turtle, 2 Birds, 3 Lizards, 2 Snakes, 2 Frogs, 16 Farm Animals, 2 Monkeys, 2 Bears, 2 Squirrels, 1 Skunk	
	TOTAL 1,117
Number of Stray Calls -----	1,117
Number of Found Calls -----	1,117
Number of Report Calls -----	1,117
Number of Help Calls -----	1,117
Number of Miscellaneous Calls -----	1,117

Respectfully,  
[Signature]  
Supervisor

HUMAN EDUCATIONAL SOCIETY, INC.  
COUNTY DIVISION  
ANIMAL DEPARTMENT SERVICE REPORT  
DECEMBER, 1971

Number of New Cases Investigated ----- 1

Number of Animals Involved ----- 2

Number of Animals in Normal Condition, Released to Owners ----- 3

Number of Animals in Normal Condition, Released to Shelter and Pound ----- 4

Number of Animals Best, Leads sent to Health Dept. & Report Negative ----- 5

Number of Animals Died, Leads sent to Health Dept. & Report Positive ----- 6

Number of Animals in Shelter and Pound December 1, 1971 ----- 7

Number of Animals Received During the Month ----- 8

Number of Animals Destroyed ----- 9

Number of Animals Placed in Pounds ----- 10

Number of Animals Released to Owner ----- 11

Number of Animals in Shelter and Pound December 31, 1971 ----- 12

Number of Animals Handled During the Month ----- 13

Number of Dogs Handled During the Month ----- 14

Number of Cats Handled During the Month ----- 15

Number of Rabbits Handled ----- 16

Number of Birds Handled ----- 17

Number of Other Animals Handled ----- 18

Number of Inquiries ----- 19

Number of Reports ----- 20

Report prepared by  
[Signature]  
[Title]

LIVESTOCK EDUCATIONAL SOCIETY, INC.  
HAMILTON COUNTY DIVISION  
ANIMAL DEPARTMENT'S SERVICE REPORT  
ANNUAL, 1971

Number of New Cases Investigated .....	27
Number of Animals Involved .....	115
Number of Animals in Normal Condition, Released to Owners .....	41
Number of Animals in Normal Condition, Released to Shelter & Pound .....	54
Number of Animals Dest., Leads sent to Health Dept. & Pound .....	10
Number of Animals in Shelter and Pound January 1, 1971 .....	6
Number of Animals Received During the Year .....	7,074
TOTAL 7,237	
Number of Animals Destroyed .....	5,717
Number of Animals Placed in Homes .....	443
Number of Animals Released to Owner .....	284
Number of Animals in Shelter and Pound December 31, 1971 .....	11
TOTAL 4,775	
Number of Animals Destroyed .....	4,117
Number of Animals Placed in Homes .....	41
Number of Animals Released to Owner .....	1
Number of Animals in Shelter and Pound December 31, 1971 .....	1
TOTAL 4,570	
Number of Cows Landed During the Year .....	1,117
Number of Hogs Landed During the Year .....	2,117
Number of Other Animals Landed During the Year .....	117
(100 Cows, 8 Hogs, 2 (Possum, 1 Deer), 3 Goats, 1 Pig, 1 Squirrel, 1 (Squirrel))	
Number of Animals Landed .....	1,117
Number of Cows Landed .....	1,117
Number of Hogs Landed .....	1,117
Number of Other Animals Landed .....	1,117
Number of Trucks .....	1,117

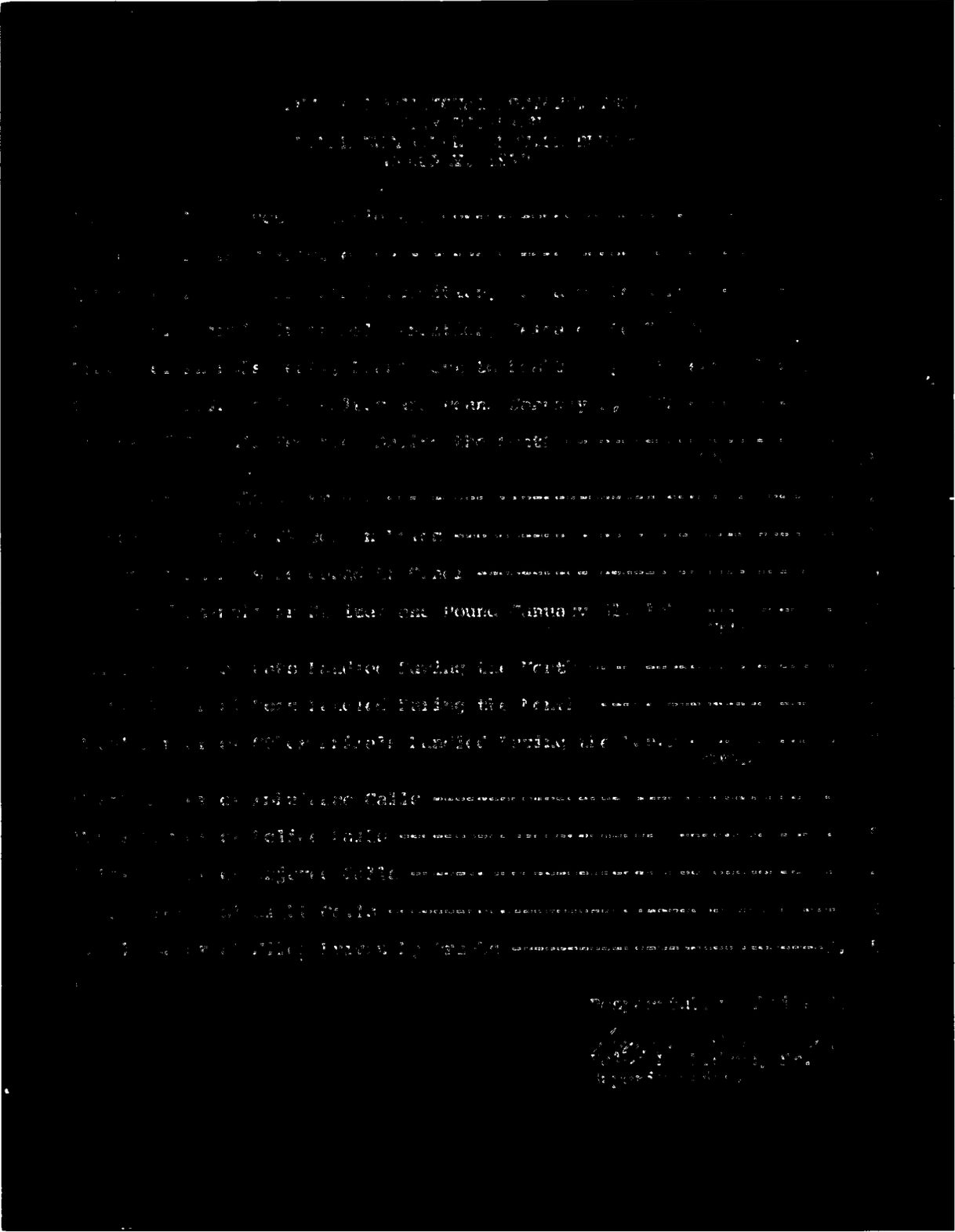
Respectfully submitted,

STATE SOCIAL SERVICE, INC.  
CHILDREN'S DEPARTMENT  
JANUARY, 1972

Number of New Cases Investigated	83
Number of Old Cases Investigated	7
Total Number of Cases Investigated	90
Number of Children Involved in New Cases	107
Number of Children Involved in Old Cases	10
Total Number of Children Involved	117
Number of Men and Women Involved in New Cases	7
Number of Men and Women Involved in Old Cases	7
Total Number of Men and Women Involved	14
Total Number of Hearings Issued	4
Total Number of Hearings Given Emergency Relief	22
<u>22</u> Children and <u>22</u> Adults.	
Total Number of Referrals	11

NAURE OF NEW CASES

PROTECTIVE CIRCUMSTANCES	14
TRANSITION FOR CLASSIC AGENCY	7
DELINQUENT CHILD NEGLECT	3
CHILD ABUSE	3
CHILDREN PLACED IN PROTECTIVE CUSTODY BY CEMETERIAL BOARD	7
DELINQUENT CHILD ABUSE	7





BACK TAX PROPERTIES OWNED BY THE CITY OF CHATTANOOGA AND HAMILTON  
COUNTY

Advertise on  
Scaled bids will be received and publicly opened in the office of  
the County Manager, 10:00 A.M. for the sale of the  
below listed tax property:

<u>LEGAL DESCRIPTION</u>	<u>DESCRIPTION</u>	<u>MINIMUM PRICE</u>
Reeves Tax #2-2-5, Lot 13 thru 18; 29 thru 33, Ward 12, Block 10, Battery Heights	Shady Lawn Ave. 11 lots	\$1,000.00
Reeves Tax #9-9-2, Lots 43 & 44, all except SW triangle of 45, N. pt. of 46 and 47, P. S. Griffith Add. to Sherman Heights, Block 41, Ward 12	Elmendorf 5 lots	200.00
Reeves Tax 27-10-2, Lot 1, 2 and 3, Baldwin Addn. to Sherman Heights Ward 12	Baldwin(not open) 153.5 x 145.6	200.00
Reeves Tax #38-19-21;-22;-23;-24 Lots 5,6,7,8, Block C, Frazier & Colville	Hamilton Ave. 167 x 200	1,000.00
Reeves Tax #57-27-2, Lots 4 and 5 and W 7 feet of 3 and 12, Satterwhites Original Town	East Third Irreg.	50.00
Reeves Tax 80-11-10, Lot Part of F, Pt. Steele & Cook Tr., Ward 11	West of Vista Drive 25 x 50 (Land locked)	100.00
Reeves Tax #94-2-3, Lot F-3, Part Steele & Cook, Ward 13	Alta Vista 25x50 (Landlocked)	25.00
Reeves Tax #106-30-1; -2, Lots 1 and 2, Block B, Revised Plat of the Dodds Place, Ward 11	Main Street 100 x 150 2 lots	800.00
Reeves Tax 117-4-7;-6, Lot E 50 of 94 and W 50 of 95, McClung's, Ward 11	E. 18th Street 100 x 145	400.00
Reeves Tax 117-8-18, Lot 17, Block 6, Olmsteds, Ward 11	Lynbrook Ave. & E. 19th Street	200.00
Reeves Tax #117-9-1 and 117-9-34, Lots 18 & 19, Olmsteds Sub of Mindel Park	Linwood 2 lots	200.00
Reeves Tax 117-9-7, Lot 6, Block 2, Mindel Pk Olmsted S/D, Ward 11	Orchard Knob 41 x 120	400.00
Reeves Tax #117-9-27, Lot 26, Block 2, Mindel Park, Ward 11	Linwood Ave.	100.00
Reeves Tax 117-9-23, Lot 30, Block 2, Olmsteds Sub of Mindel Park, Ward 11	Linwood (closed) 41 x 100	100.00
Reeves Tax #117-23-4, 117-23-5, 117-23-11, Lots 3, 4 and 10, Block 7, Olmsted Sub of Mindel Park	Lynnbrook 41 x 100 ea. 3 lots	300.00

Reeves Tax #8-14-11  
Lot A Blk 4 Sherman Park.

Wisdoms St (not open) 200.00  
100 x 190

<u>LEGAL DESCRIPTION</u>	<u>DESCRIPTION</u>	<u>MINIMUM PRICE</u>
Reeves Tax #117-23-34, Lot 19, Block 7, Mindel Park, Ward 11	Hawthorne 41 x 100	100.00
Reeves Tax 127-16-14, Lot 14, Block 7, Curtis, Ward 13	13th Ave.	300.00
Reeves Tax #127-16-25, Lot 4, Block 7, Curtis, Ward 13	12th Ave.	400.00
Reeves Tax 140-3-10, Lot 384, Clifton Hills No. 2, Ward 13	East 31st	200.00
Reeves Tax 141-16-14, Lot 392, Clifton Hills No. 2, Ward 13	East 31st St. 50 x 140	400.00
Reeves Tax 150-1-20, Lot 125, White City, Ward 13	East 34th 50 x 130	100.00
Reeves Tax 150-5-6, Lot 138, White City, Ward 13	Brannon 74 x 140	500.00
Reeves Tax #150-5-14, Lot 150, White City, Ward 13	E. 35th (not open) 100 x 206.8	100.00
Reeves Tax #150-12-3, Lot 156 through 159, White City, Ward 13	E. 35th (not open)	400.00
Reeves Tax #155-10-9, Lot 22, Block 2, Ridgeway Addn. 3rd re-amended S/D, Ward 18	Tennessee Ave. 50 x 145	300.00
Reeves Tax #161-1-2, Lot 10, Block 4, DeSabra S/D Lot 2 Home Place, Ward 13	17th Ave. (not open)	100.00
Reeves Tax #165-5-3, Lot 67, Block 14, Oakview New Era Ld. Co. Add. No.1 Ward 19	Fagan Street 40 x 140	200.00
Reeves Tax #167-27-9, Lot 19, Block 25, Blvd. Park, Ward 13	E. 47th Street 45 x 130	200.00
Reeves Tax #181-5-11 and 181-5-10, Lots 69 and 70, Ward-Bates-Bradford Ward 18	56th St. 100 x 335 320	300.00
Reeves Tax #182-9-7, Lot 13, Block 14, Arlington Plan, Ward 19	Lee 210 x 145 170 x 37	200.00

Lot dimensions listed are as shown on tax maps and are approximate.

No bid will be considered for less than the listed minimum price. All bids must be accompanied by certified or cashier's check for the full amount of the bid, payable to City of Chattanooga.

The City of Chattanooga and Hamilton County will execute a deed for the property sold. The City and County reserve the right to reject any or all bids and to waive any formalities of the bidding procedure.

CITY OF CHATTANOOGA.....COUNTY OF HAMILTON, TENNESSEE

M A R C H   T E R M   1 9 7 2

members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, That the County Manager be authorized to advertise for bids on Back Tax Property as listed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0. (FOR PHOTOSTATS OF PROPERTY LIST SEE PAGES 189-U THROUGH 189-V.)

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to Accept the Reports of the various County Officials and County Institutions, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0. (FOR PHOTOSTATS SEE PAGES 189-A THRU T.)

CASH CANYON ROAD

Mr. Claude G. Duggan appeared before the Council with reference to certain repairs being made on Cash Canyon Road and as well as some action being taken to prevent the dumping of trash. Manager Roberts advised that the Highway Department would look into the matter.

MILK INSPECTION, ETC. TO BE PERFORMED  
BY THE STATE DEPARTMENT OF AGRICULTURE  
UNDER SECTION 52-312 OF THE TENNESSEE  
CODE ANNOTATED

Judge Frost presented a letter wherein Dr. M. M. Young of the Chattanooga-Hamilton County Health Department called attention to a resolution dated March 15, 1967, giving authority to the Local Health Department to make subject inspections, etc. In said letter permission was requested by said Health Department to turn this inspection work back over to the State under Section 52-312 of the Code of Tennessee. Without object the Council agreed to advise Dr. Young that there is no objection to the Health Department turning said inspections over to the State.

ON MOTION of Councilman Wilson, seconded by Judge Frost, the Meeting was adjourned.

*Chester L. Frost*  
C H A I R M A N

A P R I L    T E R M    1 9 7 2

STATE OF TENNESSEE )

WEDNESDAY, APRIL 5, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 5th day of April, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Reverend Kenneth Bolton, Brainerd Hills Church of God, was Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

DELEGATION FROM NORTH HARRISON OBJECTING  
TO THE LOCATION OF A SANITARY LANDFILL  
IN THEIR COMMUNITY

A large delegation of the residents in the area of the Spangler and Massengale property, which is under option to purchase by Hamilton County to be used as a sanitary landfill, appeared before the Council. They objected to said sanitary landfill because of the traffic conditions, the danger to their water supply, and the fact that such an operation would de-value their property. Judge Frost stated that under the State law the County would have to acquire certain property for a sanitary landfill and that same would be operated quite differently from the usual "open dumps". He stated that it was difficult to locate property acceptable to the State to be used for this purpose, and that the County Council was simply trying to do the best they could under the circumstances. He promised that the County Council would give serious consideration to the objections before any final decision is made. However, in order to obtain certain grants it would be necessary to make a decision on this matter by August 1, 1972.

ON MOTION of Judge Frost, seconded by Councilman Mayfield, the County Attorney was instructed to look into Signal Mountain Portland Cement Company matter to determine if the people are being properly protected under the bond heretofore set by the Air Pollution Control Board. The County Attorney will report back to the Council. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RE: SIGNAL MOUNTAIN PORTLAND CEMENT COMPANY

Mr. Charles Coolidge again appeared before the Council with reference to the operation of subject plant. Judge Frost gave him a copy of his letter to the Air Pollution Control Board, and a copy of the answer from said Board. After a report by the County Attorney

A P R I L T E R M 1 9 7 2

in  
and discussion/depth Mr. Coolidge mentioned that the bond heretofore made by the Cement Plant had been waived on a number of occasions when there were upset conditions.

ON MOTION of Judge Frost, seconded by Councilman Wilson, authorizing County Legal Department to file a Petition to Re-Hear, Appeal, or take any other action necessary to secure a favorable opinion in Case of Hamilton County vs. City of Chattanooga #44842, in Chancery Court of Hamilton County. Express authority was given to the Legal Department to take said case to Supreme Court of State of Tennessee if deemed necessary. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, to DENY Resolution to Amend Zoning Regulation - 1204.5. The foregoing Motion to DENY said Resolution was Adopted by Acclamation. Total present-5. Absent-0.

RE: SUBDIVISION AMENDMENT

The County Council unanimously suggested to the Planning Commission that the six (6) acre provision as is contained under Procedure, Page 10, be changed to two (2) or three (3) acres. Members of the Planning Staff were present and heard the recommendation.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED IN THE 7000 BLK. OF MOSES RD., BEING ON THE EAST SIDE OF MOSES RD. SOME 1100' NW OF BOY SCOUT RD. THIS TRACT BEGINS SOME 1100' NW OF BOY SCOUT RD., FRONTS 784' ON THE EAST LINE OF MOSES RD. AND EXTENDS NE FOR SOME 1501', THENCE SE FOR 1473', THENCE SW 99', THENCE NW 100', THENCE SW 1165', THENCE NW 329', THENCE SW 410' TO MOSES RD., BEING PART OF THE NORMAN NICHOLS TRACT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN

SESSION ASSEMBLED: -

WHEREAS, Mildred Nichols petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 7000 Block of Moses Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mildred Nichols requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on April 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Rural Residential District a tract of land located in the 7000 Block of Moses Road, being on the East side of Moses Road some 1100' NW of Boy Scout Road. This tract begins some 1100' NW of Boy Scout Road, fronts 784' on the East line of Moses Road and extends NE for some 1501', thence SE for 1473', thence SW 99', thence NW 100', thence SW 1165', thence NW 329', thence SW 410' to Moses Road, being a part of the Norman Nichols Tract.

A P R I L    T E R M    1 9 7 2

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

\_\_\_\_\_  
/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 4607 HIXSON PIKE, BEING ON THE WEST LINE OF HIXSON PIKE 86' SOUTH OF ELY ROAD. LOT 3, G. W. BAGWELL'S SUBDIVISION, ALSO KNOWN AS FAIR ACRES, AS SHOWN BY PLAT OF RECORD IN PLAT BOOK 15, PAGE 77, REGISTER'S OFFICE, OF HAMILTON COUNTY, TENNESSEE, MORE FULLY DESCRIBED AS FRONTING 92.86' ON THE WEST LINE OF HIXSON PIKE AND EXTENDING SW 118.5', THENCE NE 86', THENCE NE 121' TO HIXSON PIKE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, W. A. Stragand, Trustee, petitioned The Chattanooga-Hamilton County Planning Commission to rezone a tract of land located at 4607 Hixson Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Stragand, Trustee, requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on April 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential to Local Business District a tract of land located at 4607 Hixson Pike, being on the West line of Hixson Pike 86' South of Ely Road. Lot 3, G. W. Bagwell's Subdivision, also known as Fair Acres, as shown by plat of record in Plat Book 15, Page 77, Register's Office, of Hamilton County, Tennessee, more fully described as fronting 92.86' on the West line of Hixson Pike and extending SW 118.5', thence NE 86', thence NE 121' to Hixson Pike.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

\_\_\_\_\_  
/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

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RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT THE SE INTERSECTION OF CASSANDRA SMITH ROAD AND HIXSON PIKE. THIS TRACT BEGINS AT A POINT 290' EAST OF THE CASSANDRA SMITH ROAD, FRONTS 18.7' ON THE SOUTH LINE OF HIXSON PIKE AND EXTENDS SE 313.5', THENCE NE, ALONG THE NORTH LINE OF RIDGEVIEW CIRCLE, FOR 359.4' TO CASSANDRA SMITH ROAD, FRONTS 56.4' ON THE EAST LINE OF CASSANDRA SMITH ROAD TO A POINT 290' SOUTH OF HIXSON PIKE THENCE SE 290', THENCE NE 290' TO HIXSON PIKE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Dr. Benton Spangler petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the SE intersection of Cassandra Smith Road and Hixson Pike, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Dr. Benton Spangler requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on April 5, 1972 concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located at the SE intersection of Cassandra Smith Road and Hixson Pike. This tract begins at a point 290' East of the Cassandra Smith Road, fronts 18.7' on the South line of Hixson Pike and extends SE 313.5', thence NE, along the North line of Ridgeview Circle, for 359.4' to Cassandra Smith Road, fronts 56.4' on the East line of Cassandra Smith Road to a point 290' South of Hixson Pike, thence SE 290', thence NE 290' to Hixson Pike.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, was Adopted on a Roll Call vote, with the members of the County Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, "Aye"; Councilman Wilson, "Aye"; Judge Frost, "Nay". Total "Aye" votes-4. Total "Nay" votes-1.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, that Resolution to Rezone #6, (Gann-Stragand) be delayed for 30 days. The foregoing Motion was Unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL AND RURAL RESIDENTIAL DISTRICTS TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED AT 217 ISBILL ROAD, BEING ON THE WEST LINE OF ISBILL RD. OPPOSITE THE INTERSECTION OF BROWDELL DRIVE. THIS TRACT BEGINS AT A POINT 182' NORTH OF MASSENGALE RD., FRONTS SOME 398' ON THE WEST LINE OF ISBILL RD. AND EXTENDS NW SOME 820' TO THE OLD SOUTHERN RAILWAY R-O-W LINE, THENCE SW 458.6', THENCE SE, ALONG THE NORTH LINE OF MASSENGALE RD. AND ITS EXTENSION, FOR 669.8', THENCE NE 254.2', THENCE SE 176' TO THE WEST LINE OF ISBILL ROAD.

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BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Ernest D. Crane, petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 217 Isbill Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Ernest D. Crane requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council will hold a public hearing on April 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural and Rural Residential Districts to Urban Residential District a tract of land located at 217 Isbill Road, being on the West line of Isbill Road, opposite the intersection of Browndell Drive. This tract begins at a point 182' North of Massengale Road, fronts some 398' on the West line of Isbill Road and extends NW some 820' to the old Southern Railway right-of-way line, thence SW 458.6', thence SE, along the North line of Massengale Road and its extension, for 669.8', thence NE 254.2', thence SE 176' to the West line of Isbill Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION TO REZONE, RAY MOSS & PRYOR BACON'S PETITION, APPLICATION #11,  
TRACT LOCATED BETWEEN OLD HARRISON PIKE AND ACCESS ROAD, SOUTH OF HIGHWAY 153, WITHDRAWN.  
(Located in the City.)

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT  
TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED  
SOME 490' WEST OF MOSES ROAD, BEING ON THE SOUTH LINE OF  
HILLCREST ROAD. THIS TRACT BEGINS AT A POINT 490' WEST  
OF MOSES ROAD, FRONTS 593' ON THE SOUTH LINE OF HILLCREST  
ROAD AND EXTENDS SW BETWEEN PARALLEL LINES FOR 150'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Margaret B. Harrell petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located some 490' West of Moses Road, being on the South line of Hillcrest Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Margaret B. Harrell requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on April 5, 1972, concerning

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the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Rural Residential District a tract of land located some 490' West of Moses Road, being on the South line of Hillcrest Road. This tract begins at a point 490' West of Moses Road, fronts 593' on the South line of Hillcrest Road and extends SW between parallel lines for 150'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

\_\_\_\_\_/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED SOME 1090' WEST OF MOSES ROAD ON THE NORTH AND SOUTH SIDES OF HILLCREST ROAD. THIS TRACT BEGINS AT A POINT SOME 1090' NW OF MOSES ROAD, FRONTS SOME 1054' ON THE SOUTH SIDE OF HILLCREST ROAD AND EXTENDS SW 200', THENCE SE 424.17', THENCE SE 360', THENCE SE 335', THENCE NE 200' TO THE SOUTH LINE OF HILLCREST ROAD, ALSO FRONTS 1054' ON THE NORTH LINE OF HILLCREST ROAD AND EXTENDS NE 300', THENCE SE, BEING 300' NORTH OF AND PARALLEL WITH HILLCREST RD. FOR SOME 800', THENCE SW 300' TO THE NORTH LINE OF HILLCREST RD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, James L. Stanley and Others petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located some 1090' West of Moses Road on the North and South sides of Hillcrest Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, James L. Stanley and Others requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on April 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Rural Residential District a tract of land located some 1090' West of Moses Rd. on the North and South sides of Hillcrest Rd. This tract begins at a point some 1090' NW of Moses Rd., fronts some 1054' on the South side of Hillcrest Rd. and extends SW 200', thence SE 424.17', thence SE 360', thence SE 335', thence NE 200' to the South line of Hillcrest Rd., also fronts 1054' on the North line of Hillcrest Rd. and extends NE 300', thence SE, being 300' North of and parallel with Hillcrest Rd. for some 800', thence SW 300' to the North line of Hillcrest Rd.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

\_\_\_\_\_/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

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ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED EAST OF 6000 BLK. OF HIGHWAY 153, BEING OFF OF THE EAST LINE OF HIGHWAY 153, SOUTH OF GOTHARD RD. THIS TRACT BEGINS AT THE SE CORNER OF THE ESTHER HALE PHILLIPS PROPERTY AND EXTENDS SW 527', THENCE NW 815.6' TO THE SE CORNER OF A PLOT USED AS A CEMETERY, THENCE NE ALONG THE EASTERN LINE OF SAID CEMETERY, FOR 82.1', THENCE ALONG THE NORTH LINE OF SAID CEMETERY FOR 191.6', THENCE NE FOR 521', THENCE SE ALONG THE SOUTH LINE OF THE ESTHER HALE PHILLIPS TRACT FOR 1026.39', ALSO A 50' ACCESS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Preston Maddox petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located East of 6000 Block of Highway 153, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Preston Maddox requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on April 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located East of 6000 Blk. of Highway 153, being off of the East line of Highway 153, South of Gothard Road. This tract begins at the SE corner of the Esther Hale Phillips property and extends SW 527', thence NW 815.6' to the SE corner of a plot used as a cemetery, thence NE along the Eastern line of said cemetery, for 82.1 feet, thence along the North line of said cemetery for 191.6', thence NE for 521', thence SE along the South line of the Esther Hale Phillips tract for 1026.39', also a 50 foot access.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - CLOSURE OF A ROAD LOCATED SOME 330' WEST OF MILL ROAD, BEING SOUTH OF BRIARFIELD SUBDIVISION. A PART OF STEWART STREET, BEGINS AT THE EAST LINE OF LOT 5, BRIARFIELD SUBDIVISION AND EXTENDS NW 424.9' TO THE WEST LINE OF LOT 3, BRIARFIELD SUBDIVISION.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Johnney F. Currence petitioned The Chattanooga-Hamilton County

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Regional Planning Commission to close a road located some 330' West of Mill Road, being South of Briarfield Subdivision, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Jöhnney F. Currence requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on April 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to close a road located some 330' West of Mill Road, being South of Briarfield Subdivision. A part of Stewart Street, begins at the East line of Lot 5, Briarfield Subdivision and extends NW 424.9' to the West line of Lot 3, Briarfield Subdivision.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 8250-8252 EAST BRAINERD ROAD, BEING ON THE SOUTH LINE OF EAST BRAINERD ROAD, OPPOSITE MAC NICHOL LANE. THIS TRACT FRONTS 211.3' ON THE SOUTH LINE OF EAST BRAINERD ROAD AND EXTENDS SE BETWEEN PARALLEL LINES FOR A DISTANCE OF 225'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Kenneth D. Irwin petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 8250-8252 East Brainerd Road, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Kenneth D. Irwin requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on April 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located at 8250-8252 East Brainerd Road, being on the South line of East Brainerd Road, opposite Mac Nichol Lane. This tract fronts 211.3 feet on the South line of East Brainerd Road and extends SE between parallel lines for a distance of 225'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

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ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously DENIED by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE WEST LINE OF GANN STORE ROAD, ALSO CALLED BIG RIDGE ROAD, SOME 495' SOUTH OF RIDGE LAKE NORTH SUBDIVISION. THIS TRACT BEGINS AT A POINT IN THE EAST LINE OF FAIRVIEW ROAD, SOME 695' SOUTH OF LOT 1, RIDGE LAKE NORTH SUBDIVISION, FRONTS 50.11' ON THE EAST LINE OF FAIRVIEW ROAD AND EXTENDS SW AND SOUTH 2421', THENCE NW 500' TO THE EAST LINE OF FAIRVIEW ROAD, FRONTS 1022' ON THE EAST LINE OF FAIRVIEW ROAD AND EXTENDS SE 1200', THENCE NORTH 320', THENCE NE 681.27', THENCE SE 1671' TO THE WEST LINE OF GANN STORE ROAD, FRONTS 469.5' ON THE WEST LINE OF GANN STORE ROAD, THENCE NW 413', THENCE NE 178', THENCE NW 219', THENCE NW 196', THENCE SE 367', THENCE NE 295', THENCE SE 325', FRONTS 1559' ON THE WEST LINE OF GANN STORE ROAD AND EXTENDS NW 3502' TO FAIRVIEW ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, L. H. Case and Paul R. Walker, Jr. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the West line of Gann Store Road, also called Big Ridge Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, L. H. Case and Paul R. Walker, Jr. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on April 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located on the West line of Gann Store Road, also called Big Ridge Road, some 495' South of Ridge Lake North Subdivision. This tract begins at a point in the East line of Fairview Road, some 695' South of Lot 1, Ridge Lake North Subdivision, fronts 50.11' on the East line of Fairview Road and extends SW and South 2421', thence NW 500' to the East line of Fairview Road, fronts 1022' on the East line of Fairview Road and extends SE 1200', thence North 320', thence NE 681.27', thence SE 1671' to the West line of Gann Store Road, fronts 469.5' on the West line of Gann Store Road, thence NW 413', thence NE 178', thence NW 219', thence NW 196', thence SE 367', thence NE 295', thence SE 325', fronts 1559' on the West line of Gann Store Road and extends NW 3502' to Fairview Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

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RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT THE NE INTERSECTION OF HARRISON BAY ROAD AND RAMSEY ROAD. THIS TRACT BEING AT A POINT 32' EAST OF TVA RESERVATION LINE IN THE NE LINE OF HARRISON BAY ROAD, FRONTS 33.8' ON THE NE LINE OF HARRISON BAY ROAD, FRONTS 155' ON THE NORTH LINE OF RAMSEY ROAD AND EXTENDS NW 266', THENCE SW, BEING 32' EAST OF AND PARALLEL WITH THE TVA RESERVATION LINE, FOR 263', FORMING A TRIANGULAR PARCEL OF LAND.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mr. John J. Lewis petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the NE intersection of Harrison Bay Road and Ramsey Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Lewis requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on April 5, 1972 concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located at the NE intersection of Harrison Bay Road and Ramsey Road. This tract begins at a point 32' East of TVA Reservation line in the NE line of Harrison Bay Road, fronts 33.8' on the NE line of Harrison Bay Road, fronts 155' on the North line of Ramsey Road and extends NW 266', thence SW, being 32' East of and parallel with the TVA reservation line, for 263', forming a triangular parcel of land.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, giving Judge Frost unanimous authority to contact the necessary parties to the end that Traffic Signal at Cloverdale Drive and Hixson Pike might be placed; it being remembered that this area has now been annexed by the City of Chattanooga, and the City Traffic Engineer would be contacted first. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RE: TRAFFIC SIGNAL AT CLOVERDALE DRIVE  
AND HIXSON PIKE

Sometime ago at the request of the Church of Christ on Cloverdale Circle the County Council requested the Department of Safety for the State of Tennessee to make a study as to the need for a traffic signal at Cloverdale Drive and Hixson Pike. Said Church agreed to pay for said light and for the installation thereof. Later the Department of

Safety made a report and stated a light was need and they prepared a contract for said installation. However, due to the opening of Northgate the County Council delayed action on this matter until the signal was placed at the entrance of the Northgate Shopping Center. For several days different ones have called on the Council to take some action with reference to this needed traffic signal.

RESOLUTION - TITLE - ACCEPTING BID OF NEWTON CHEVROLET COMPANY FOR ONE NEW 1972 MODEL CHEVROLET BISCAYNE 4 DR. SEDAN FOR THE HIGHWAY DEPARTMENT IN THE AMOUNT OF \$3230.48.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of one new automobile and,

of  
WHEREAS, the bid/Newton Chevrolet was considered the best bid received as the car was in stock for delivery.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Newton Chevrolet for one new automobile in the amount of \$3230.48.

Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BID OF CHEVRON OIL COMPANY FOR APPROXIMATELY 65,000 GALLONS OF PREMIUM GASOLINE TO BE DELIVERED IN THE COUNTY TANKS IN THE AMOUNT OF \$.1260 PER GALLON.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of gasoline and,

WHEREAS, the bid of Chevron Oil Company was considered the lowest and best bid received.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Chevron Oil Company for gasoline in the amount of \$.1260 per gallon.

Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL



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Northgate Hills Subdivision be and hereby is changed to Berean Lane.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY TO GRANT TWENTY-FIVE THOUSAND (\$25,000.00) DOLLARS MAXIMUM EXEMPTION FROM TAXES ON THE PROPERTY OF TROY DYER IN ACCORDANCE WITH T.C.A. 67-509, WITH AMENDMENTS, GRANTING EXEMPTIONS TO DISABLED VETERANS.

WHEREAS, Troy Dyer is a disabled United States Marine veteran, having served in the Viet Nam conflict and having sustained severe injuries resulting in the loss of both legs; and

WHEREAS, Tennessee Code Annotated 67-509 provides that such disabled veterans may have a tax exemption on real property up to and including the value of Twenty-Five Thousand (\$25,000.00) Dollars;

NOW, THEREFORE BE IT RESOLVED by the Hamilton County Council in Session Assembled that Troy Dyer be and hereby is granted a real estate exemption of Twenty-Five Thousand (\$25,000.00) Dollars on the property tax assessment of his property located in Hamilton County, Tennessee, at 8601 Shady Fork Road, Hurricane Creek Estates, being Lot No. 26 as shown by plat book 28, page 35 in the Register's Office of Hamilton County.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Judge Frost, seconded by Councilman Mayfield, to deny application of Inferno, Inc. through Mr. Jack Plaster, for a variance of the Hamilton County Zoning Regulations and also for a conditional permit to conduct a 12 hour musical concert at Crystal Caves, at Mt. Aetna, Route 4, Cummings Highway, Chattanooga, Tennessee. The foregoing Motion was denied by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the Meeting was adjourned.

Cluster D. Frost  
CHAIRMAN

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STATE OF TENNESSEE )

WEDNESDAY, APRIL 19, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 19th day of April, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Reverend Danny I. Prior, Lupton Drive Baptist Church, was Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to refer Resolution #212 (Mr. W. B. Hunt) to the City of Lakesite, since this property is located therein. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Judge Frost, seconded by Councilman Wilson, to acknowledge receipt of Budget Request of the Health Department for an appropriation of some \$905,200.00, and to notify the State of this Action. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Long, that on the recommendation of County Manager Dalton Roberts and Highway Superintendent Max Deitz, that Mr. C. H. Baggett be reinstated in his job as a truck driver in the County Highway Department, and that he be paid for the time he was off, and that he go back to duty April 20, 1972. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Wilson, that on the recommendation of County Manager Dalton Roberts, that Mr. J. D. Dougherty be paid through April 19, 1972 as Electrical Inspector, and that Mr. Wendell C. Worley be employed as Electrical Inspector at the salary of \$8600.00 per year, to take effect April 17, 1972. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE WHISPERING HILLS LANE  
AND MONTGOMERY ROAD DISTRICT ROADS.

A P R I L    T E R M    1 9 7 2

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Montgomery Road extending from Delashmitt Road in an easterly direction 0.22 of a mile to Whispering Hills Lane; and that Whispering Hills Lane extending from a turn-around at the south end of the subdivision in a northerly direction 0.17 of a mile to a turn-around at the north end of the subdivision, be declared district roads 2nd Class.

The above named roads are in the 3rd Civil District in Montgomery Estates Sub-division, have a 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and were built by Thomas Brothers Construction Company for the developer: Mrs. Evelyn Montgomery.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - TO AMEND COUNTY GENERAL FUND  
BUDGET BY ADDING THE FOLLOWING: MISCELLANEOUS  
APPROPRIATIONS \$144.49.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, the Clerk and Master has turned over to the Trustee \$144.49 due Henry J. Bice as his share in the Estate of Ernest Taylor Hale.

WHEREAS, Henry J. Bice has now been located and has requested his share.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the County General Fund Budget be amended by adding: Miscellaneous Appropriations \$144.49.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO RESCIND A RESOLUTION ADOPTED  
MARCH 15, 1972, ACCEPTING THE BID OF METRO CHRYSLER-  
PLYMOUTH, INC. FOR ONE NEW 1972 MODEL FURY I 4 DOOR  
SEDAN FOR THE HIGHWAY DEPARTMENT IN THE AMOUNT OF  
\$3189.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

A P R I L T E R M 1 9 7 2

WHEREAS, Metro Chrysler-Plymouth, Inc. could not deliver subject car as set out in the title hereof, and

WHEREAS, it was necessary to secure an automobile immediately to meet the needs of the Highway Department.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: that subject resolution adopted on March 15, 1972, is hereby rescinded.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to Accept the Reports of the various County Officials and County Institutions, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.(FOR PHOTOSTATS SEE PAGES 207-224).

BUDGET HEARINGS WILL BE HELD JUNE 5, 6, 7, 8th.

RE: ACTION OF THE TENNESSEE DIVISION OF WATER QUALITY CONTROL, AND THE NEED TO BEGIN THE CONSTRUCTION OF SANITARY SEWERS FOR THE HIXSON AREA--PROPOSAL FOR CITY OF CHATTANOOGA OR HAMILTON COUNTY TO CONSTRUCT SAME.

Judge Frost reported that heretofore he had met with Mr. Jim Hunt of the Chamber of Commerce, along with other members; Mr. Bob Maddux of the Industrial Committee, Mr. Pete Austin, a Developer, and Mr. T. D. Hardin of the Chattanooga-Hamilton County Planning Commission, and discussed what action might be taken to permit the Hixson area to continue to grow, taking into consideration the action to be taken today by the Tennessee Water Quality Control Division on North Chickamauga Creek. He stated he had contacted Mr. S. Leary Jones of the State Department of Health on Monday, April 17th, and that Mr. Jones had reported that action would be taken which would prevent any further discharge into the North Chickamauga Creek. Mr. Jones assured Judge Frost that the proper restrictions would be passed, and that in any event, Federal regulations would prevent any further discharge in said stream.

It was noted that certain ones had indicated it could be as much as 6 to 7 years before sanitary sewers could be provided the Hixson area if action is not begin until after the Court finally decides as to the validity of the Annexation Ordinance, or some 4 to 5 years if said project should begin immediately. However, Mr. S. Leary Jones advised Judge Frost that in his opinion, sanitary sewers could be provided in the business

A P R I L    T E R M    1 9 7 2

area of Hixson within 18 months to 2 years. He also advised that some 60 to 70% Federal funds would be available for said work, and that State funds could be made available for some 25% of the necessary funds.

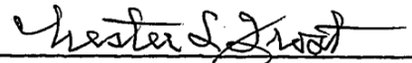
Judge Frost stated that it would be tragic if all commercial building were stopped in this area for a period of years inasmuch as at the present time this is the fastest growing area of our entire County. Therefore, he suggested that he be permitted to contact the City of Chattanooga and propose that they make application for funds and begin construction of the proper sewer lines to meet the need in the Hixson area immediately, using the sewer study that the County heretofore has secured. The City would be required to keep accurate records as to the costs of this project, and in the event the Court voids the Annexation by Ordinance, then the County will take over the system by the use of revenue bonds and operate same. The City and the County could enter into a proper and formal contract under the aforesaid conditions.

In the event the City will not make application and begin construction he recommended that the County Make the necessary application for funds and pass the necessary resolution to issue revenue bonds for the immediate construction of said sewer system for the Hixson area--with the understanding that the City of Chattanooga would assume all indebtedness of said sewer system in the event the Annexation by Ordinance is declared valid by the Court.

It being noted again by Judge Frost that he preferred to let the City of Chattanooga begin construction of the sewer project inasmuch as they are already in the sewer business.

On motion of Judge Frost, seconded by Councilman Mayfield, and on a roll call vote, the recommendation of Judge Frost was unanimously passed.

ON MOTION of Councilman Wilson, seconded by Judge Frost, the Meeting was Adjourned.

  
\_\_\_\_\_  
C H A I R M A N

OFFICE OF CIRCUIT COURT CLERK  
HAMILTON COUNTY  
LUCILE HIXSON, CLERK

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF CIRCUIT  
COURT CLERK FOR THE MONTH OF MARCH, 1972

RECEIPTS:

Balance of Fees on hand as of <u>Feb. 29, 1972</u>	\$ 26,970.54
Receipt for <u>March, 1972</u>	<u>19,534.11</u>
	\$ 46,504.65

DISBURSEMENTS:

Clerk's Salary:  
Lucile Hixson \$ 1,575.00

Deputy Salaries:  
Circuit Court:

Jo Ann Abercrombie	\$ 606.63	
Melanie Clark	474.75	
Carolyn Crowe	606.63	
Hannah Hale	553.88	
Phoebe Hamilton	606.63	
Bettye Held	606.63	
Louise Hogan	527.50	
Judith Howard	764.88	
Vera Hutson	606.63	
Pamela Ringley	553.88	
Anne Rose	712.13	
Donald Sneed	263.75	
Lois Whaley	553.88	
Marshall Gupton	474.75	
Winona Morgan	<u>150.00</u>	8,062.55
Sessions Court:		

Judith Brown	\$ 527.50	
Anna Crawford	527.50	
Gertrude Hunnicutt	764.88	
Margie McGuffee	712.13	
Karen Monger	474.75	
Virginia Moses	527.50	
Judith Shirley	474.75	
Joan Talley	474.75	
Paula Thompson	527.50	5,011.26

Equipment Rental:  
Xerox Corp. \$ 400.00 400.00

Office Supplies:  
T. H. Payne Co. \$ 3.45  
The Bobbs-Merrill Co. 49.65  
T. H. Payne Co. 98.40  
151.50

Miscellaneous:  
Burroughs Corp. \$ 31.98  
R. F. A. Express 13.30  
International Equipment 120.00 165.28 15,365.50

EXCESS . . . . . \$ 31,139.06

I, LUCILE HIXSON, Clerk of the Circuit Court and General Sessions Court hereby  
certify that the foregoing is a true and correct copy of the receipts and  
disbursements of Circuit Court and Excess Fees from General Sessions Court.

*Lucile Hixson Clerk*  
LUCILE HIXSON, CLERK

Sworn to and subscribed before me  
this 14 day of April 1972.

T. Rose  
D.C.

ROBERT M. SUMMITT, JUDGE

JAMES F. MORGAN, JUDGE

JOE N. HUNTER, JUDGE

DAVID TOM WALKER, JUDGE

### Circuit Court of Hamilton County

CHATTANOOGA, TENNESSEE 37402

LUCILE HIXSON, CLERK



REPORT OF LUCILE HIXSON, CIRCUIT COURT CLERK, FOR EXCESS FEES FOR THE PERIOD BEGINNING SEPTEMBER 1, 1971 AND ENDING MARCH 31, 1972.

BALANCE FORWARDED \$ 24,524.25

RECEIPTS:

SEPTEMBER, 1971	19,644.40		
OCTOBER, 1971	18,164.44		
NOVEMBER, 1971	19,186.56		
DECEMBER, 1971	18,565.73		
JANUARY, 1972	17,150.89		
FEBRUARY, 1972	20,188.08		
MARCH, 1972	19,534.11	TOTAL	132,434.21-

DISBURSEMENTS:

SEPTEMBER, 1971	37,913.81		
OCTOBER, 1971	14,132.67		
NOVEMBER, 1971	13,665.97		
DECEMBER, 1971	14,292.82		
JANUARY, 1972	15,892.58		
FEBRUARY, 1972	14,555.96		
MARCH, 1972	15,365.59	TOTAL	125,819.40

EXCESS: . . . . . 31,139.06

I, LUCILE HIXSON, Clerk of the Circuit Court and General Sessions Court hereby certify that the foregoing is a true and correct copy of the receipts and disbursements of Circuit Court and Excess Fees from General Sessions Court for the period of September, 1971 to April 1, 1972.

Lucile Hixson Clerk  
CLERK CIRCUIT COURT AND GENERAL SESSIONS COURT

Sworn to and Subscribed before me  
this 11 day of April, 1972.

W. Rowe  
D. C.

OFFICE OF CLERK AND MASTER  
HAMILTON COUNTY  
ROBERT W. SUMMAR, CLERK & MASTER

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE  
OF CLERK & MASTER FOR THE MONTH OF September 1971.

RECEIPTS:  
Balance of Fees on hand as of August 31, 1971 \$ 10,698.64  
Receipt for September, 1971 9,273.92  
\$ 19,963.56

DISBURSEMENTS:  
Clerk's Salary:  
Robert W. Summar \$ 1,575.00  
Deputy Salaries:  
Ruth Cravens \$ 525.00  
Graham Crabtree 600.00  
Mary Ann Hennegar 600.00  
Lucile C. Rader 610.00  
Frances B. Ladd 750.00  
Betty Sue Bell 500.00  
Joyce P. Bradford 540.00  
Lucille F. Kooks 575.00  
Barbara Austin 500.00  
Jewell Roark 500.00  
Averilee Welch 725.00  
Karen Brock 136.32

\$ 6,561.32

Office Equip. & Rental  
Equilease Corp. Ck.#3486 \$ 15.33  
Xerox Corp. " 3525 175.00  
Burroughs Corp. " 0143 73.21

\$ 263.54

Miscellaneous:  
The Bobbs Merrill Co. #3499 \$ 15.60  
REA Express 0142 8.68  
9/10/71 - Payment of Excess Fees 3491 10,689.64

EXCESS . . . . . \$ 10,713.92 19,113.78  
\$ 849.78

I hereby certify that the foregoing is a true report for the Clerk and  
Master's office for the period ending September 30, 1971.

*Robert W. Summar*  
Robert W. Summar, Clerk & Master

OFFICE OF CLERK AND MASTER  
 HAMILTON COUNTY  
 ROBERT W. SUMMAR, CLERK & MASTER

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
 HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE  
 OF CLERK & MASTER FOR THE MONTH OF October, 1971.

RECEIPTS:

Balance of Fees on hand as of	September 30, 1971	\$ 849.78
Receipt for	<u>October, 1971</u>	<u>10,408.75</u>
		\$11,258.53

DISBURSEMENTS:

Clerk's Salary:		
Robert W. Summar		\$ 1,575.00
Deputy Salaries:		
Ruth Crawford	\$ 525.00	
Graham Crabtree	600.00	
Mary Ann Hennegar	600.00	
Lucile C. Rader	610.00	
Frances B. Ladd	750.00	
Betty Sue Bell	500.00	
Joyce P. Bradford	540.00	
Lucille F. Kocks	575.00	
Barbara Austin	500.00	
Jewell Roark	500.00	
Averilee Welch	725.00	

\$ 6,425.00

Office Equip. & Rental		
Equilease Corp. Ck. #0244	\$ 15.33	
Xerox Corp. " 0297	175.29	

\$ 190.62

Miscellaneous:		
REA Express Ck.#0228	\$ 8.68	
The Bobbs Merrill 0245	16.10	
Atomic Cleaners 0246	1.93	
Rex Publishing Co.0257	3.00	
Dorothy Brammer 0260	1.00	
REA Express 0296	8.68	

	\$ 39.39	8,230.01
EXCESS . . . . .		\$ 3,028.52

I hereby certify that the foregoing is a true report for the Clerk and  
 Master's office for the period ending October, 31 1971.

*Robert W. Summar*  
 Robert W. Summar, Clerk & Master

OFFICE OF CLERK AND MASTER  
 HAMILTON COUNTY  
 ROBERT W. SUMMAR, CLERK & MASTER

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
 HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE  
 OF CLERK & MASTER FOR THE MONTH OF November, 1971

RECEIPTS:

Balance of Fees on hand as of <u>October 31, 1971</u>	\$ 3,028.52
Receipt for <u>November 30, 1971</u>	<u>9,920.53</u>
	\$12,949.05

DISBURSEMENTS:

Clerk's Salary:		
Robert W. Summar		\$ 1,575.00
Deputy Salaries:		
Ruth Cravens	\$ 525.00	
Graham Crabtree	600.00	
Mary Ann Hennegar	600.00	
Lucile C. Rader	610.00	
Frances B. Ladd	750.00	
Betty Sue Bell	500.00	
Joyce P. Bradford	540.00	
Lucille F. Kocks	575.00	
Barbara Austin	500.00	
Jewell Roark	513.75	
Averilee Welch	725.00	
Nancy Lehman	250.00	
	_____	\$ 6,688.75
Office Equip. & Rental		
Xerox Corp. Ck.#0397	\$ 175.00	
Dictaphone Corp. Ck.#0464	17.97	
	_____	\$ 192.97
Miscellaneous:		
REA Express Ck.#0398	\$ 8.68	

EXCESS . . . . .	\$ 8.68	<u>8,465.40</u>
		\$ 4,483.65

I hereby certify that the foregoing is a true report for the Clerk and  
 Master's office for the period ending November 30, 1971.

*Robert W. Summar*  
 \_\_\_\_\_  
 Robert W. Summar, Clerk & Master

OFFICE OF CLERK AND MASTER  
HAMILTON COUNTY  
ROBERT W. SUMMAR, CLERK & MASTER

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE  
OF CLERK & MASTER FOR THE MONTH OF December, 1971.

RECEIPTS:

Balance of Fees on hand as of <u>November 30, 1971</u>	\$ 4,483.65
Receipt for <u>December 31, 1971</u>	<u>11,869.46</u>
	\$ 16,353.11

DISBURSEMENTS:

Clerk's Salary:			
Robert W. Summar		\$ 1,575.00	
Deputy Salaries:			
Ruth Cravens	\$ 550.00		
Graham Crabtree	630.00		
Mary Ann Henegar	630.00		
Lucile C. Bader	640.00		
Frances B. Ladd	790.00		
Betty Sue Bell	525.00		
Joyce P. Bradford	565.00		
Lucille F. Kocks	605.00		
Barbara Austin	525.00		
Jewell Roark	525.00		
Averilee Welch	760.00		
Nancy Lehman	500.00		
Karen Denise Brock	186.45		
Adjustment on payroll			
Ledger Ck.#090	.20		
		\$ 7,431.25	
Office Equip. & Rental			
Xerox Corp.	\$ 175.00		
			\$ 175.00
Miscellaneous:			
Shepard's Citations Ck.#0485	\$ 95.00		
REA Express " "0486	8.68		
Robt. W. Summar, C&M " "0488	64.07		
REA Express " "0499	9.70		
REA Express " "0522	9.70		
DiRisio & Reingold,			
Solrs.(Pay increase) " "0532	300.00		
State Court Clerk's			
Assoc. of Eastern Tenn. 0556	5.00		
Frank Moore, Postmaster 0562	40.00		
Adjustment on Ledger	.08		
EXCESS		\$ 532.23	<u>9,713.48</u>
			\$ 6,639.63

I hereby certify that the foregoing is a true report for the Clerk and  
Master's office for the period ending December 31, 1971.

*Robert W. Summar*  
Robert W. Summar, Clerk & Master

OFFICE OF CLERK AND MASTER  
HAMILTON COUNTY  
ROBERT W. SUMMAR, CLERK & MASTER

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE  
OF CLERK & MASTER FOR THE MONTH OF January, 1972.

RECEIPTS:

Balance of Fees on hand as of	<u>December, 1971</u>	\$ 6,639.63
Receipt for	<u>January, 1972</u>	<u>11,240.57</u>
		\$ 17,880.20

DISBURSEMENTS:

Clerk's Salary:		
Robert W. Summar		\$ 1,575.00
Deputy Salaries:		
Ruth Cravens	\$ 550.00	
Graham Crabtree	630.00	
Mary Ann Henegar	630.00	
Lucile C. Rader	640.00	
Frances B. Ladd	790.00	
Betty Sue Bell	525.00	
Joyce P. Bradford	565.00	
Lucille F. Kocks	605.00	
Barbara Austin	525.00	
Jewell Roark	525.00	
Averilee Welch	760.00	
Nancy Lehman	500.00	
		\$ 7,245.00
Office Equip. & Rental		
Bob Bradshaw Co. Ck. #0629	\$ 3.00	
Equilease Corp. " 0668	30.66	
Equilease Corp. " 0743	31.43	
Xerox Corp. " 0749	175.00	
Equilease Corp. " 0380	15.33	
		\$ 255.42
Miscellaneous:		
Bobbs Merrill Co. Ck. #0707	\$49.65	
Shepard's Citations " 0708	75.00	
Sou. Provision Co. " 0753	.90	
Adjustment made because account overdrawn	20.00	

	\$ <u>145.55</u>	<u>9,220.97</u>
EXCESS . . . . .		\$ 8,659.23

I hereby certify that the foregoing is a true report for the Clerk and  
Master's office for the period ending January 31, 1972.

*Robert W. Summar*  
Robert W. Summar, Clerk & Master

OFFICE OF CLERK AND MASTER  
HAMILTON COUNTY  
ROBERT W. SUMMAR, CLERK & MASTER

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE  
OF CLERK & MASTER FOR THE MONTH OF February, 1972.

RECEIPTS:

Balance of Fees on hand as of <u>January, 1972</u>	\$ 8,659.23
Receipt for <u>February, 1972</u>	<u>10,600.45</u>
	\$19,259.68

DISBURSEMENTS:

Clerk's Salary:		
Robert W. Summar		\$ 1,575.00
Deputy Salaries:		
Ruth Cravens	\$ 550.00	
Graham Crabtree	630.00	
Mary Ann Henegar	630.00	
Lucile C. Rader	640.00	
Frances B. Ladd	790.00	
Betty Sue Bell	525.00	
Joyce P. Bradford	565.00	
Lucille F. Kocks	605.00	
Barbara Austin	525.00	
Jewell Roark	262.50	
Averilee Welch	760.00	
Nancy Lehman	500.00	
	<u>6,982.50</u>	
Office Equip. & Rental		
Equilease Corp. Ck.# 0829	\$ 383.38	
Fidelity Products Co. " # 0835	132.80	
Xerox Corp. " # 0875	182.04	
	<u>698.22</u>	
Miscellaneous:		
West Publishing Co. Ck. # 0814	\$ 5.23	
REA Express " 0833	9.70	
Robt. W. Summar, Probate Costs 0892	33.55	
Frank Moore, Postmaster Ck. # 0898	40.00	

	\$ 88.48	<u>9,311.20</u>
EXCESS . . . . .		\$ 9,915.48

I hereby certify that the foregoing is a true report for the Clerk and  
Master's office for the period ending February 29, 1972.

*Robert W. Summar*  
Robert W. Summar, Clerk & Master

OFFICE OF CLERK AND MASTER  
HAMILTON COUNTY  
ROBERT W. SUMMAR, CLERK & MASTER

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE  
OF CLERK & MASTER FOR THE MONTH OF March, 1972

RECEIPTS:

Balance of Fees on hand as of <u>February, 1972</u>	\$ 9,915.48
Receipts for <u>March, 1972</u>	<u>8,773.95</u>
	\$18,689.43

DISBURSEMENTS:

Clerk's Salary:  
Robert W. Summar \$1,575.00

Deputy Salaries:

Barbara Austin	\$525.00
Betty Sue Bell	525.00
Joyce P. Bradford	565.00
Karen Brock	70.88
Graham Crabtree	630.00
Ruth Cravens	550.00
Mary Ann Henegar	630.00
Lucille F. Kocks	605.00
Frances B. Ladd	790.00
Nancy Lehman	500.00
Carolyn Prater	500.00
Lucile C. Rader	640.00
Averilee Welch	760.00

\$7,290.88

Office Equip. & Rental

Xerox Corp. Ck. # 0990 \$ 183.06

\$ 183.06

Miscellaneous:

David Ramsey, Cty Ct. Clk. \$  
Ck. # 0955 7.25

EXCESS . . . . .	\$ 7.25	<u>9,056.19</u>
		\$ 9,633.24

I hereby certify that the foregoing is a true report for the Clerk and  
Master's office for the period ending March 31, 1972

*Robert W. Summar*  
Robert W. Summar, Clerk & Master

REPORT OF DAVID M. RAMSEY, COUNTY COURT CLERK

FOR THE MONTH OF MARCH, 1972

FEES, COMMISSIONS AND DISBURSEMENTS

David M. Ramsey	\$1,575.00
Gordon T. Baker	738.00
Stella Vanden	738.00
Donald Nixon	675.00
Everett Schaefer	675.00
Mary Ella Foster	600.00
Theresa Stanley	580.00
Lilyan M. Lucas	580.00
Edna Wiseman	580.00
Frances Marlowe	580.00
Carolyn Williams	580.00
Minnie E. Wade	550.00
Kittie Wallace	550.00
Ruth E. Schmid	550.00
Barbara Adams	550.00
Betty R. Lynch	550.00
Ray Fisher	550.00
Walter Newman	550.00
Carolyn Baggett	550.00
Dorothy Bowling	550.00
Betty Sutherland	550.00
Marilyn McCoilum	550.00
Gwendolyn Fletcher	500.00
Ben J. Woodard	525.00

TOTAL REGULARS \$ 14,976.00

OTHER DISBURSEMENTS:

Travel Expenses	42.50
Labor on tags	63.63
Cash for change	2,000.00
IBM Mis. supplies	12.54
Auto expense	250.00
Extra Auto Clerks	<u>10,262.02</u>

TOTAL OTHER 12,630.69

TOTAL DISBURSEMENTS 27,606.69

FEES FOR MARCH, 1972 56,978.57

FEES PREVIOUSLY REPORTED 36,814.58

TOTAL \$ 93,793.15

TOTAL DISBURSEMENTS 27,606.69

TOTAL EXCESS FEES \$66,186.46

This is to certify that this is a true and correct report of the receipts and disbursements for this period.

*David M. Ramsey*  
 \_\_\_\_\_  
 DAVID M. RAMSEY - COUNTY COURT CLERK

11

OFFICE OF CRIMINAL COURT CLERK  
HAMILTON COUNTY  
CLYDE M. SANDERS, CLERK  
April 7, 1972

TO: HONORABLE CHESTER L. FROST, COUNTY JUDGE,  
HAMILTON COUNTY, TENNESSEE

REPORT OF CLERK'S FEES COLLECTED AND DISBURSED BY THE OFFICE OF  
THE CRIMINAL COURT CLERK AND OFFICE OF CLERK OF THE COURT OF  
GENERAL SESSIONS, CRIMINAL DIVISION:

FROM: March 1, 1972 THRU: March 31, 1972

Reference is made to the cash receipts in the records of both  
offices, which show in detail each item of collection and the  
same are hereby made a part of this report.

RECEIPTS:	<u>CRIMINAL COURT</u>	<u>SESSIONS COURT</u>
Balance of Fees on hand as of <u>March 1, 1972</u>	\$ <u>6,397.37</u>	\$ <u>None</u>
Receipts for <u>March, 1972</u>	<u>8,492.76</u>	<u>3,955.02</u>
Return of Excess Fees from <del>Court of</del> Hamilton <del>General Sessions</del> County	<u>5,000.00</u>	
Excess Fees from Gen. Sessions	<u>349.23</u>	
TOTALS:	\$ <u>7,444.62</u>	\$ <u>3,955.02</u>

DISBURSEMENTS:

Salaries:

<u>Clyde M. Sanders, Clerk</u>	\$ <u>1,575.00</u>	
<u>Leon Haley, Jr.</u>	<u>923.13</u>	
<u>Edna M. Camp</u>	<u>712.13</u>	
<u>Benton H. Pitts</u>	<u>580.25</u>	
<u>Sara M. Caperton</u>	<u>606.63</u>	
<u>Charles E. Crowe</u>	<u>580.25</u>	
<u>Walter A. Goldston</u>	<u>633.00</u>	
<u>Gifford L. Fuller</u>	<u>580.25</u>	
<u>Garnett B. Prince, Jr.</u>	<u>606.63</u>	
<u>Gerald S. Brown</u>	<u>606.63</u>	
<u>Chas. H. Sutherland</u>		<u>764.88</u>
<u>Chas. H. McArthur</u>		<u>659.38</u>
<u>Floyd Wiggins</u>		<u>580.25</u>
<u>Daniel Seebeck</u>		<u>580.25</u>
<u>William Knowlen</u>		<u>580.25</u>
<u>Frank Coulter, Jr.</u>		<u>580.25</u>

Other:

<u>Railway Express Agency</u>	<u>7.45</u>	
<u>Secretary of State for</u>		
<u>Certified Copies</u>	<u>9.50</u>	
<u>Clerk's Travel Expense</u>	<u>81.80</u>	

TOTALS:	\$ <u>7,502.65</u>	\$ <u>3,745.26</u>
BALANCE OF FEES AS OF <u>March 31, 1972</u>	\$ <u>58.03</u>	\$ <u>209.76</u>

STATE OF TENNESSEE )  
COUNTY OF HAMILTON )

I, Clyde M. Sanders, Clerk of the Criminal Court and Clerk of the  
Criminal Division, Court of General Sessions, of said State and  
County, do hereby certify the foregoing to be a true and correct  
report of the Clerk's Fees collected and disbursed by me as such  
Clerk for: period from March 1, 1972 through March 31, 1972.

*Clyde M. Sanders*  
CRIMINAL COURT CLERK

Sworn and subscribed to before me  
this 7th day of March, 19 72

*Edna Camp* Notary Public  
My commission expires: 7-8-73



OFFICE OF REGISTER  
 HAMILTON COUNTY, TENNESSEE  
 FEE REPORT FOR MARCH 1972

Balance on hand March 1st		\$ 53,465.84
W. R. Nobles, Tr. - Microfilm		3,000.00
Fees collected for March:		
Recording fees	\$ 15,440.05	
State fees	<u>782.50</u>	
Total collected		<u>16,222.55</u>
TOTAL RECEIPTS		<u>\$72,688.39</u>

Disbursements:

Salaries:		
R. H. Thurman	\$	875.00
Betty Sharp		735.00
Sarah DeFriese		685.00
Evelyn Stoner		635.00
Betty Friederichsen		550.00
Gail Stiles		475.00
Carm Pegram		475.00
Janet Conyers		440.00
Wanda Westmoreland		288.99
Dorothy Brammer		<u>1,575.00</u>
		6,733.99

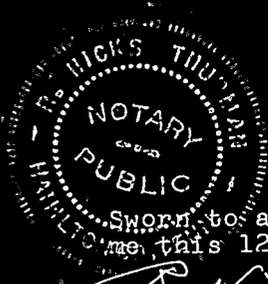
Postmaster		<u>5.93</u>
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TOTAL DISBURSEMENTS 6,739.92

Balance March 31, 1972 \$ 65,948.47

I certify that the foregoing is a true report for the month of March 1972.

Dorothy P. Brammer



Sworn to and subscribed before me this 12th day of April 1972.

R. Hicks Thurman

My commission expires Jan 13-1976

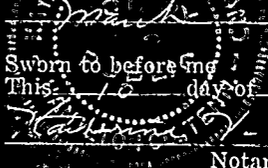
**W. R. (BILL) NOBLES, TRUSTEE**  
**HAMILTON COUNTY, TENNESSEE**  
 ROOM 110 COURT HOUSE  
 CHATTANOOGA, TENNESSEE 37402

REPORT FOR MONTH OF March 19672

DEPARTMENT Trustee's Office

OPENING BALANCE		61,072	44
TAX-LEVY	2% Commission	12,809	48
DO	1% Commission	25,813	28
DO			
GENERAL RECEIPTS DETAIL ON BACK			
TOTAL — CREDITS		99,696	20
WARRANTS PAID — DETAIL ON BACK —		13,395	53
2% COMMISSION ON TAX COLLECTIONS			
1% COMMISSION ON GENERAL RECEIPTS			
MISC. — DEBITS —			
TOTAL DEBITS		13,395	53
NET CLOSING BALANCE		86,300	67
Trustee's Investment Fund		415,000	00
Int. <del>on</del> on Trustee's Investment Fund		2,403	33
		418,403	33

I hereby certify that the foregoing is a true report for the above stated Department for the Month of March, 19672

Sworn to before me  
 This 10 day of April, 1972  
  
 Notary Public  
 My Commission Expires July 9, 1973

W. R. Nobles  
 W. R. Nobles, Trustee, Hamilton County, Tennessee



RECEIPTS DETAIL		
W. R. Nobles	1,575	00
Katherine Holland	916	00
Mary Eldridge	712	00
Dorothy Smith	606	00
DISBURSEMENTS DETAIL		
Tom Murphy	606	00
Martha Donahue	606	00
Helen DeVore	554	00
Elmore Anderson	448	00
Pat Robertson	422	00
Martha Cardenhire	422	00
Sue Reed	422	00
Lenora Wolfe	422	00
Lynn Kinard	211	00
Reader	2,265	00
Mrs. Brammer	3,000	00
Expenses to Nashville	137	53
" " "	71	00

TOTAL 13,395 53

OFFICE OF H. Q. EVATT, SHERIFF  
HAMILTON COUNTY, TENNESSEE

FINANCIAL STATEMENTS FOR MONTH OF February, 1972.

Opening Cash Balance. . . . . \$ 9,659.11

STATEMENT OF CASH RECEIPTS

GENERAL FUND:		
Ex-Officio appropriation	\$ 47,500.00	
Misdemeanor Costs		
Waiting on courts	656.00	
Summoning jurors		
Returning prisoners	2,287.18	
Workhouse cases	1,332.65	
Uniform allowances		
Alcoholic rehabilitation officer	<u>572.00</u>	52,347.83
CIRCUIT COURT CLERK:		
Court of General Sessions	\$7,110.37	
Circuit Court	<u>2,564.75</u>	9,675.12
CRIMINAL COURT CLERK:		
Criminal Court	\$3,660.44	
Court of General Sessions	<u>821.44</u>	4,481.88
OTHER SOURCES:		
Foreign papers	\$ 42.00	
Boarding prisoners		
State of Tennessee		
Federal government	800.00	
City of <del>Chattanooga</del> Soddy Daisy	100.00	
City of Red Bank	153.00	
Other: Auto Expense--\$112.00 & Salary Rem.		
To Tenn. Law Enforce. Acad. Ratledge & Weaver	755.75	
Damage to Patrol Cars	<u>1,045.42</u>	<u>2,896.17</u>
TOTAL RECEIPTS		<u>69,401.00</u>
TOTAL AVAILABLE CASH		\$79,060.11

STATEMENT OF DISBURSEMENTS

EXPENSES OF OFFICE:		
Salaries--(See attached detail)		50,447.28
Automobile expense-	\$	
Repairs and parts	2,079.45	
Gas, Oil and grease	197.14	
Tires and tubes	1,087.52	
Insurance		
Radio service	493.08	
Auto allowance for process servers	<u>300.00</u>	4,157.19
Other-		
Provisions	\$ 5,400.33	
Returning prisoners	37.95	
<del>Uniform allowances</del> Sanitation	95.35	
Alcoholic rehabilitation officer	520.00	
Miscellaneous: Office	51.40	
Stencil ink for Prisoners Uniforms	7.34	
Special Jury Service	15.00	
Exp. Tour Fla. Jails	<u>207.41</u>	
Paper Sacks for Jail	2.98	6,337.76
TOTAL DISBURSEMENTS		<u>60,942.23</u>
CLOSING CASH BALANCE		<u>18,117.88</u>

Signed H. Q. Evatt Sheriff

Sworn to and subscribed to before me, this the 5<sup>th</sup> day of March 1972.

James M. Ramsey  
County Court Clerk

Salaries for the Month of February, 1972

SHERIFF

H. Q. Evatt

1,575.00

DEPUTIES

Edward J. Russell	Chief Deputy	875.00	
A. L. McCullough	Ass't Chief Deputy	605.00	
Robert Cornish	Chief of Detectives	660.00	
Earl H. Gant	Detective	570.00	
Dennis Huckabee	"	570.00	
Richard D. Jernigan	"	570.00	
Oscar McMillian	"	570.00	
William Robbs	"	570.00	
Clarence Schroyer	"	570.00	
Max Sehorne	"	442.28	
Howard Shutters	"	570.00	
C. L. Westbrooks	"	570.00	
John D. Holt	Captain	600.00	
Roy Hale	"	600.00	
William Robinson	"	600.00	
James Arrowood	Patrol Sergeant	570.00	
Thomas Farmer	"	570.00	
Charles J. Shelton	"	570.00	
Robert F. Burkhardt	Patrolman	535.00	
Daniel E. Collins	"	535.00	
Robert Davis	"	535.00	
Sammy Dave	"	535.00	
Buford Duggan	"	70.00	
Andrew J. Ellis	"	140.00	
Thomas Fox	"	535.00	
Clyde Hullander	"	535.00	
Max V. Hilton	"	535.00	
Sam James	"	535.00	
Melvin K. Johnson	"	535.00	
Thomas R. Johnson	"	535.00	
James O. Lane	"	535.00	
Donald A. Mc Cullough	"	535.00	
Fletcher D. Miller	"	535.00	
R. L. Monger	"	535.00	
William G. Newell	"	535.00	
Robert O'Dell	"	535.00	
Fred Paul	"	535.00	
Wm. E. Peace	"	535.00	
Ervin O. Partridge	"	535.00	
Clinton Peoples	"	495.00	
Foster Phillips	"	535.00	
Thomas Ratledge	"	535.00	
Randall Rich	"	535.00	
Fred L. Stafford	"	535.00	
Donald Thompson	"	510.00	
Milton Trotter	"	535.00	
Willie Turner	"	535.00	
Laury K. Weaver, III.	"	495.00	
Chester Westfield	"	535.00	
James Wilken	"	535.00	
F. A. Wilson	"	535.00	
John White	"	70.00	
Bill Uren	"	535.00	
Joe Bush	"	140.00	
James Hardy	"	210.00	
W. W. Harris	"	240.00	
William Kay	Spec. Officer (Jan't)	140.00	
James Hutchenson	" " "	315.00	28,992.28

PROCESSING OFFICERS

Harry Cooke	Civil Officer	570.00	
E. Jonah Harris	"	570.00	
Theodore Hyatte	"	570.00	
W. J. Moore	"	570.00	
M. L. Price	"	570.00	
E. J. Self	"	570.00	
J. Harvey Steele	"	570.00	
Shelton Swafford	"	570.00	
Harry Weddle, Sr.	"	570.00	5,130.00

JAILERS

Grover C. Fuller	Chief Jailer	535.00	
Frank Raymore	Jailer	485.00	
Robert Allen	"	485.00	
Robert L. Mowery	"	515.00	
Ralph Murphy	"	515.00	
Henry L. Patterson	"	515.00	
Wiley Perkinson	"	515.00	
Shelby Rogers	"	515.00	
Young M. Thomas	"	515.00	
Harry Bible	"	515.00	5,110.00

CLERICAL

Mary J. Schoolfield	Co-ordinator	450.00	
Mary C. Sivley	Staff Secretary	510.00	
Marguerite M. White	Chief Bookkeeper	635.00	
Aubrey Haley	Utility Clerk	365.00	
Lenda M. Reeves	Utility Clerk	365.00	
Judith M. Rigler	Dispatcher	435.00	
Louise Twyman	Dispatcher	485.00	3,245.00

OTHERS

Charlotte Bolden	Matron	365.00	
Jewell Hardaway	"	365.00	
Mary Hunter	"	140.00	
Pauline Westbrooks	"	365.00	
Claude Kersey	Court Officer	535.00	
H. R. Long	"	535.00	
David M. Minnich	"	535.00	
A. L. Dempsey	Process Server	460.00	
Wm. F. Drew	:	460.00	
James G. Holder	"	460.00	
Bryant Turner	"	460.00	
Donald Allen	Special Officer	70.00	
Richard Barnard	:	35.00	
Owen Burns	"	70.00	
Blake Burton	"	70.00	
W. Frank Clark	"	70.00	
Frank Coulter	"	70.00	
Wm. F. DeSha, Jr.	"	70.00	
Mitchell Durham	"	70.00	
W. H. Garner	"	70.00	
Craig Glaze	"	70.00	
Wm. A. Goodman	"	70.00	
George Hixson	"	70.00	
R. W. Janaway	"	70.00	
John Jenkins	:	35.00	
Karey W. Kaley	"	70.00	
Wm. B. Lampkin, Jr.	"	35.00	
John Lanham	"	70.00	
Kenneth Lee	"	70.00	

OTHERS (CONTINUED)

Melvin Lovelady	Special Officer	70.00	
Charles Richmond	"	70.00	
Edward Robinson	"	70.00	
Douglas Rutherford	"	70.00	
Leslie Satterfield	"	70.00	
Calvin Sivley	"	70.00	
Luther Tilley	"	70.00	
Oliver Standifer	"	70.00	6,395.00

M A Y    T E R M    1 9 7 2

STATE OF TENNESSEE )

WEDNESDAY, MAY 3, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 3rd day of May, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Elmer Scott, Pastor of the St. Elmo Church of Christ, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Newell, that the County repair streets in the incorporated town of Lakesite, and that an accounting be kept for later repayment when the town of Lakesite receives its State funds. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING THE BID OF DISPOSAL SCIENCES, INC. DATED MARCH 29, 1972, WITH REFERENCE TO THE ENGINEERING, DESIGN AND OPERATION PLANS FOR THE HAMILTON COUNTY SANITARY LANDFILL SITE IN THE SUM OF \$2,955.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, the bid of Disposal Sciences, Inc. was the lowest of two bids received for subject work as set out in the title hereof, and

WHEREAS, it is necessary that the work set out in said proposal be performed, and subject bid is the lowest and best bid received.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the said bid of Disposal Sciences, Inc. dated March 29, 1972, in the sum of \$2,955.00 is hereby accepted.

BE IT FURTHER RESOLVED, That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

M A Y    T E R M    1 9 7 2

ON MOTION of Councilman Mayfield, seconded by Councilman Long, the foregoing Resolution was Adopted on a Roll Call vote, with the following members of the County Council being present and voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, "Nay"; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-4. Total "Nay" votes-1.

RESOLUTION - TITLE - REZONING FROM LOCAL BUSINESS TO GENERAL BUSINESS DISTRICT A TRACT OF LAND LOCATED IN THE 4500 BLOCK OF HIXSON PIKE BEING ON THE EAST LINE OF HIXSON PIKE BETWEEN HAMILL RD. AND BAGWELL LANE. THIS TRACT BEGINS AT A POINT 305' SOUTH OF BAGWELL LANE, FRONTS 125.7' ON THE EASTERN LINE OF HIXSON PIKE AND EXTENDS NE ALONG THE NORTH LINE OF A PROPOSED ROAD CALLED MONROE CIRCLE FOR 200.6', THENCE NE 156.3', THENCE NW 202.8' TO HIXSON PIKE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Title Guaranty & Trust Company petitioned The Chattanooga- Hamilton County Regional Planning Commission to rezone a tract of land located in the 4500 Block of Hixson Pike, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Title Guaranty & Trust Company requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council will hold a public hearing on December 1, 1971, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Local Business to General Business District a tract of land located in the 4500 Block of Hixson Pike being on the East line of Hixson Pike between Hamill Rd. and Bagwell Lane. This tract begins at a point 305' South of Bagwell Lane, fronts 125.7' on the Eastern line of Hixson Pike and extends NE along the North line of a proposed road called Monroe Circle for 200.6', thence NE 156.3' thence NW 202.8' to Hixson Pike.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - REZONING FROM RURAL AND URBAN RESIDENTIAL TO GENERAL BUSINESS A TRACT OF LAND LOCATED SOME 200' EAST OF HIXSON PIKE AND SOME 135' SOUTH OF BAGWELL LANE. THIS TRACT BEGINS AT A POINT 202.8' EAST OF HIXSON PIKE AND 136.6' SOUTH OF BAGWELL LANE AND EXTENDS SE ALONG THE REAR LOT LINES OF FAIRACRES SUB. THIRD UNIT FOR 957', THENCE SW ALONG THE REAR LOT LINES OF HAMILL RD. ESTATES FOR 663', THENCE WEST 626' TO A POINT 212.9' EAST OF THE EAST LINE OF HIXSON PIKE, THENCE NE 564' TO THE POINT OF BEGINNING.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

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WHEREAS, Title Guaranty & Trust company petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located some 200' East of Hixson Pike and some 135' South of Bagwell Lane, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Title Guaranty & Trust Company requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on December 1, 1971, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural and Urban Residential to General Business a tract of land located some 200' East of Hixson Pike and some 135' South of Bagwell Lane. This tract begins at a point 202.8' East of Hixson Pike and 136.6' South of Bagwell Lane and extends SE along the rear lot lines of Fairacres Sub. third unit for 957', thence SW along the rear lot lines of Hamill Rd. Estates for 663', thence West 626' to a point 212.9' East of the East line of Hixson Pike, thence NE 564' to the point of beginning.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing two (2) Resolutions were Adopted by Acclamation with the following members of the County Council being present and voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, "Aye"; Councilman Wilson, "Aye"; Judge Frost, "Nay". Total "Aye" votes-4. Total "Nay" votes-1.

ON MOTION of Councilman Long to deny Resolution No. 6 (Gann) to rezone because no one was present to present said petition. Said Motion died for lack of a second.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to delay for thirty (30) days any action on Resolution No. 6 (Gann). The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM URBAN RESIDENTIAL DISTRICT TO APARTMENT-TOWNHOUSE DIST. A TRACT OF LAND LOCATED SOME 180' WEST OF HWY. 153 ON THE S. LINE OF GALLERY DR., ALSO CALLED BEREAN LANE, S. OF BEREAN BAPTIST CHURCH. THIS TRACT BEGINS SOME 180' W. OF HWY. 153, FRONTS 170' ON THE S. LINE OF GALLERY DR. AND EXTENDS SW ALONG THE E. LINE OF LOT 2, NORTHGATE HILLS SUB., THENCE NW, ALONG THE S. LINE OF NORTHGATE HILLS AND BEREAN BAPTIST CHURCH, FOR 620', THENCE SW 330', THENCE SE 800', THENCE NE 470' TO GALLERY DRIVE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, G. B. Pierce petitioned The Chattanooga-Hamilton County Regional

M A Y    T E R M    1 9 7 2

Planning Commission to rezone a tract of land located some 180' West of Highway 153; and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Mr. Pierce requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on May 3, 1972, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential District to Apartment-Townhouse District a tract of land located some 180' West of Highway 153 on the South line of Gallery Drive; also called Berean Lane, South of Berean Baptist Church. This tract begins some 180' West of Highway 153, fronts 170' on the South line of Gallery Drive and extends SW along the East line of Lot 2, Northgate Hills Sub., thence NW, along the South line of Northgate Hills and Berean Baptist Church, for 620', thence SW 330', thence SE 800', thence NE 470' to Gallery Drive.

BE IT FURTHER RESOLVED; that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DIST.  
TO URBAN RESIDENTIAL DIST. A TRACT OF LAND LOCATED N.  
OF GADD RD. AND W. OF CRESTVIEW DR. THIS TRACT BEGINS  
315' W. OF CRESTVIEW DR., FRONTS 350' ON THE N. LINE  
OF GADD RD. AND EXTENDS NE FOR SOME 2400' TO A POINT  
IN THE EASTERN LINE OF ENGEL ESTATES SUB., THENCE SE  
308', THENCE SW, ALONG THE WESTERN LOT LINES OF RIDGE-  
WAY NORTH SUB., FOR 388.3', THENCE SW 340.8', THENCE  
SW 259.4', THENCE SW 264.1', THENCE SW 520', THENCE SW  
368', THENCE SE 200', THENCE SW 335' TO GADD ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Joe Glasscock petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located North of Gadd Road and West of Crestview Drive, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Joe Glasscock requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on May 3, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Urban Residential District a tract of land located North of Gadd Rd., and West of Crestview Dr. This tract begins 315' West of Crestview Dr., fronts 350' on the North line of Gadd Rd. and extends NE for some 2400' to a point in the Eastern line of Engel Estates Sub., thence SE 308', thence SW, along the Western lot lines

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of Ridgeway North Sub., for 388.3', thence SW 340.8', thence SW 259.4', thence SW 264.1', thence SW 520', thence SW 368', thence SE 200', thence SW 335' to Gadd Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE EAST LINE OF SANDSWITCH ROAD, BETWEEN MILL ROAD AND HARTMAN ROAD. THIS TRACT BEGINS AT THE SE INTERSECTION OF HARTMAN ROAD AND LOWER MILL ROAD, FRONTS 670' ON THE EAST LINE OF SANDSWITCH ROAD AND EXTENDS SE 613.39', THENCE NE 330', THENCE SE 340', THENCE NE 210', THENCE NORTH 250', THENCE NW 530' TO THE SOUTH LINE OF A 20' RIGHT-OF-WAY, THENCE NW 305' TO HARTMAN RD., FRONTS 750' ON THE SOUTH LINE OF HARTMAN RD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Newton H. Hartman petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the East line of Sandswitch Road, between Mill Rd. and Hartman Rd.; and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Hartman requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on May 3, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located on the East line of Sandswitch Road, between Mill Road and Hartman Road. This tract begins at the SE intersection of Hartman Road and Lower Mill Road, fronts 670' on the East line of Sandswitch Road and extends SE 613.39', thence NE 330', thence SE 340', thence NE 210', thence North 250', thence NW 530' to the South line of a 20' right-of-way, thence NW 305' to Hartman Road, fronts 750' on the South line of Hartman Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL AND RURAL RESIDENTIAL DISTRICT TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED AT 5900 HIXSON PIKE, BEING ON THE SOUTH SIDE OF HIXSON PIKE WEST OF CASSANDRA SMITH ROAD. THIS TRACT BEGINS AT A POINT 898' WEST OF THE CENTERLINE OF CASSANDRA SMITH ROAD, FRONTS 210.4' ON THE SOUTH LINE OF HIXSON PIKE AND EXTENDS SW 1015', THENCE SE 174', THENCE NE 1020.26' TO HIXSON PIKE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Chick-a-Links, Inc. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 5900 Hixson Pike and said Planning Commission after hearing recommended that said petition be approved, subject to recording easement for drain field; and

WHEREAS, Chick-a-Links requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on May 3, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural and Rural Residential District to Apartment-Townhouse District a tract of land located at 5900 Hixson Pike, being on the South side of Hixson Pike West of Cassandra Smith Road. This tract begins at a point 898' West of the centerline of Cassandra Smith Road, fronts 210.4' on the South line of Hixson Pike and extends SW 1015', thence SE 174', thence NE 1020.26' to Hixson Pike.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Wilson, to delay for thirty (30) days any action on Resolution No. 52 (Land Mark, Inc. and W. H. Beene, Jr.). The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Long, to delay for thirty (30) days any action on Resolution No. 54 (Ulrich). The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE N. LINES OF E. BRAINERD RD., E. OF HAMLET VILLA SUB. THIS TRACT BEGINS AT A POINT 340' N. OF THE CENTERLINE OF E. BRAINERD RD. AND EXTENDS NE FOR 121', THENCE NW 195', THENCE NE 215', THENCE NW 285', THENCE NE 888', THENCE SE 1398', THENCE SW 764', THENCE NW 287', THENCE SW 172', THENCE NW 416', THENCE SW 113', THENCE NW 125', THENCE SW 57.5', THENCE SW 121' TO A POINT 340' NORTH OF THE CENTERLINE OF E. BRAINERD ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

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WHEREAS, Charles T. Bowman petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the North line of E. Brainerd Road, East of Hamlet Villa Subdivision, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Bowman requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on May 3, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Rural Residential District a tract of land located on the North line of E. Brainerd Road, East of Hamlet Villa Sub. This tract begins at a point 340' North of the centerline of E. Brainerd Road and extends NE for 121', thence NW 195', thence NE 215', thence NW 285', thence NE 888', thence SE 1398', thence SW 764', thence NW 287', thence SW 172', thence NW 416', thence SW 113, thence NW 125', thence SW 57.5', thence SW 121' to a point 340' North of the centerline of E. Brainerd Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE EAST LINE OF WOODLAND DRIVE, NORTH OF BILL REED ROAD. THIS TRACT BEGINS AT A POINT SOME 830' NORTH OF BILL REED ROAD, FRONTS 578.3' ON THE EAST LINE OF WOODLAND DRIVE AND EXTENDS SE 1078.3', THENCE SW 640', THENCE NW 150', THENCE SW 405', THENCE NW 400', THENCE NE 250', THENCE NW 409' TO WOODLAND DRIVE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Sal Mirabella petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the East line of Woodland Drive, North of Bill Reed Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Sal Mirabella Requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on May 3, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land

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located on the East line of Woodland Drive, North of Bill Reed Road. This tract begins at a point some 830' North of Bill Reed Road, fronts 578.3' on the East line of Woodland Drive and extends SE 1078.3', thence SW 640', thence NW 150', thence SW 405', thence NW 400', thence NE 250', thence NW 409' to Woodland Drive.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE EAST LINE OF FAIRVIEW ROAD, SOUTH OF RIDGE LAKE NORTH SUBDIVISION. THIS TRACT BEGINS AT A POINT 200' SOUTH OF LOT 1, RIDGE LAKE NORTH SUBDIVISION, FRONTS 478' ON THE EAST LINE OF FAIRVIEW ROAD AND EXTENDS SE 1768', THENCE NE 247', THENCE NW 218', THENCE NE 231', THENCE NW 1550' TO FAIRVIEW ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Land Mark, Inc. and W. H. Beene, Jr. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the East line of Fairview Road, South of Ridge Lake North Subdivision, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Land Mark, Inc. and W. H. Beene, Jr. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on May 3, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located on the East line of Fairview Road, South of Ridge Lake North Subdivision. This tract begins at a point 200' South of Lot 1, Ridge Lake North Subdivision, fronts 478' on the East line of Fairview Road and extends SE 1768', thence NE 247', thence NW 218', thence NE 231', thence NW 1550' to Fairview Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

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RESOLUTION - TITLE - REZONING FROM URBAN RESIDENTIAL DISTRICT TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED ON THE EAST LINE OF DELASHMITT ROAD, SOME 300' SOUTH OF ELDRIDGE ROAD. THIS TRACT BEGINS AT A POINT 832' NORTH OF ELY ROAD, FRONTS 50' ON THE EAST LINE OF DELASHMITT ROAD, AND EXTENDS SE 115', ACCESS ONLY, THENCE NE 366', THENCE SW 415.5', THENCE NW 507' TO DELASHMITT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Hal W. Ulrich petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the East line of Delashmitt Road, some 300' South of Eldridge Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mr. Ulrich requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on May 3, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential District to Apartment-Townhouse District a tract of land located on the East line of Delashmitt Road, some 300' South of Eldridge Road. This tract begins at a point 832' North of Ely Road, fronts 50' on the East line of Delashmitt Road, and extends SE 155', access only, thence NE 366', thence SW 415.5', thence NW 507' to Delashmitt Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, to set aside action on Resolutions #52 and #54 which were delayed for thirty (30) days as shown earlier in these Minutes. The two (2) foregoing Resolutions were unanimously Adopted by Acclamation. Total present-5. Absent-0.

AWARDING OF CONCESSION STAND AT HAMILTON COUNTY PARK FOR THE 1972 SEASON

Two bids were received in response to an advertisement with reference to the operation of the concessions stand at the Hamilton County Park from May 15 to September 15, 1972. A bid was received from Albert Roy Chisemall for \$430.00 per month, and a bid was received from Mr. & Mrs. R. B. Ricketts, 4214 Linton Avenue, in the sum of \$451.00. On Motion of Councilman Newell, seconded by Councilman Mayfield, and on a Roll Call vote the Council voted unanimously to accept the bid of Mr. & Mrs. Ricketts with the provision that they make monthly payments in advance and sign the usual contract along with the County Judge entering into a proper agreement for the operation of this facility.

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ON MOTION of Councilman Newell, seconded by Councilman Mayfield, the foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ELECTION OF BOARD OF ELECTRICAL EXAMINERS

Pursuant to authority heretofore granted by resolution adopted February 16, 1972, setting up a Board of Electrical Examiners, Judge Frost made the following nominations: Mr. Milton Tindell, representing the general public for a term of two years; Mr. Dick Stillwell, an electrical engineer for a term of three years; Mr. George Blair, representing the Electric Power Board for a term of three years; Mr. John Stegall, a member of the union for a term of three years; and Mr. W. S. (Bill) Lindsay, as an electrical contractor for a term of four years. Thereupon C. Newell nominated Raymond Hughes as an electrical contractor.

There being no other nominations made, on a Roll call vote, Judge Frost, C. Long, C. Mayfield and C. Wilson voted for the five nominated by Judge Frost, and C. Newell voted only for Raymond Hughes. Thereupon Judge Frost declared that Mr. Tindell, Mr. Stillwell, Mr. Blair, Mr. Stegall and Mr. Lindsay would be the Board of Electrical Examiners for the terms stated, and that in keeping with the resolution Mr. W. S. (Bill) Lindsay, being the 5th member of said Board, would be the Chairman.

ON MOTION of Judge Frost, seconded by Councilman Mayfield, the foregoing Motion was Adopted on a Roll Call vote, with the following members of the County Council being present and voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell voted for Raymond Hughes; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-4. One vote for Raymond Hughes.

RESOLUTION - TITLE - ACCEPTING THE BID OF OWNBEY  
SHEET METAL COMPANY FOR AN AIR-CONDITIONING AND  
HEATING UNIT FOR THE TAX ASSESSOR'S DRAFTING ROOM  
IN THE AMOUNT OF \$1749.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in request to receive bids, four bids were received for the purchase of one air-conditioning and heating unit, and

WHEREAS, the bid of Ownbey Sheet Metal Company was considered the lowest and best bid received.

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Ownbey Sheet Metal Company for one air-conditioning and heating unit in the amount of \$1749.00.

Same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

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ON MOTION of Councilman Newell, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ACCEPTING BID OF CHATTANOOGA AIR CONDITIONING SALES, INC. TO INSTALL REPLACEMENT 7½ TON COMPRESSOR IN THE TITTLE BUILDING IN THE AMOUNT OF \$635.00 COMPLETE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, bids were received to install replacement 7½ ton compressor in the Tittle Building; and

WHEREAS, the bid of Chattanooga Air Conditioning Sales, Inc. was the lowest and best bid received.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the bid of Chattanooga Air Conditioning Sales, Inc. be accepted to do said work for the sum of \$635.00 complete.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO DECLARE LOVE LANE, MEACHAM LANE AND STERLING ROAD DISTRICT ROADS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

THAT, Love Lane leading from Boy Scout Road in a southerly, southeasterly and westerly direction 0.42 of a mile to a turn-around; that Meacham Lane leading from Love Lane in a westerly direction 0.10 of a mile to a turn-around; and that Sterling Road leading from Boy Scout Road in a southwesterly direction 0.06 of a mile to Love Lane, be declared district roads 2nd Class.

The above named roads are in the 3rd Civil District in Unit #4 & 5 of Sterling Park Subdivision, have a 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and were built by Thomas Bros. Construction Co. for the developer: Mr. Jim Armstrong.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

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RESOLUTION - TITLE - TO DECLARE PLEASANT LANE  
A DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Pleasant Lane extending from the end of the present district road in an eastward direction 0.10 of a mile, be declared a district road 2nd Class.

The above named road is in the 2nd Civil District and has a 50' right-of-way.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - TO DECLARE METRO DRIVE AND  
METRO LANE DISTRICT ROADS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

That, Metro Drive extending from Norcross Road in an easterly direction 0.06 of a mile to Metro Lane; and that Metro Lane extending from Metro Drive in a northerly direction 0.15 of a mile to a turn-around, be declared district roads 2nd Class.

The above named roads are in the 3rd Civil District in Metro Park Subdivision, have a 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and were built by McDaniels. The paving was done by Gamble Bros. Construction Co.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing three (3) Resolutions were unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF ANNIE  
MAE SMARTT TO PURCHASE LOT S.25 FEET OF 12, BLOCK 6,  
CURTIS ADDITION, WARD 13, REEVES TAX #127-15-18, AS  
SHOWN IN PLAT BOOK 2, PAGE 12, IN THE REGISTER'S OFFICE  
OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$1,164.09.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot S. 25 feet of 12, Block 6, Curtis Addition, Ward 13, Reeves Tax #127-15-18, as shown in Plat. Book 2, Page 12, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$1,000.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$1,164.09 from Annie Mae Smartt.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$1,164.09 be approved

and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF HARRY W. SCHMITT AND WIFE, FRANCIS LOUISE SCHMITT TO PURCHASE LOT 353, ALLENS ADDITION TO EAST HIGHLANDS, WARD 15, REEVES TAX #44C-19-15, AS SHOWN IN PLAT BOOK 7, PAGE 33, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$400.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 353, Allens Addition to East Highlands, Ward 15, Reeves Tax #44C-19-15, as shown in Plat Book 7, Page 33, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$400.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$400.00 from Harry W. Schmitt and wife, Francis Louise Schmitt.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$400.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION -TITLE - AUTHORITY TO ACCEPT OFFER OF TENNESSEE REASSESSMENT AND APPRAISAL SERVICES, INC. TO PURCHASE LOT 18, WHITE CITY, WARD 13, REEVES TAX NO. 150-13-4, AS SHOWN IN PLAT BOOK 6, PAGE 56, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$300.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

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WHEREAS, Lot 18, White City, Ward 13, Reeves Tax No. 150-13-4, as shown in Plat Book 6, Page 56, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$300.00; and

WHEREAS, The Mayor and Commissioners have approved an offer of \$300.00 from Tennessee Reassessment and Appraisal Services, Inc.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$300.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF JERRY BONNER TO PURCHASE LOTS 1, 2 AND 3, BALDWIN ADDITION TO SHERMAN HEIGHTS, WARD 12, REEVES TAX #27-10-2, AS SHOWN IN PLAT BOOK 6, PAGE 13, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$200.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lots 1, 2 and 3, Baldwin Addition to Sherman Heights, Ward 12, Reeves Tax #27-10-2, as shown in Plat Book 6, Page 13, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$200.00 from Jerry Bonner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$200.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

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ON MOTION of Councilman Newell, seconded by Councilman Long, the four (4) foregoing Resolutions were unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, the Meeting was adjourned.

*Chester Frost*  
-----  
C H A I R M A N

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STATE OF TENNESSEE )

WEDNESDAY, MAY 17, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 17th day of May, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, where the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Jack May, pastor of the South Daisy Baptist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

After various complaints from residents of Morris Hill Road, Dr. Dave Garrett and other officials of the proposed Valley Psychiatric Hospital in East Brainerd agreed to a request by the Council that all construction work, with the exception of making percolation tests, be halted pending a report by the State Water Quality Control Board on the facility's sanitation plan.

ON MOTION of Judge Frost, seconded by Councilman Long, that in the future in such situations, Building Commissioner Harvey Wade will accept the application, but withhold issuance of a building permit until health department regulations are complied with completely. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT THE SW CORNER OF PAN GAP ROAD AND BROWN'S FERRY ROAD. THIS TRACT FRONTS 100' ON THE WEST LINE OF BROWN'S FERRY ROAD, FRONTS 150' ON THE SOUTH LINE OF PAN GAP ROAD AND EXTENDS SW 100', THENCE SE 150' TO BROWN'S FERRY ROAD, BEING A PART OF THE WEST CHATTANOOGA LAND COMPANY'S PROPERTY.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lawrence Boydston petitioned The Chattanooga-Hamilton County Planning Commission to rezone a tract of land located at the SW corner of Pan Gap Road and Brown's Ferry Road, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Mr. Boydston requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on May 17, 1972, concerning the

M A Y    T E R M    1 9 7 2

passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located at the SW corner of Pan Gap Road and Brown's Ferry Road. This tract fronts 100' on the West line of Brown's Ferry Road, fronts 150' on the South line of Pan Gap Road and extends SW 100', thence SE 150' to Brown's Ferry Road, being a part of the West Chattanooga Land Company's property.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM URBAN RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 4308 NORCROSS ROAD, BEING ON THE EAST LINE OF NORCROSS ROAD, NORTH OF ELY ROAD. LOT 3, REVISED PLAT OF NORCROSS ADDITION, AS SHOWN BY PLAT OF RECORD IN PLAT BOOK 19, PAGE 16, REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, MORE FULLY DESCRIBED AS FRONTING 115.4' ON THE EASTERN LINE OF NORCROSS ROAD AND EXTENDING EASTWARDLY, BETWEEN SLIGHTLY CONVERGING LINES, FOR 140'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, J. R. Rothwell and Cecil H. Puryear petitioned The Chattanooga-Hamilton County Planning Commission to rezone a tract of land located at 4308 Norcross Road, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, J. R. Rothwell and Cecil H. Puryear requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on May 17, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential District to Local Business District a tract of land located at 4308 Norcross Road, being on the East line of Norcross Road, North of Ely Road. Lot 3, Revised plat of Norcross Addition, as shown by Plat of Record in Plat Book 19, Page 16, Register's Office of Hamilton County, Tennessee, more fully described as fronting 115.4' on the Eastern line of Norcross Road and extending eastwardly, between slightly converging lines, for 140'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

M A Y    T E R M    1 9 7 2

ON MOTION of Councilman Newell, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORIZE TRANSFER OF  
UNENCUMBERED BALANCES.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, the Director of Accounts and Budgets is hereby authorized to transfer the unencumbered balance of any sub-accounts of a fund to any sub-account of said fund where necessary to meet expenditures effective at the close of the Fiscal Year, to be done when and as soon as the information is available.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Long, that the low bid from Construction and Improvement Specialty Company, Incorporated in the sum of \$1,743,399.00, be accepted for the construction of the Chattanooga-Hamilton County Health Center. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

Pursuant to authority heretofore granted by resolution adopted February 16, 1972, setting up a Board of Plumbing Examiners, Judge Frost submitted the following names:

Mr. Duke Hicks  
Mr. Arnold Davis  
Mr. Thayer Patton  
Mr. M. C. Strickland

Mr. Hicks was named as Chairman and all gentlemen would serve without term.

ON MOTION of Councilman Newell, seconded by Councilman Long, that the above named be elected. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - RATIFYING AND APPROVING SENATE  
BILL NO. 2299, CHAPTER NO. 420, PRIVATE ACTS OF 1972.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

Senate Bill No. 2299, Chapter No. 420, Private Acts of 1972 of the State of Tennessee, is hereby ratified and approved in accordance with the Tennessee Constitution as amended, and with the Statutes, and the County Judge is directed to certify the action

M A Y    T E R M    1 9 7 2

RESOLUTION - TITLE - RATIFYING AND APPROVING HOUSE  
BILL NO. 2498, CHAPTER NO. 404, PRIVATE ACTS OF  
1972.

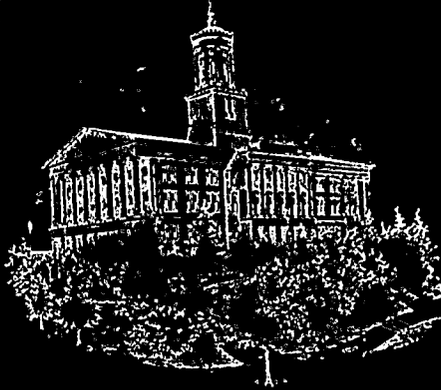
BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

House Bill No. 2498, Chapter No. 404, Private Acts of 1972 of the State of  
Tennessee, is hereby ratified and approved in accordance with the Tennessee Constitution  
as amended, and with the Statutes, and the County Judge is directed to certify the action  
hereon to the Secretary of State.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its  
passage, the public welfare requiring it. (FOR PHOTOSTAT SEE PAGES 243-G through 243-I.)

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

# State of Tennessee



## Department of State

To all to whom these Presents shall come, Greeting:

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

SENATE BILL NO. 2299

CHAPTER NO. 420

PRIVATE ACTS OF 1972

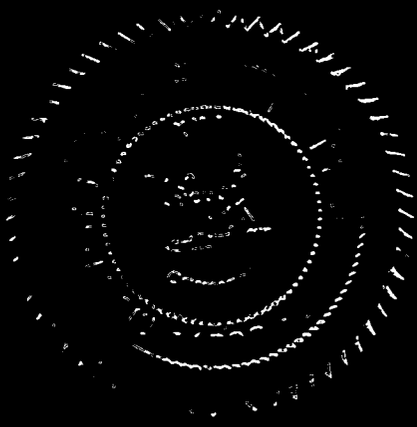
87TH GENERAL ASSEMBLY

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

In Testimony Whereof, I have hereunto subscribed my Official Signature and, by order of the Governor, affixed the Great Seal of the State of Tennessee, at the Department in the City of Nashville,

this 27th day of April

A.D. 19 72



*Joe C. Carr*  
Secretary of State

PRIVATE CHAPTER NO. ~~420~~

SENATE BILL NO. 2299

By Albright, Oehmig

Substituted for: House Bill No. 2505

By Engstrom, Edgar

AN ACT authorizing Hamilton County to create the Hamilton County Regional Disposal Authority, and to authorize such authority to acquire, construct, operate and maintain self-financing projects embracing the collecting and disposal of solid waste. The sale of this service to individuals, counties, private concerns and municipal corporations; to confer powers and impose duties on the authority; to provide for the membership and for the appointment of commissioners of the authority and their term of tenure and compensation; to authorize the authority to contract with others; both within and without this County and State; pertaining to the collection and disposal of solid waste and do all things deemed necessary or convenient for the operation of such undertakings; to authorize the issuance of revenue bonds or certificates of the authority payable from the revenues, tolls, fees, charges and earnings of the authority and to pay the cost of such undertakings or projects and authorize the collection and pledging of the revenues and earnings of the authority for the payment of such bonds or certificates and to define the rights of the holders of such obligations, and to provide that such bonds or certificates be validated and; to make the bonds or certificates of the authority exempt from taxation; to provide for the authority to condemn property of every kind; to authorize the issuance of refunding bonds or certificates; to fix the venue or jurisdiction of actions relating to any provisions of this Act; to provide for the separate enactment of each provision of this Act and repealing all laws or parts of laws in conflict with provisions of this Act; and for other purposes:

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE-Short title-This may be cited as the "Hamilton County Regional Disposal Authority Act."

SECTION 2. HAMILTON COUNTY REGIONAL DISPOSAL AUTHORITY: Hamilton County may create an authority to be known as the Hamilton County Regional Disposal Authority. The authority shall consist of five board members, two to be appointed by the County Judge and approved by the County Council, said appointees shall be appointed for five and three year terms. Two to be appointed by the Mayor of Chattanooga and approved by the City Commission, said appointees to be four and two year terms. The four appointed board members shall appoint

one other member for a term of one year. Said board members at the expiration of their term shall be appointed, or their successor, for a five year term. Immediately after such appointments, the members of the authority shall enter upon their duties. In addition to the Chairman, the authority shall elect one of its members as Vice-Chairman and it may also elect a Secretary and Treasurer who need not necessarily be a member of the authority. Three members of the authority shall constitute a quorum. No vacancy on the authority shall impair the right of the quorum to exercise all the rights and perform all the duties of the authority. The members of the authority shall be entitled to compensation for their services at the rate of \$600.00 per year, except the Chairman, who shall receive \$750.00 per year, and all members shall be reimbursed for their actual expenses necessarily incurred in the performance of their duties. The authority shall make rules and regulations for its own government.

SECTION 3. POWERS: The authority so created pursuant to this Act shall have the power;

(a) To do all things deemed necessary or convenient for an operation pertaining to the collection and disposal of solid waste.

(b) To acquire by purchase, gift, devise, lease or exercise of the power of eminent domain as now granted to counties or other mode of acquisition, hold and dispose of real and personal property of every kind within or without the county and state, whether or not subject to mortgage or any other liens.

(c) To make and enter into contracts, conveyances, mortgages, deeds of trust, bonds or leases with individuals, states, counties, private concerns and municipal corporations whether foreign or domestic.

(d) To incur debts, to borrow money, to issue negotiable bonds and to provide for the rights of holders thereof.

(e) To fix, maintain, collect and revise rates and charges for any service.

(f) To pledge all or any part of its revenues.

(g) To use any right-of-way, easement or other similar property rights held by the state or any political subdivision thereof which may be necessary or convenient in connection with the acquisition, improvement, operation or maintenance of the

authority, provided that the governing body of such political subdivision shall consent to such use.

(h) To appoint, select and employ, officers, agents and employees, including, but not limited to engineering, architectural, and construction expenses, fiscal agents and attorneys, and fix their respective compensations.

(i) To construct, erect, acquire, own, repair, remodel, maintain, add to, extend, improve, equip, operate and manage projects, as hereinabove defined, the cost of any such project to be paid in whole or in part from the proceeds of revenue bonds of the authority or from such proceeds and any grant from the United States of America, State of Tennessee, or any agencies or instrumentalities thereof.

(j) To accept loans and/or grants of money or materials or property of any kind from the United States of America, State of Tennessee, or any agencies or instrumentalities thereof upon such terms and conditions as the United States of America, State of Tennessee, or such agencies or instrumentalities may impose.

(k) Any appeals from the administrative decisions of this board of commissioners shall be by common law writ of certiorari to a court of competent jurisdiction.

SECTION 4. If any commissioner or board member resigns or becomes incapacitated, he shall be replaced by the authority who appointed him for the remainder of that term only.

SECTION 5. RULES AND REGULATIONS FOR OPERATION OF PROJECTS. It shall be the duty of the authority to prescribe rules and regulations for the operation of the project or projects constructed under the provisions of this Act, including, but not limited to, the basis on which collection and disposal of solid waste shall be furnished.

SECTION 6. LIBERAL CONSTRUCTION OF ACT.—This Act being for the welfare of various political subdivisions of this area and its inhabitants, shall be liberally construed to effect the purposes hereof.

SECTION 7. EFFECT OF PARTIAL INVALIDITY OF ACT.—The provisions of this Act are severable, and

if any of its provisions shall be held unconstitutional by any court of competent jurisdiction, the decision of such court shall not affect or impair any of the remaining provisions.

SECTION 8. This act shall have no effect unless it is approved by a two-thirds (2/3) vote of the County Council of Hamilton County. Its approval or nonapproval shall be proclaimed by the presiding officer of the County Council and certified by him to the Secretary of State.

SECTION 9. For the purpose of approving or rejecting the provisions of this Act, it shall be effective upon becoming a law, the public welfare requiring it. For all other purposes, it shall become effective upon being approved as provided in Section 8.

PASSED: April 14, 1972

*John L. Wick*

SPEAKER OF THE SENATE

*James R. McKinney*

SPEAKER OF THE HOUSE OF REPRESENTATIVES

APPROVED:  
*April 25, 1972*

*Herbert W. Brown*

GOVERNOR

# State of Tennessee



## Department of State

To all to whom these Presents shall come, Greeting:

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

HOUSE BILL NO. 2498

CHAPTER NO. 404

PRIVATE ACTS OF 1972

87TH GENERAL ASSEMBLY

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

In Testimony Whereof, I have hereunto subscribed my Official Signature, and by order of the Governor, affixed the Great Seal of the State of Tennessee, at the Department, in the City of Nashville, this 27th day of April A.D. 1972



*Joe C. Carr*  
Secretary of State

PRIVATE CHAPTER NO. 404

HOUSE BILL NO. 2498

By Holcomb, Davis, DeFriese, Edgar, Engstrom

Substituted for: Senate Bill No. 2296

By Albright, Oehmig

AN ACT to amend Chapter 489 of the Private Acts of 1945, entitled: "AN ACT creating a Juvenile Court for Hamilton County, defining its jurisdiction, providing for its rules of procedure, the appointment of its officers, and fixing their compensation, defining delinquent and dependent children in said county, and making them subject to the discretionary orders, custody, control and disposition of said Juvenile Court; and creating a Humane and Juvenile Court Commission for said county, naming the original members of said commission, defining the qualifications of its members, fixing their terms of office and the method of their appointment, and defining the powers and duties of said commission; and naming the first judge of said Court, to serve until the next regular election, and providing that thereafter the said judge shall be elected by the people of said county, fixing his term of office, defining his qualifications, fixing his compensation, defining the powers and duties of said judge, and provided for filling vacancies in said office; and repealing all laws, or parts, of laws in conflict with the provisions of this Act", and all acts amendatory thereof.

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

SECTION 1. Chapter 489 of the Private Acts of 1945, the caption of which is stated in the caption hereof, is amended to provide that the salary of the Judge of the Juvenile Court of Hamilton County shall be fixed in the amount of Eighteen Thousand Five Hundred (\$18,500.00) Dollars per annum.

SECTION 2. This Act shall have no effect unless it is approved by a two-thirds (2/3) vote of the Quarterly County Court of Hamilton County on or before September 1, 1972. Its approval or non-approval shall be proclaimed by the presiding officer of the Quarterly County Court and certified by him to the Secretary of State.

SECTION 3. For the purpose of approving or rejecting the provisions of this Act, as provided in Section 2, it shall be effective on becoming a law, the public welfare requiring it. For all other purposes it shall become effective September 1, 1974.

PASSED: April 13, 1972

*James R. McKinney*  
SPEAKER OF THE HOUSE OF REPRESENTATIVES

*John White*  
SPEAKER OF THE SENATE

APPROVED:  
*April 21, 1972*

*Keafeld News*  
GOVERNOR

State of Tennessee



Department of State

To all to whom these Presents shall come, Greeting:

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

HOUSE BILL NO. 2520
CHAPTER NO. 409
PRIVATE ACTS OF 1972
87TH GENERAL ASSEMBLY

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

In Testimony Whereof, I have hereunto subscribed my Official Signature, and by order of the Governor, affixed the Great Seal of the State of Tennessee, at the Department, in the City of Nashville, this 27th day of April

A.D. 1972



Signature of Joe C. Carr
Secretary of State

PRIVATE CHAPTER NO. 409  
HOUSE BILL NO. 2520

By Carter, Engstrom, Edgar, DeFriese, Holcomb,  
Copeland, Davis

Substituted for: Senate Bill No. 2306

By Oehmig, Albright

AN ACT to Amend Section 18 of Chapter 156 of the Private Acts of 1941, the same being "An Act to reorganize the government and administration of Hamilton County"; so as to provide that no contracts, except for personal services, which exceed One Thousand (\$1,000.00) Dollars or which aggregate more than One Thousand (\$1,000.00) Dollars shall be awarded until advertised as required under the Act; to further provide that no contract shall be awarded involving the expenditure of more than Five Hundred (\$500.00) Dollars and less than One Thousand (\$1,000.00) Dollars unless two or more competitive bids have been secured; and to give the Council the power to waive purchasing requirements in the event there is only one source of supply.

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE, That Section 18 of Chapter 156 of the Private Acts of 1941 be and hereby is amended by striking the words and figures "Five Hundred (\$500.00) Dollars" and inserting in lieu thereof the words and figures of "One Thousand (\$1,000.00) Dollars"; and by striking the words and figures of "One Hundred (\$100.00) Dollars" and inserting in lieu thereof the words and figures of "Five Hundred (\$500.00) Dollars".

SECTION 2. BE IT FURTHER ENACTED, That Section 18 of Chapter 156 of the Private Acts of 1941 be and hereby is amended by the addition of the following paragraph:

"Provided, however, any or all of the foregoing provisions may be waived by the Council when it has determined that there is only one source of supply from whence a commodity may be purchased."

SECTION 3. BE IT FURTHER ENACTED, That this Act shall have no effect unless the same shall have been approved by two-thirds (2/3) of the County Council of Hamilton County, Tennessee, on or before the next regular meeting of said County Council occurring more than thirty (30) days after its approval by the Chief Executive of this State. Its approval or

nonapproval shall be proclaimed by the presiding officer of the body having jurisdiction to approve or the reverse, and shall be certified by him to the Secretary of State.

SECTION 4. BE IT FURTHER ENACTED, That this Act shall take effect from and after its passage, the public welfare requiring it.

PASSED: April 13, 1972

*James R. McKinney*  
SPEAKER OF THE HOUSE OF REPRESENTATIVES

*John A. White*  
SPEAKER OF THE SENATE

APPROVED:  
*April 21, 1972*

*Winfield Dunn*  
GOVERNOR

# State of Tennessee



## Department of State

To all to whom these Presents shall come, Greeting:

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

HOUSE BILL NO. 1950

CHAPTER NO. 397

PRIVATE ACTS OF 1972

87TH GENERAL ASSEMBLY

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

In Testimony Whereof, I have hereunto subscribed my Official Signature, and by order of the Governor, affixed the Great Seal of the State of Tennessee, at the Department, in the City of Nashville,

this 27th day of April  
A.D. 19 72



*Joe C. Carr*  
Secretary of State

PRIVATE CHAPTER NO. 397

HOUSE BILL NO. 1950

By Edgar

Substituted for: Senate Bill No. 1780

By Albright, Oehmig

AN ACT to authorize the Governing Board of Hamilton County to provide funds for Senior Neighbors, Inc.

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

SECTION 1. The Governing Board of Hamilton County, Tennessee, is authorized to appropriate funds to Senior Neighbors, Inc. for general services to elderly people; including, but not limited to, the providing of food services to the homebound, transportation, and educational and recreational activities.

SECTION 2. This Act shall have no effect unless it is approved by a two-thirds (2/3) vote of the County Council of Hamilton County. Its approval or non-approval shall be proclaimed by the presiding officer of the Quarterly County Court and certified by him to the Secretary of State.

SECTION 3. For the purpose of approving or rejecting the provisions of this Act, as provided in Section 2, it shall be effective on becoming a law, the public welfare requiring it. For all other purposes it shall become effective upon being approved as provided in Section 2.

PASSED: April 13, 1972

*James R. McKinney*  
SPEAKER OF THE HOUSE OF REPRESENTATIVES

*John Schickel*  
SPEAKER OF THE SENATE

APPROVED:

*April 21, 1972*

*Winfield Dunn*  
GOVERNOR

State of Tennessee



Department of State

To all to whom these Presents shall come, Greeting:

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

HOUSE BILL NO. 2436
CHAPTER NO. 399
PRIVATE ACTS OF 1972
87TH GENERAL ASSEMBLY

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

In Testimony Whereof, I have hereunto subscribed my Official Signature and by order of the Governor, affixed the Great Seal of the State of Tennessee, at the Department, in the City of Nashville, this 27th day of April

A.D. 19 72



[Signature]
Secretary of State

PRIVATE CHAPTER NO. 399

HOUSE BILL NO. 2436

By Edgar, DeFricse, Davis

Substituted for: Senate Bill No. 2192

By Albright, Ochmig

AN ACT to amend Chapter 96 of the Private Acts of 1969, same being an act entitled: "AN ACT to establish and provide for the distribution of an equity in the Hamilton County Department of Education Insurance and Pension Fund."

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

SECTION 1. Chapter 96 of the Private Acts of 1969 is amended by deleting Section 1 in its entirety and substituting in lieu thereof the following:

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE, That as of the effective date of this Act that each participant in the Hamilton County Department of Education Insurance and Pension Fund shall have an adjusted equity to be determined by allowing \$90.00 for each year of service at 4% interest compounded annually for the years 1945-52 and by allowing \$180.00 for each year of service at 4% interest compounded annually for the school year 1952-53 and for each year thereafter until retirement, the sum of these two periods of contribution shall continue to draw interest as stated above until all of the adjusted equity less the money that has been or will be paid to the participant from said Fund that did not come from the Tennessee Teachers' Retirement System, and also less the \$250.00 death benefit, and for any participant whose pension of \$150.00 per month that is not fully funded by the Tennessee Teachers' Retirement System, that participant's adjusted equity shall also be reduced by 120 times the difference between \$150.00 and that participant's monthly payment from the Tennessee Teachers' Retirement System to the Hamilton County Department of Education Insurance and Pension Fund.

SECTION 2. Chapter 96 of the Private Acts of 1969 is further amended by deleting Section 2 in its entirety and substituting in lieu thereof the following:

SECTION 2. BE IT FURTHER ENACTED, That each participant that has an adjusted equity shall from the date of retirement receive 120 equal monthly payments and providing that each participant that retired prior to the effective date of this Act shall be paid an additional fifty dollars (\$50.00) per month until the difference in what has been paid to the participant from the equity fund that was established by said Chapter 96 of the Private Acts of 1969 and what the participant would have received if the provisions of this Act had been effective July 1, 1969, and be it further provided that no participant shall receive less pension than that being paid prior to the effective date of this Act.

SECTION 3. Chapter 96 of the Private Acts of 1969 is further amended by deleting Section 3 in its entirety and substituting in lieu thereof the following:

SECTION 3. BE IT FURTHER ENACTED, That a "participant" is an employee who has retired or may retire under the provisions of this Act.

SECTION 4. Chapter 96 of the Private Acts of 1969 is further amended by deleting Section 4 in its entirety and substituting in lieu thereof the following:

SECTION 4. BE IT FURTHER ENACTED, That upon the participant's death prior to receiving the full amount of the adjusted equity, then the participant's named beneficiary or beneficiaries shall receive the monthly check so long as one would have been due the retiree had he continued to live; provided however, if the named beneficiary or beneficiaries cannot be located or died prior to the retiree's death or dies prior to receiving the checks which would have been payable to the retiree, the estate shall be paid a lump sum equal to 100% of the amount not withdrawn.

SECTION 5. This Act shall have no effect unless it is approved by a two-thirds (2/3) vote of the County Council of Hamilton County before August 1, 1972. Its approval or nonapproval shall be proclaimed by the presiding officer of the County Council and certified by him to the Secretary of State.

SECTION 6. For the purpose of approving or rejecting the provisions of this Act, it shall be effective upon becoming a law, the public welfare requiring it. For all other purposes, it shall become effective upon being approved as provided in Section 5.

PASSED: April 13, 1972

*James R. McKinney*  
SPEAKER OF THE HOUSE OF REPRESENTATIVES

*John White*  
SPEAKER OF THE SENATE

APPROVED:  
*April 21, 1972*

*Winfield Dunn*  
GOVERNOR

hereon to the Secretary of State.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it. (FOR PHOTOSTAT OF BILL SEE PAGES 243-B--F.)

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - RATIFYING AND APPROVING HOUSE  
BILL NO. 2520, CHAPTER NO. 409, PRIVATE ACTS OF 1972.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

House Bill No. 2520, Chapter No. 409, Private Acts of 1972 of the State of Tennessee, is hereby ratified and approved in accordance with the Tennessee Constitution as amended, and with the Statutes, and the County Judge is directed to certify the action hereon to the Secretary of State.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it. (FOR PHOTOSTAT OF BILL SEE PAGES 243-J thru L.)

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - RATIFYING AND APPROVING HOUSE  
BILL NO. 1950, CHAPTER NO. 397, PRIVATE ACTS OF 1972.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

House Bill No. 1950, Chapter No. 397, Private Acts of 1972 of the State of Tennessee, is hereby ratified and approved in accordance with the Tennessee Constitution as amended, and with the Statutes, and the County Judge is directed to certify the action hereon to the Secretary of State.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it. (FOR PHOTOSTAT OF BILL SEE PAGES 243-M thru N.)

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION - TITLE - RATIFYING AND APPROVING HOUSE  
BILL NO. 2436, CHAPTER NO. 399, PRIVATE ACTS OF 1972.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

House Bill No. 2436, Chapter No. 399, Private Acts of 1972 of the State of Tennessee, is hereby ratified and approved in accordance with the Tennessee Constitution as amended, and with the Statutes, and the County Judge is directed to certify the action hereon to the Secretary of State.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it. (FOR PHOTOSTAT OF BILL SEE PAGES 243-O thru R.)

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

FOR HOUSE BILL NO. 2498, CHAPTER NO. 404, PRIVATE ACTS OF 1972 SEE PAGE 243-A.

M A Y    T E R M    1 9 7 2

ON MOTION of Judge Frost, seconded by Councilman Wilson, the five(5) foregoing Resolutions were unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, that Mr. Lonnie Vernon Lockert be appointed as Plumbing Inspector for Hamilton County at a salary of \$8,600.00 per year. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORIZING THE COUNTY JUDGE TO EXERCISE OPTIONS TO PURCHASE REAL PROPERTY FROM W. T. MASSENGALE AND WIFE, GRACE R. MASSENGALE, AND ALSO FROM BENTON F. SPANGLER AND WIFE, DEE F. SPANGLER, FOR USE AS A SANITARY LANDFILL.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, the County Council on March 15, 1972, authorized the taking of options on subject land, so that a study could be made as to the feasibility of establishing a sanitary landfill on said sites; and

WHEREAS, the option for the purchase of the property owned by W.T. Massengale and Wife was for the purchase of same at a price of \$65,000.00; and the option to purchase property from Benton Spangler and Wife was for the sum of \$52,000.00. It being noted there are 130 acres more or less in the Massengale Tract and some 90 acres more or less in the Spangler Tract of land.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL that the County Judge is hereby authorized to exercise said options at the prices herein stated. It being noted that plans and specifications for the use of subject land have been made and the site has been approved by the Tennessee Department of Public Health. The owners of said property must give warranty deeds and title guaranties in accordance with the survey heretofore made.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

\_\_\_\_\_/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was Adopted on a Roll Call vote, with the following members of the County Council being present and voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, "Nay"; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-4. Total "Nay" votes-1.

RESOLUTION - TITLE - AUTHORIZING PAYMENT OF \$3,180.00 FOR SURVEY OF THE SPANGLER AND MASSENGALE PROPERTY FOR A SANITARY LANDFILL.

*JK*

PLANS AND SPECIFICATIONS FOR THE PROPOSED  
HAMILTON COUNTY SANITARY LANDFILL

Submitted by County Manager Dalton Roberts

to

THE HAMILTON COUNTY COUNCIL

for their approval

Prepared by: Chattanooga-Hamilton County Regional Planning Commission  
and John Bromley, Sanitary Landfill Director

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April 21, 1972  
HEW:js

#### INTRODUCTION

Hamilton County is obligated to provide a means for disposal of solid waste to its citizens. Sections 53-4301, et seq, of Tennessee Code Annotated, is known as the "Tennessee Solid Waste Disposal Act," and makes it unlawful for any person, persons, firm or association, municipal or private corporation, governmental agency of the county or state to place or deposit any solid waste into the waters of the state, burn solid wastes, construct, alter, or operate a disposal facility in any manner not approved by the Health Commissioner of the State. The only exception is that an individual can deposit his own solid wastes upon his own land, provided such disposal does not create a public nuisance or hazard to the public health. Effective July 1, 1970, the Commissioner of Health was empowered to adopt and enforce rules and regulations as to the operation and maintenance of such facilities. Consequently, the effect of the Tennessee Solid Waste Disposal Act is to require that solid wastes be disposed of in a sanitary manner by everyone, including counties.

Broad power to operate a facility for the disposal of solid wastes is given to the County under Section 5-1901, et seq, of Tennessee Code Annotated. Under this Act, the County has the right to condemn land as a site for solid waste disposal and has the power to finance such disposal facility through the issuance of revenue or general obligation bonds or otherwise. The facility may be acquired, developed, and operated solely by the County, or the County may enter into an agreement with the incorporated cities in Hamilton County for joint acquisition, development, and/or operation of the waste disposal facility.

This plan for an independent county waste disposal facility will be submitted to the Chattanooga-Hamilton County Regional Planning Commission and to the Commissioner of Health for the State of Tennessee. Once these plans have been approved, the County can authorize the facility in accordance with the plan by Resolution of the Hamilton County Council.

The landfill operators will be administered by the County Manager, under the jurisdiction of the Hamilton County Council.

The "Tennessee Solid Waste Disposal Act" does not specifically require counties to provide means for disposal of solid wastes, but it does require that the citizens, firms, and industries of the county dispose of wastes in a facility approved by the Health Commissioner of the State. Since there is no firm or corporation in Hamilton County in a position to operate such a disposal facility and the City of Chattanooga does not have a "sanitary" landfill, it would appear that the effect of the Act is to require the County to take action.

HAMILTON COUNTY

SOLID WASTE DISPOSAL SYSTEM

FEASIBILITY STUDY

#### A. BACKGROUND INFORMATION ON HAMILTON COUNTY

1. Climate -- Hamilton County's climate is classified as modified continental. Temperatures average from 41.9 degrees for January, to 80.7 degrees in July, with the relative humidity being somewhat higher than at most points in the same latitude. Annual rainfall over the county is substantial; January is the wettest month, and October is the driest. Rain falls 52 inches annually in the core area of the county. Snowfall is not a significant factor. Historically, there have been two or three headwater floods annually, causing some degree of overflow of the main tributaries of the Tennessee River. Flash floods and heavy rains cause some flood damage in several small communities each year.
  
2. Topography -- Consisting of an area of 587 square miles, Hamilton County is dominated by the "Ridge and Valley Province" of the Appalachian Highlands, with a series of parallel ridges and intervening flat valleys playing a major role in the overall development pattern of the area. The county is bounded by the 1200-foot Cumberland Plateau escarpment to the west, and by the 800-foot White Oak Mountain Range to the east. Both mountain rims rise from the valley floor which has an elevation of approximately 650 feet above sea level. The southwestern portion of the county (metropolitan Chattanooga) is divided in a north-south direction by Missionary Ridge, which has an elevation of 1,100 feet; Lookout Mountain rises to 2,891 feet; and Signal Mountain to 2,080 feet in the far western segment. Dissecting the county in a generally north-south direction, the

Tennessee River forms a vital feature of the geographic picture. The city of Chattanooga occupies both banks of the river downstream from Chickamauga Lake

The proposed 220-acre landfill site is located on two farms just off Birchwood Pike. These farms are approximately 1.4 miles from Tennessee Highway 58. Topographical features on the site range from relatively flat land to very steep slopes.

3. Political Entities -- The major political entities in Hamilton County consist of Chattanooga, East Ridge, Red Bank, Soddy-Daisy, Collegedale, Signal Mountain, Lookout Mountain, and Ridgeside.
4. Transportation System -- The strategic location of Chattanooga is emphasized through the existence of three interstate highways--I-24, I-75, and I-59--focusing on Hamilton County. Other major highways through Hamilton County include US-11, 27, 41, and 127. Tennessee Highways 58 and 153 are major State highways. Several bus and truck lines also serve the area. Chattanooga has been a major railroad center since the 1870's when the railroads took advantage of the Tennessee River gorge. The Tennessee River provides good navigation and access to the world's largest inland waterway system, consisting of the Ohio, Mississippi, and Missouri Rivers. The municipal airport, Lovell Field, is served by daily jetliner service to all parts of the United States. A detailed discussion of the transportation facilities leading to the proposed Birchwood site is seen in the section relating to site desirability.

3. Main Contributors to Area Economy -- In Hamilton County, Chattanooga is the major distribution center for agricultural products, food products, commercial, industrial, and professional equipment, chemicals, tufted carpets, hardware supplies, leather goods, building materials, and for dry goods. In 1967, wholesale activity totaled \$721,687,000, while retail goods totaled \$321,243,000. In the spring of 1972, approximately 52,500 (40 per cent) people were employed in manufacturing, while 80,300 (60 per cent) individuals were gainfully employed in non-manufacturing endeavors. Fabricated metal products and primary metal industries led the durable goods category in employment with textile mill products and chemicals heading the nondurable goods category. In the non-manufacturing category, employment is highest in government work, service categories, and retail trade. (Source: Tennessee Survey of Business, March 1972)

6. Population Density Trends and Projections -- In Hamilton County there are fifteen (15) planning districts. (A planning district is a subdivision of the county that is the smallest feasible division for purposes of reporting and projecting socio-economic data.)

As one might suggest, the highest population densities are found in the central city of Chattanooga surrounding the Central Business District. These densities decrease as one moves away from the center city. The population is also densely developed in the Brainerd, East Ridge, Red Bank, Tyner-Lake Hills, and Hixson areas. On a trend basis, it is safe

to assume that the population density in central Chattanooga will decline, although this area will remain the most densely developed area in Hamilton County as projected to 1980. Densities in the Brainerd-East Ridge area will remain fairly stable through 1980. Population densities will likely increase by 1980 in the Tyner-Lake Hills, Red Bank, and Hixson areas, with the greatest density increase projected to occur in the Tyner-Lake Hills area of Hamilton County.

By the year 2000, population densities will level off in the central city of Chattanooga. Although density will remain greatest in the central Chattanooga area, this area will be closely rivaled by the Tyner-Lake Hills, Red Bank, and Hixson areas. The Tyner-Lake Hills area, as projected in 1980, will likely see the greatest population density increase by the year 2000.

In 1960, Hamilton County had a population of 237,905. By 1970, the county population increased to 254,236. By 1980, the county population is projected to increase to 268,983, and by the year 2000, the population will likely grow to 316,762. The largest municipality in Hamilton County, Chattanooga, suffered a population decline between 1960 and 1970 (150,009 to 119,032). However, by aid of annexation, the city of Chattanooga is expected to grow to 166,776 by 1972 or 1973 (pending a court ruling). It would appear that Chattanooga will continue to grow through future annexation programs, and by natural increase. (Population projections are based on staff projections of the Chattanooga-Hamilton County Regional Planning Commission.

2. MUNICIPAL COLLECTION SYSTEMS

1. Municipal Collection Systems

City of Chattanooga, Tennessee

Collection -- Waste collection in Chattanooga is provided by the Department of Public Works, Streets, and Airports and by a private firm--Chattanooga Disposal, Inc. The City picks up residential and small commercial garbage, while Chattanooga Disposal provides service to commercial and industrial concerns.

The Department of Public Works operates twenty-five 20-cubic yard rear-loading packer trucks over 38 residential routes with twice-a-week service. On-premise storage in metal cans or plastic bags is required. In addition, the Department operates one 30-cubic yard front-end Loadmaster and five rear-end dumpsters for the collection of some 340 container buckets from 260 schools and commercial establishments which generate food wastes within the city. Approximately 840 cubic yards or 210 tons of wet garbage per day is collected by city vehicles. It is then transferred to one of the four 75-yard or the single 60-yard trailers at either the 12th Street and Park Avenue or the Lovell Field relay stations. From these points, the waste is hauled 16 miles to the Summit landfill. Approximately 100 men are employed in the collection, transfer, and disposal of this waste.

The Department of Public Works also collects brush, yard trimmings, street sweepings, leaves, and bulky household rubbish with a fleet of 14 dump trucks, 13 leaf machines, 5 mechanical brooms, and a complement of approximately 80 employees. \$1,362,000 was budgeted for all brush and garbage collection and disposal in fiscal 1971. A 1971 analysis of garbage collection and disposal, including overhead and depreciation costs revealed a total expense of \$16.62 per ton, with \$12.50 per ton for collection, \$2.50 for transfer, and \$1.62 for disposal.

Chattanooga Disposal, Inc., possesses a fleet of seven 30-cubic yard front-end Dumpmasters and four roll-off trailers servicing containers at 600 locations. The company employs 30 persons and collects approximately 17,000 cubic yards of waste per month or 800 cubic yards (200 tons) per day from industrial and commercial sources within the city. They also handle 3,000 cubic yards per month from the E. I. DuPont DeNemours and Company which, though presently outside the city, is located in an area recently approved for annexation. Including the DuPont waste, some 7,000 cubic yards per month, or 35% of Chattanooga Disposal's volume, is hauled to Summitt, while 13,000 yards, or 65%, is disposed of at the municipal trash site in Chattanooga.

Disposal -- Chattanooga's waste is presently disposed of at four City-operated sites. A 21.3-acre brush disposal site is located off Amnicola Highway for brush, yard trimmings, leaves, wood, stone, and demolition

waste. Access to the site is restricted to vehicles carrying these materials. Around 60 City and private vehicles per day utilize the site. An air curtain destructor has been installed on the site and a high temperature burning pit reduces a large portion of the wood wastes. Noncombustible waste, including large stumps and leaves, are covered in the fill area at the site.

A 48-acre trash disposal site is located adjacent to East 38th Street in South Chattanooga. This location is provided for the disposal of mixed rubbish and is used primarily by commercial concerns with dry waste. An average of 175 vehicles use the site daily to dispose of some 1000 cubic yards or 250 tons of trash. The waste is covered and compacted by a TD 20 International Harvester dozer as it is received.

A third municipal disposal site is located at an abandoned rock quarry adjacent to the airport relay station. Brush, leaves, and rubber tires are the only materials dumped at this site.

The location chosen to receive the bulk of the city's waste is the 60-acre Summitt site located east of Oakwood Drive, four miles from the Silverdale exit of Interstate 75. The property was purchased by the City of Chattanooga in October, 1969. It is administered, supervised, and operated by the City for the disposal of solid wastes generated in the city, with two exceptions. By agreement with Hamilton County in June, 1971, wastes from county sources are accepted for disposal for a fee of

40¢ per cubic yard. In addition, C. A. Goolsby, from whom the property was purchased, is allowed to dump up to 100 loads of waste per month from his 16-cubic yard packer trucks at the site without charge. A County employee records all deliveries and collects or tabulates the appropriate payments for County vehicles.

The Summitt site is manned for two shifts during weekdays by operators of the four pieces of equipment used for daily cover and compaction. This equipment includes a 10- to 12-yard Westinghouse pull scraper, an 11-yard self-loading scraper, two TD-20 International Harvester dozers, and a 60-inch sheepfoot roller.

City of East Ridge, Tennessee

Collection -- The city of East Ridge, according to the 1970 Census, has a population of 21,799 persons. The City operates a solid waste collection system and collects all household, commercial, and institutional wastes. There are no industrial plants in East Ridge. The City collects solid waste within its corporate limits twice a week.

The city has six Heil compactor trucks and one other vehicle for waste collection. The municipal system has 20 employees, of which 5 are truck drivers. East Ridge has an overall budget of \$148,000 for waste collection.

Disposal -- The City of East Ridge does not own or operate a disposal facility. The City contracts to have its waste deposited in the Ed Winters'

dump which is located in Catoosa County (Georgia) east of Fort Oglethorpe on Dictz Road. It is used by the cities of Fort Oglethorpe and Rossville and private collectors in Catoosa and Walker counties. Access to the dump is controlled by the owner and fees are charged for dumping. The site has approximately 30 acres in use with another 30 acres available. The entire dump is uncovered and no attempt is made to cover refuse.

Natural drainage from the dump flows into West Chickamauga Creek which empties into South Chickamauga Creek which, in turn, discharges into the Tennessee River. West Chickamauga Creek is a source of water supply upstream from the dump. There are no fences to contain blowing trash and paper, and water supply to fight fires is inadequate.

The Catoosa County Commissioner of Roads and Revenue has ordered East Ridge to stop bringing their waste to the Ed Winters site. However, according to East Ridge's city administrator, they may negotiate with officials at the dump site to continue bringing their waste there until negotiations can begin with the City of Chattanooga, or Hamilton County, in an attempt to deposit their waste at these sites.

City of Red Bank, Tennessee

Collection -- The city of Red Bank has 12,715 persons within its corporate limits. The City operates a municipal collection and disposal facility. It is one of the communities which maintain a disposal site within their boundaries. All household, commercial, and institutional wastes generated are collected by the City vehicles. Industrial waste is collected by private firms.

Red Bank has two compactor trucks and two other vehicles for collection of solid waste and employs nine men. Garbage, ashes, and other household waste are collected twice a week. Trash, yard refuse, and bulky items are collected once a week. Red Bank has an annual budget of \$60,000 for collection of solid waste.

Disposal -- The City of Red Bank maintains and operates a dump within the city limits, located near Pine Breeze Road and East Midvale Avenue. It has approximately 25 acres of land located in a defile between hills. The site has been largely filled, with approximately two or three years of life remaining.

A bulldozer is operated at the site. Cover material is obtained from the hills bordering the site. One employee operates the bulldozer and covers waste daily. However, blowing trash and debris is evident throughout the site area because earth cover is inadequate. The site is not fenced. Under proper management, the site could serve for several additional years. Previous burning is evident.

The Town of Lookout Mountain, Tennessee

Collection -- The population of the town of Lookout Mountain, Tennessee, is 1,741. The town operates its own collection and disposal waste facilities with an annual budget of \$48,000. The town collects all solid waste within its corporate limits three times a week. The town is mostly residential with some commercialization generated by scenic attractions.

The town has one compactor truck and one other vehicle for collecting waste and has eight employees. The sanitation system collects garbage, trash, leaves, tree trimmings, debris, street cleanings, and dead animals.

Disposal -- The town of Lookout Mountain, Tennessee, disposal site can be classified as a sanitary landfill operation. The site is properly maintained and waste material covered daily. The site consists of approximately 20 acres of lowland about 500 feet from Lookout Creek at the foot of the mountain. The trench-landfill method is utilized with a high degree of efficiency. The landfill accepts all waste material generated in the town of Lookout Mountain. The only drawback to the location is its proximity to Lookout Creek, which drains into the Tennessee River downstream from Chattanooga. This site is leased from the Kayo Oil Company of Chattanooga.

The remaining life of this landfill is estimated to be 10 years because the population growth of the town will tend to remain approximately static. If apartment projects are built on the mountain, or if the characteristics of the population change, the useful life could be reduced substantially.

The Town of Signal Mountain, Tennessee

Collection -- Signal Mountain has a population of 4,839 persons. The town operates its own collection and disposal facilities with an annual

budget of \$20,000. It collects all forms of waste within its boundaries.

The town has two compactor trucks and one other vehicle for collecting household, commercial, and institutional wastes. Six men are employed by the town to collect and dispose of solid waste. Twice-a-week collection is provided on normal routes, and bulky items or large volumes are picked up upon request.

Disposal -- The town of Signal Mountain, Tennessee, maintains a dump located in the Prentice Cooper State Forest adjacent to Edwards Point. The site is leased from the State of Tennessee. All refuse collected by the town collection system is deposited at this site.

The dump site is poorly maintained. Cover material is not readily available due to the location and distance of the dump from acceptable soil deposits. The dump site burns frequently and blowing trash litters the landscape. The site has approximately five acres.

## 2. Private Collection Systems

Other than those municipalities that maintain public collection and disposal systems, all other areas in Hamilton County are served by private firms. These firms contract with manufacturing plants to pick up and dispose of industrial waste and they also collect domestic waste for a monthly fee. Pick-up areas are not clearly defined, as there is no control exercised over the operations of private solid waste firms.

Private waste collection and disposal firms operating in Hamilton County are listed as follows:

- o Chattanooga Disposal, Incorporated, is the largest private operator in the area. It operates 12 trucks and employs 20 men serving commercial, institutional, and industrial facilities. The service area includes the cities of Chattanooga, Rossville, Fort Oglethorpe, East Ridge, and Red Bank, and unincorporated areas of East Brainerd, Hixson, and northern Walker County; and includes the service of some 250 businesses. Chattanooga Disposal Service estimates that it collects approximately 400,000 cubic yards per year. Since the firm also represents Dempster-Dumpster, all of its equipment is of late models of this make. The equipment is well maintained.
- o County and Goolsby Garbage Service employs 10 men working four days a week. Equipment includes: One 20-yard loader; one 15-yard loader; and four 16-yard loaders.

This firm operates in the areas of East Brainerd, Highway 58, around the eastern shore of Lake Chickamauga, Collegedale, Harrison, Ooltewah, and Tyner, Tennessee. It is estimated that this firm collects domestic waste from approximately 3,500 homes in the north-central area of Hamilton County. The Goolsby garbage service presently deposits its collected solid waste at the City of Chattanooga landfill site which is located in the Summitt area of Hamilton County.

- o Ed Roy Disposal Service operates with one open-bed truck, collecting waste around Middle Valley, Hamilton County Park, and the west bank of Chickamauga Lake in Hamilton County. It provides garbage service for approximately 300 houses and commercial establishments.
  - o Spann Disposal Service operates in the recently annexed areas of Stuart Heights, Manchester Park, and Rivermont in Hamilton County. It also collects in the Hixson area. Equipment includes one rear-end 20-cubic yard loader and two side loaders of 16- and 20-cubic yard capacities. It utilizes 50 dumpsters in commercial areas. The firm collected from approximately 1,500 houses before Chattanooga annexed most of the collection area served by this firm.
  - o Valley Garbage Service and Garbage Disposal, Inc., are owned by J. H. White. Valley Garbage Service operates in Hamilton County north of State Highway 153 to Soddy-Daisy, Tennessee. Garbage Disposal, Inc., operates south of State Highway 153 to the city limits of Chattanooga. Equipment operated by each firm is:
    - Valley Garbage Service: Two circular type loaders, 20 cubic yards  
One square-type rear-end loader,  
20 cubic yards
    - Garbage Disposal, Inc.: Two square-type rear-end loaders,  
20 cubic yards
- The dump site for both collection units is located in the Summitt area of Hamilton County. The combined number of houses served is estimated to be 5,700.

Private Disposal Sites

White-Spann Dump Site is located in the Summitt area of Hamilton County. The dump is used by the City of Collegedale, by private collectors in the county, and by individuals. The sites are on hillsides. Rubbish is deposited on the upslopes and allowed to fall into lower areas of the dump. Deposited refuse is allowed to lay uncovered during the day. At the end of the day, an effort is made to cover most of the wastes. Equipment consists only of a small trac-loader.

There are approximately 80 to 120 acres available for dumping waste. Much of the rubbish is burned at the dump and fires are continuous. There are no fences to control blowing paper, nor is there water available to fight fires. The site is unattended. This dump site is extremely dangerous from a public health and liability standpoint. Without immediate action to cover existing waste material with an adequate depth of earth, the site can be a primary source of disease. Leachate can be observed in a ditch leading to Friar Branch and the odor is noxious.

Raymond Reddin Dump Site is located on Walden Ridge off Hotwater Road in Hamilton County. The site serves Soddy-Daisy, Sale Creek, and Falling Water communities in the county. The site has approximately 10 acres in use. Several private area collectors use this site for disposal; however, access to the area is bad due to the remote location. There is insufficient cover material in the area and no attempt has been made to cover waste. There are no fences to prevent blowing paper, nor water supply to fight fires.

3. Type and Quantity of Waste -- The type of waste material generated in Hamilton County is of residential, commercial, and industrial origin. Industrial waste output is difficult to analyze because it is disposed by private or contractual means. However, the composition of residential and commercial waste content is more easily identifiable. In the fall of 1969, Hensley-Schmidt, Inc., conducted a sampling program to ascertain the composition of residential and commercial waste. The different types of waste material they found were as follows:

<u>Type of Waste Products</u>	<u>Per Cent of Total</u>
Paper and Paper Products	42.39
Wood and Wood Products	2.80
Plastic, Leather, and Rubber Products	4.18
Glass and Ceramics	8.86
Sand, Stone, Ash, and inerts	3.97
Metals	9.71
Organic Garbage, Leaves, Yard Clippings, etc.	22.81
Rugs and Textile Products	5.28
	<u>100.00%</u>

An estimate was made of the quantity of waste by Hensley-Schmidt, Inc., and the results are as follows:

<u>Category of Waste</u>	<u>Production Rate (pound per person per day)</u>		
	<u>1970</u>	<u>1980</u>	<u>1990</u>
Residential and Commercial	3.13	3.78	4.58
Industrial	2.00	2.42	2.93
Brush	<u>0.59</u>	<u>0.72</u>	<u>0.87</u>
Total	5.72	6.92	8.38

According to the information above, Residential and Commercial waste in Hamilton County generated in 1970 totaled 398 tons; Industrial waste totaled 254 tons; and Brush waste totaled 75 tons (based on a Hamilton County population of 254,236). In 1980, with a projected population of 268,983, Residential and Commercial waste is expected to total 508 tons; Industrial waste should total 325 tons; and Brush waste should total 97 tons. By 1990, waste generated from Residential and Commercial waste should total 669 tons; Industrial waste is expected to total 478 tons; and Brush waste should total 127 tons (based on a projected 1990 population of 291,921).

4. Present Costs of Collection and Disposal of Solid Waste -- Funds obtained for the collection and disposal of solid waste in Hamilton County originate from two sources. Municipalities allocate funds from taxes and unincorporated areas pay a monthly collection fee to private contractors. Estimated amounts spent in the area for collection and disposal of solid waste material are summarized as follows:

<u>Municipal Systems</u>	1968 <u>Estimated Costs</u>
City of Chattanooga, Tennessee	\$1,362,000
City of East Ridge, Tennessee	148,000
Town of Lookout Mountain, Tennessee	48,000
City of Red Bank, Tennessee	60,000
Town of Signal Mountain, Tennessee	<u>20,000</u>
Subtotal Municipalities	\$1,638,000
Private Collectors	468,000
(13,000 @ \$3.00/month for one year)	
Industrial Collectors	<u>85,000</u>
Estimated Total Costs for Waste Disposal	\$2,191,000

5. Environmental Considerations

Aesthetic -- The fact that community dumping creates eyesores is the one that seems to disturb the area's residents the most. Most complaints received are on the dump's ugliness. No one likes to see his roads and highways turned into dumps, and he tends to become especially upset if it is his land on which the dumping occurs. The problem is also crucial in view of the region's plans to increase the tourist business in the area. No tourist wishes to spend his time fishing, hunting, and camping in areas covered with the fresh garbage of local residents. The competition of the recreational facilities of surrounding areas is too great to allow this problem to exist. The aesthetic aspect of the random dumping problem is a major key to arousing public interest in alleviating it.

Fire Hazards -- Unknown to many people, piles of refuse found in woodlands constitute a major fire hazard. Following is a chart showing the number of forest fires (information obtained from State Forestry Division) by cause in the county during the calendar year 1971:

<u>Camp- fire</u>	<u>Smokers</u>	<u>Debris</u>	<u>Incendiary</u>	<u>Machine</u>	<u>Rail- road</u>	<u>Children</u>	<u>Miscellaneous</u>
1	5	37	106	1	7	10	2

It can be seen that 106 of the total 169 fires were caused by arsonists (incendiary). This is roughly 63% of the total. Debris was the next highest cause category, with approximately 22%.

The "debris cause" category certainly includes a few factors that could not be termed relative to the solid waste disposal problem in the strictest sense. Yet the category serves as a guide to the damage that careless disposal of refuse can do. Random dumps within our woodlands are not only eyesores and a blight on that part of the forest; each is the potential starting place of a fire that could destroy the whole forest.

Health Hazards -- Another important hazard engendered by careless dumping is that of health. Dumps provide a natural breeding place for insects and rodents of all kinds. Discarded food scraps provide a home and breeding place for flies, which transmit typhoid fever, cholera, dysentery, summer diarrhea, tuberculosis, anthrax, and intestinal worms. It has been estimated that every cubic foot of pure garbage can product 75,000 flies. Rats are also found in these dumps. They may carry plague, murine typhus, leptospirosis, trichinosis, rickettsialpos, and rabies. The numerous cans, old tires, and buckets found in the dumps hold water, which provides a place for mosquitoes to breed. With mosquitoes come malaria, yellow fever, dengue, encephalitis, and filariasis.

But irresponsible dumping presents a health hazard in less obvious ways also. When garbage is dumped in old wells or quarries, it pollutes the underground water table. This is a particularly bad practice in Hamilton County where the subterranean limestone rocks allow underground

streams to flow for miles. Thus, a person dumping in an old well may pollute the water of his neighbors several miles away. Discarded flammable fluids, pressurized aerosol cans, and light bulbs constitute a hazard in that they explode when burned, resulting in numerous injuries each year. Discarded pesticides and drugs may be picked up by youngsters and taken internally, causing severe repercussions.

These health hazards are usually overlooked by the public, and as the area's population growth continues, these problems will become more acute. Dumps located near people are a major health hazard. Already numerous sections in Hamilton County are made unsafe by nearby dumps. Fortunately, several dumps have closed down in the last two years. However, they could still cause problems, especially where water infiltrates these abandoned dumps, which results in a form of pollution called leachate.

6. Other Pertinent Data -- Hamilton County has never operated a waste disposal facility; therefore, no information is available on past processing, labor, equipment, or administration. However, the city of Chattanooga has operated a landfill site for some time and unlike most private dumps in the county, information concerning environmental effects is available. Because of the nature of the materials being handled, anything less than ideal disposal practices will result in some detrimental environmental effects. For example, while daily coverage is Department policy at the 38th Street and Amnicola sites, waste is

sometimes exposed around the fringes and compaction may be incomplete with unpleasant odors resulting. In addition, insects and rodents are able to enter the refuse with the attendant dangers of nuisance and disease transmission. Illegal dumping outside the disposal perimeter has caused a litter problem, making the area aesthetically unattractive. The fire hazard is greater at poorly managed disposal sites, with the unfortunate consequences of odor, air pollution, and danger to adjacent woods and buildings. Some 30 fires of various scale were reported at the two municipal sites in 1971, with the possible cost of a full-fledged fire-fighting operation going as high as \$1,000 a day.

Liquid wastes and wet garbage are prohibited at the three disposal locations within the city, but, because of the complexity of waste composition and the difficulty of supervision, undesirable substances do periodically enter the sites. The Department has tightened its regulations and enforcement to prevent improper disposal at these locations. Nevertheless, the 38th Street and Amnicola sites have been identified as unacceptable for continued disposal operations due to the underlying limestone and their location in the flood plain of Chattanooga Creek and the Tennessee River, respectively, with the consequent problems of subsurface water movement and leachate production. The Department of Public Works was advised to close these two sites and is arranging for acceptable disposal of the incoming waste at an alternative location.

The Summitt site started out as an open and burning dump with all the related threats to health and air and water quality. After purchase by the City, a transition was made to operation of the site as a sanitary landfill with daily cover and compaction. Construction and operation plans were not required at the commencement of city usage, but the landfill was operated on the area method with special precaution to eliminate the undesirable characteristics of the earlier open dump. Neither vermin nor fire have caused any problems at the Summitt site since the City took over its administration. According to Tennessee Department of Public Health observations, however, shortcomings in the degree of compaction and in control of runoff and surface infiltration have resulted in leachate production.

C. CONDITIONS BEARING ON THE FUTURE DISPOSAL OF HAMILTON COUNTY'S SOLID WASTE

There are at least four conditions which may alter the scope and nature of Hamilton County's waste management system. Possible developments and their implications are as follows:

Increase in Per Capita Waste Generation -- An increase in individual waste output will place increasingly heavy demands on existing administrative and labor personnel, equipment, and disposal site capacity. Even if population

remained constant, an increase from 5.72 in 1970 to 8.38 pounds of waste per capita per day by 1990 in Hamilton County would result in greater disposal costs. General population growth, any further annexation by the city of Chattanooga, or consolidation of any of the presently separate waste administration systems will require more enlargement of existing disposal facilities.

Changes in State Regulations -- New laws concerning liquid, industrial, and toxic wastes may necessitate changes in disposal techniques. As research progresses and greater sophistication in environmental quality control is achieved, more stringent waste management standards can be expected. The overload of waste that is certain to result when some dumps are closed may bring about new laws.

Development of Reclamation Techniques -- Because of the shortage of suitable landfill sites in Hamilton County, measures should be taken to reduce the flow of solid waste that will occur to the proposed county site. One area where reduction could occur would be in the form of reclamation. Several studies have indicated that reclamation could reduce solid waste flow by at least one-half. Three local companies in Chattanooga now recycle solid waste. Richelson Scrap Iron and Metal recycles aluminum and scrap metal. Tennessee Paper Products and Container Corporation has two local plants to recycle paper. Chattanooga Glass Company will recycle glass. A local study indicated that next to wet garbage, paper and glass are the two most prevalent

waste materials. This points out that the means exist for recycling. The only factor remaining is whether we desire to do it.

To aid in recycling, local legislation might be adopted requiring Hamilton County residents to separate their solid waste by type. If glass and paper were separated, there could be a special day when these materials were collected. In Hempstead, New York, for example, after mandatory legislation was adopted requiring waste to be separated, approximately 80 per cent of the population responded to the law.

If it is desired, a pilot project could be undertaken for a short period of time to determine if reclamation would be economically feasible.

County-Wide Collection Services -- The County hopes to expand its solid waste services during the next fiscal year. It is anticipated that Appalachian grant funds will assist in this expansion program.

In consideration of the number of conditions that make land disposal both difficult and uncertain, there are several factors which contribute to the desirability of the proposed site on Birchwood Road.

1. The site has been investigated and determined acceptable from a geologic standpoint. In a letter to Mr. Dalton Roberts, County Manager, Mr. Telfair Brooke, III, of the geologic branch of the Tennessee Valley Authority, stated that the Birchwood site was satisfactory from a geologic standpoint (see exhibit section for letter).

2. The soil in the area is acceptable as cover material and is available in a quantity sufficient for the duration of anticipated operations. The proposed working area covers approximately 165 acres of the 200-acre site. It is expected that the site has a life expectancy of 10 years.
3. The site is located in an area of low population density. It is presently zoned Agricultural. Use of this acreage for waste disposal does not conflict with present or projected land use for the area. The compatibility of the site with regional land use plans is verified in a letter from Mr. T. D. Harden of the Chattanooga-Hamilton County Regional Planning Commission. (See exhibit section for letter.)
4. The site, which is located on Birchwood Pike, approximately 1.4 miles from State Highway 58, is accessible from all areas of Hamilton County. Unfortunately for traffic in northwest Hamilton County, there is only one river crossing, and that is across Chickamauga Dam (State Highway 153). However, State Highway 153 is in excellent condition. It is four lanes from where it intersects with I-75 to a point slightly north of where it intersects with Amnicola Highway. It has been proposed that State Highway 153 be four-laned to Hixson Pike. Other major highways leading to the Birchwood site would be I-24, I-124, I-75, U. S. Highway 27, and State Highway 58. These highways are also in excellent condition. All incorporated municipalities in Hamilton County would have easy access to one of the major routes mentioned above.

Work is now under way to widen State Highway 58 from two lanes to two five-lane sections and one four-lane section to a point near where Highway 58 intersects Holder Road. A five-lane section of highway will begin at the intersection of State 153 and State 58, and will end at Eller Road where the roadway will become four lanes to a point near the intersection of State 58 and Clark Road. From this point, the roadway will continue as a five-lane section to Holder Road (near Central High School). From this point to Birchwood Pike, the roadway will be two-lane. Birchwood Pike is narrow, but the surface is in fair condition. However, because of the heavy flow of truck traffic, the roadway should be resurfaced and widened.

All these circumstances account for the priority attached to this location for disposal of Hamilton County's solid waste and for the care and effort which has gone into preparation of the site for registration as a sanitary landfill.

HAMILTON COUNTY

SOLID WASTE DISPOSAL SYSTEM  
OPERATIONAL PROCEDURE

D. PROPOSED METHOD IN PROCESSING AND DISPOSAL OF SOLID WASTE IN THE HAMILTON COUNTY SANITARY LANDFILL

1. Types and Quantity of Waste -- It is difficult to estimate the amount of refuse which will be deposited in the landfill. However, based on 6.92 pounds per person for 1980 (see Table on Category of Waste), and a population of 268,983, the accumulation of waste would total 930 tons. In 1990, based on 8.38 pounds per person, and a population of 291,921, waste output would total 1,274 tons. An initial fee will be established for the use of the site. As operation proceeds and better records are kept, the fee schedule will be adjusted and based upon operating costs. An accurate record of all refuse will be kept, showing type of waste, tonnage, and breakdown of the person, industry, political subdivision, or other user. A quarterly report will be submitted to the County Council with a carbon copy sent to the Georgia-Tennessee Regional Health Commission. Hamilton County will allow the landfill to be used by any individual or municipality in the county.

2. Processing Method to be used, Required Installation, General Design Criteria, and an Inclement Weather Site

General -- The County shall furnish and install all materials, equipment, and appurtenances necessary for the satisfactory operation of the sanitary landfill as described herein and in accordance with the State of Tennessee regulations. Any changes in operating procedure, landsite usage, landfill characteristics and equipment usage, or in other non-conformity to the required adherence of the standards of sanitary landfill as expressed in

the "Tennessee Solid Waste Disposal Act," shall be approved by the Tennessee Department of Public Health prior to initiation.

Stake-Out -- The operating area of sanitary landfill shall be staked out under the following order sequence:

The total land area shall be staked out as per specified procedure. The immediate operational area shall be staked out showing: Fenced-in area where operation of the landfill is to occur. This will include roadways into fill area, the general parking, and unloading points. Extension of those areas will be the responsibility of the supervisor of the site.

Periodic check-out of the construction grade (operating face), elevation, and horizontal alignment of the sanitary landfill shall be performed by the supervisor.

Excavation of Cover Material -- Seismic shots (by Tennessee Valley Authority) will indicate soil availability for cover purposes and the general possible depth of fill as measured perpendicular to the surface of operation. Cover material shall be inorganic soil, free of putrescible material, refuse, trash, vegetation, stumps, logs, concrete blocks, or other demolition wastes. It shall contain sufficient silt and clay size particles to retard and prevent rapid seepage of water through it when compacted. Adequate cover material shall be made available on site at all times. This can be the planned operational procedure where available cover material is of generally sufficient quantity and quality.

Cover material shall be excavated by a self-propelled scraper and stock-piled for use as indicated on plan of operation.

Operation of the disposal areas shall proceed in accordance with the sequence indicated or as determined by general soil structure during operation. Close identity on map will be made as the sanitary landfill reaches the pre-established contours. Adequate compaction and grading of cover material will control surface drainage, so that no puddling or ponding areas will exist in the operating area.

Stockpiling of Top Soil -- All top soil removed during the construction of the trenches and roads shall be stockpiled for use upon completion of operation at the site. Preferably the stockpile will be located on the northern boundary of the property and away from all future operations. As the final contours are reached, the top soil shall be redistributed across the finished cells.

Construction of Berms and Drainage Ditches -- Earthen berms, as required, shall be constructed in order to prevent ponding of surface water. Drainage ditches shall be constructed in sequence with the construction and filling of the refuse cells. In all cases, however, construction of the ditches shall be scheduled in such a way as to minimize surface runoff across compacted cells. All necessary roadside ditches, culverts, and road entry to the site as specified on approved drawings shall be provided.

All ditches, drainage facilities, and culverts will be maintained by the operating personnel at the site. Provisions shall be made for on-site control of potential gas movement from within the landfill.

Development of Cells -- Refuse will be delivered to the cells by collection vehicles via the on-site access road. The working face of the cell shall be of sufficient width to allow dumping of the refuse without impeding the compaction process of the landfill equipment. The operating face shall be maintained at an approximate 3:1 slope. The refuse shall be dumped at the foot of the slope. The landfill equipment shall push it up the face in layers 8 to 10 inches in depth and compacted by continuous and repeated coverages of the equipment. The operating face shall be covered at the end of each operating day with at least six inches of compacted soil that it is free of putrescible matter. In an event that an area covered with the six-inch cover will not be used within five days, an additional soil cover of twelve inches will be applied. At least three feet of compacted soil shall be placed over each completed trench no later than one week after the operations have moved to a successive trench. After the completion of each trench, the top soil shall be redistributed across the exposed area and suitable grasses planted over the area to help minimize the erosion. The refuse dumping and compaction will at all times be confined to a single trench. However, if the need arises, consideration will be given to opening another trench in order to keep discharge time to a minimum. All trenches shall be graded to prevent ponding of water.

Filling of the trenches shall proceed north to south or west to east, depending upon their location. It is imperative that the application of daily cover material be accomplished promptly in order to prevent fly and rodent attraction, control windblown debris and odors, reduce possibility of fires, and improve general appearance of the fill.

Placement of Refuse -- Refuse will be delivered to the designated areas by the collecting vehicles and will be spread and compacted by the sanitary landfill equipment.

Bulk wastes consisting of refrigerators and furniture shall be delivered to the site. Bulky material shall be flattened and compacted before incorporating into general fill.

Building demolition wastes, when consisting of a homogeneous mass of large quantity, will be handled on receiving authority of the land site operational manager. Special instruction for delivery and area of placement will be assigned upon request and approval of the site manager.

Access Roads -- An access road to the general area of the fill area shall be provided. The road construction shall be an all weather road with 6-inch gravel base, one coat of primer and chips, and one coat of sealer and chips. An adequate supply of gravel to provide good road surface during inclement weather for incoming on-site traffic shall be provided. During extremely bad weather, an inclement weather cell will be maintained to provide daily disposal. The road shall be at least 24

feet in width, with adequate drainage. Necessary gravel roads will be provided from the all weather hard surface road to the operating face.

Dust, Debris, and Burning Controls -- The County shall control the problem of dust by use of sodium chloride, road oil and/or water tank truck whenever excessive dust occurs. Fencing will be used to control blowing debris. No burning of any description shall be permitted at the site. Cleanup procedures for the immediate working area shall be outlined before the landfill begins operation. Cleanup will be a continuous process.

Vector Control -- The landfill site shall be operated in such a manner as to insure unfavorable conditions for production of rodents and insects. Furthermore, no salvaging, scavenging, or animal feeding will be permitted at the landfill.

Entrance Beautification -- It is the intent of the County to provide an attractive entrance to the landfill site which would not be objectionable to land owners or tourists in the vicinity of the landfill site. A buffer zone will separate the landfill operation from Birchwood Pike. The entrance shall have lighting for anyone desiring to dump at night. Also, the lighting will be used for security purposes.

Fencing -- The County shall furnish and install a chainlink fence along Birchwood Pike. A similar fence will be installed on either side of the access road leading to the scale house. A stock fence will be erected around the remainder of the site, except where natural buffers exist.

Signs -- Directional signs will be strategically located on State Highway 58 and Birchwood Pike. Other appropriate information signs will be placed at the entrance to the landfill site.

Operational Information -- The site will be closed each day at a designated time. The site will be open Monday through Friday, and a half day on Saturday. During periods when the site is closed, a container will be provided for temporary waste storage. Night activity or special access to the site after hours will be considered on merits of special needs.

Scale House and Maintenance Room -- A scale house, adequate in size to provide protection from weather and provided with heating, ventilation, and bathroom facilities, shall be constructed. In addition, space will be provided for maintenance, repair and equipment storage. Necessary furniture shall be provided. Lighting shall be provided for security purposes.

Water Service and Fire-Fighting Equipment -- Water shall be obtained from the Savannah Valley Utility District. A six-inch water line runs to the proposed site. The County has negotiated with the Tri-Community Fire Department of Collegedale to supply the necessary on-site fire protection.

Landfill Design -- The County shall adhere to the design plans throughout the construction and operation of the site. Any major changes in the design or operation shall be recorded with the State Office of Solid Waste Management.

Equipment to be Used -- On-site equipment will consist of two bulldozers, one pan unit, one trac-loader, and one steam cleaner. If most of the people in the County use the County landfill site, more equipment will be needed. (See section on fiscal program for costs.)

Administration of the Program -- On-site personnel will consist of a sanitary landfill supervisor, four equipment operators, one maintenance man, a cleanup man, a caretaker. All personnel will work under the direction of the County Manager.

Accident Prevention and Safety -- The operating personnel and the caretaker shall be well schooled in the principles of first aid and safety. First aid equipment, adequate to the needs, shall be provided and maintained on the site. It shall be easily accessible and ready for use.

Communications -- Both telephone and radio communication shall be provided by the County.

Operational Records -- Records on prepared forms showing the quantity and type of refuse placed and its location in the fill shall be kept. This shall be marked on the landfill drawing weekly to indicate progress of the filling operation. This will aid in assessing the rate of landfill area utilization.

E. FISCAL PROGRAM FOR PLAN IMPLEMENTATION

In the table below are data relating to project expenditures. A more detailed expenditure analysis will be submitted later. Records of operating expenses will be kept and periodic reports will be made.

## HAMILTON COUNTY

## Project Expenditures

	Total Cost	Project Funding	County Funds
1. Capital Costs			
Office & Scale House	\$ 10,000.00	\$ 8,000.00	\$ 2,000.00
Fencing	10,000.00	8,000.00	2,000.00
On-Site Roads & Entrances	6,000.00	4,800.00	1,200.00
Scales	<u>10,000.00</u>	<u>8,000.00</u>	<u>2,000.00</u>
Sub-Total	\$ 36,000.00	\$ 28,800.00	\$ 7,200.00
2. Equipment Costs			
Bulldozers (2)	102,000.00	81,600.00	20,400.00
Pan*	---	---	---
Steam Cleaner	<u>2,000.00</u>	<u>1,600.00</u>	<u>400.00</u>
Sub-Total	\$ 104,000.00	\$ 83,200.00	\$ 20,800.00
	<u>\$ 140,000.00</u>	<u>\$ 112,000.00</u>	<u>\$ 28,000.00</u>

\*Equipment now used in City of Chattanooga landfill operation

Estimated operating cost of \$90,000.00 per year to be assumed by the County.

Estimated wastes received the first project year: 750 tons/day

Estimated wastes received the third project year: 1,000 tons/day

F. FUTURE USE OF LANDFILL SITE

The portion of the site that is not being filled can be used for open space recreation. After the site has been one-fourth filled with waste, that portion will be landscaped and reforested. The same procedure will follow until the site has been restored in a satisfactory manner. After the site is abandoned, the land can be used for recreational purposes. The ultimate recreation functions should wait until the site is abandoned so that the recreation needs of the people can more closely be met at that time. Some ideas, however, might include bicycle paths, hiking paths, and ballfields.

TENNESSEE VALLEY AUTHORITY  
KNOXVILLE, TENNESSEE 37902

March 31, 1972

Mr. Dalton Roberts  
County Manager, Hamilton County  
Hamilton County Courthouse  
Chattanooga, Tennessee 37402

Dear Mr. Roberts:

On March 28, 1972, seismic top of work investigations were made at 14 locations on the proposed Hamilton County sanitary landfill site. Stations were positioned on a 400-foot grid covering a 2,800 by 3,100 foot area. The site is located approximately 1,000 feet west of Birchwood Pike and about a mile northwest of the intersection where Birchwood Pike joins Tennessee highway 58 in Hamilton County.

The surface of the site is covered by a residual red clay mixed with large amounts of broken chert and scattered boulders. Some minor blasting may be required in the construction of the landfill. Bedrock is the Knox formation consisting of cherty dolomite.

Seismic values indicate that the bedrock lies at a depth greater than 40 feet over the entire area. Actual determination of top of rock was not attempted for this survey.

In conclusion, I believe that this site offers sufficient soil for a satisfactory sanitary landfill operation.

Sincerely,

  
Telfair Brooke III  
Geologic Branch

Enclosure

CC: George R. Davidson, Jr., Chattanooga  
Gene D. Lockyear, Nashville  
Stuart W. Maher, TDG, Knoxville

RECEIVED

FEB 9 1972

SOIL INVESTIGATION: SANITARY LANDFILL

Hamilton County, Tennessee

Owner: William Massengill

Date: March 6, 1972

By: Robert B. Warren

This is a rolling to steep site with most of the area being rolling and hilly. It is underlain by dolomitic limestone. The soils are:

1. Fullerton and Bodine soils make up about 65 percent of the area. These soils are usually more than 10 feet to bedrock. Slopes are 5 to 35 percent, but are dominantly 8 to 25 percent. Compaction characteristics are fair to good over a fairly wide range of moisture conditions.
2. Minvale and Dewey soils make up about 30 percent of the site. These soils are on slopes of 5 to 12 percent. Compaction characteristics are good over a fairly narrow range of moisture conditions.
3. Greendale and Landisburg soils make up the other 5 percent of the area. Water management will be a significant problem during long continuous rainy periods. Compaction characteristics of these soils are fair to good.

There should be conservation measures applied to these soils upon exposure of the subsoils.



Robert B. Warren  
Soil Scientist, SCS

SOIL INVESTIGATION SANITARY LANDFILL

Hamilton County, Tennessee

Owner: Dr. Ben Spangler

Date: February 15, 1972

By: Robert B. Warren

A portion of this property was investigated and described as the "Templeton Property" on November 5, 1970.

This is a rolling and hilly site comprised of soils underlain by dolomitic limestone. They are:

1. Fullerton and Bodine cherty silt loams make up about 85 percent of the area. These soils are greater than 10 feet to bedrock. To determine actual depth, one should have a power drill or "back hoe." Slopes are dominantly 5 to 20 percent. Compaction characteristics are fair to good over a fairly wide moisture range. Upon exposure of subsoils, conservation practices should be applied to prevent erosion and sedimentation.
2. About 10 percent of the area is Minvale cherty silt loam which in this case has essentially the same characteristics as the Fullerton and Bodine soils.
3. Greendale cherty silt loam comprises about 5 percent of the area. During periods of extended rainfall, water management would pose a significant problem. The compaction characteristics of these soils are good.



Robert B. Warren  
Soil Scientist, SCS

CC: George Davidson  
Dr. Frank Failing  
John Bromley

M A Y T E R M 1 9 7 2

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, the County Council heretofore authorized a survey of subject property to be used as a Sanitary Landfill site; and

WHEREAS, David Barnes was employed to make said survey and has tendered his bill in the sum of \$3,180.00.

NOW, THEREFORE, BE IT RESOLVED, that the County Council authorize the payment of said sum from the Capital Outlay Fund.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was Adopted on a Roll Call vote, with the following members of the County Council being present and voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, "Nay"; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-4. Total "Nay" votes-1.

RESOLUTION - TITLE - PLANS AND SPECIFICATIONS FOR  
THE PROPOSED HAMILTON COUNTY SANITARY LANDFILL.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Chapter 295, Public Acts of 1969, provides for planning, construction, operating, and maintenance of solid waste disposal systems for the purpose of protecting the public health, safety, and welfare, and

WHEREAS, the Tennessee Department of Public Health has published regulations governing the planning, construction, and operation of disposal systems, and

WHEREAS, Hamilton County, recognizing the importance of providing a sanitary landfill site, through its County Council, has this day taken affirmative action to exercise the options to acquire land for the construction, operation, and maintenance of said site, and

WHEREAS, plans and specifications as submitted in detail by the County Manager of Hamilton County have been studied in an open meeting of the Hamilton County Council;

NOW THEREFORE BE IT RESOLVED That the plans and specifications as submitted by the County Manager of Hamilton County on this the 17th day of May, 1972, be accepted and the County Manager is hereby authorized to submit these plans and specifications with accompanying maps, drawings, and designs to the Tennessee Department of Public Health for approval. (PHOTOSTAT OF PLANS AND SPECIFICATIONS ON PAGES 245-A THROUGH 245-TT.)

BE IT FURTHER RESOLVED That official opening of the Hamilton County Sanitary Landfill shall be authorized only by official action of the Hamilton County Council in regular or called session and only then after funds have been received from the pending application for federal funding and an official approval of the Tennessee Health Department.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

M A Y T E R M . 1 9 7 2

ON MOTION of Councilman Long; seconded by Councilman Wilson, the foregoing Resolution was Adopted on a Roll Call vote, with the following members of the County Council being present and voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, "Nay"; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-4. Total "Nay" votes-1.

RESOLUTION - TITLE - TO AMEND COUNTY GENERAL FUND BUDGET BY ADDING THE FOLLOWING: HEALTH DEPARTMENT ADMINISTRATION \$9,000.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, funds have been or will be received in excess of the present budget for Health Department functions in the amount of \$9,000.00.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL, that the County General Fund Budget be amended by adding: Health Department Administration \$9,000.00.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO AMEND COUNTY GENERAL FUND BUDGET BY ADDING THE FOLLOWING: MISCELLANEOUS APPROPRIATION \$ 74.40.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, County Fund Jury Warrant Numbers 1583 for \$37.20 and 1676 for \$37.20 dated in 1968 have been voided, and have now been presented for payment by Mr. Joe N. Austin.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL, that the County General Fund Budget be amended by adding: Miscellaneous Appropriation \$74.40.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.



M A Y T E R M 1 9 7 2

RESOLUTION - TITLE - TO DECLARE ELDER MOUNTAIN ROAD  
A DISTRICT ROAD SUBJECT TO OWNERS OF PROPERTY CON-  
TIGUOUS THERETO GIVING NECESSARY RIGHT-OF-WAY UNTO  
HAMILTON COUNTY.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Elder Mountain Road extending from the West end of that part now main-  
tained by the T.V.A. in a Westerly direction nine-tenths (0.90) of a mile to the top of  
the mountain at the entrance to a private subdivision development, be and is hereby de-  
clared to be a second class district road.

Said road is in the Tiftonia area in the 3rd Civil District.

BE IT FURTHER RESOLVED, that acceptance of said road is conditioned upon all  
owners of property contiguous thereto giving Hamilton County a right-of-way deed which  
right-of-way shall not be less than 50 feet.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its  
passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Long, the two (2) fore-  
going Resolutions were unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY FOR HAMILTON COUNTY  
TO REFUND COUNTY PRIVILEGE LICENSE FEES AND CLERK'S  
FEES TO ITT CANTEEN CORPORATION PURSUANT TO COURT  
ORDER.

WHEREAS, ITT Canteen Corporation filed suit in the Chancery Court of Davidson  
County against George M. Tidwell, Commissioner of Revenue for the State of Tennessee  
asking for a refund of its privilege license fees and Clerk's fees paid under protest;  
and

WHEREAS, the Chancery Court held in favor of complainant and ruled that  
complainant have and recover from Hamilton County the amount of said fees covering the  
period December 1, 1970, through May 31, 1971, together with 6% interest per annum from  
date complaint was filed to date of payment. Now, therefore,

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED: That out of the general fund of Hamilton County ITT Canteen Corpora-  
tion be paid as a refund its county privilege license fee in the amount of \$651.00 and  
the Clerk's fee in the amount of \$434.00, or a total of \$1,085.00 plus 6% interest from  
the date complaint was filed in Civil Action No. A-1164 in the Chancery Court of Davidson  
County to the date payment is made.

BE IT FURTHER RESOLVED that a copy of said final decree entered on April 17,  
1972, be and hereby is attached hereto and made a part of this Resolution.

BE IT FURTHER RESOLVED, That this Resolution shall take effect from and after  
its passage the Public Welfare requiring it. (FOR PHOTOSTAT OF DECREE SEE PAGES 248-A--C.)

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

DECREE ENTERED APRIL 17, 1972--M.B. 84, PAGE 433  
 IN THE CHANCERY COURT OF DAVIDSON COUNTY, TENNESSEE

ITT CANTEEN CORPORATION,  
 Plaintiff

v.

GEORGE M. TIDWELL, Commissioner  
 of Revenue, State of Tennessee,  
 Defendant

PART II

NO. A-1164

FINAL DECREE

This cause came on to be heard on the complaint of the plaintiff, on the advice to the Court by counsel for the defendant that the allegations in the complaint should be well taken and on the record as a whole, from all of which the Court finds that the complaint is well taken and that taxes, penalties, fees and interest were wrongfully assessed against and collected from plaintiff in the following amounts:

State sales taxes, privilege taxes, interest and penalty for period from December 1, 1970, through May 31, 1971.	\$21,943.13
--	-------------

State Gross Receipts taxes for the month of June, 1971.	1,667.13
--	----------

Privilege license fees for period from  
December 1, 1970, through May 31, 1971,  
in the total amount of \$1,866.20, as  
follows:

- |  |        |
|--|--------|
| (a) State privilege license fees<br>under T.C.A. §67-4203, Item 65c,<br>and penalty. | 781.20 |
| (b) County privilege license fees,<br>Hamilton County.                               | 651.00 |
| (c) Clerk's fees, County Court<br>Clerk, Hamilton County.                            | 434.00 |

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The Court further finds that the aforesaid erroneous assessments ought to be refunded to plaintiff, together with interest at six (6%) per cent per annum from the date the complaint was filed to the date of payment.

It is, therefore, ORDERED, ADJUDGED and DECREED that:

1. The plaintiff have and recover of defendant sales and privilege taxes, interest and penalty paid under protest for the period from December 1, 1970, through May 31, 1971, in the amount of \$21,943.13, plus interest to date of payment.

2. The plaintiff have and recover of defendant the State privilege license fees and penalty paid under protest for the period from December 1, 1970, through May 31, 1971, in the amount of \$781.20, plus interest to date of payment.

3. The plaintiff have and recover of the defendant gross receipts taxes paid under protest for the month of June, 1971, in the amount of \$1,667.13, plus interest to date of payment.

4. The plaintiff is entitled to a refund from the County Court Clerk of Hamilton County, Tennessee, county privilege license fees and Clerk's fees paid under protest for the period from December 1, 1970, through May 31, 1971, in the total amount of \$1,085.00, plus interest to date of payment.

It appearing to the Court that the defendant has acted in good faith the costs of this cause, less State and County

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litigation taxes, are taxed against the State.

ENTER this the 17<sup>th</sup> day of April, 1972.

  
Chancellor

APPROVED FOR ENTRY:

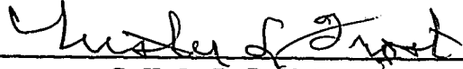
  
Attorney for Plaintiff

  
Assistant Attorney General  
Attorney for Defendant

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ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

  
\_\_\_\_\_  
C H A I R M A N

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STATE OF TENNESSEE )

WEDNESDAY, JUNE 7, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 7th day of June, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend Donald K. Ballard, Pastor of the Grace Church of the Nazarene, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5.

ON MOTION of Councilman Long, seconded by Councilman Newell, to defer action for 30 days on Petition No. 109 (Suburban Homes of Chattanooga, Incorporated). The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED IN THE 1700 BLK. OF THRASHER PIKE BEING ON THE WEST SIDE OF THRASHER PIKE SOME 958' NW OF CLEARWATER RD., WEST. THIS TRACT FRONTS 510' ON THE WEST LINE OF THRASHER PIKE AND EXTENDS SW 235', THENCE NW 115', THENCE SW 85', THENCE NW 280', THENCE SW 2120', THENCE SE SOME 1060', THENCE NE 3104', TO THRASHER PIKE, BEING A PART OF THE ARNOLD GANN TRACT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Arnold Gann and W. A. Stragand, Trustee, petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 1700 Block of Thrasher Pike, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Arnold Gann and W. A. Stragand, Trustee, requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council will hold a public hearing on April 5, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Rural Residential District a tract of land located in the 1700

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Block of Thrasher Pike being on the West side of Thrasher Pike some 958' NW of Clearwater Road, West. This tract fronts 510' on the West line of Thrasher Pike and extends SW 235', thence NW 115', thence SW 85', thence NW 280', thence SW 2120', thence SE some 1060', thence NE 3104' to Thrasher Pike, being a part of the Arnold Gann Tract.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was Adopted by Acclamation, with the members of the County Council voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Newell, "Aye"; Councilman Wilson, "Aye"; Judge Frost, "Nay". Total "Aye" votes-4. Total "Nay" votes-1.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED OFF THE E. LINE OF HIXSON PIKE, N. OF HAMBY RD., BEING THE TRACT FORMERLY OWNED BY MILLER BROS. COMPANY. THIS TRACT BEGINS AT THE SE CORNER OF LOT 1, HUNTER HILLS AND SHORES SUB. AND FRONTS 2373' ON THE W. BANK OF LAKE CHICKAMAUGA, THENCE EXTENDS NW 222', THENCE SE 483', THENCE NE 973', TO THE S. LINE OF HUNTER HILLS AND SHORES SUB., THENCE SE 213' TO THE W. BANK OF LAKE CHICKAMAUGA.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, W. B. Hunt petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located off the E. line of Hixson Pike, N. of Hamby Rd. and said Planning Commission after hearing recommended that said petition be approved, and

WHEREAS, W. B. Hunt requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located off the East line of Hixson Pike, North of Hamby Road, being the tract formerly owned by Miller Bros. Co. This tract begins at the SE corner of Lot 1, Hunter Hills and Shores Sub. and fronts 2373' on the W. bank of Lake Chickamauga, thence extends NW 222', thence SE 483', thence NE 973' to the S. line of Hunter Hills and Shores Sub., thence SE 213' to the West bank of Lake Chickamauga.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

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ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED N. OF E. BRAINERD RD., AND E. OF HAMLET VILLA SUB-DIVISION. THIS TRACT BEGINS AT A POINT IN THE E. LINE OF LOT 8, HAMLET VILLA SUB. AND EXTENDS NE 1077', THENCE SE, ALONG THE N. LINE OF SEC. 17, FOR 671', THENCE SW 779.6', THENCE NW 200', THENCE SW 525' TO A POINT 340' N. OF THE CENTERLINE OF E. BRAINERD RD., THENCE NW, 340' N. OF AND PARALLEL WITH E. BRAINERD RD., FOR 290', THENCE NE 125', THENCE NW 177' TO THE POINT OF BEGINNING.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Fred Edgmon, Trustee, petitioned The Chattanooga-Hamilton County Planning Commission to rezone a tract of land located North of East Brainerd Road, and East of Hamlet Villa Subdivision; and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Fred Edgmon, Trustee, requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Rural Residential District a tract of land located N. of E. Brainerd Rd., and E. of Hamlet Villa Sub. This tract begins at a point in the E. line of Lot 8, Hamlet Villa Sub. and extends NE 1077', thence SE, along the N. line of Sec. 17, for 671', thence SW 779.6', thence NW 200', thence SW 525' to a point 340' N. of the centerline of East Brainerd Rd., thence NW, 340' N. of and parallel with E. Brainerd Rd., for 290', thence NE 125', thence NW 177' to the point of beginning.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED AT 4981 McCAHILL ROAD, BEING ON THE WEST LINE OF McCAHILL RD. BETWEEN BROWNTOWN ROAD AND ARNOLD CIRCLE. THIS TRACT BEGINS SOME 700' SOUTH OF ARNOLD CIRCLE, FRONTS 260' ON THE WEST LINE OF McCAHILL ROAD AND EXTENDS NE 330', THENCE NE 260', THENCE SE 425' TO McCAHILL ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, James A. and Hazel A. Howard petitioned The Chattanooga-Hamilton County

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Planning Commission, to rezone a tract of land located at 4981 McCahill Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, James A. and Hazel A. Howard requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County, be amended to rezone from Agricultural to Urban Residential District a tract of land located at 4981 McCahill Road, being on the West line of McCahill Road between Browntown Road and Arnold Circle. This tract begins some 700' South of Arnold Circle, fronts 260' on the West line of McCahill Road and extends NE 330', thence NE 260', thence SE 425' to McCahill Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED ON THE EAST LINE OF PINE HILL ROAD, ADJOINING SOUTHERN RAILWAY. THIS TRACT BEGINS AT THE EAST LINE OF SOUTHERN RAILWAY, FRONTS 386' ON THE EAST LINE OF PINE HILL ROAD AND EXTENDS NE 300', THENCE SE 225', THENCE NE 700', THENCE NW 657.5' TO SOUTHERN RAILWAY R-O-W, THENCE SW, ALONG SOUTHERN R-O-W, for 660'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Joseph N. Housley petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the east line of Pine Hill Road, adjoining Southern Railway; and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Joseph N. Housley requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Apartment-Townhouse District a tract of land located on the East line of Pine Hill Road, adjoining Southern Railway. This tract begins at the East line of Southern Railway, fronts 386' on the East line of Pine Hill Road and extends NE 300', thence SE 225', thence NE 700', thence NW 657.5' to Southern Railway R-O-W, thence SW, along Southern R-O-W, for 660'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

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ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED ON THE EAST LINE OF THE 4600 BLOCK OF HIXSON PIKE. LOT 5, FAIRACRES SUBDIVISION, UNIT 2, AS SHOWN BY PLAT RECORDED IN PLAT BOOK 15, PAGE 76, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, MORE FULLY DESCRIBED AS FRONTING 76.8' ON THE EAST LINE OF HIXSON PIKE AND EXTENDING SE 130' ON THE NORTH LINE AND 145' ON THE SOUTH LINE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Mt. Vernon Realty, Inc. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the East line of the 4600 Block of Hixson Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Mt. Vernon Realty, Inc. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located on the East line of the 4600 Block of Hixson Pike, Lot 5, Fairacres Subdivision, Unit 2, as shown by plat recorded in Plat Book 15, Page 76, in the Register's Office of Hamilton County, Tennessee, more fully described as fronting 76.8' on the East line of Hixson Pike and extending SE 130' on the North line and 145' on the South line.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM URBAN RESIDENTIAL DISTRICT TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED ON THE WEST LINE OF WINDING LANE, NORTH OF GADD ROAD. THIS TRACT BEGINS SOME 300' N. OF GADD ROAD; FRONTS 295' ON THE W. LINE OF WINDING LANE AND EXTENDS W. 802.1', THENCE SE 530' TO THE N. LINE OF GADD ROAD, FRONTS 48.3' ON THE NORTH LINE OF GADD ROAD, THENCE N. 125.6', THENCE E. 96', THENCE NE 125', THENCE E. 80', THENCE SW 125', THENCE SE 160', THENCE NE 125', THENCE SE 263' TO WINDING LANE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, L. B. Austin, III petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the West line of Winding Lane,

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North of Gadd Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, L. B. Austin, III requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential District to Apartment-Townhouse District a tract of land located on the West line of Winding Lane, North of Gadd Road. This tract begins some 300' N. of Gadd Road, fronts 295' on the W. line of Winding Lane and extends West 802.1', thence SE 530' to the N. line of Gadd Road, fronts 48.3' on the N. line of Gadd Road, thence N. 125.6', thence E. 96', thence NE 125', thence E. 80', thence SW 125', thence SE 160', thence NE 125' thence SE 263' to Winding Lane.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM URBAN RESIDENTIAL DISTRICT TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED AT 1240 AND 1242 HELENA DRIVE, BEING AT THE SW INTERSECTION OF HELENA DRIVE AND AUSTIN ROAD. THIS TRACT FRONTS 240' ON THE SOUTH LINE OF GADD ROAD AND EXTENDS 374.11', THENCE NW 325', THENCE NE 272.5' TO GADD ROAD, BEING LOTS 1A, 2A AND THAT PORTION MARKED FUTURE DEVELOPMENT OF THE GADD ROAD ADDITION SUBDIVISION.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, L. B. Austin, III petitioned The Chattanooga-Hamilton County Planning Commission to rezone a tract of land located at 1240 and 1242 Helena Drive, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, L. B. Austin, III requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential District to Apartment-Townhouse District a tract of land located at 1240 and 1242 Helena Drive, being at the SW intersection of Helena Drive and Austin Road. This tract fronts 240' on the South line of Gadd Road and extends 374.11', thence NW 325', thence NE 272.5' to Gadd Road, being Lots 1A, 2A and that portion marked future development of the Gadd Road Addition Subdivision.

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BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

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/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED ON HICKORY WOODS LANE, NORTH OF AUSTIN ROAD. LOTS 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 21 AND 22 OF HICKORY WOODS SUBDIVISION AS RECORDED IN PLAT BOOK 27, PAGE 85, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, : IN SESSION ASSEMBLED:-

WHEREAS, L. B. Austin, III petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on Hickory Woods Lane, North of Austin Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, L. B. Austin, III requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Apartment-Townhouse District a tract of land located on Hickory Woods Lane, North of Austin Road. Lots 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 21 and 22 of Hickory Woods Subdivision as recorded in Plat Book 27, Page 85, in the Register's Office of Hamilton County, Tennessee.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

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/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO GENERAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 8141 EAST BRAINERD ROAD, BEING ON THE NORTH LINE OF EAST BRAINERD ROAD, WEST OF KINSEY DRIVE. TRACT 4, BRAINERD ACRES, AS SHOWN BY PLAT OF RECORD IN PLAT BOOK 11, PAGE 30, OF THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, MORE FULLY DESCRIBED AS FRONTING 90' ON THE NORTH LINE OF EAST BRAINERD ROAD AND EXTENDING NE, BETWEEN PARALLEL LINES FOR 400'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

J U N E T E R M 1 9 7 2

WHEREAS, John M. Brown petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 8141 East Brainerd Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, John M. Brown requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: , That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to General Business District a tract of land located at 8141 East Brainerd Road, being on the North line of East Brainerd Road, West of Kinsey Drive. Tract 4, Brainerd Acres, as shown by Plat of Record in Plat Book 11, Page 30, of the Register's Office of Hamilton County, Tennessee, more fully described as fronting 90' on the North line of East Brainerd Road and extending NE, between parallel lines for 400'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED NORTH OF DAVIS ROAD ON THE WEST LINE OF HIGHWAY 58. THIS TRACT BEGINS SOME 4000' NORTH OF DAVIS ROAD, FRONTS 186' ON THE WEST LINE OF HIGHWAY 58 AND EXTENDS NW 328.99', THENCE SW 185', THENCE SE 302.57' TO HIGHWAY 58.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Russell L. Lee, Trustee, petitioned The Chattanooga-Hamilton County Planning Commission to rezone a tract of land located North of Davis Road on the West line of Highway 58, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Russell L. Lee, Trustee, requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: , That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located North of Davis Road on the West line of Highway 58. This tract begins some 4000' North of Davis Road, fronts 186' on the West line of Highway 58 and extends NW 328.99', thence SW 185', thence SE 302.57' to Highway 58.

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BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM URBAN RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED BETWEEN EAST BRAINERD ROAD, OLD EAST BRAINERD ROAD AND JENKINS ROAD. THIS TRACT FRONTS 650' ON THE EAST LINE OF EAST BRAINERD ROAD, FRONTS 510' ON THE WEST LINE OF JENKINS ROAD AND FRONTS 295' ON THE SOUTH LINE OF OLD EAST BRAINERD ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: -

WHEREAS, George K. Henshall, Jr. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located between East Brainerd Road, Old East Brainerd Road and Jenkins Road, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, George K. Henshall, Jr. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential District to Local Business District a tract of land located between East Brainerd Road, Old East Brainerd Road and Jenkins Road. This tract fronts 650' on the East line of East Brainerd Road, fronts 510' on the West line of Jenkins Road and fronts 295' on the South line of Old East Brainerd Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED N. OF CUMMINGS HWY., EAST OF THE MARION CO. LINE, ON WILCOX RD. THIS TRACT BEGINS AT A POINT SOME 340' N. OF CUMMINGS' RD., FRONTS SOME 200' ON THE E. AND W. LINES OF WILCOX RD. AND EXTENDS NW SOME 410', THENCE SW 130', THENCE SE SOME 440' TO WILCOX RD., THENCE CROSSING WILCOX RD. AND EXTENDING SE 80', THENCE NE 200', THENCE NW 70' TO THE E. LINE OF WILCOX ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: -

WHEREAS, Benjamin F. Brackett petitioned The Chattanooga-Hamilton County Regional

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Planning Commission to rezone a tract of land located North of Cummings Highway, East of the Marion Co. line on Wilcox Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Benjamin F. Brackett requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Rural Residential District a tract of land located N. of Cummings Hwy., E. of the Marion Co. Line, on Wilcox Rd. This tract begins at a point some 340' N. of Cummings Rd., fronts some 200' on the E. and W. lines of Wilcox Rd. and extends NW some 410', thence SW 130', thence SE some 440' to Wilcox Rd., thence crossing Wilcox Rd. and extending SE 80', thence NE 200', thence NW 70' to the East line of Wilcox Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

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/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO GENERAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 4513 HIXSON PIKE, BEING ON THE WEST LINE OF HIXSON PIKE, SOUTH OF DAVIS BROS. LUMBER CO. THIS TRACT BEGINS AT A POINT 651' SOUTH OF BAGWELL LANE, FRONTS 100' ON THE WEST LINE OF HIXSON PIKE AND EXTENDS WEST, BETWEEN PARALLEL LINES FOR 500'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Carl B. and Jack B. Davis petitioned The Chattanooga-Hamilton County Planning Commission to rezone a tract of land located at 4513 Hixson Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Carl B. and Jack B. Davis requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to General Business District a tract of land located at 4513 Hixson Pike, being on the West line of Hixson Pike, South of Davis Bros. Lumber Co. This tract begins at a point 651' South of Bagwell Lane, fronts 100' on the West line of Hixson Pike and extends West, between parallel lines for 500'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

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/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

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ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO TOURIST COURT AND MOTEL DISTRICT A TRACT OF LAND LOCATED AT NE INTERSECTION OF I-24 AND CUMMINGS HWY., ALSO CALLED U.S. 41. THIS TRACT BEGINS AT THE INTERSECTION OF U.S. 41 AND I-24 AND EXTENDS NE, ALONG THE I-24 R-O-W FOR 508.31', THENCE NW 80.09', THENCE NE 84.79', THENCE NE, CONTINUING ALONG I-24 R-O-W FOR 450', THENCE SE 458', THENCE SW 285', THENCE SW 42.9', THENCE SW 174', THENCE SE 200' TO U.S. 41, FRONTS 60' ON U.S. 41 AND EXTENDS NW 200', THENCE NW 275.02', THENCE NW 100' THENCE NW 208.37' TO THE POINT OF BEGINNING.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, McDowell Development Corporation petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at NE intersection of I-24 and Cummings Hwy., also called U.S. 41, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, McDowell Development Corporation requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Tourist Court and Motel District a tract of land located at NE intersection of I-24 and Cummings Hwy., also called U.S. 41. This tract begins at the intersection of U.S. 41 and I-24 and extends NE, along the I-24 R-O-W for 508.31', thence NW 80.09', thence NE 84.79', thence NE, continuing along I-24 R-O-W for 450', thence SE 458', thence SW 285', thence SW 42.9', thence SW 174', thence SE 200' to U.S. 41, fronts 60' on U.S. 41 and extends NW 200', thence NW 275.02', thence NW 100', thence NW 208.37' to the point of beginning.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

(OMIT)

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE SOUTH LINE OF STANDIFER GAP ROAD, BETWEEN BANKS ROAD AND STANDIFER GAP ROAD. THIS TRACT FRONTS SOME 500' ON THE NORTH AND SOUTH LINE OF STANDIFER GAP ROAD AND EXTENDS NW 2640', THENCE SW 2640', THENCE SE 2640', THENCE NE 2640', BEING THE SW QUARTER OF SECTION 5, TOWNSHIP 1, SOUTH, RANGE 2, WEST OF THE BASIS LINE, OCOEE DISTRICT, BEING THE W. T. BROYLES TRACT. EXCLUDING THE R-O-W OF STANDIFER GAP ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

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RESOLUTION - TITLE - REZONING FROM AGRICULTURAL TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE SOUTH LINE OF STANDIFER GAP ROAD, BETWEEN BANKS ROAD AND STANDIFER GAP ROAD. THIS TRACT FRONTS SOME 500' ON THE NORTH AND SOUTH LINE OF STANDIFER GAP ROAD AND EXTENDS NW 2640', THENCE SW 2640', THENCE SE 2640', THENCE NE 2640', BEING THE SW QUARTER OF SECTION 5, TOWNSHIP 1, SOUTH, RANGE 2, WEST OF THE BASIS LINE, OCOEE DISTRICT, BEING THE W. T. BROYLES TRACT. EXCLUDING THE R-O-W OF STANDIFER GAP ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, C. F. Weidner petitioned The Chattanooga-Hamilton County Planning Commission to rezone a tract of land located on the South line of Standifer Gap Road, between Banks Road and Standifer Gap Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, C. F. Weidner requested that the County Council consider said petition and notice has been published in a newspaper in general circulation that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Rural Residential District a tract of land located on the South line of Standifer Gap Road, between Banks Road and Standifer Gap Road. This tract fronts some 500' on the North and South line of Standifer Gap Road and extends NW 2640', thence SW 2640', thence SE 2640', thence NE 2640', being the Southwest quarter of Section 5, Township 1, South, Range 2, West of the basis line, Ocoee District, being the W. T. Broyles Tract. Excluding the R-O-W of Standifer Gap Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE SOUTH SIDE OF HIXSON PIKE OPPOSITE NELSON ROAD. THIS TRACT BEGINS AT A POINT ON THE SOUTH LINE OF HIXSON PIKE OPPOSITE NELSON ROAD, FRONTS 585' ON THE SOUTH LINE OF HIXSON PIKE AND EXTENDS SW 1428', THENCE WEST 450' TO TVA CORNER MARKER 308-1, THENCE NE 1292' TO HIXSON PIKE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Robert P. Elliott petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the South Side of Hixson Pike opposite Nelson Road, and said Planning Commission after hearing recommended that said petition be approved; and

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WHEREAS, Robert P. Elliott requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June '7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located on the South side of Hixson Pike opposite Nelson Road. This tract begins at a point on the South line of Hixson Pike opposite Nelson Road, fronts 585' on the South line of Hixson Pike and extends SW 1428', thence West 450' To TVA corner marker 308-1, thence NE 1292' to Hixson Pike.

BE IT FURTHER RESOLVES, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO MOBILE HOME DISTRICT A TRACT OF LAND LOCATED W. OF DALLAS HOLLOW RD. AND S. OF RIDGE TRAIL RD. THIS TRACT BEGINS AT A POINT SOME 700' S. OF RIDGE TRAIL ROAD, FRONTS 100' ON THE WEST LINE OF DALLAS HOLLOW RD. AND EXTENDS W. FOR 400', THENCE S. 500', THENCE W. 98', THENCE NW 1253', THENCE N. 625', THENCE SE 660', THENCE E. 423', THENCE S. 300', THENCE E. 400' TO DALLAS HOLLOW ROAD, BEING LOT 7, AND THE WEST HALF OF LOTS 2, 3, 4, 5, 6, 8, 9, and 10, HOME AKERS SUBDIVISION AND SOME UNDIVIDED ACREAGE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Clyde E. and Hazel K. Day petitioned The Chattanooga-Hamilton County Regional Planning to rezone a tract of land located West of Dallas Hollow Road and South of Ridge Trail Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Clyde E. and Hazel K. Day requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing at the Court House on June 7, 1972 concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Mobile Home District a tract of land located W. of Dallas Hollow Road and S. of Ridge Trail Rd. This tract begins at a point some 700' South of Ridge Trail Rd., fronts 100' on the W. line of Dallas Hollow Road and extends W. for 400', thence S. 500', thence W. 98', thence NW 1253', thence N. 625', thence SE 660', thence E. 423', thence S. 300', thence E. 400' to Dallas Hollow Road, being Lot 7

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and the W. half of Lots 2, 3, 4, 5, 6, 8, 9, and 10, Home Akers Subdivision and some undivided acreage.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED SOUTH OF WILLIAMSBURG ESTATES NO. 2, ON THE WEST LINE OF MORRIS HILL ROAD. THIS TRACT BEGINS AT A POINT 589' NORTH OF IGOU GAP ROAD, FRONTS 105' ON THE WEST LINE OF MORRIS HILL ROAD AND EXTENDS SW 132' BETWEEN PARALLEL LINES.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Otis C. Smith petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located South of Williamsburg Estates No. 2, on the West line of Morris Hill Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Otis C. Smith requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located South of Williamsburg Estates No. 2, on the West line of Morris Hill Road. This tract begins at a point 589' North of Igou Gap Road, fronts 105' on the West line of Morris Hill Road and extends SW 132' between parallel lines.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Wilson, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION.- TITLE - REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED ON THE WEST LINE OF HIGHWAY 58, SOUTH OF SHIRLEY POND ROAD. THIS TRACT BEGINS SOME 700' SOUTH OF SHIRLEY POND ROAD, FRONTS 500' ON THE WEST LINE OF HIGHWAY 58 AND EXTENDS NW, BETWEEN PARALLEL LINES, FOR 290', BEING THE PART OF THE FRONT 290' OF THE KOBETTS TRACT NOT ZONED LOCAL BUSINESS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

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WHEREAS, William A. and Elizabeth Kobetts petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the West line of Highway 58, South of Shirley Pond Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, William A. and Elizabeth Kobetts requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing at the Court House on June 7, 1972 concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located on the West line of Highway 58, South of Shirley Pond Road. This tract begins some 700' South of Shirley Pond Road, fronts 500' on the West line of Highway 58 and extends NW, between parallel lines, for 290', being that part of the front 290' of the Kobetts Tract not zoned Local Business.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED WEST OF HIGHWAY 58, AND SOUTH OF SHIRLEY POND ROAD. THIS TRACT BEGINS AT A POINT SOME 750' SOUTH OF SHIRLEY POND ROAD AND 300' WEST OF HIGHWAY 58, AND EXTENDS NW 475', THENCE SE 390', THENCE NE 440', BEING 300' WEST OF AND PARALLEL WITH HIGHWAY 58.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, William A. and Elizabeth Kobetts petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located West of Highway 58, and South of Shirley Pond Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, William A. and Elizabeth Kobetts requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on June 7, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Rural Residential District a tract of land located W.

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of Highway 58, and S. of Shirley Pond Road. This tract begins at a point some 750' South of Shirley Pond Road and 300' West of Highway 58, and extends NW 475', thence SE 390', thence NE 440', being 300' West of and parallel with Highway 58.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Councilman Long, that Mr. M. C. Strickland, who was elected to the Board of Plumbing Examiners in the Council Meeting of May 17, 1972, be removed because of lack of qualifications, and that he be replaced with Mr. C. E. "Rex" Wilson. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - TO AMEND THE COUNTY GENERAL FUND ,  
BUDGET BY ADDING \$5200.00 TO THE GEORGIA-TENNESSEE  
REGIONAL HEALTH COMMISSION

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, funds have been or will be available in the amount of \$5200.00.

NOW, THEREFORE, BE IT RESOLVED THAT THE HAMILTON COUNTY COUNCIL amend the General Fund Budget by adding \$5200.00 to the Georgia-Tennessee Regional Health Commission.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - APPROPRIATING \$39,683.00 AS THE  
SHARE FOR HAMILTON COUNTY IN THE OPERATION OF THE  
HAMILTON COUNTY SANITARY LANDFILL AS SET OUT IN  
RESOLUTION DATED MAY 17, 1972--THEREFORE AMENDING  
THE COUNTY GENERAL FUND BUDGET IN THIS AMOUNT.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, by virtue of the plans and specifications for the proposed Hamilton County Sanitary Landfill as set forth in the resolution adopted by the County Council on May 17, 1972, requiring the appropriation of \$28,000.00 for Hamilton County's share; and

WHEREAS, in the purchase of certain equipment necessary for the operation of said landfill there is an addition cost of \$11,683.00.



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NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE  
IN SESSION ASSEMBLED:

That, the School Fund Budget be amended by adding the following:

Capital Outlay	3200	220,800.19
Instruction	2200	28,125.43
Maintenance of Plant	2700	3,500.00
Headstart	3100	198,000.00
Youth Development Program	7000	35,000.00
Public Service Careers	7100	13,500.00
Department of Public Welfare	7400	15,000.00
Better Educated Teachers	3500	35,000.00
Administration	2100	988.00
Transportation	2500	16,000.00

\$565,913.62

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage,  
the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolu-  
tion was unanimously Adopted on a Roll Call vote, with the following members of the  
County Council being present and voting "Aye": Councilman Long, Councilman Mayfield,  
Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - TO AMEND THE 89-10 FUND BY  
ADDING \$548,425.00

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION  
ASSEMBLED:-

WHEREAS, Federal Funds for the 89-10 Fund have been or will be received.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE,  
IN SESSION ASSEMBLED: That the 89-10 Fund be amended by adding \$548,425.00.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage,  
the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolu-  
tion was unanimously Adopted on a Roll Call vote, with the following members of the  
County Council being present and voting "Aye": Councilman Long, Councilman Mayfield,  
Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY TO ACCEPT OFFER OF  
R. L. COFER AND WIFE, DENISE F. COFER TO PURCHASE  
LOT 4, BLOCK 4, WARD 3, J. C. STANTONS ADDITION,  
AS SHOWN IN DEED BOOK H-2, PAGE 156 IN THE REGISTER'S  
OFFICE OF HAMILTON COUNTY, TENNESSEE, REEVES TAX NO.  
101-3-3, IN THE AMOUNT OF \$4,000.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION  
ASSEMBLED:-

WHEREAS, Lot 4, Block 4, Ward 3, J. C. Stantons Addition, as shown in Deed Book  
H-2, Page 156 in the Register's Office of Hamilton County, Tennessee, Reeves Tax No.  
101-3-3, was purchased by Hamilton County and the City of Chattanooga on account of

unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$4,000.00; and

WHEREAS, Hamilton County and the City of Chattanooga have received an offer of \$4,000.00 from R. L. Cofer and wife, Denise F. Cofer.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$4,000.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell,  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORITY FOR OFFICE OF THE  
COUNTY ATTORNEY TO TAKE APPROPRIATE EMINENT DOMAIN  
PROCEDURES AS TO TRACT OF LAND OWNED BY CITY ICE  
DELIVERY COMPANY LOCATED AT THE SW INTERSECTION OF  
OLD HIXSON PIKE AND MIDDLE VALLEY ROAD WHICH IS  
NEEDED FOR ROAD RIGHT -OF-WAY PURPOSES UNDER FEDERAL  
AID SECONDARY PROJECT #SU-4306(7).

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, certain property owned by City Ice Delivery Company of Atlanta, Georgia located in Hamilton County, Tennessee as hereinafter described, is needed as road right-of-way for Hixson Pike Project known and referred to as Federal Aid Secondary Project #SU-4306(7); and

WHEREAS, the said legal description thereof is as follows:

Being the Avery P. Watt tract of land conveyed to City Ice Delivery Company by deed recorded in Book 2024, Page 480 in the Register's Office of Hamilton County, Tennessee fronting 390' on the West line of Hixson Pike, 120' on the South line of Old Hixson Pike and extending SE 390' to a point in the West line of Hixson Pike, a triangular parcel of land; said metes and bounds being more or less and referred to as Tax #1770D-3-1A; together with

Property conveyed by Eugene Hixson to City Ice Delivery Company by deed recorded in Book 2024, Page 476 in the Register's Office of Hamilton County and referred to as Tax #1770D-3-1; together with any and all other properties of the said City Ice Delivery Company contiguous to said tracts necessary and incident to said road right-of-way.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE,

J U N E T E R M 1 9 7 2

IN SESSION ASSEMBLED: That the Office of the County Attorney be and hereby is authorized to take appropriate eminent domain procedures in a court of competent jurisdiction to condemn the property heretofore described, if necessary, and to do any and all things incident thereto.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - ESTABLISHING REGULAR MEETING DATES  
AND TIMES OF COUNTY COUNCIL, AND MEETING DATES AND TIMES  
OF EXECUTIVE SESSIONS OF COUNCIL, AND RECOGNIZING COUNTY  
MANAGER'S DUTY TO REQUIRE PRESENCE OF COUNTY EMPLOYEES AT  
EXECUTIVE SESSIONS OF COUNTY COUNCIL.

WHEREAS, for a long period of time the County Council has met on the first and third Wednesdays of every month to transact the business of the county, and

WHEREAS, it has become apparent that the increased responsibilities and obligations of county government now requires more frequent periods of meetings of the governing body of the county to effectively manage the affairs of the county, and

WHEREAS, it is felt the people of Hamilton County will realize greater benefits and a more efficient government from more frequent and prompt considerations of the problems and needs of the people of Hamilton County, now therefore

BE IT RESOLVED, by the County Council of Hamilton County, Tennessee, in Session assembled:

1. That the Regular Meetings of the County Council of Hamilton County shall be held in the Courthouse at 2:00 o'clock on each Wednesday afternoon every month, commencing July 5, 1972.
2. That an executive session of the Hamilton County Council will be held in the Courthouse at 9:00 o'clock on the First and third Wednesday mornings every month.
3. That the County Manager shall have in attendance at any and all executive sessions of the Council any County employees whose presence, in the opinion of the manager, is necessary to provide information and cooperative action between the County Council and all County departments.
4. That all prior resolutions in conflict with this resolution are hereby declared repealed, rescinded, null and void.

BE IT FURTHER RESOLVED, that this Resolution take effect on the seventh day of June, 1972, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

J U N E   T E R M   1 9 7 2

ON MOTION of Councilman Wilson, seconded by Councilman Newell, the foregoing Resolution was Adopted on a Roll Call vote, with the following members of the County Council, being present and voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Nay"; Councilman Newell, "Aye"; Councilman Wilson, "Aye"; Judge Frost, "Nay". Total "Aye" votes-3. Total "Nay" votes-2.

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

*Christa L. Frost*  
\_\_\_\_\_  
CHAIRMAN

J U N E    T E R M    1 9 7 2

CALL OF SPECIAL SESSION

OF

HAMILTON COUNTY COUNCIL

TO: Mr. Robert E. (Bob) Long  
Mr. Jack D. Mayfield  
Mr. Frank Newell  
Mr. Luke Wilson

As County Judge of Hamilton County, being authorized by law, I do hereby call a Special Session of the Hamilton County Council to be held at the Courthouse in Chattanooga, Tennessee, at 10:00 A. M. on the 14th day of June, 1972, to consider the following matter:

1. A resolution calling a referendum in Hamilton County, Tennessee, for the levying of an additional local sales tax as is authorized by law. It being remembered that a local sales tax of 1% is now levied pursuant to Chapter 329, Public Acts of 1963, and the proposed referendum will deal with an added local sales tax as is now provided by Statute.

This the 8th day of June, 1972.

/s/ Chester L. Frost  
COUNTY JUDGE

J U N E    T E R M    1 9 7 2

STATE OF TENNESSEE )

WEDNESDAY, JUNE 14, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this, the 14th day of June, 1972, a Session of the County Council of Hamilton County, Tennessee, was begun and held at the Court House in the City of Chattanooga, Tennessee pursuant to the following Notice of Call:

NOTICE OF CALL

CALL OF SPECIAL SESSION

OF

HAMILTON COUNTY COUNCIL

TO: Mr. Robert E. (Bob) Long  
Mr. Jack D. Mayfield  
Mr. Frank Newell  
Mr. Luke Wilson

As County Judge of Hamilton County, being authorized by law, I do hereby call a Special Session of the Hamilton County Council to be held at the Courthouse in Chattanooga, Tennessee, at 10:00 A. M. on the 14th day of June, 1972, to consider the following matter:

1. A resolution calling a referendum in Hamilton County, Tennessee, for the levying of an additional local sales tax as is authorized by law. It being remembered that a local sales tax of 1% is now levied pursuant to Chapter 329, Public Acts of 1963, and the proposed referendum will deal with an added local sales tax as is now provided by Statute.

This the 8th day of June, 1972.

/s/ Chester L. Frost  
COUNTY JUDGE

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Newell, Councilman Wilson and Judge Frost. Councilman Mayfield was absent. Total present-4. Absent-1.

The Invocation was given by Esquire W. L. (Bill) Hall, who was County Chaplain for the day.

RESOLUTION-TITLE-A RESOLUTION CALLING FOR A REFERENDUM  
ON THE LEVYING OF AN ADDITIONAL LOCAL SALES TAX IN  
HAMILTON COUNTY, TENNESSEE

BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE:

Section 1. The resolution of the County Council of Hamilton County, Tennessee, imposing a local sales and use tax as authorized under the provisions of Sections 67-3049-67-3056, T. C. A., adopted by the County Council at a special meeting on December 13, 1965 of record in Minute Book No. 10, page 89 is amended to levy a local sales and use tax at a rate of one-half (1/2) of the present state rate, as provided in

J U N E    T E R M    1 9 7 2

the Retailers' Sales Tax Act under Chapter 30, Title 67, T. C. A., as same may be amended and authorized, and to increase the maximum tax on the sale or use of any single item to \$7.50.

Section 2.        If a majority of those voting in the election required by Section 67-3053, T. C. A., vote for the increase in the tax imposed by this resolution, collection of the increased tax levied by this resolution, shall begin on the first day of the month occurring 30 or more days after the county election commission makes its official canvass of the election returns.

Section 3.        The Department of Revenue of the State of Tennessee shall collect the additional tax imposed by this resolution concurrent with the collection of the state tax and the local tax now being collected for Hamilton County, in accordance with rules and regulations promulgated by the said Department.

Section 4.        The County Judge is hereby authorized to contract with the Department of Revenue for the collection of the additional tax imposed by this resolution and to provide in said contract that the Department may deduct from the tax collected a reasonable amount or percentage to cover the expense of the administration and collection of said tax.

Section 5.        A certified copy of this resolution shall be transmitted to the said Department of Revenue and shall be published one time in a newspaper of general circulation in Hamilton County prior to the election called for in Section 2 hereof.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Judge Frost, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Newell, Councilman Wilson and Judge Frost. Councilman Mayfield was absent. Total present-4. Absent-1.

ON MOTION of Councilman Wilson, seconded by Councilman Long, the Meeting was adjourned.

Chester L. Frost  
CHAIRMAN

J U N E    T E R M    1 9 7 2

STATE OF TENNESSEE )

WEDNESDAY, JUNE 21, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 21st day of June, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson, and Judge Frost. Total Present-5. Absent-0.

The Invocation was given by Reverend David L. Percy, Pastor of the Lutheran Church of St. Philip, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the Minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM URBAN RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT THE NW INTERSECTION OF PINE MARR DRIVE AND HIGHWAY 153. THIS TRACT FRONTS 129.8' ON THE WEST LINE OF HIGHWAY 153, FRONTS 124.9' ON THE NORTH LINE OF PINE MARR DRIVE AND EXTENDS NORTH 149.7', THENCE SE 150.6' TO THE WEST LINE OF HIGHWAY 153, BEING THAT PORTION OF LAND ADJACENT TO LOT 24, PINE HILL SUBDIVISION, UNIT 1.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, John M. and James B. Martin petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the NW intersection of Pine Marr Drive and Highway 153, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, John M. and James B. Martin requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing at the Court House, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential District to Local Business District a tract of land located at the NW intersection of Pine Marr Drive and Highway 153. This tract fronts 129.8' on the West line of Highway 153, fronts 124.9' on the North line of Pine Marr Drive and extends North 149.7', thence SE 150.6' to the West line of Highway 153, being that portion of land adjacent to Lot 24, Pine Hill Subdivision, Unit 1.

J U N E T E R M 1 9 7 2

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

Action taken DENIED

ON MOTION of Judge Frost, seconded by Councilman Mayfield, the foregoing Resolution was DENIED by Acclamation, with the following members of the County Council being present and voting as follows: Councilman Long, "Nay"; Councilman Mayfield, "Aye"; Councilman Newell, "Aye"; Councilman Wilson, "Aye"; Judge Frost, "Aye". Total "Aye" votes-4. Total "Nay" votes-1.

RESOLUTION-TITLE-RESOLUTION CONFIRMING THE SALE OF \$6,000,000 SCHOOL BONDS, SERIES 1971, OF HAMILTON COUNTY, TENNESSEE.

BE IT RESOLVED by the County Council of Hamilton County, Tennessee as follows:

SECTION 1. The sale of \$6,000,000 School Bonds, Series 1971, of Hamilton County, Tennessee, dated December 1, 1971, to Harris Trust & Savings Bank, Chicago, Illinois, at the price recited in the preamble hereto is hereby ratified, approved and confirmed.

SECTION 2. Said bonds shall bear interest in accordance with the bid of said purchaser, as follows:

<u>Maturities</u>	<u>Interest Rates</u>
1972	3.50%
1973-1981 Incl.	5
1982-1983 Incl.	4.50
1984	4.60
1985	4.70
1986	4.80
1987-1988 Incl.	4.90
1989	5
1990-1991	4

SECTION 3. Said bonds shall be prepared and executed as soon as may be and shall thereupon be delivered to the purchasers upon payment therefor in accordance with the terms of sale.

SECTION 4. All resolutions and proceedings in conflict herewith are hereby repealed to the extent of such conflict and this resolution shall take effect from and after its passage.

Adopted and approved this 21st day of June, 1972.

/s/ Chester L. Frost  
County Judge

Attest:

/s/ David M. Ramsey  
County Court Clerk

## J U N E T E R M 1 9 7 2

ON MOTION of Judge Frost, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, to confirm a contract with Marvin Mahaffey, to operate the Concessions Stand at the Hamilton County Park for three (3) months. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION - TITLE - AUTHORIZING THE COUNTY JUDGE TO EXECUTE A DEED CONVEYING CERTAIN PROPERTY AS IS DESCRIBED IN BOOK B, VOLUME 2, PAGE 485 IN THE REGISTER'S OFFICE OF HAMILTON COUNTY TO THE CITY OF CHATTANOOGA.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, Hamilton County owns subject property, which is located over the McCallie Avenue Tunnel, and it is the desire of certain Garden Clubs to beautify said property, and

WHEREAS, the City of Chattanooga has agreed to accept title to said land.

NOW, THEREFORE, BE IT RESOLVED that the County Judge be authorized to execute a deed to said property, which is described in the caption hereof, to the City of Chattanooga subject to rights-of-way of McCallie Avenue Tunnel and any easements.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Judge Frost, seconded by Councilman Wilson, to advertise for a public hearing on an amendment to the zoning regulation governing the fee charged for petitions presented by developers to the Planning Commission. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-TO DECLARE DAVIS MILL CIRCLE A DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: \_

THAT, Davis Mill Circle extending from Davis Mill Road in a westerly, northerly and easterly direction 0.40 of a mile back to Davis Mill Road, be declared a district

J U N E T E R M 1 9 7 2

road 2nd Class.

The above named road is in the 2nd Civil District in Davis Mill Estates Sub-division, has a 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and was built by Sam Stubblefield and Gamble Brothers Construction Company for the developer: Mr. Alfred Miller.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-TO DECLARE HILLCREST ROAD A  
DISTRICT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

THAT, Hillcrest Road extending from the end of the present district road (at forks of road) in a northerly direction 0.12 of a mile to a dead end, be declared a district road 5th Class.

The above named road is in the 3rd Civil District, is an old chert road and has no definite right-of-way.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-TO AMEND THE COUNTY GENERAL FUND  
BUDGET BY ADDING THE FOLLOWING HEALTH DEPARTMENT  
PROGRAMS: MODEL CITIES HEALTH STOP GAP MEASURES  
\$58,000 - MODEL CITIES RODENT CONTROL PROGRAM  
\$16,500.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, funds have been or will be received in excess of the present budget for Health Department functions in the amount of \$74,500.00.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the County General Fund Budget be amended by adding:

Model Cities Health Stop Gap Measures	\$58,000.00
Model Cities Rodent Control Program	\$16,500.00

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Luke Wilson  
MEMBER OF THE COUNTY COUNCIL

J U N E T E R M 1 9 7 2

ON MOTION of Councilman Wilson, seconded by Judge Frost, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION-TITLE-TO AMEND THE COUNTY GENERAL FUND  
BUDGET BY ADDING THE EMERGENCY EMPLOYMENT ACT  
\$91,000.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Federal Funds have been or will be received in excess of the present budget in the amount of \$91,000.00.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the County General-Fund Budget be amended by adding:

Emergency Employment Act	\$91,000.00
--------------------------	-------------

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION-TITLE-ACCEPTING BID OF FORREST CATE FORD,  
INC. FOR ONE (1) NEW 1972 MODEL FORD CUSTOM 500,  
4 DOOR SEDAN FOR THE BUILDING COMMISSION IN THE  
AMOUNT OF \$3,287.78.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, in response to public advertisement bids were received for the purchase of one (1) new automobile and,

WHEREAS, the bid of Forrest Cate Ford, Inc. was considered the best bid received.

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bid of Forrest Cate Ford, Inc. for one (1) new Automobile in the amount of \$3,287.78.

Same to be paid out of County General Fund.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

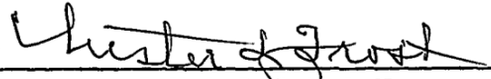
/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

J U N E    T E R M    1 9 7 2

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Wilson, to authorize the County Manager to advertise for bids on certain tracts of back tax property. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, the Meeting was adjourned.

  
C H A I R M A N

J U N E   T E R M   1 9 7 2

CALL OF SPECIAL SESSION

OF

HAMILTON COUNTY COUNCIL

TO: Mr. Robert E. (Bob) Long  
Mr. Jack D. Mayfield  
Mr. Frank Newell  
Mr. Luke Wilson

As County Judge of Hamilton County, being authorized by law, I do hereby call a Special Session of the Hamilton County Council to be held at the Courthouse in Chattanooga, Tennessee, at 10:00 A. M. on the 30th day of June, 1972, to consider the following matter:

1. To adopt budget for the fiscal year 1972-73 and fix the tax levy for the year 1972 for Hamilton County, Tennessee.

This the 21st day of June, 1972.

/s/ Chester L. Frost  
COUNTY JUDGE

**BUDGET**  
**HAMILTON COUNTY**  
**TENNESSEE**  
**FISCAL YEAR 1972-73**



COUNTY OF HAMILTON

BUDGET

ADOPTED BY COUNTY COUNCIL

JUNE 30, 1972

MEMBERS OF THE COUNTY COUNCIL

Chester L. Frost, County Judge	Chairman
Gilbert Frank Newell	Vice Chairman
Jack D. Mayfield	Member
Robert E. Long	Member
Luther R. "Luke" Wilson	Member

COUNTY MANAGER

R. Dalton Roberts

ACCOUNTS AND BUDGETS

Coy C. Browder, Director

## COUNTY OF HAMILTON

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## COUNTY OF HAMILTON

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June 30, 1972

Honorable Chester L. Frost, Chairman  
and  
Members of the Hamilton County Council  
Chattanooga, Tennessee

Re: 1972 - 1973 Budget

Gentlemen:

I submit the proposed budget for the fiscal year ending June 30, 1973 for your consideration.

The tax levy remains the same as last year, that is, property inside the City of Chattanooga at \$3.06 per \$100.00 assessed valuation and property inside the other municipalities at \$3.30 per \$100.00 assessed valuation with property outside all municipalities at \$3.35 per \$100.00 assessed valuation.

Respectfully submitted,



Dalton Roberts  
County Manager

DR/s

## BUDGET FOR YEAR ENDING JUNE 30, 1973

June 30, 1972

ADOPTING BUDGET COVERING THE FISCAL YEAR 1972-73 AND FIXING THE TAX LEVY FOR THE YEAR 1972 FOR HAMILTON COUNTY, TENNESSEE.

BE IT RESOLVED, by the County Council of Hamilton County, Tennessee, in special called session assembled on June 30, 1972, that:

Pursuant to authority vested in Hamilton County Council the following Budget for the Fiscal Year ending June 30, 1973, is adopted by the Council for the Levy of Taxes sufficient to cover the Appropriation and Expenditures shown in said Budget.

In the absence of the exact official Tax Aggregate, which has not been completed, the estimated receipts from the 1972 Property Tax is based on Assessed Valuation of 96% of \$724,025,869.00.

BE IT FURTHER RESOLVED, that the County Council of Hamilton County, in adjourned Session assembled, hereby adopts for the Fiscal Year 1972-73 the Budget hereto attached and made a part of this Resolution. Said Resolution and Budget to be spread upon the Minutes of the Council and that there is hereby levied on each \$100.00 of Assessed Valuation of taxable property in Hamilton County for 1972 a tax levy of the following rates:

	<u>Inside City of Chatta- nooga</u>	<u>Inside Other Municipal- ities</u>	<u>Outside All Municipal- ities</u>
1969 Real & Personal Tax Levy			
General Purpose School Fund	1.65	1.65	1.65
General Debt Service Fund	.61	.61	.61
Rural Debt Service Fund		.24	.24
County General Fund	.75	.75	.75
District Road Fund	.05	.05	.05
Pike Fund			.05
	<hr/>	<hr/>	<hr/>
Total County Property Tax	3.06	3.30	3.35

BE IT FURTHER RESOLVED, that the Privilege Tax for County purposes be levied in the amount and extent allowed under the law; and that Merchants Ad Valorem Tax be levied in the amount and extent allowed under the law upon the average capital invested by said merchants in their business, at the same rates as the Real and Personal Tax levy set out above, and the Merchants Ad Valorem Tax is to be prorated to the various funds in the same manner.

BE IT FURTHER ENACTED, that the taxes provided in Chapter 387 of the Tennessee Public Acts of 1971, and any amendments thereto, known as the "Business Tax Act", are hereby enacted, ordained and levied on the business, business activities, vocations, or occupations doing business or exercising a taxable privilege as provided by said Act, in Hamilton County, Tennessee, at the rates and in the manner prescribed by the said Act. The proceeds of the privilege taxes levied herein shall be apportioned in the following manner, viz: (1) Twenty-two percent (22%) of the total received shall be distributed to the County General Fund; and, (2) the balance of said funds shall be prorated to the various funds (including the General Fund) in the same manner as the property tax. It is not the intention of the Hamilton County Council, in adopting this particular tax to affect in any way the imposition and collection of any lawful ad valorem tax imposed on personalty or real property.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

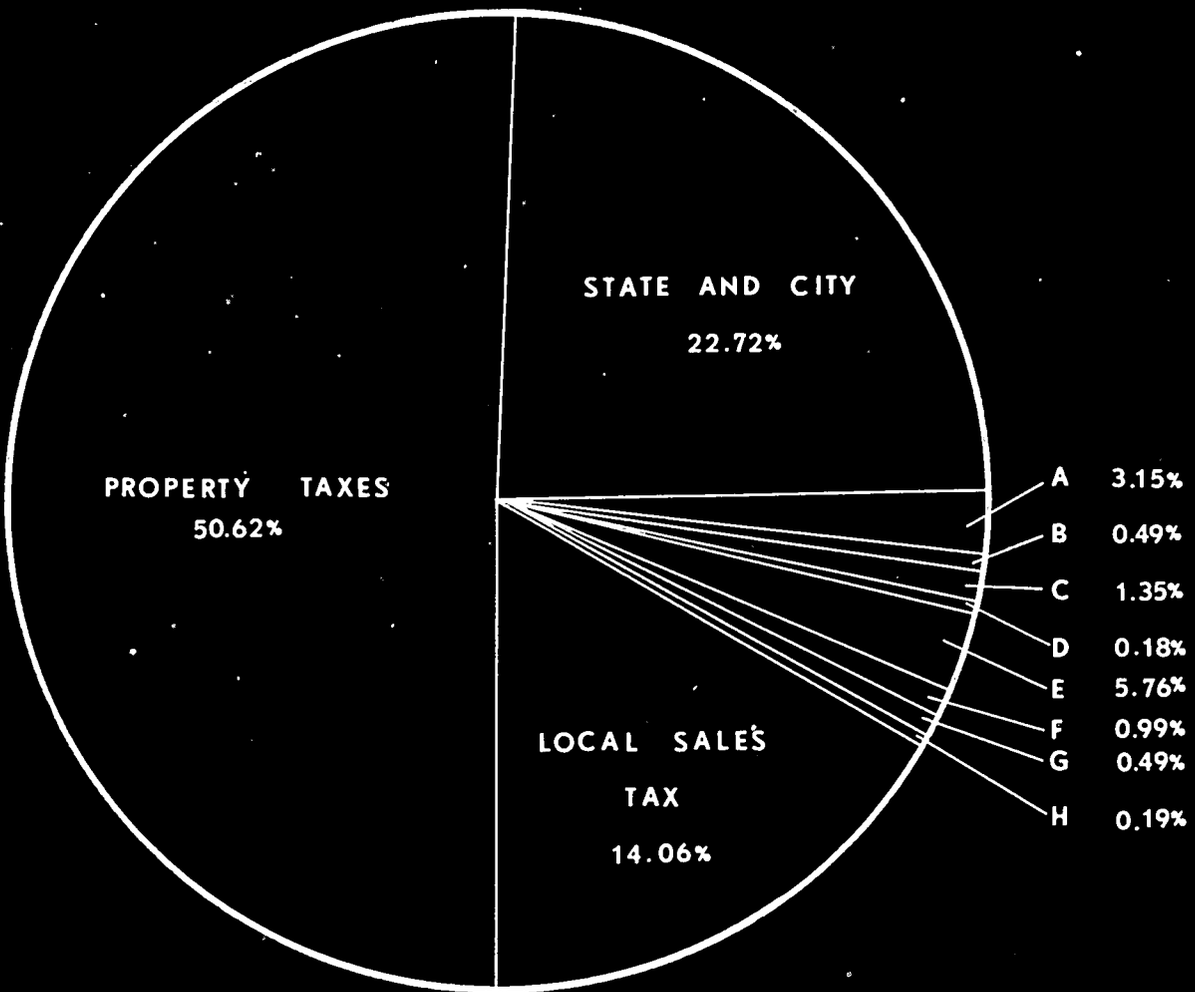
*Chester L. Frost*  
Chester L. Frost, Chairman

SUMMARY OF THE BUDGET  
ESTIMATED REVENUE

<u>REVENUE CLASSIFICATION</u>	<u>AMOUNT BUDGETED</u>	<u>PERCENTAGE OF BUDGET</u>
Taxes (Property)	22,590,629.00	50.62
Local Sales Tax	6,275,000.00	14.06
Licenses & Permits	1,406,050.00	3.15
Fines, Forfeits & Penalties	218,500.00	.49
State and City Revenue	10,139,169.00	22.72
Federal Funds	604,317.00	1.35
Charges for Current Services	80,000.00	.18
Surplus Prior Years	2,571,939.00	5.76
Private Foundation	84,000.00	.19
Inter & Intra Fund Transfers	442,500.00	.99
Miscellaneous	220,000.00	.49
<b>TOTAL ESTIMATED REVENUE</b>	<b>44,632,104.00</b>	<b>100.00</b>

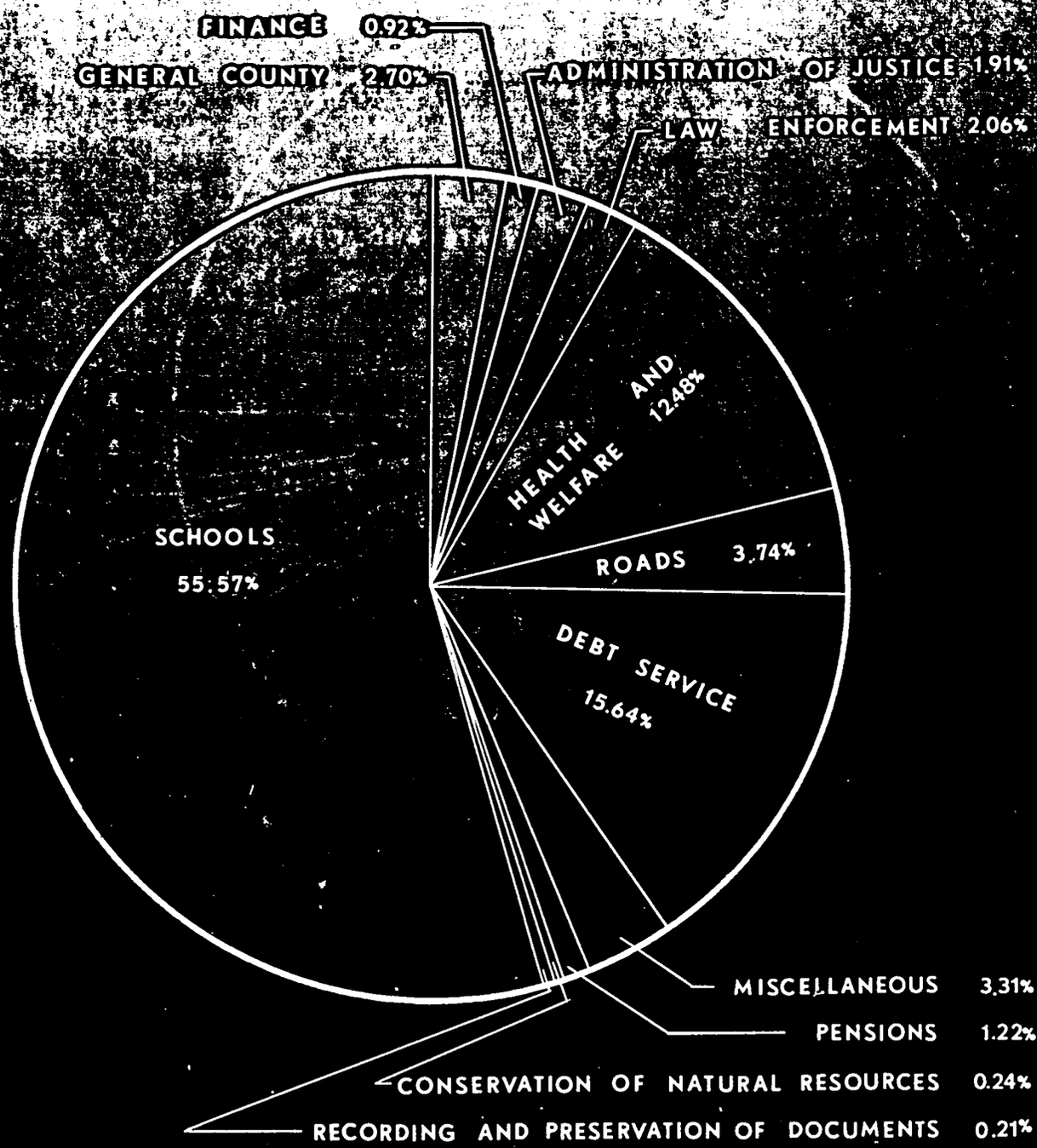
<u>ESTIMATED EXPENDITURES</u>		
<u>EXPENSE CLASSIFICATION</u>	<u>AMOUNT BUDGETED</u>	<u>PERCENTAGE OF BUDGET</u>
General County Government	1,206,441.00	2.70
Finance	411,773.00	.92
Administration of Justice	852,486.00	1.91
Law Enforcement & Care of Prisoners	921,224.00	2.06
Conservation & Preservation of Natural Resources	105,725.00	.24
Recording Documents	91,500.00	.21
Health and Welfare	5,571,387.00	12.48
Pensions	545,000.00	1.22
Dept. of Education (Schools) Fund	24,799,669.00	55.57
Roads	1,668,570.00	3.74
General & Rural Debt Service	6,981,685.00	15.64
Miscellaneous	1,476,644.00	3.31
TOTAL ESTIMATED EXPENDITURES	44,632,104.00	100.00

### THE BUDGET DOLLAR WHERE IT COMES FROM



- A. LICENSES AND PERMITS
- B. FINES, FORFEITS AND PENALTIES
- C. FEDERAL FUNDS
- D. CHARGES FOR CURRENT SERVICES
- E. SURPLUS PRIOR YEARS
- F. INTER AND INTRA FUND TRANSFERS
- G. MISCELLANEOUS
- H. PRIVATE FOUNDATION

### THE BUDGET DOLLAR WHERE IT GOES



## COMPARISON OF EXPENDITURES BY FUNCTION

	1972 - 1973	
	<u>1971-1972</u>	<u>1972-1973</u>
<u>General Purpose Schools</u>		
Department of Education	16,969,364	18,429,610
City of Chattanooga	<u>6,379,361</u>	<u>6,370,059</u>
TOTAL	<u>23,348,725</u>	<u>24,799,669</u>
<u>Debt Service</u>		
General Debt Service	4,472,005	5,985,697
Rural Debt Service	<u>1,151,121</u>	<u>995,988</u>
TOTAL	<u>5,623,126</u>	<u>6,981,685</u>
<u>Streets and Highways</u>		
District Roads	342,849	365,293
Pikes	<u>1,163,766</u>	<u>1,303,277</u>
TOTAL	<u>1,506,615</u>	<u>1,668,570</u>
<u>Criminal Courts and Detention</u>		
Criminal Court Clerk	77,250	78,500
Attorney General	66,300	68,600
Juvenile Court	361,200	400,000
Court of General Sessions	42,600	42,600
Sheriff's Office	570,000	696,000
County Jail	180,000	184,000
County Physician	7,800	7,800
County Workhouse	<u>100,000</u>	<u>100,000</u>
TOTAL	<u>1,405,150</u>	<u>1,577,500</u>
<u>Courts of Law</u>		
Chancery Court	27,000	31,000
Circuit Court	50,460	56,786
Juries	<u>170,000</u>	<u>175,000</u>
TOTAL	<u>247,460</u>	<u>262,786</u>

## COMPARISON OF EXPENDITURES BY FUNCTION

1972 - 1973

	<u>1971-1972</u>	<u>1972-1973</u>
<u>County Government Constitutional Offices</u>		
Quarterly County Court	840	900
County Court Clerk	26,000	28,100
County Register	41,500	41,500
County Trustee	16,800	16,775
County Tax Assessor	250,000	275,000
Board of Equalization	2,000	2,000
Election Commission	77,281	155,886
Micro-Film	50,000	50,000
County Coroner	24,200	23,180
TOTAL	<u>488,621</u>	<u>593,341</u>
<u>County Government-General</u>		
County Council	17,000	17,000
Office of County Judge	30,000	30,000
Office of County Manager	30,000	30,000
County Auditor	30,500	30,278
Other Audits	50,750	51,750
County Attorney	42,000	42,000
Department of Accounts & Budgets	64,000	68,898
Purchasing Department	21,000	21,000
Sanitation Department	52,740	127,000
TOTAL	<u>337,990</u>	<u>417,926</u>
<u>Regulation, Planning and Zoning</u>		
Beer Regulations & Inspections	8,340	9,127
City-County Planning Commission	100,000	122,500
Building Commission & Zoning	65,000	55,000
Civil Defense	41,000	62,000
Regional Council of Governments	9,139	8,136
Air Pollution Control	26,740	40,065
Southeast Tennessee Economic Development District	2,500	3,750
TOTAL	<u>252,719</u>	<u>300,578</u>
<u>Maintenance and Improvement of Buildings</u>		
Maintenance Department	550,000	600,000
Capital Improvement	100,000	400,000
Insurance	60,000	60,000
Tax on Tivoli Theater	7,305	7,305
TOTAL	<u>717,305</u>	<u>1,067,305</u>

## COMPARISON OF EXPENDITURES BY FUNCTION

1972 - 1973

	<u>1971-1972</u>	<u>1972-1973</u>
<u>Public Welfare and Health</u>		
Alcoholic Rehabilitation Officer	12,244	10,244
Foster Home Care	66,000	67,000
Mentally Ill & Pauper Burials	35,000	35,000
General Relief	18,500	20,000
Federal Food Stamp Program	65,066	63,700
Speech and Hearing Center	50,000	51,000
Guidance Clinic	47,500	50,000
Anti-TB and Bovine Control	1,500	1,500
The Bonny Oaks School	162,000	162,000
Maurice Kirby Day Care Center	600	600
Baroness Erlanger Hospital - Regular Appropriation	2,000,000	2,169,989
Senior Neighbors	-0-	2,500
The Children's Home	60,000	62,500
William L. Bork Memorial Hospital and Hamilton County Nursing Home	900,000	900,000
State of Tennessee - Public Assistance Grants	417,067	429,909
Hospital Service for Indigent	30,774	30,774
Crippled Children's Service	28,719	28,719
Medicaid Program	64,200	123,150
Humane Educational Society	27,000	22,500
County Health Department	1,094,244	1,346,046
Chattanooga Area Safety Council	7,000	7,500
Veterans Service Officer	9,885	10,105
S.T.A.R. House	5,000	7,000
Georgia-Tennessee Regional Health Commission	5,200	11,440
Team Evaluation Center	10,000	10,000
Total	<u>5,117,499</u>	<u>5,623,176</u>
<u>Employee Benefits</u>		
Retirement Supplement	260,000	265,000
County Matching FICA	210,000	245,000
Retired Teachers Supplement	37,500	35,000
Employees Insurance	<u>120,000</u>	<u>145,000</u>
Total	<u>627,500</u>	<u>690,000</u>

## COMPARISON OF EXPENDITURES BY FUNCTION

1972 - 1973

	<u>1971-1972</u>	<u>1972-1973</u>
<u>Convention, Tourist, Recreation and</u>		
<u>Beautification</u>		
Scenic Beautiful Commission	8,000	8,000
Convention and Visitors Bureau	20,000	22,500
County Park	60,000	65,000
Forest Fire Prevention	4,000	4,000
Total	<u>92,000</u>	<u>99,500</u>
<u>Agriculture and Home Economics</u>		
Agriculture and Home Economics	29,000	30,525
Agriculture Fair Prizes	2,000	2,000
Soil Conservation	4,000	4,200
Total	<u>35,000</u>	<u>36,725</u>
<u>Libraries</u>		
Adult County-Wide Library	43,500	44,000
Chattanooga Public Library	215,000	228,500
Total	<u>258,500</u>	<u>272,500</u>
<u>Inventory Control</u>		
Store Room	8,000	8,400
Oil Department	21,000	22,000
Fixed Assets	16,400	18,443
Total	<u>45,400</u>	<u>48,843</u>
<u>Commission to County Trustee</u>	<u>157,000</u>	<u>192,000</u>
GRAND TOTAL	<u>40,260,610</u>	<u>44,632,104</u>

EXHIBIT "A"  
ESTIMATED REVENUE AND FUND ALLOCATION  
FISCAL YEAR 1972 - 1973

Anticipated Available Funds		<u>2,571,939</u>
CIRCUIT COURT CLERK - All Revenue & Excess Fees		<u>50,000</u>
CLERK AND MASTER - Delinquent Property Tax, Revenue and Excess Fees		<u>357,000</u>
COUNTY COURT CLERK - All Revenue and Excess Fees		<u>889,500</u>
COUNTY REGISTER - Excess Fees		<u>80,000</u>
CRIMINAL COURT CLERK - All Revenue and Excess Fees		<u>35,500</u>
JUVENILE COURT - Fines and Costs		<u>5,000</u>
FEDERAL FUNDS		
Civil Defense		15,000
County-Wide Family Planning		193,445
Immunization Assistance Program-V-66,43,100		11,997
R.O.T.C. Program		53,000
Neighborhood Services Program		200,000
Model Cities Programs		<u>130,875</u>
		<u>604,317</u>
STATE OF TENNESSEE		
Equalizing Funds	7,729,754	
Textbooks Funds	152,500	
Excess Costs	85,000	
Vocational Education	62,000	
Sick Leave	36,000	
Clearing Accounts		
Lunch Program	180,000	
Milk Program	86,000	
Summer School	<u>34,500</u>	300,500
Capital Outlay		255,000
Title III		30,000
Alcohol Tax		165,000
Income Tax		55,000
Beer Tax		8,000
Hospital Service for the Indigent		16,415
Gasoline Tax		1,100,000
Penal Farm Funds		<u>80,000</u>
		<u>10,075,169</u>
LOCAL SALES TAX		<u>6,275,000</u>
	Balance Forward	20,943,425

EXHIBIT "A"  
ESTIMATED REVENUE AND FUND ALLOCATION  
FISCAL YEAR 1972-1973

Balance Forward		20,943,425
<b>CITY OF CHATTANOOGA</b>		
Tax Books	20,000	
Fines and Costs	20,000	
Chattanooga Housing Authority	<u>24,000</u>	<u>64,000</u>
<b>ALL OTHER SOURCES</b>		
Building Permits	50,000	
Other Building Commission Fees	16,550	
Food Handlers Fees	42,000	
Food Establishments Fees	6,000	
Septic Tank Permits	5,000	
Pay Patients-Health Dept.	8,000	
Rent of School Facilities	1,500	
Lost Textbooks	3,000	
Tuition	14,000	
Lookout Mountain Reimbursements	30,000	
Miscellaneous Sources	95,500	
Parking Lot Fees	15,000	
Health Dept. Foundation	<u>84,000</u>	<u>370,550</u>
INTER & INTRA FUND TRANSFERS		<u>442,500</u>
TOTAL MISCELLANEOUS REVENUE		<u>21,820,475</u>
COUNTY TRUSTEE - Gross Collection & Excess Fees		<u>22,811,629</u>
TOTAL ESTIMATED REVENUE		<u>44,632,104</u>

ESTIMATED REVENUE AND FUND ALLOCATION  
FISCAL YEAR 1972 - 1973

FUNDS	TOTAL REVENUE
General Purpose School Fund (a)	24,799,669
General Debt Service Fund	5,985,697
Rural Debt Service Fund	995,988
General County Fund	11,182,180
Pike Fund	1,303,277
District Road Fund	<u>365,293</u>
TOTAL ESTIMATED REVENUE AND FUND ALLOCATION	<u>44,632,104</u>

(a) Includes ADA - City of Chattanooga

AVERAGE DAILY ATTENDANCE

Hamilton County	18,429,610	59.6205
City of Chattanooga	<u>6,370,059</u>	<u>40.3795</u>
TOTAL	<u>24,799,669</u>	<u>100.00%</u>

EXHIBIT "A"  
GENERAL PURPOSE SCHOOL FUND  
ESTIMATED REVENUE  
FISCAL YEAR 1972 - 1973

	<u>HAMILTON</u> <u>COUNTY</u>	<u>CITY OF</u> <u>CHATTANOOGA</u>	<u>TOTAL</u> <u>ESTIMATED</u> <u>REVENUE</u>
<u>Anticipated Available</u> <u>Funds</u>	271,939		271,939
CLERK AND MASTER			
Prior Years	95,393	64,607	160,000
Interest & Penalty	20,867	14,133	35,000
TOTAL	<u>116,260</u>	<u>78,740</u>	<u>195,000</u>
COUNTY COURT CLERK			
Business Tax	148,455	100,545	249,000
STATE OF TENNESSEE			
Equalizing Funds	7,729,754		
Textbooks Fund	152,500		
Excess Costs	85,000		
Sick Leave	36,000		
Vocational Education	62,000		
Clearing Accounts			
Lunch Program	180,000		
Milk Program	86,000		
Summer School	34,500		
Capital Outlay	255,000		
Title III	<u>30,000</u>		<u>8,650,754</u>
FEDERAL FUNDS			
R.O.T.C. Reimbursement	53,000		53,000
LOCAL SALES TAX	2,205,958	1,494,042	3,700,000
Balance Forward	11,446,366	1,673,327	13,119,693

EXHIBIT "A"  
 GENERAL PURPOSE SCHOOL FUND  
 ESTIMATED REVENUE  
FISCAL YEAR 1972 - 1973

	<u>HAMILTON COUNTY</u>	<u>CITY OF CHATTANOOGA</u>	<u>TOTAL ESTIMATED REVENUE.</u>
Balance Forward---	<u>11,446,366</u>	<u>1,673,327</u>	<u>13,119,693</u>
MISCELLANEOUS SOURCES			
Lost Textbooks	3,000		
Tuition	14,000		
Rent-School Facilities	1,500		
Lookout Mtn. Reimbursement	<u>30,000</u>		
TOTAL			<u>48,500</u>
TOTAL MISCELLANEOUS REVENUE	<u>11,494,866</u>	<u>1,673,327</u>	<u>13,168,193</u>
COUNTY TRUSTEE			
Current Taxes	6,884,067	4,662,409	11,546,476
Prior Year Taxes	<u>50,677</u>	<u>34,323</u>	<u>85,000</u>
TOTAL	<u>6,934,744</u>	<u>4,696,732</u>	<u>11,631,476</u>
TOTAL ESTIMATED REVENUE	<u>18,429,610</u>	<u>6,370,059</u>	<u>24,799,669</u>

**EXHIBIT "A"**  
**GENERAL DEBT SERVICE FUND**  
**ESTIMATED REVENUE**  
**FISCAL YEAR 1972 - 1973**

<b>SOURCE OF REVENUE</b>		<b>TOTAL ESTIMATED REVENUE</b>
<b>Anticipated Available Funds</b>		1,500,000
<b>CLERK AND MASTER</b>		
Prior Year Taxes	45,000	
Interest & Penalty	<u>11,000</u>	56,000
<b>COUNTY COURT CLERK</b>		
Business Activities Act		<u>92,000</u>
<b>INTEREST ON INVESTMENTS</b>		<u>45,000</u>
<b>TOTAL MISCELLANEOUS REVENUE</b>		1,693,000
<b>COUNTY TRUSTEE</b>		
Current Taxes	4,268,697	
Prior Year Taxes	<u>24,000</u>	
<b>TOTAL</b>		<u>4,292,697</u>
<b>TOTAL ESTIMATED REVENUE</b>		<u>5,985,697</u>

EXHIBIT "A"  
 RURAL DEBT SERVICE FUND  
 ESTIMATED REVENUE  
FISCAL YEAR 1972 - 1973

		<u>TOTAL ESTIMATED REVENUE</u>
SOURCE OF REVENUE		
Anticipated Available Funds		300,000
CLERK AND MASTER		
Prior Year Taxes	12,000	
Interest & Penalty	<u>2,500</u>	
TOTAL		<u>14,500</u>
COUNTY COURT CLERK		
Business Tax Act		<u>9,000</u>
TOTAL MISCELLANEOUS REVENUE		323,500
COUNTY TRUSTEE		
Current Taxes	666,988	
Prior Year Taxes	<u>5,500</u>	
TOTAL		<u>672,488</u>
TOTAL ESTIMATED REVENUE		<u>995,988</u>

**EXHIBIT "A"**  
**COUNTY GENERAL FUND**  
**ESTIMATED REVENUE**  
**FISCAL YEAR 1972 - 1973**

<u>SOURCE OF REVENUE</u>	<u>TOTAL ESTIMATED REVENUE</u>
Anticipated Available Funds	500,000
<b>CIRCUIT COURT CLERK</b>	
Excess Fees	<u>50,000</u>
<b>CLERK AND MASTER</b>	
Prior Year Taxes	55,000
Interest & Penalty	13,000
Excess Fees	<u>15,000</u>
TOTAL	<u>83,000</u>
<b>COUNTY COURT CLERK</b>	
Business Tax Act	241,000
Beer Tax	240,000
Excess Fees	<u>50,000</u>
TOTAL	<u>531,000</u>
<b>COUNTY REGISTER</b>	
Excess Fees	<u>80,000</u>
<b>CRIMINAL COURT CLERK</b>	
Fines & Costs	20,000
Fines & Costs (Sessions)	15,000
Fish & Game Commission	<u>500</u>
TOTAL	<u>35,500</u>
<b>JUVENILE COURT</b>	
Fines	<u>5,000</u>
<b>STATE OF TENNESSEE</b>	
Alcohol Tax	165,000
Income Tax	55,000
Beer Tax	8,000
Indigent Hospitalization	16,415
Penal Farm Funds	<u>80,000</u>
TOTAL	<u>324,415</u>
	1,608,915

EXHIBIT "A"  
COUNTY GENERAL FUND  
ESTIMATED REVENUE  
FISCAL YEAR 1972 - 1973

SOURCE OF REVENUE	TOTAL ESTIMATED REVENUE
Balance Forward---	<u>1,608,915</u>
LOCAL SALES TAX	<u>2,575,000</u>
FEDERAL FUNDS	
Neighborhood Service Program	200,000
County Wide Family Planning	193,445
Immunization Assistance Program	11,997
Civil Defense	15,000
Model Cities Program	<u>130,875</u>
TOTAL	<u>551,317</u>
CITY OF CHATTANOOGA	
Tax Books	20,000
Fines & Costs	20,000
Chattanooga Housing Authority	<u>24,000</u>
TOTAL	<u>64,000</u>
ALL OTHER SOURCES	
Building Permits	50,000
Other Building Commission Fees	16,550
Food Handlers Fees	42,000
Food Establishment Fees	6,000
Septic Tank Permits	5,000
Pay Patients-Health Dept.	8,000
Miscellaneous	35,500
Parking Lot Fees	15,000
Health Department Foundation	<u>84,000</u>
TOTAL	<u>262,050</u>
INTER & INTRA FUND TRANSFERS	<u>342,500</u>
TOTAL MISCELLANEOUS REVENUE	5,403,782
COUNTY TRUSTEE	
Current Taxes	5,248,398
Prior Year Taxes	<u>30,000</u>
TOTAL	<u>5,278,398</u>
Balance Forward	10,682,180

**EXHIBIT "A"**  
**COUNTY GENERAL FUND**  
**ESTIMATED REVENUE**  
**FISCAL YEAR 1972 - 1973**

<b>SOURCE OF REVENUE</b>	<b>TOTAL ESTIMATED REVENUE</b>
Balance Forward---	<u>10,682,180</u>
TRUSTEE'S EXCESS FEES	500,000
<b>TOTAL ESTIMATED REVENUE</b>	<u>11,182,180</u>

EXHIBIT "A"  
 PIKE FUND  
 \* ESTIMATED REVENUE  
FISCAL YEAR 1972 - 1973

SOURCE OF REVENUE	<u>TOTAL ESTIMATED REVENUE</u>
Anticipated Available Funds	-0-
CLERK AND MASTER	
Prior Year Taxes	2,500
Interest & Penalty	<u>600</u>
TOTAL	<u>3,100</u>
COUNTY COURT CLERK	
Business Tax Act	<u>1,000</u>
STATE OF TENNESSEE	
Gasoline Tax	<u>1,100,000</u>
MISCELLANEOUS	<u>15,000</u>
INTER FUND TRANSFERS	<u>100,000</u>
TOTAL MISCELLANEOUS REVENUE	1,219,100
COUNTY TRUSTEE	
Current Taxes	83,377
Prior Year Taxes	<u>800</u>
TOTAL	<u>84,177</u>
TOTAL ESTIMATED REVENUE	<u><u>1,303,277</u></u>

**EXHIBIT "A"**  
**DISTRICT ROAD FUND**  
**ESTIMATED REVENUE**  
**FISCAL YEAR 1972 - 1973**

<b>SOURCE OF REVENUE</b>		<b>TOTAL ESTIMATED REVENUE</b>
<b>Anticipated Available Funds</b>		<u>-0-</u>
<b>CLERK AND MASTER</b>		
Prior Year Taxes	4,500	
Interest & Penalty	<u>900</u>	
<b>TOTAL</b>		5,400
<b>COUNTY COURT CLERK</b>		
Business Tax Act		<u>7,500</u>
<b>TOTAL MISCELLANEOUS REVENUE</b>		12,900
<b>COUNTY TRUSTEE</b>		
Current Taxes	349,893	
Prior Year Taxes	<u>2,500</u>	
<b>TOTAL</b>		<u>352,393</u>
<b>TOTAL ESTIMATED REVENUE</b>		<u>365,293</u>

EXHIBIT "B"  
 SUMMARY - APPROPRIATIONS  
 FISCAL YEAR 1972 - 1973

<u>FUNDS</u>	<u>APPROPRIATIONS</u>
General Purpose School Fund	18,429,610
City of Chattanooga School	<u>6,370,059</u>
TOTAL DEPARTMENT OF EDUCATION (Schools)	<u>24,799,669</u>
General Debt Service Fund	<u>5,985,697</u>
Rural Debt Service Fund	<u>995,988</u>
County General Fund	<u>11,182,180</u>
Pike Fund	<u>1,303,277</u>
District Road Fund	<u>365,293</u>
TOTAL APPROPRIATIONS	<u>44,632,104</u>

**EXPLANATION OF EXPENDITURE CLASSIFICATION**

In conformity with the requirements of Section 17, Chapter 156 of the Private Acts of Tennessee, 1941, funds have been budgeted for each of ten major classes of expenditures. These are:

Class 1. - Personal Services: This classification of expense covers salaries and wages, including overtime, which are paid direct to the employee, also Trustee's Commission.

Class 2. - Contractual Services: This class applies to expenses incurred as the result of contracts or agreements and includes such items as travel expense, professional and technical and mechanical services, utility expenses, automobile allowances and all services other than personal.

Class 3. - Supplies & Repair Parts: This category covers expenses incurred in the purchase of items such as office supplies, gasoline, mechanical parts, etc. Items in this category are generally consumed in use.

Class 4. - Materials: This category applies to commodities of more or less permanent nature, bought for construction or repair purposes.

Class 5. - Fixed Charges: Expenditures of a fiscal period which are generally recurring on a regular basis throughout each fiscal period, such as insurance, premiums on official bonds, etc.

Class 6. - Debt Service: The amount of money necessary annually to pay interest on the outstanding debt and the principal on maturing bonded debt.

Class 7. - Grants, Contributions and Donations: This class covers funds budgeted in lump sums to various institutions, such as Baroness Erlanger Hospital, William L. Bork Memorial Hospital and Hamilton County Nursing Home, Speech and Hearing Center and various other entities.

Class 8. - Pension and Annuities: (Non-Budgeted Accounts)

Class 9. - Capital Outlay: Expenditures which result in the acquisition or increase of fixed assets.

Class 10. - Miscellaneous: Expenditures which cannot be classified in the previous nine classifications.

DETAILED SCHEDULE  
ESTIMATED EXPENDITURES FOR 1972 - 1973  
BY EXPENDITURE CLASSIFICATIONS

	<u>GENERAL PURPOSE SCHOOL FUND</u>	<u>GENERAL DEBT SERVICE</u>
1. Personal Services	14,202,188	88,000
2. Contractual Services	8,409,591	
3. Supplies & Repair Parts	565,050	
4. Materials		
5. Fixed Charges	649,100	
6. Debt Service		5,897,697
7. Grants, Contributions & Donations		
9. Capital Outlay	707,740	
10. Miscellaneous	<u>266,000</u>	<u>          </u>
TOTAL	24,799,669	5,985,697

Note: Classification (8) - Non-Budgeted Account

<u>RURAL DEBT SERVICE</u>	<u>COUNTY GENERAL</u>	<u>PIKE FUND</u>	<u>DISTRICT ROAD FUND</u>	<u>TOTAL</u>
14,000	3,351,078	1,053,277	7,500	18,716,043
	806,277		70,000	9,285,868
	228,056		145,000	938,106
	72,475	250,000	141,793	464,268
	49,471		1,000	699,571
981,988				6,879,685
	6,075,541			6,075,541
	599,282			1,307,022
				266,000
995,988	11,182,180	1,303,277	365,293	44,632,104

EXHIBIT "B"  
 APPROPRIATIONS  
 GENERAL PURPOSE SCHOOL FUND

<u>ADMINISTRATION</u>	<u>APPROPRIATIONS</u>
1. Personal Services	528,480
2. Contractual Services	65,520
3. Supplies and Repair Parts	<u>19,000</u>
TOTAL ADMINISTRATION	<u>613,000</u>
 <u>INSTRUCTION</u>  	
1. Personal Services	12,769,500
2. Contractual Services	114,680
3. Supplies and Repair Parts	<u>447,200</u>
TOTAL INSTRUCTION	<u>13,331,380</u>
 <u>ATTENDANCE</u>  	
1. Personal Services	59,000
2. Contractual Services	<u>6,100</u>
TOTAL ATTENDANCE	<u>65,100</u>
 <u>HEALTH SERVICE</u>  	
1. Personal Services	55,080
5. Fixed Charges	<u>6,100</u>
TOTAL HEALTH SERVICE	<u>61,180</u>
 <u>PUPIL TRANSPORTATION</u>  	
1. Personal Services	16,356
2. Contractual Services	1,000,900
5. Fixed Charges	<u>45,000</u>
TOTAL PUPIL TRANSPORTATION	<u>1,062,256</u>

**EXHIBIT "B"**  
**APPROPRIATIONS**  
**GENERAL PURPOSE SCHOOL FUND**

<u>OPERATION OF SCHOOL PLANT</u>	<u>APPROPRIATIONS</u>
1. Personal Services	579,064
2. Contractual Services	580,000
3. Supplies and Repair Parts	<u>62,800</u>
<b>TOTAL OPERATION OF SCHOOL PLANT</b>	<b><u>1,221,864</u></b>
 <u>MAINTENANCE OF PLANTS</u> 	
2. Contractual Services	342,500
3. Supplies and Repair Parts	<u>33,050</u>
<b>TOTAL MAINTENANCE OF PLANTS</b>	<b><u>375,550</u></b>
 <u>CAPITAL OUTLAY</u> 	
9. Capital Outlay	<u>707,740</u>
<b>TOTAL CAPITAL OUTLAY</b>	<b><u>707,740</u></b>
 <u>ADULT EDUCATION</u> 	
1. Personal Services	17,000
3. Supplies and Repair Parts	<u>3,000</u>
<b>TOTAL ADULT EDUCATION</b>	<b><u>20,000</u></b>
 <u>CLEARING ACCOUNTS</u> 	
1. Personal Services	34,500
10. Miscellaneous	<u>266,000</u>
<b>TOTAL CLEARING ACCOUNTS</b>	<b><u>300,500</u></b>
 <u>FIXED CHARGES</u> 	
5. Fixed Charges	<u>598,000</u>
<b>TOTAL FIXED CHARGES</b>	<b><u>598,000</u></b>

EXHIBIT "B"  
 APPROPRIATIONS  
GENERAL PURPOSE SCHOOL FUND

	<u>APPROPRIATIONS</u>
<u>OUTGOING TRANSFER ACCOUNTS</u>	
1. Personal Services	7,000
2. Contractual Services	<u>37,000</u>
TOTAL OUTGOING TRANSFER ACCOUNTS	<u>44,000</u>
<u>FOOD SERVICES</u>	
1. Personal Services	25,540
2. Contractual Services	<u>3,500</u>
TOTAL FOOD SERVICES	<u>29,040</u>
TOTAL GENERAL PURPOSE SCHOOL FUND	<u>18,429,610</u>
<u>CITY OF CHATTANOOGA SCHOOLS</u>	
1. Personal Services	110,668
2. Contractual Services	<u>6,259,391</u>
TOTAL CITY OF CHATTANOOGA SCHOOLS	<u>6,370,059</u>
TOTAL HAMILTON COUNTY AND CITY OF CHATTANOOGA SCHOOLS	<u>24,799,669</u>

**EXHIBIT "B"**  
**GENERAL DEBT SERVICE FUND**  
**SUMMARY OF DEBT SERVICE PAYMENTS**  
**FISCAL YEAR 1972 - 1973**

<u>PAYMENT DUE DATE</u>	<u>630 &amp; 640 INTEREST</u>	<u>610 &amp; 620 BOND REDEMPTION</u>	<u>660 &amp; 670 COMMISSION OR EXCHANGE</u>	<u>TOTAL PAYMENT</u>
8-1-72	137,243.75	500,000.00	2,799.35	640,043.10
9-1-72	89,310.00	30,000.00	316.30	119,626.30
10-1-72	36,277.50		126.38	36,403.88
11-1-72	39,692.50		138.92	39,831.42
12-1-72	298,231.25	790,000.00	2,673.32	1,090,904.57
1-1-73	5,163.50	28,000.00	74.07	33,237.57
2-1-73	129,306.25	300,000.00	1,071.87	430,378.12
3-1-73	88,897.50	500,000.00	1,527.59	590,425.09
4-1-73	36,277.50	145,000.00	416.38	181,693.88
5-1-73	39,692.50	170,000.00	478.93	210,171.43
6-1-73	283,856.25	250,000.00	1,071.82	534,928.07
7-1-73	4,668.50	24,000.00	64.34	28,732.84
TOTALS	<u>1,188,617.00</u>	<u>2,737,000.00</u>	<u>10,759.27</u>	<u>3,936,376.27</u>
Trustee's Commission				<u>88,000.00</u>
Future Debt Requirements				<u>1,961,320.73</u>
TOTAL GENERAL DEBT SERVICE PAYMENTS				<u>5,985,697.00</u>

EXHIBIT "B"  
 GENERAL DEBT SERVICE FUND  
 SCHEDULE OF INTEREST REQUIREMENTS  
 FISCAL YEAR 1972 - 1973

<u>BOND DESCRIPTION</u>	<u>DATE OF ISSUE</u>	<u>OUTSTANDING July 1, 1972</u>	<u>INTEREST RATE</u>	<u>INTEREST PAYABLE</u>
P. W. School	1-1-36	63,000.00	3.40%	1,887.00
Elem. & High School Impr.	7-1-37	30,000.00	4.00	1,200.00
P. W. School, 2nd Series	1-1-38	30,000.00	3.60	990.00
P. W. School, 3rd Series	7-1-38	12,000.00	3.50	420.00
P. W. School, 4th Series	1-1-39	35,000.00	3.75	1,218.75
School	12-1-53	301,000.00	2.50	5,650.00
School	6-1-58	345,000.00	2.75	9,487.50
School	6-1-58	760,000.00	3.00	22,800.00
School	5-1-59	465,000.00	3.50	16,275.00
School	5-1-59	700,000.00	3.60	25,200.00
School	5-1-59	790,000.00	3.70	29,230.00
School	4-1-60	1,155,000.00	3.50	40,425.00
School	4-1-60	945,000.00	3.40	32,130.00
School	6-1-60	1,085,000.00	3.50	37,975.00
School	6-1-61	825,000.00	3.50	28,875.00
School	6-1-61	975,000.00	3.40	33,150.00
School	6-1-61	630,000.00	3.25	17,225.00
School	12-1-61	150,000.00	3.00	4,500.00
School	12-1-61	650,000.00	3.25	21,125.00
School	12-1-61	555,000.00	3.40	18,870.00
School	12-1-61	405,000.00	3.50	14,175.00
School	3-1-63	300,000.00	3.00	9,000.00
School	3-1-63	300,000.00	2.90	8,700.00
School	3-1-63	300,000.00	2.80	8,400.00
School	3-1-63	300,000.00	2.70	8,100.00
School	3-1-63	300,000.00	2.60	7,800.00
School	3-1-63	150,000.00	2.50	3,750.00
School	3-1-64	750,000.00	3.00	22,500.00
School	3-1-64	450,000.00	3.10	13,950.00
School	3-1-64	600,000.00	3.20	19,200.00
School	2-1-65	100,000.00	2.75	2,750.00
School	2-1-65	200,000.00	2.80	5,600.00
School	2-1-65	300,000.00	2.90	8,700.00
School	2-1-65	500,000.00	3.00	15,000.00
School	2-1-65	200,000.00	3.10	6,200.00
School	8-1-66	750,000.00	3.10	19,375.00
School	8-1-66	1,000,000.00	3.20	32,000.00
School	8-1-66	500,000.00	3.25	16,250.00
School	8-1-66	500,000.00	3.30	16,500.00
School	8-1-66	1,000,000.00	3.40	34,000.00
Sub Total		<u>19,406,000.00</u>		<u>620,583.25</u>

**EXHIBIT "B"**  
**GENERAL DEBT SERVICE FUND**  
**SCHEDULE OF INTEREST REQUIREMENTS**  
**FISCAL YEAR 1972 - 1973**

<u>BOND DESCRIPTION</u>	<u>DATE OF ISSUE</u>	<u>OUTSTANDING JULY 1, 1972</u>	<u>INTEREST RATE</u>	<u>INTEREST PAYABLE</u>
Balance Brought Forward		19,406,000.00		620,583.25
School	12-1-71	300,000.00	3.50%	5,250.00
School	12-1-71	3,000,000.00	5.00	150,000.00
School	12-1-71	600,000.00	4.50	27,000.00
School	12-1-71	300,000.00	4.60	13,800.00
School	12-1-71	600,000.00	4.70	28,200.00
School	12-1-71	600,000.00	4.80	28,800.00
School	12-1-71	600,000.00	4.00	24,000.00
<b>TOTAL FOR SCHOOL BONDS</b>		<b>25,406,000.00</b>		<b>897,633.25</b>
P. W. General Hospital	7-1-37	40,000.00	4.00	1,600.00
Highway, 1938	7-1-38	12,000.00	3.50	420.00
P. W. Library	7-1-38	18,000.00	3.50	630.00
General Hospital	1-1-39	21,000.00	3.75	731.25
P. W. Armory	7-1-39	7,000.00	3.50	245.00
P. W. Bridge	7-1-39	14,000.00	3.50	490.00
Highway, 1953	2-1-53	75,000.00	3.00	2,250.00
Bridge, 1953	2-1-53	100,000.00	3.00	3,000.00
Highway	12-1-53	80,000.00	2.50	1,500.00
Hospital	12-1-53	100,000.00	2.50	1,875.00
Highway	9-1-55	80,000.00	2.75	1,925.00
Hospital Improvement	9-1-55	40,000.00	2.75	962.50
General Improvement	5-1-59	60,000.00	3.50	2,100.00
General Improvement	5-1-59	80,000.00	3.60	2,880.00
General Improvement	5-1-59	100,000.00	3.70	3,700.00
General Improvement	6-1-60	210,000.00	3.50	7,350.00
General Improvement	6-1-61	150,000.00	3.50	5,250.00
General Improvement	6-1-61	200,000.00	3.40	6,800.00
General Improvement	6-1-61	150,000.00	3.25	4,062.50
Sanitaria Bond	3-1-63	50,000.00	2.50	1,250.00
Sanitaria Bond	3-1-63	100,000.00	2.60	2,600.00
Sanitaria Bond	3-1-63	100,000.00	2.70	2,700.00
Sanitaria Bond	3-1-63	100,000.00	2.80	2,800.00
Sanitaria Bond	3-1-63	100,000.00	2.90	2,900.00
Sanitaria Bond	3-1-63	100,000.00	3.00	3,000.00
Sanitaria Bond	2-1-65	25,000.00	2.75	687.50
Sanitaria Bond	2-1-65	50,000.00	2.80	1,400.00
Sanitaria Bond	2-1-65	75,000.00	2.90	2,175.00
Sanitaria Bond	2-1-65	125,000.00	3.00	3,750.00
<b>Sub Total</b>		<b>2,362,000.00</b>		<b>71,033.75</b>

EXHIBIT "B"  
GENERAL DEBT SERVICE FUND  
SCHEDULE OF INTEREST REQUIREMENTS  
FISCAL YEAR 1972 - 1973

<u>BOND DESCRIPTION</u>	<u>DATE OF ISSUE</u>	<u>OUTSTANDING JULY 1, 1972</u>	<u>INTEREST RATE</u>	<u>INTEREST PAYABLE</u>
Balance Brought Forward		2,362,000.00		71,033.75
Sanitaria Bond	2-1-65	50,000.00	3.10%	1,550.00
General Improvement	12-1-70	400,000.00	6.25	21,875.00
General Improvement	12-1-70	400,000.00	5.75	23,000.00
General Improvement	12-1-70	100,000.00	5.25	5,250.00
General Improvement	12-1-70	500,000.00	4.75	23,750.00
General Improvement	12-1-70	100,000.00	5.00	5,000.00
General Improvement	12-1-70	300,000.00	5.20	15,600.00
General Improvement	12-1-70	100,000.00	.10	100.00
General Improvement	12-1-71	1,800,000.00	4.00	69,000.00
General Improvement	12-1-71	300,000.00	4.20	12,600.00
General Improvement	12-1-71	150,000.00	4.40	6,600.00
General Improvement	12-1-71	150,000.00	4.50	6,750.00
General Improvement	12-1-71	150,000.00	4.60	6,900.00
General Improvement	12-1-71	150,000.00	4.75	7,125.00
General Improvement	12-1-71	150,000.00	4.90	7,350.00
General Improvement	12-1-71	150,000.00	5.00	7,500.00
<u>TOTAL FOR GENERAL PURPOSE BONDS</u>		<u>7,312,000.00</u>		<u>290,983.75</u>
<u>TOTAL FOR GENERAL BONDED INDEBTEDNESS</u>		<u>32,718,000.00</u>		
<u>TOTAL INTEREST REQUIREMENTS</u>				<u>1,188,617.00</u>

**EXHIBIT "B"**  
**GENERAL DEBT SERVICE FUND**  
**SCHEDULE OF BONDS MATURING**  
**FISCAL YEAR 1972 - 1973**

	INTEREST RATE	DATE OF ISSUE	AMOUNT PAYABLE
<u>Bonds Maturing 8-1-72</u>			
School	3.25%	6-1-61	200,000.00
General Improvement	3.25	6-1-61	50,000.00
School	3.10	8-1-66	250,000.00
			<u>500,000.00</u>
<u>Bonds Maturing 9-1-72</u>			
Highway	2.75	9-1-55	20,000.00
Hospital Improvement	2.75	9-1-55	10,000.00
			<u>30,000.00</u>
<u>Bonds Maturing 12-1-72</u>			
School	2.50	12-1-53	150,000.00
Highway	2.50	12-1-53	40,000.00
Hospital	2.50	12-1-53	50,000.00
General Improvement	6.25	12-1-70	100,000.00
General Improvement	4.00	12-1-71	150,000.00
School	3.50	12-1-71	300,000.00
			<u>790,000.00</u>
<u>Bonds Maturing 1-1-73</u>			
P. W. School, 1st Series	3.40	1-1-36	15,000.00
P. W. School, 2nd Series	3.60	1-1-38	5,000.00
P. W. School, 4th Series	3.75	1-1-39	5,000.00
General Hospital	3.75	1-1-39	3,000.00
			<u>28,000.00</u>
<u>Bonds Maturing 2-1-73</u>			
School	2.75	2-1-65	100,000.00
Highway	3.00	2-1-53	75,000.00
Bridge	3.00	2-1-53	100,000.00
Sanitaria	2.75	2-1-65	25,000.00
			<u>300,000.00</u>
Balance Forwarded			<u>1,648,000.00</u>

EXHIBIT "B"  
GENERAL DEBT SERVICE FUND  
SCHEDULE OF BONDS MATURING  
FISCAL YEAR 1972 - 1973

	<u>INTEREST RATE</u>	<u>DATE OF ISSUE</u>	<u>AMOUNT PAYABLE</u>
Balance Brought Forward			1,648,000.00
<u>Bonds Maturing 3-1-73</u>			
School	3.00%	12-1-61	150,000.00
School	2.50	3-1-63	150,000.00
School	3.00	3-1-64	150,000.00
Sanitaria	2.50	3-1-63	<u>50,000.00</u>
			<u>500,000.00</u>
<u>Bonds Maturing 4-1-73</u>			
School	3.40	4-1-60	<u>145,000.00</u>
			<u>145,000.00</u>
<u>Bonds Maturing 5-1-73</u>			
School	3.50	5-1-59	150,000.00
General Improvement	3.50	5-1-59	<u>20,000.00</u>
			<u>170,000.00</u>
<u>Bonds Maturing 6-1-73</u>			
School	2.75	6-1-58	170,000.00
School	3.50	6-1-60	65,000.00
General Improvement	3.50	6-1-60	<u>15,000.00</u>
			<u>250,000.00</u>
<u>Bonds Maturing 7-1-73</u>			
Elem. & High School Impr.	4.00	7-1-37	6,000.00
P. W. School, 3rd Series	3.50	7-1-38	2,000.00
P. W. General Hospital	4.00	7-1-37	8,000.00
Highway 1938	3.50	7-1-38	2,000.00
P. W. Library	3.50	7-1-38	3,000.00
P. W. Armory	3.50	7-1-39	1,000.00
P. W. Bridge	3.50	7-1-39	<u>2,000.00</u>
			<u>24,000.00</u>
<u>TOTAL BONDS MATURING - SCHOOL</u>			<u>2,013,000.00</u>
<u>TOTAL BONDS MATURING - GENERAL PURPOSE</u>			<u>724,000.00</u>
<u>TOTAL ALL BONDS MATURING</u>			<u>2,737,000.00</u>

**EXHIBIT "B"**  
**GENERAL DEBT SERVICE REQUIREMENTS**  
**FUTURE YEARS**  
**AS AT JULY-1, 1972**

<u>FISCAL YEAR BEGINNING</u>	<u>BALANCE AT BEGINNING OF FISCAL YEAR</u>	<u>ANNUAL REDEMPTION</u>	<u>ANNUAL INTEREST REQUIREMENTS</u>	<u>TOTAL ANNUAL REQUIREMENTS</u>
7-1-72	32,718,000.	2,737,000	1,189,517.00	3,926,517.00
7-1-73	29,981,000	2,594,000	1,098,682.50	3,692,682.50
7-1-74	27,387,000	2,387,000	1,015,940.50	3,402,940.50
7-1-75	25,000,000	2,429,000	930,764.00	3,359,764.00
7-1-76	22,571,000	2,407,000	840,245.00	3,247,245.00
7-1-77	20,164,000	2,443,000	756,525.00	3,199,525.00
7-1-78	17,721,000	2,261,000	665,650.00	2,926,650.00
7-1-79	15,460,000	2,280,000	582,415.00	2,862,415.00
7-1-80	13,180,000	2,315,000	498,000.00	2,813,000.00
7-1-81	10,865,000	2,345,000	412,447.50	2,757,447.50
7-1-82	8,520,000	1,820,000	332,610.00	2,152,610.00
7-1-83	6,700,000	1,400,000	266,825.00	1,666,825.00
7-1-84	5,300,000	1,050,000	212,800.00	1,262,800.00
7-1-85	4,250,000	800,000	171,050.00	971,050.00
7-1-86	3,450,000	800,000	136,975.00	936,975.00
7-1-87	2,650,000	550,000	106,400.00	656,400.00
7-1-88	2,100,000	550,000	79,675.00	629,675.00
7-1-89	1,550,000	550,000	52,612.50	602,612.50
7-1-90	1,000,000	550,000	29,225.00	579,225.00
7-1-91	450,000	450,000	9,750.00	459,750.00
		<u>32,718,000</u>	<u>9,388,109.00</u>	<u>42,106,109.00</u>

EXHIBIT "B"  
GENERAL BONDS PAYABLE  
JUNE 30, 1972

	<u>INITIAL ISSUE</u>	<u>ISSUE DATE</u>	<u>REMAINING PRINCIPAL DUE</u>
Public Works General Hospital, 4.00% due 7-1-73-76	300,000	7-1-37	40,000
Elementary & High School Improvement, 4.00% due 7-1-73-77	200,000	7-1-37	30,000
Public Works School, 1st Series, 3.40% due 1-1-73-76	590,000	1-1-36	63,000
Public Works School, 2nd Series, 3.60% due 1-1-73-78	188,000	1-1-38	30,000
Public Works School, 3rd Series, 3.50% due 7-1-73-78	50,000	7-1-38	12,000
Public Works School, 4th Series, 3.75% due 1-1-73-79	160,000	1-1-39	35,000
Highway, 3.50% due 7-1-73-78	75,000	7-1-38	12,000
Public Works Library, 3.50% due 7-1-73-78	82,000	7-1-38	18,000
General Hospital, 3.75% due 1-1-73-79	85,000	1-1-39	21,000
Public Works Armory, 3.50% due 7-1-73-79	30,000	7-1-39	7,000
Public Works Bridge, 3.50% due 7-1-73-79	50,000	7-1-39	14,000
Bridge, 3.00% due 2-1-73-74	800,000	2-1-53	100,000
Highway No. 1, 3.00% due 2-1-73-74	600,000	2-1-53	75,000
Highway No. 2, 2.50% due 12-1-72-73	500,000	12-1-53	80,000
School, 2.50% due 12-1-72-73	2,231,000	12-1-53	301,000
Hospital, 2.50% due 12-1-72-73	750,000	12-1-53	100,000
Hospital Improvement, 2.75% due 9-1-72-75	200,000	9-1-55	40,000
Highway, 2.75% due 9-1-72-75	400,000	9-1-55	80,000
School, 3.50%, 4.00%, 4.50%, 4.60%, 4.70%, 4.80%, 5.00% due 12-1-72-91	<u>6,000,000</u>	12-1-71	<u>6,000,000</u>
Balance Forward	<u>13,291,000</u>		<u>7,058,000</u>

**EXHIBIT "B"**  
**GENERAL BONDS PAYABLE**  
**JUNE 30, 1972**

	<u>INITIAL ISSUE</u>	<u>ISSUE DATE</u>	<u>REMAINING PRINCIPAL DUE</u>
Balance Forwarded	13,291,000		7,058,000
School, 2.75% and 3.00% due 6-1-73-78	3,000,000	6-1-58	1,105,000
General Improvement, 3.50%, 3.60%, and 3.70% due 5-1-73-83	500,000	5-1-59	240,000
School, 3.50%, 3.60%, and 3.70% due 5-1-73-83	3,500,000	5-1-59	1,955,000
School, 3.40% and 3.50% due 4-1-73-84	3,500,000	4-1-60	2,100,000
General Improvement, 3.50% due 6-1-73-85	500,000	6-1-60	210,000
School, 3.50% due 6-1-73-85	1,500,000	6-1-60	1,085,000
School, 3.25%, 3.40% and 3.50% due 8-1-72-81	4,000,000	6-1-61	2,430,000
General Improvement, 3.25%, 3.40% and 3.50% due 8-1-72-81	1,000,000	6-1-61	500,000
School, 2nd Series, 3.00%, 3.25%, 3.40% and 3.50% due 3-1-73-82	3,000,000	12-1-61	1,760,000
School, 2.50%, 2.60%, 2.80%, 2.90% and 3.00% due 3-1-73-83	3,000,000	3-1-63	1,650,000
Sanitaria, 2.50%, 2.60%, 2.70%, 2.80%, 2.90%, and 3.00% due 3-1-73-83	1,000,000	3-1-63	550,000
School, 3.00%, 3.10%, 3.20% due 3-1-73-84	3,000,000	3-1-64	1,800,000
School, Series 1965, 2.75%, 2.80%, 2.90%, 3.00%, and 3.10% due 2-1-73-85	2,000,000	2-1-65	1,300,000
Sanitaria, 2.75%, 2.80%, 2.90%, 3.00% and 3.10% due 2-1-73-85	500,000	2-1-65	325,000
School, 3.10%, 3.20%, 3.25%, 3.30%, and 3.40% due 8-1-72-86	5,000,000	8-1-66	3,750,000
General Improvement, 6.25%, 5.75%, 5.25%, 4.75%, 5.00%, 5.20% and 0.10% due 12-1-72-90	<u>2,000,000</u>	12-1-70	<u>1,900,000</u>
Balance Forward	50,291,000		29,718,000

EXHIBIT "B"  
 GENERAL BONDS PAYABLE  
JUNE 30, 1972

	<u>INITIAL ISSUE</u>	<u>ISSUE DATE</u>	<u>REMAINING PRINCIPAL DUE</u>
Balance Forwarded	50,291,000		29,718,000
General Improvement, 4.00%, 4.20%, 4.40%, 4.50%, 4.60%, 4.75%, 4.90%, 5.00% due 12-1-72-91	<u>3,000,000</u>	12-1-71	<u>3,000,000</u>
TOTAL	<u>53,291,000</u>		<u>32,718,000</u>
SCHOOL BONDS	40,919,000		25,406,000
GENERAL PURPOSE BONDS	12,372,000		7,312,000

EXHIBIT B  
RURAL DEBT SERVICE FUND  
SUMMARY OF DEBT SERVICE PAYMENTS  
FISCAL YEAR 1972 - 1973

	<u>630 &amp; 640 INTEREST</u>	<u>610 &amp; 620 BOND REDEMPTION</u>	<u>660 &amp; 670 COMMISSION AND EXCHANGE</u>	<u>TOTAL PAYMENTS</u>
9-1-72	24,307.50	196,000.00	477.07	220,784.57
3-1-73	<u>25,380.00</u>	<u>78,000.00</u>	<u>244.83</u>	<u>103,624.83</u>
	<u>49,687.50</u>	<u>274,000.00</u>	<u>721.90</u>	<u>324,409.40</u>
Future Debt Requirement				154,403.60
Interest - Capital Outlay Notes				23,175.00
Principal - Capital Outlay Notes				480,000.00
Trustee's Commission				<u>14,000.00</u>
TOTAL RURAL DEBT SERVICE PAYMENTS				<u>995,988.00</u>

EXHIBIT "B"  
RURAL DEBT SERVICE FUND  
SCHEDULE OF INTEREST REQUIREMENTS  
FISCAL YEAR 1972 - 1973

<u>BOND DESCRIPTION</u>	<u>DATE OF ISSUE</u>	<u>OUTSTANDING JULY 1, 1972</u>	<u>INTEREST RATE</u>	<u>INTEREST PAYABLE</u>
School, Rural	9-1-55	176,000.00	3.00%	5,280.00
School, Rural	9-1-55	326,000.00	2.75	7,892.50
School, Rural	3-1-57	61,000.00	3.00	1,830.00
School, Rural	3-1-57	267,000.00	3.25	8,677.50
School, Rural	(3-1-57) 9-1-57	327,000.00	3.50	11,445.00
School, Rural	3-1-58	230,000.00	2.75	6,325.00
School, Rural	3-1-58	85,000.00	3.00	2,550.00
School, Rural	3-1-58	<u>175,000.00</u>	3.25	<u>5,687.50</u>
TOTAL BONDED INDEBTEDNESS		<u>1,647,000.00</u>		
TOTAL INTEREST REQUIREMENTS				<u>49,687.50</u>

EXHIBIT "B"  
RURAL DEBT SERVICE FUND  
SCHEDULE OF BONDS MATURING  
FISCAL YEAR 1972 - 1973

	<u>INTEREST RATE</u>	<u>DATE OF ISSUE</u>	<u>AMOUNT PAYABLE</u>
<u>Bonds Maturing September 1, 1972</u>			
School, Rural	2.75%	9-1-55	78,000.00
			<u>78,000.00</u>
<u>Bonds Maturing March 1, 1973</u>			
School, Rural	3.00%	3-1-57	61,000.00
School, Rural	3.50	(3-1-57) 9-1-57	60,000.00
School, Rural	2.75	3-1-58	75,000.00
			<u>196,000.00</u>
<u>TOTAL RURAL BONDS MATURING</u>			<u>274,000.00</u>

EXHIBIT "B"  
 RURAL DEBT SERVICE REQUIREMENTS  
 FUTURE YEARS  
 AS AT JULY 1, 1972

<u>FISCAL YEAR BEGINNING</u>	<u>BALANCE BEGINNING OF FISCAL YEAR</u>	<u>REDEMPTION</u>	<u>INTEREST</u>	<u>TOTAL ANNUAL REQUIREMENTS</u>
7-1-72	1,647,000	274,000	49,687.50	323,687.50
7-1-73	1,373,000	281,000	41,522.50	322,522.50
7-1-74	1,092,000	294,000	32,966.25	326,966.25
7-1-75	798,000	306,000	24,036.25	330,036.25
7-1-76	492,000	313,000	14,422.50	327,422.50
7-1-77	179,000	<u>179,000</u>	<u>4,260.00</u>	<u>183,260.00</u>
		<u>1,647,000</u>	<u>166,895.00</u>	<u>1,813,895.00</u>

EXHIBIT "B"  
RURAL BONDS PAYABLE  
JUNE 30, 1972

<u>ISSUE</u>	<u>INITIAL ISSUE</u>	<u>DATE OF ISSUE</u>	<u>REMAINING PRINCIPAL DUE</u>
Issued September 1, 1955, 2.75% and 3.00% due 9-1-72-77	1,500,000	9-1-55	502,000
Issued March 1, 1957, 3.00% and 3.25% due 3-1-73-77	1,000,000	3-1-57	328,000
Issued September 1, 1957, 3.50% due 3-1-73-77	1,000,000	9-1-57	327,000
Issued March 1, 1958, 2.75%, 3.00% and 3.25% due 3-1-73-78	<u>1,300,000</u>	3-1-58	<u>490,000</u>
TOTAL	<u>4,800,000</u>		<u>1,647,000</u>

EXHIBIT "B"  
APPROPRIATIONS  
COUNTY GENERAL FUND  
SECTION 1 - COUNTY GENERAL GOVERNMENT

QUARTERLY COUNTY COURT APPROPRIATIONS

1. Personal Services 900

COUNTY COUNCIL

1. Personal Services 15,000

2. Contractual Services 1,946

5. Fixed Charges 54

17,000

OFFICE OF THE COUNTY JUDGE

1. Personal Services 27,585

2. Contractual Services 2,000

3. Supplies & Repair Parts 200

5. Fixed Charges 215

30,000

OFFICE OF THE COUNTY MANAGER

1. Personal Services 25,420

2. Contractual Services 3,900

3. Supplies & Repair Parts 500

5. Fixed Charges 80

9. Capital Outlay 100

30,000

BEER REGULATIONS AND INSPECTION

1. Personal Services 7,027

2. Contractual Services 2,100

9,127

EXHIBIT "B"  
APPROPRIATIONS  
COUNTY GENERAL FUND  
SECTION 1 - COUNTY GENERAL GOVERNMENT

<u>COUNTY AUDITOR</u>	<u>APPROPRIATIONS</u>
1. Personal Services	26,158
2. Contractual Services	1,040
3. Supplies and Repair Parts	600
5. Fixed Charges	2,180
9. Capital Outlay	<u>300</u>
	<u>30,278</u>
 <u>POST AUDIT - COUNTY</u>	
2. Contractual Services	<u>35,000</u>
 <u>POST AUDIT - BARONESS ERLANGER HOSPITAL</u>	
2. Contractual Services	<u>13,000</u>
 <u>POST AUDIT - WILLIAM L. BORK MEMORIAL HOSPITAL</u>	
2. Contractual Services	<u>3,750</u>
 <u>COUNTY ATTORNEY</u>	
1. Personal Services	36,800
2. Contractual Services	5,100
3. Supplies and Repair Parts	<u>100</u>
	<u>42,000</u>
 <u>CITY-COUNTY PLANNING COMMISSION</u>	
7. Grants, Contributions and Donations	<u>122,500</u>

EXHIBIT "B"  
 APPROPRIATIONS  
 COUNTY GENERAL FUND  
SECTION 1 - COUNTY GENERAL GOVERNMENT

<u>BUILDING COMMISSION AND ZONING</u>	<u>APPROPRIATIONS</u>
1. Personal Services	44,340
2. Contractual Services	4,025
3. Supplies and Repair Parts	2,550
5. Fixed Charges	50
9. Capital Outlay	<u>4,035</u>
	<u>55,000</u>
 <u>CIVIL DEFENSE</u>	
1. Personal Services	31,620
2. Contractual Services	5,973
3. Supplies and Repair Parts	3,800
4. Materials	175
5. Fixed Charges	125
7. Grants, and Donations to other Institutions	1,645
9. Capital Outlay	<u>18,662</u>
	<u>62,000</u>
 <u>MAINTENANCE</u>	
1. Personal Services	411,350
2. Contractual Services	80,000
3. Supplies and Repair Parts	25,000
4. Materials	70,000
5. Fixed Charges	3,650
9. Capital Outlay	<u>10,000</u>
	<u>600,000</u>

EXHIBIT "B"  
APPROPRIATIONS  
COUNTY GENERAL FUND  
SECTION 1 - COUNTY GENERAL GOVERNMENT

<u>ELECTION COMMISSION</u>	<u>APPROPRIATIONS</u>
1. Personal Services	49,991
2. Contractual Services	7,682
3. Supplies and Repair Parts	2,700
4. Materials	150
5. Fixed Charges	463
9. Capital Outlay	<u>900</u>
	<u>61,886</u>
 <u>GENERAL ELECTION - COUNTY</u>	
1. Personal Services	<u>28,000</u>
 <u>DEMOCRATIC PRIMARY - STATE</u>	
1. Personal Services	<u>19,000</u>
 <u>REPUBLICAN PRIMARY - STATE</u>	
1. Personal Services	<u>19,000</u>
 <u>GENERAL ELECTION - STATE AND FEDERAL</u>	
1. Personal Services	<u>28,000</u>
 TOTAL ELECTIONS	 <u>155,886</u>
 TOTAL COUNTY GENERAL GOVERNMENT	 <u>1,206,441</u>

EXHIBIT "B"  
 APPROPRIATIONS  
 COUNTY GENERAL FUND  
SECTION 2 - FINANCE

	<u>APPROPRIATIONS</u>
<u>ACCOUNTS AND BUDGETS</u>	
1. Personal Services	58,273
2. Contractual Services	8,675
3. Supplies and Repair Parts	650
5. Fixed Charges	1,000
9. Capital Outlay	<u>300</u>
	<u>68,898</u>
 <u>PURCHASING DEPARTMENT</u>	
1. Personal Services	19,000
2. Contractual Services	1,700
3. Supplies and Repair Parts	<u>300</u>
	<u>21,000</u>
 <u>BOARD OF EQUALIZATION</u>	
1. Personal Services	<u>2,000</u>

EXHIBIT "B"  
APPROPRIATIONS  
COUNTY GENERAL FUND  
SECTION 2 - FINANCE

APPROPRIATIONS

ASSESSOR OF PROPERTY

1.	Personal Services	229,850
2.	Contractual Services	15,650
3.	Supplies and Repair Parts	6,750
5.	Fixed Charges	2,750
9.	Capital Outlay	<u>20,000</u>
		<u>275,000</u>

COUNTY TRUSTEE

2.	Contractual Services	14,900
3.	Supplies and Repair Parts	750
9.	Capital Outlay	<u>1,125</u>
		<u>16,775</u>

COUNTY COURT CLERK

1.	Personal Services	3,000
2.	Contractual Services	18,000
3.	Supplies and Repair Parts	1,500
4.	Materials	100
5.	Fixed Charges	2,500
9.	Capital Outlay	<u>3,000</u>
		<u>28,100</u>

TOTAL FINANCE

411,773

EXHIBIT "B"  
 APPROPRIATIONS  
 COUNTY GENERAL FUND  
SECTION 3 - ADMINISTRATION OF JUSTICE

<u>ATTORNEY GENERAL</u>	<u>APPROPRIATIONS</u>
1. Personal Services	55,000
2. Contractual Services	10,300
3. Supplies and Repair Parts	1,500
5. Fixed Charges	<u>1,800</u>
	<u>68,600</u>
<u>COURTS OF GENERAL SESSIONS</u>	
1. Personal Services	<u>42,600</u>
<u>CRIMINAL COURT</u>	
1. Personal Services	47,000
2. Contractual Services	20,000
3. Supplies and Repair Parts	3,500
5. Fixed Charges	3,000
9. Capital Outlay	<u>5,000</u>
	<u>78,500</u>
<u>CIRCUIT COURT CLERK</u>	
1. Personal Services	26,586
2. Contractual Services	27,000
3. Supplies and Repair Parts	900
5. Fixed Charges	300
9. Capital Outlay	<u>2,000</u>
	<u>56,786</u>

**EXHIBIT "B"**  
**APPROPRIATIONS**  
**COUNTY GENERAL FUND**  
**SECTION 3 - ADMINISTRATION OF JUSTICE**

	<u>APPROPRIATIONS</u>
<u>CHANCERY COURT</u>	
1. Personal Services	14,500
2. Contractual Services	13,500
3. Supplies and Repair Parts	1,500
9. Capital Outlay	1,500
	<u>31,000</u>
<u>JUVENILE COURT</u>	
1. Personal Services	336,405
2. Contractual Services	34,575
3. Supplies and Repair Parts	21,200
4. Materials	150
5. Fixed Charges	1,620
9. Capital Outlay	<u>6,050</u>
	<u>400,000</u>
<u>JURIES</u>	
1. Personal Services	174,500
2. Contractual Services	<u>500</u>
	<u>175,000</u>
 TOTAL ADMINISTRATION OF JUSTICE	 <u>852,486</u>

EXHIBIT "B"  
 APPROPRIATIONS  
 COUNTY GENERAL FUND  
 SECTION 4 - LAW ENFORCEMENT AND CARE OF PRISONERS

<u>SHERIFF - EX-OFFICIO (a)</u>	<u>APPROPRIATIONS</u>
7. Grants, Contributions and Donations	696,000
<u>SHERIFF - EX-OFFICIO (b) ALCOHOLIC REHABILITATION OFFICER</u>	
7. Grants, Contributions and Donations	6,864
<u>COUNTY JAIL (a)</u>	
1. Personal Services	8,000
2. Contractual Services	80,500
3. Supplies and Repair Parts	40,400
4. Materials	200
5. Fixed Charges	4,900
9. Capital Outlay	50,000
	<u>184,000</u>
<u>COUNTY JAIL (b) ALCOHOLIC REHABILITATION OFFICER</u>	
2. Contractual Services	3,380
	<u>3,380</u>
<u>COUNTY CORONER</u>	
1. Personal Services	18,000
2. Contractual Services	5,000
3. Supplies and Repair Parts	150
5. Fixed Charges	30
	<u>23,180</u>
<u>COUNTY PHYSICIAN</u>	
1. Personal Services	7,800
TOTAL LAW ENFORCEMENT AND CARE OF PRISONERS	<u>921,224</u>

EXHIBIT "B"  
APPROPRIATIONS  
COUNTY GENERAL FUND  
SECTION 5 - NATURAL RESOURCES

<u>AGRICULTURE AND HOME ECONOMICS</u>	<u>APPROPRIATIONS</u>
1. Personal Services	29,425
2. Contractual Services	<u>1,100</u>
	30,525
 <u>AGRICULTURAL FAIR PRIZES</u>	
7. Grants, Contributions and Donations	<u>2,000</u>
 <u>SOIL CONSERVATION</u>	
1. Personal Services	3,900
2. Grants, Contributions and Donations	<u>300</u>
	4,200
 <u>COUNTY PARK</u>	
1. Personal Services	51,000
2. Contractual Services	9,000
3. Supplies and Repair Parts	3,000
4. Materials	1,000
5. Fixed Charges	500
9. Capital Outlay	<u>500</u>
	65,000
 <u>FOREST FIRE PREVENTION</u>	
7. Grants, Contributions and Donations	<u>4,000</u>
 TOTAL NATURAL RESOURCES	 <u>105,725</u>

EXHIBIT "B"  
 APPROPRIATIONS  
 COUNTY GENERAL FUND  
 SECTION 6 - RECORDING AND PRESERVATION OF DOCUMENTS

	<u>APPROPRIATIONS</u>
<u>COUNTY REGISTER</u>	
2. Contractual Services	27,500
3. Supplies and Repair Parts	11,500
5. Fixed Charges	1,500
9. Capital Outlay	<u>1,000</u>
	<u>41,500</u>
 <u>MICROFILM</u>	
1. Personal Services	9,500
2. Contractual Services	500
3. Supplies and Repair Parts	1,000
5. Fixed Charges	150
9. Capital Outlay	<u>38,850</u>
	<u>50,000</u>
 TOTAL RECORDING AND PRESERVATION OF DOCUMENTS	 <u>91,500</u>

**EXHIBIT "B"**  
**APPROPRIATIONS**  
**COUNTY GENERAL FUND**  
**SECTION 7 - HEALTH AND WELFARE**

<u>FOSTER HOME CARE</u>	<u>APPROPRIATIONS</u>
2. Contractual Services	<u>67,000</u>
 <u>MENTALLY ILL AND PAUPER BURIALS</u>	
1. Personal Services	27,800
2. Contractual Services	4,265
3. Supplies and Repair Parts	1,781
5. Fixed Charges	354
7. Grants, Contributions and Donations	<u>800</u>
	<u>35,000</u>
 <u>GENERAL RELIEF</u>	
1. Personal Services	11,700
2. Contractual Services	1,100
3. Supplies and Repair Parts	200
7. Grants, Contributions and Donations	<u>7,000</u>
	<u>20,000</u>
 <u>FEDERAL FOOD STAMP PROGRAM</u>	
2. Contractual Services	1,000
7. Grants, Contributions and Donations	<u>62,700</u>
	<u>63,700</u>
 <u>S.T.A.R. HOUSE</u>	
7. Grants, Contributions and Donations	<u>7,000</u>

EXHIBIT B  
 APPROPRIATIONS  
 COUNTY GENERAL FUND  
 SECTION 7 - HEALTH AND WELFARE

	<u>APPROPRIATIONS</u>
<u>SPEECH AND HEARING CENTER</u>	
7. Grants, Contributions and Donations	<u>51,000</u>
<u>GUIDANCE CLINIC</u>	
7. Grants, Contributions and Donations	<u>50,000</u>
<u>ANTI-TB AND BOVINE CONTROL</u>	
7. Grants, Contributions and Donations	<u>1,500</u>
<u>THE BONNY OAKS SCHOOL</u>	
7. Grants, Contributions and Donations	<u>162,000</u>
<u>MAURICE KIRBY DAY CARE CENTER</u>	
7. Grants, Contributions and Donations	<u>600</u>
<u>THE BARONESS ERLANGER HOSPITAL</u>	
7. Grants, Contributions and Donations	<u>2,169,989</u>
<u>THE CHILDREN'S HOME</u>	
7. Grants, Contributions and Donations	<u>62,500</u>
<u>WILLIAM L. BORK MEMORIAL HOSPITAL AND HAMILTON COUNTY NURSING HOME</u>	
7. Grants, Contributions and Donations	<u>900,000</u>
<u>STATE OF TENNESSEE-PUBLIC ASSISTANCE GRANTS</u>	
7. Grants, Contributions and Donations	<u>429,909</u>

**EXHIBIT "B"**  
**APPROPRIATIONS**  
**COUNTY GENERAL FUND**  
**SECTION 7 - HEALTH AND WELFARE**

**APPROPRIATIONS**

**STATE OF TENNESSEE - HOSPITAL SERVICE FOR INDIGENT**

7. Grants, Contributions and Donations 30,774

**STATE OF TENNESSEE - MEDICAID PROGRAM**

7. Grants, Contributions and Donations 123,150

**STATE OF TENNESSEE - CRIPPLED CHILDREN'S SERVICE**

7. Grants, Contributions and Donations 28,719

**HUMANE EDUCATIONAL SOCIETY**

7. Grants, Contributions and Donations 22,500

EXHIBIT "B"  
 APPROPRIATIONS  
 COUNTY GENERAL FUND  
 SECTION 7 - HEALTH AND WELFARE

	<u>APPROPRIATIONS</u>
<u>CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT</u>	
<u>GENERAL ADMINISTRATION - OFFICE</u>	
1. Personal Services	69,165
2. Contractual Services	52,800
3. Supplies and Repair Parts	9,635
5. Fixed Charges	9,150
9. Capital Outlay	<u>5,100</u>
TOTAL GENERAL ADMINISTRATION - OFFICE	<u>145,850</u>
<u>GENERAL ADMINISTRATION - MAINTENANCE</u>	
1. Personal Services	61,455
2. Contractual Services	30,550
3. Supplies and Repair Parts	4,025
4. Materials	700
5. Fixed Charges	85
9. Capital Outlay	<u>250</u>
TOTAL GENERAL ADMINISTRATION - MAINTENANCE	<u>97,065</u>
<u>ENVIROMENTAL HEALTH</u>	
1. Personal Services	49,930
2. Contractual Services	10,190
3. Supplies and Repair Parts	2,665
5. Fixed Charges	810
9. Capital Outlay	<u>5,650</u>
TOTAL ENVIROMENTAL HEALTH	<u>69,245</u>

**EXHIBIT "B"**  
**APPROPRIATIONS**  
**COUNTY GENERAL FUND**  
**SECTION 7 - HEALTH AND WELFARE**

**CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT-cont'd.**      **APPROPRIATIONS**

**MATERNAL & CHILD CARE**

1. Personal Services	3,280
2. Contractual Services	875
3. Supplies and Repair Parts	65
5. Fixed Charges	110
<b>TOTAL MATERNAL &amp; CHILD CARE</b>	<b><u>4,330</u></b>

**NURSING DIVISION**

1. Personal Services	224,327
2. Contractual Services	21,218
3. Supplies and Repair Parts	14,070
5. Fixed Charges	1,075
9. Capital Outlay	<u>1,600</u>
<b>TOTAL NURSING DIVISION</b>	<b><u>262,290</u></b>

**HEALTH EDUCATION**

1. Personal Services	35,105
2. Contractual Services	1,900
3. Supplies and Repair Parts	4,400
5. Fixed Charges	115
9. Capital Outlay	<u>300</u>
<b>TOTAL HEALTH EDUCATION</b>	<b><u>41,820</u></b>

EXHIBIT "B"  
 APPROPRIATIONS  
 COUNTY GENERAL FUND  
SECTION 7 - HEALTH AND WELFARE

CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT-cont'd.      APPROPRIATIONS

STATISTICS

1. Personal Services	26,375
2. Contractual Services	3,355
3. Supplies and Repair Parts	125
5. Fixed Charges	200
9. Capital Outlay	<u>250</u>
<b>TOTAL HEALTH STATISTICS</b>	<b><u>30,305</u></b>

DENTAL HEALTH

1. Personal Services	8,080
2. Contractual Services	7,144
3. Supplies and Repair Parts	2,350
5. Fixed Charges	205
9. Capital Outlay	<u>100</u>
<b>TOTAL DENTAL HEALTH</b>	<b><u>17,879</u></b>

COMMUNICABLE DISEASE CONTROL

1. Personal Services	50,145
2. Contractual Services	1,805
3. Supplies and Repair	2,800
9. Capital Outlay	<u>250</u>
<b>TOTAL COMMUNICABLE DISEASE CONTROL</b>	<b><u>55,000</u></b>

LABORATORY

2. Contractual Services	1,720
3. Supplies and Repair Parts	<u>225</u>
<b>TOTAL LABORATORY</b>	<b>1,945</b>

EXHIBIT "B"  
APPROPRIATIONS  
COUNTY GENERAL FUND  
SECTION 7 - HEALTH AND WELFARE

CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT-cont'd.      APPROPRIATIONS

IMMUNIZATION ASSISTANCE - SPECIAL PROGRAM

1. Personal Services	6,697
2. Contractual Services	4,600
3. Supplies and Repair Parts	700
<b>TOTAL IMMUNIZATION ASSISTANCE-SPECIAL PROGRAM</b>	<b><u>11,997</u></b>

NEIGHBORHOOD SERVICES PROGRAM

1. Personal Services	163,585
2. Contractual Services	19,000
3. Supplies and Repair Parts	12,250
5. Fixed Charges	4,300
9. Capital Outlay	<u>865</u>
<b>TOTAL NEIGHBORHOOD SERVICES PROGRAM</b>	<b><u>200,000</u></b>

COUNTY WIDE FAMILY PLANNING

1. Personal Services	120,655
2. Contractual Services	25,375
3. Supplies and Repair Parts	30,620
5. Fixed Charges	2,100
9. Capital Outlay	<u>14,695</u>
<b>TOTAL COUNTY WIDE FAMILY PLANNING</b>	<b><u>193,445</u></b>

EXHIBIT "B"  
 APPROPRIATIONS  
 COUNTY GENERAL FUND  
 SECTION 7 - HEALTH AND WELFARE

<u>CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT-cont'd.</u>	<u>APPROPRIATIONS</u>
<u>TUBERCULOSIS CONTROL</u>	
1. Personal Services	66,633
2. Contractual Services	11,242
3. Supplies and Repair Parts	5,775
5. Fixed Charges	<u>350</u>
TOTAL TUBERCULOSIS CONTROL	<u>84,000</u>
<u>MODEL CITIES HEALTH PROJECT</u>	
1. Personal Services	52,873
2. Contractual Services	8,817
3. Supplies and Repair Parts	2,855
9. Capital Outlay	<u>400</u>
TOTAL MODEL CITIES HEALTH PROJECT	<u>64,945</u>
<u>MODEL CITIES VECTOR PROJECT</u>	
1. Personal Services	50,930
2. Contractual Services	3,000
3. Supplies and Repair Parts	3,000
5. Fixed Charges	3,500
9. Capital Outlay	<u>5,500</u>
TOTAL MODEL CITIES VECTOR PROJECT	<u>65,930</u>
TOTAL CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT	<u>1,346,046</u>
TOTAL HEALTH AND WELFARE	<u>5,571,387</u>

EXHIBIT "B"  
APPROPRIATIONS  
COUNTY GENERAL FUND  
SECTION 8 - PENSIONS

<u>EMPLOYEES RETIREMENT</u>	<u>APPROPRIATIONS</u>
7. Grants, Contributions and Donations	265,000
<u>COUNTY MATCHING FICA</u>	
7. Grants, Contributions and Donations	245,000
<u>RETIRED TEACHER'S SUPPLEMENT</u>	
7. Grants, Contributions and Donations	35,000
TOTAL PENSIONS	<u>545,000</u>

EXHIBIT "B"  
 COUNTY APPROPRIATIONS  
 COUNTY GENERAL FUND  
 SECTION 9 - MISCELLANEOUS

	<u>APPROPRIATIONS</u>
<u>COMMISSIONS TO COUNTY TRUSTEE</u>	
1. Personal Services	<u>192,000</u>
<u>SCENIC-BEAUTIFUL COMMISSION</u>	
7. Grants, Contributions and Donations	<u>8,000</u>
<u>EMPLOYEES INSURANCE</u>	
7. Grants, Contributions and Donations	<u>145,000</u>
<u>CAPITAL IMPROVEMENTS</u>	
9. Capital Outlay	<u>400,000</u>
<u>STORE ROOM</u>	
1. Personal Services	7,900
2. Contractual Services	<u>500</u>
	<u>8,400</u>
<u>OIL DEPARTMENT</u>	
1. Personal Services	<u>22,000</u>
<u>VETERANS' SERVICE OFFICER</u>	
1. Personal Services	8,920
2. Contractual Services	1,170
3. Supplies and Repair Parts	<u>15</u>
	10,105
<u>REGIONAL COUNCIL OF GOVERNMENT</u>	
7. Grants, Contributions and Donations	<u>8,136</u>

EXHIBIT "B"  
APPROPRIATIONS  
COUNTY GENERAL FUND  
SECTION 9 - MISCELLANEOUS

	<u>APPROPRIATIONS</u>
<u>AIR POLLUTION CONTROL</u>	
7. Grants, Contributions and Donations	40,065
<u>SOUTHEAST TENNESSEE ECONOMIC DEVELOPMENT DISTRICT</u>	
7. Grants, Contributions and Donations	3,750
<u>ADULT COUNTY-WIDE LIBRARY SERVICE</u>	
1. Personal Services	41,750
2. Contractual Services	750
3. Supplies and Repair Parts	250
5. Fixed Charges	250
9. Capital Outlay	1,000
	44,000
<u>COUNTY WORKHOUSE</u>	
7. Grants, Contributions and Donations	100,000
<u>TEAM EVALUATION CENTER</u>	
7. Grants, Contributions and Donations	10,000
<u>SANITATION DEPARTMENT</u>	
1. Personal Services	127,000
<u>SENIOR NEIGHBORS</u>	
7. Grants, Contributions and Donations	2,500

EXHIBIT "B"  
 APPROPRIATIONS  
 COUNTY GENERAL FUND  
 SECTION 9 - MISCELLANEOUS

	<u>APPROPRIATIONS</u>
<u>FIXED ASSETS</u>	
1. Personal Services	16,243
2. Contractual Services	2,000
3. Supplies and Repair Parts	<u>200</u>
	<u>18,443</u>
<u>CHATTANOOGA AREA SAFETY COUNCIL</u>	
7. Grants, Contributions and Donations	<u>7,500</u>
<u>CHATTANOOGA PUBLIC LIBRARY</u>	
7. Grants, Contributions and Donations	<u>228,500</u>
<u>INSURANCE</u>	
2. Contractual Services	<u>60,000</u>
<u>TAX ON TIVOLI THEATER</u>	
2. Contractual Services	<u>7,305</u>
<u>CHATTANOOGA CONVENTION AND VISITORS BUREAU</u>	
7. Grants, Contributions and Donations	<u>22,500</u>
<u>GEORGIA-TENNESSEE REGIONAL HEALTH COMMISSION</u>	
7. Grants, Contributions and Donations	<u>11,440</u>
TOTAL MISCELLANEOUS	<u>1,476,644</u>
TOTAL COUNTY GENERAL FUND APPROPRIATIONS	<u>11,182,180</u>

EXHIBIT "B"  
APPROPRIATIONS  
PIKE FUND

	<u>APPROPRIATIONS</u>
1. Personal Services	<u>1,053,277</u>
4. Materials	<u>250,000</u>
<b>TOTAL PIKE FUND</b>	<u><b>1,303,277</b></u>

**EXHIBIT "B"**  
**APPROPRIATIONS**  
**DISTRICT ROAD FUND**

	<u>APPROPRIATIONS</u>
1. Personal Services	7,500
2. Contractual Services	70,000
3. Supplies and Repair Parts	145,000
4. Materials	141,793
5. Fixed Charges	<u>1,000</u>
TOTAL DISTRICT ROAD FUND	<u>365,293</u>

J U N E    T E R M    1 9 7 2

STATE OF TENNESSEE )

FRIDAY, JUNE 30, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 30th day of June, 1972, a Session of the County Council of Hamilton County, Tennessee, was begun and held at the Court House in the City of Chattanooga, Tennessee pursuant to the following Notice of Call:

NOTICE OF CALL  
CALL OF SPECIAL SESSION  
OF  
HAMILTON COUNTY COUNCIL

TO: Mr. Robert E. (Bob) Long  
Mr. Jack D. Mayfield  
Mr. Frank Newell  
Mr. Luke Wilson

As County Judge of Hamilton County, being authorized by law, I do hereby call a Special Session of the Hamilton County Council to be held at the Courthouse in Chattanooga, Tennessee, at 10:00 A. M. on the 30th day of June, 1972, to consider the following matter:

- 1. To adopt budget for the fiscal year 1972-73 and fix the tax levy for the year 1972 for Hamilton County, Tennessee.

This the 21st day of June, 1972.

/s/ Chester L. Frost  
COUNTY JUDGE

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council, and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Dr. Sam McConnell, Superintendent of Hamilton County Schools, who was County Chaplain for the day.

RESOLUTION-TITLE-ADOPTING BUDGET COVERING THE FISCAL YEAR 1972-73 AND FIXING THE TAX LEVY FOR THE YEAR 1972 FOR HAMILTON COUNTY, TENNESSEE.

BUDGET FOR YEAR ENDING JUNE 30, 1973

June 30, 1972

ADOPTING BUDGET COVERING THE FISCAL YEAR 1972-73 AND FIXING THE TAX LEVY FOR THE YEAR 1972 FOR HAMILTON COUNTY, TENNESSEE.

BE IT RESOLVED, by the County Council of Hamilton County, Tennessee, in special called session assembled on June 30, 1972, that:

Pursuant to authority vested in Hamilton County Council the following Budget for

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the Fiscal Year ending June 30, 1973, is adopted by the Council for the Levy of Taxes sufficient to cover the Appropriation and Expenditures shown in said Budget.

In the absence of the exact official Tax Aggregate, which has not been completed, the estimated receipts from the 1972 Property Tax is based on Assessed Valutaion of 96% of \$724,025,869.00.

BE IT FURTHER RESOLVED, that the County Council of Hamilton County, in adjourned Session assembled, hereby adopts for the Fiscal Year 1972-73 the Budget hereto attached and made a part of this Resolution. Said Resolution and Budget to be spread upon the Minutes of the Council and that there is hereby levied on each \$100.00 of Assessed Valuation of taxable property in Hamilton County for 1972 a tax levy of the following rates:

	<u>Inside City of Chattanooga</u>	<u>Inside Other Municipal- ities</u>	<u>Outside All Municipal- ities</u>
1969 Real & Personal Tax Levy			
General Purpose School Fund	1.65	1.65	1.65
General Debt Service Fund	.61	.61	.61
Rural Debt Service Fund		.24	.24
County General Fund	.75	.75	.75
District Road Fund	.05	.05	.05
Pike Fund			<u>.05</u>
Total County Property Tax	3.06	3.30	3.35

BE IT FURTHER RESOLVED, that the Privilege Tax for County purposes be levied in the amount and extent allowed under the law; and that Merchants Ad Valorem Tax be levied in the amount and extent allowed under the law upon the average capital invested by said merchants in their business, at the same rates as the Real and Personal Tax levy set out above, and the Merchants Ad Valorem Tax is to be prorated to the various funds in the same manner.

BE IT FURTHER ENACTED, that the taxes provided in Chapter 387 of the Tennessee Public Acts of 1971, and any amendments thereto, known as the "Business Tax Act", are hereby enacted, ordained and levied on the business, business activities, vocations, or occupations doing business or exercising a taxable privilege as provided by said Act, in Hamilton County, Tennessee, at the rates and in the manner prescribed by the said Act. The proceeds of the privilege taxes levied herein shall be apportioned in the following manner, viz; (1) Twenty-two percent (22%) of the total received shall be distributed to the County General Fund; and, (2) the balance of said funds shall be prorated to the various funds (including the General Fund) in the same manner as the property tax. It is not the intention of the Hamilton County Council, in adopting this particular tax to affect in any way the imposition and collection of any lawful ad valorem tax imposed on personalty or real property.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage the public welfare requiring it.

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

Action taken: /s/ Approved

J U N E T E R M . 1 9 7 2

ON MOTION of Judge Frost, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

STATEMENT BY CHESTER L. FROST, COUNTY JUDGE, WITH REFERENCE TO THE 1972-73 TAX RATE FOR HAMILTON COUNTY, TENNESSEE.

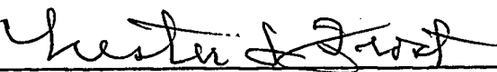
We are pleased to announce the County Tax Rate for the coming Fiscal Year of 1972-73 will be the same as this year. If you live inside the City of Chattanooga your tax rate will be \$3.06 for each \$100.00 of assessed valuation. If you are a resident of an incorporated area outside of the City of Chattanooga your tax rate will be \$3.30 for each \$100.00 of assessed valuation, and if you are a resident of the unincorporated area of the County your tax rate will be \$3.35.

The County Judge, the Members of the Council, the County Manager, and the Director of Accounts & Budgets, have worked for some weeks in preparing the Budget for the coming fiscal year. We have met a number of times, and have held open meetings and listened as courteously as we know how to the requests of our citizens representing various organizations and agencies. With minor exception, all requests made were justified, however, we felt it was in the public interest at this particular time not to increase the tax levy, but to make a division of the funds produced under the present tax rate. Therefore, the budget as adopted is the combined thinking of the Council, and we sincerely believe it is the best possible distribution of your tax dollar under the circumstances. Of course, we are very sorry we could not meet all the requests and trust you who appeared before us will understand why we could not in every instance grant the requests as made.

We believe this Budget makes provisions for improvements in many areas of service. However, it does not provide all that should be done in particular programs, nor does it emphasize one program to the detriment of others. It is our thinking the Budget does provide proper foundation for continued good government without any tax increase, and does so without endangering the financial soundness of our County.

Most assuredly we want to thank all citizens who presented their needs, as well as the citizens who publicly and privately expressed their feelings with reference to the tax rate.

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the meeting was adjourned.

  
C H A I R M A N

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STATE OF TENNESSEE )  
 COUNTY OF HAMILTON )

WEDNESDAY, JULY 5, 1972

BE IT REMEMBERED, That on this the 5th day of July, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Reverend W. A. Plemons, Pastor of the Hickory Valley Baptist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

REZONING REQUEST

TO: CHATTANOOGA-HAMILTON COUNTY REGIONAL PLANNING COMMISSION

WE, the undersigned citizens living in the area to be affected, request that the properties located in an area bounded on the east by Banks Road, north by Standifer Gap Road, west by Jenkins Road, and South by Igou Gap Road, be completely zoned as residential property, in order to conform to the General Plan - 1985, adopted in March, 1969, by this body and submitted to the Hamilton County Council for approval. The purpose of this plan is to prevent inequities arising from occasional spot zoning within this area, thereby decreasing the values of land. Presently a number of commercial projects are being planned for this area, which would violate the General Plan - 1985, and in order that there may be a uniformity of zoning and to prevent the occurrences of inequities, we petition the County Council to immediately declare the property zoned as Rural Residential.

\* \* \* \* \*

ON MOTION of Councilman Wilson, seconded by Councilman Long, to take under advisement a request by some 500 East Brainerd residents that a tract of land bounded by Banks Road, Standifer Gap Road, Jenkins Road and Igou Gap Road be rezoned to rural residential district, and that said request be forwarded to the Chattanooga-Hamilton County Planning Commission for their immediate study and recommendation as soon as possible. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Judge Frost, seconded by Councilman Mayfield, to instruct the Building Commissioner to hold up the issuance of any building permits for commercial construction on the above property bounded by Banks Road, Standifer Gap Road, Jenkins Road

and Igou Gap Road, but not to hold up on permits for residential buildings. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM RURAL RESIDENTIAL AND AGRICULTURAL TO WHOLESALE AND LIGHT INDUSTRY DISTRICT A TRACT OF LAND LOCATED IN THE 4700 BLOCK OF ADAMS RD. BEING ON THE E. LINE OF ADAMS RD., S. OF HIXSON PIKE. THIS TRACT BEGINS SOME 440' NW OF CRESCENT RD., FRONTS 298' ON THE E. LINE OF ADAMS RD. AND EXTENDS NE 435', THENCE NW 300', THENCE NE 1403', THENCE NE 650' TO NORTH CHICKAMAUGA CREEK, THENCE SE, ALONG N. CHICKAMAUGA CREEK FOR 600', THENCE SW 1900', THENCE NW 119', THENCE SW 465' TO ADAMS ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, Dr. Benton Spangler petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 4700 block of Adams Road, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Dr. Benton Spangler requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing concerning the passage of this Resolution on July 5, 1972, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential and Agricultural District to Wholesale and Light Industry District a tract of land located in the 4700 Block of Adams Road being on the E. line of Adams Road, South of Hixson Pike. This tract begins some 440' NW of Crescent Road, fronts 298' on the E. line of Adams' Road and extends NE 435', thence NW 300', thence NE 1403', thence NE 650' to North Chickamauga Creek, thence SE, along N. Chickamauga Creek for 600', thence SW 1900', thence NW 119', thence SW 465' to Adams Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED IN THE 6700 BLOCK OF HIXSON PIKE, BEING ON THE EAST LINE OF HIXSON PIKE, NORTH OF BOY SCOUT ROAD. THIS TRACT BEGINS AT A POINT SOME 550' NORTH OF BOY SCOUT ROAD, FRONTS 90' ON THE EAST LINE OF HIXSON PIKE AND EXTENDS SE 238', THENCE SW 86.9', THENCE NW 215.2' TO HIXSON PIKE.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

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WHEREAS, Dr. Benton Spangler petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 6700 block of Hixson Pike, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Dr. Benton Spangler requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on July 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located in the 6700 block of Hixson Pike, being on the East line of Hixson Pike, North of Boy Scout Road. This tract begins at a point some 550' N. of Boy Scout Road, fronts 90' on the East line of Hixson Pike and extends SE 238', thence SW 86.9', thence NW 215.2' to Hixson Pike.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Eong  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM RURAL RESIDENTIAL AND AGRICULTURAL DISTRICTS TO URBAN RESIDENTIAL DISTRICT  
A TRACT OF LAND LOCATED ON THE SOUTH LINE OF DAISY-DALLAS ROAD WEST OF MIDDLE VALLEY RD. THIS TRACT BEGINS SOME 1400' WEST OF MIDDLE VALLEY PIKE, FRONTS 466' ON THE SOUTH LINE OF DAISY-DALLAS ROAD AND EXTENDS NW 1781', THENCE SW 2166', THENCE SE 1285', THENCE NE 1812', THENCE NW 572', THENCE NE 247' TO DAISY-DALLAS ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Land Mark, Inc. petitioned the Hamilton County Regional Planning Commission to rezone a tract of land located on the South line of Daisy-Dallas Road, West of Middle Valley Road, and said Planning Commission after hearing recommended that said petition be approved, subject to satisfactory soil results; and

WHEREAS, Land Mark, Inc. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing at the Court House on July 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential and Agricultural Districts to Urban Residential

J U L Y    T E R M    1 9 7 2

District a tract of land located on the South line of Daisy-Dallas Road, West of Middle Valley Road. This tract begins some 1400' West of Middle Valley Pike, fronts 466' on the South line of Daisy-Dallas Road and extends NW 1781', thence SW 2166', thence SE 1285', thence NE 1812', thence NW 572', thence NE 247' to Daisy-Dallas Road.

BE IT FURTHER RESOLVED: that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM URBAN RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED ON THE WEST LINE OF NORCROSS ROAD, SOME 580' NORTH OF ASHLAND TERRACE. LOTS 8 AND 9, CORRECTED PLAT OF BUQUOS' ADDITION AS SHOWN BY PLAT OF RECORD IN BOOK 10, PAGE 43 OF THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, MORE FULLY DESCRIBED AS FRONTING 100' ON THE WEST LINE OF NORCROSS ROAD AND EXTENDING NW, BETWEEN PARALLEL LINES, FOR 205'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, J. Fred Boyd petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the West line of Norcross Road, some 580' North of Ashland Terrace, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, J. Fred Boyd requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on July 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential District to Local Business District a tract of land located on the West line of Norcross Road, some 580' North of Ashland Terrace. Lots 8 and 9, corrected plat of Buquos' Addition as shown by plat of record in Book 10, Page 43 of the Register's Office of Hamilton County, Tennessee, more fully described as fronting 100' on the West line of Norcross Road and extending NW, between parallel lines, for 205'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

Action taken           DENIED          

ON MOTION of Judge Frost, seconded by Councilman Long, the foregoing Resolution was unanimously DENIED by Acclamation. Total present-5. Absent-0.

## J U L Y    T E R M    1 9 7 2

RESOLUTION-TITLE-REZONING FROM AGRICULTURAL TO URBAN RESIDENTIAL DIST. A TRACT OF LAND LOCATED N. OF BROWNTOWN RD. AND W. OF McCAHILL RD. THIS TRACT BEGINS SOME 1340' W. OF McCAHILL RD., FRONTS 100' ON THE N. LINE OF BROWNTOWN RD. AND EXTENDS NE 1487', THENCE SE 676.1', THENCE SW 563.4', THENCE SW 765', THENCE SE 126.9', THENCE SW 305' TO THE NE CORNER OF LOT 4, BLOCK 1, BROWNTOWN SUB. THENCE NW 108.7', THENCE NW 160' TO THE E. LINE OF LOT 1, BLOCK 3, BROWNTOWN SUB., THENCE NE 100', THENCE NW 115', THENCE NE 400', THENCE NW 398.8', THENCE SW 223.2', THENCE NW 256', THENCE SW 310' TO BROWNTOWN ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, L. V. McCuiston petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located N. of Browntown Road and W. of McCahill Rd., and said Planning Commission after hearing recommended that said petition be approved, subject to satisfactory soil results; and

WHEREAS, L. V. McCUISTION requested that the County Council consider said petition and notice has been published in a newspaper in general circulation that the County Council would hold a public hearing on July 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural to Urban Residential District a tract of land located N. of Browntown Rd. and W. of McCahill Rd. This tract begins some 1340' West of McCahill Rd., fronts 100' on the N. line of Browntown Rd. and extends NE 1487', thence SE 676.1', thence SW 563.4', thence SW 765', thence SE 126.9', thence SW 305' to the NE corner of Lot 4, Block 1, Browntown Sub., thence NW 108.7', thence NW 160' to the East line of Lot 1, Block 3, Browntown Sub., thence NE 100', thence NW 115' thence NE 400', thence NW 398.8', thence SW 223.2', thence NW 256', thence SW 310' to Browntown Rd.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Jack D. Mayfield  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-A PLANNED UNIT DEVELOPMENT ON A TRACT OF LAND LOCATED EAST OF 6000 BLOCK OF HIGHWAY 153, SOUTH OF PINE HILL SUB. THIS TRACT BEGINS AT THE SE CORNER OF THE ESTHER HALE PHILLIPS PROPERTY AND EXTENDS SW 527', THENCE NW 815.6' TO THE SE CORNER OF A PLOT USED AS A CEMETERY, THENCE NE ALONG THE EASTERN LINE OF SAID CEMETERY, FOR 82.1', THENCE ALONG THE NORTH LINE OF SAID CEMETERY FOR 191.6', THENCE NE FOR 521', THENCE SE ALONG THE SOUTH LINE OF THE ESTHER HALE PHILLIPS TRACT FOR 1026.39'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Preston Maddox petitioned The Chattanooga-Hamilton County Regional Planning Commission to recommend to the Judge and Members of the County Council a planned

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Unit Development on a tract of land located East of 6000 Block of Highway 153, South of Pine Hill Subdivision, and said Planning Commission after hearing recommended that said petition be approved, subject to Health Dept. approval of sewage disposal plans on final plat; and

WHEREAS, Preston Maddox requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on July 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That approval be given for a Planned Unit Development on a tract of land located East of 6000 Block of Highway 153, South of Pine Hill Sub. This tract begins at the SE corner of the Esther Hale Phillips Property and extends SW 527' thence NW 815.6' to the SE corner of a plot used as a cemetery, thence NE along the Eastern line of said cemetery, for 82.1', thence along the N. line of said cemetery for 191.6', thence NE for 521', thence SE along the S. line of the Esther Hale Phillips tract for 1026.39'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Long, to delay for 30 days any action on Resolution #123 (Michael A. Austin), petition to rezone from Agricultural to Local Business District a tract of land located at the SW Intersection of Highway 153 and Gadd Road. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM URBAN RESIDENTIAL TO APARTMENT-TOWNHOUSE DISTRICT A TRACT OF LAND LOCATED IN THE 4500 BLOCK OF DELASHMITT RD., BEING ON THE NE LINE OF DELASHMITT RD., NW OF ELDRIDGE RD. THIS TRACT BEGINS AT A POINT SOME 250' NW OF ELDRIDGE RD., FRONTS 529.9' ON THE NE LINE OF DELASHMITT RD. AND EXTENDS NE 299.9', THENCE SE 275', THENCE SW 356.4' ALONG THE SW LINE OF WEST DUPONT VILLAGE TO DELASHMITT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Tennessee Title and Others petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 4500 Block of Delashmitt Road, and said Planning Commission after hearing recommended that said petition be approved, subject to satisfactory soil results; and

WHEREAS, Tennessee Title and Others requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in

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Hamilton County that the County Council would hold a public hearing on July 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential District to Apartment-Townhouse District a tract of land located in the 4500 Block of Delashmitt Road, being on the NE line of Delashmitt Rd., NW of Eldridge Road. This tract begins at a point some 250' NW of Eldridge Rd., fronts 529.9' on the NE line of Delashmitt Rd. and extends NE 299.9' thence SE 275', thence SW 356.4' along the SW line of West DuPont Village to Delashmitt Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM AGRICULTURAL DISTRICT  
TO URBAN RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED  
IN THE 4300 BLOCK OF DELASHMITT ROAD, BEING ON THE  
WEST LINE OF DELASHMITT ROAD SOUTH OF ITS INTERSECTION  
WITH ELDRIDGE ROAD. THIS TRACT BEGINS AT A POINT 975'  
NORTH OF ELY ROAD, FRONTS 315' ON THE WEST LINE OF  
DELASHMITT ROAD AND EXTENDS NW 622.3', THENCE SW 315',  
THENCE SE 622.3' TO DELASHMITT ROAD.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, CARRHO ENTERPRISES petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 4300 Block of Delashmitt Road and said Planning Commission after hearing recommended that said petition be approved, subject to satisfactory soil results; and

WHEREAS, CARRHO Enterprises requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on July 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Urban Residential District a tract of land located in the 4300 Block of Delashmitt Road, being on the West line of Delashmitt Road South of its intersection with Eldridge Road. This tract begins at a point 975' North of Ely Road, fronts 315' on the West line of Delashmitt Road and extends NW 622.3', thence SW 315', thence SE 622.3' to Delashmitt Road.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Bob Long  
MEMBER OF THE COUNTY COUNCIL

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ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION - TITLE - REZONING FROM AGRICULTURAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED ON THE WEST LINE OF BIRCHWOOD PIKE, SOUTH OF DAVIS ROAD. THIS TRACT BEGINS SOME 870' SOUTH OF DAVIS ROAD, FRONTS 217.8' ON THE WEST LINE OF BIRCHWOOD PIKE AND EXTENDS SW, BETWEEN PARALLEL LINES, FOR 150'.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Homer E. Lawrence, Jr. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the West line of Birchwood Pike, South of Davis Road; and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Homer E. Lawrence, Jr. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on July 5, 1972, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Local Business District a tract of land located on the West line of Birchwood Pike, South of Davis Road. This tract begins some 870' S. of Davis Road, fronts 217.8' on the West line of Birchwood Pike and extends SW, between parallel lines, for 150'.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Long, to delay for two (2) weeks, any action on Resolution to Rezone No. 129. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-A RESOLUTION CHANGING THE NAME OF THE "SILVERDALE WORKHOUSE" TO THE "HAMILTON COUNTY PENAL FARM", AND AUTHORIZING THE KEEPING OF NECESSARY RECORDS AS WELL AS TAKING ANY OTHER ACTION DEEMED NECESSARY FOR HAMILTON COUNTY TO MAKE CLAIM AGAINST THE STATE OF TENNESSEE FOR KEEPING STATE PRISONERS IN SAID HAMILTON COUNTY PENAL FARM, AND IN THE AMOUNT AS IS SET OUT IN SECTION 41-1143 OF T.C.A., AS AMENDED BY CHAPTER 534, OF THE PUBLIC ACTS OF 1972.

WHEREAS, Hamilton County has operated a penal farm for many years under the name of "Silverdale Workhouse", and in this operation has, and is, keeping a number of

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state prisoners serving sentences imposed upon conviction for a felony; and

WHEREAS, It has now been determined that the name of the facility known as the "Silverdale Workhouse" should be changed to the "Hamilton County Penal Farm", and that the necessary records and other requirements be met in order for Hamilton County to submit statements for this service to the State of Tennessee.

NOW, THEREFORE, BE IT RESOLVED AND ORDERED BY THE HAMILTON COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE (BEING THE GOVERNING BODY OF SAID COUNTY), That the name of the "Silverdale Workhouse" be, and the same is hereby changed to the "Hamilton County Penal Farm"; and that the fees for keeping State felony prisoners in said facility, are hereby fixed in accordance with the provisions of Section 41-1143, of the Tennessee Code Annotated, as amended by Chapter 534, of the Public Acts of Tennessee, at four (\$4.00) dollars per prisoner day for each 24 hour period a prisoner is confined in the said Hamilton County Penal Farm.

This resolution is to take effect from and after its passage, the public welfare requiring it.

/s/ Chester L. Frost

Action taken: Approved

ON MOTION of Judge Frost, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION-TITLE-A RESOLUTION TO FIX JAILERS' FEES IN HAMILTON COUNTY, TENNESSEE, IN AN AMOUNT SET BY SECTION 8-2507 ET SEQ OF T.C.A., AND AS AMENDED BY CHAPTER 533, PUBLIC ACTS OF 1972.

WHEREAS, Chapter 533 of the Public Acts of the General Assembly of the State of Tennessee for the year 1972 provides that the governing body of each County in the State shall have the authority and duty to fix jailers' fees at an amount not less than two dollars (\$2.00) per day; provided, however, that the same may be fixed to allow an additional two dollars (\$2.00) per day in any county where the prisoner records meet the minimum standards, prescribed by the Comptroller of the Treasury; and

WHEREAS, Hamilton County meets or will meet said minimum standards, and it is the desire of the Hamilton County Council to fix the jailers' fees in accordance with provisions of Section 8-2507, et seq., of the Tennessee Code Annotated.

NOW, THEREFORE, BE IT RESOLVED AND ORDERED BY THE HAMILTON COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, That the Jailers' fees for Hamilton County be and the same are hereby fixed in accordance with the provisions of Section 8-2507, et seq., of the Tennessee Code Annotated, at \$4.00 per prisoner day for each twenty-four (24) hour period a prisoner is confined in the Hamilton County Jail.

This resolution to take effect from and after its passage, the public welfare requiring it.

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

Action taken: Approved

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ON MOTION of Judge Frost, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Long, seconded by Councilman Wilson, to delay for two weeks, any action on Resolution #101 (Petition to rezone). The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Judge Frost, seconded by Councilman Mayfield, to re-elect Mr. Dan Brewer for another term to the Hamilton County Nursing Home Board of Trustees. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

RESOLUTION-TITLE-AUTHORIZING THE SOUTHEAST TENNESSEE DEVELOPMENT DISTRICT TO SUBMIT APPLICATION FOR A RESOURCE CONSERVATION AND DEVELOPMENT PROJECT IN DEVELOPING A PROJECT PLAN.

STATE OF TENNESSEE)  
COUNTY OF HAMILTON)

R E S O L U T I O N

It is our understanding that this ten-county area in southeast Tennessee may qualify for a Resource Conservation and Development Project subject to approval of an application by the U.S. Department of Agriculture.

It is further understood that the proposed project must be locally initiated and sponsored; that its purpose would be to expand economic opportunities of the people in the area by developing and carrying out a plan of action for orderly conservation, improvement, development, and wise use of natural resources; and that the plan would be developed by local people to provide for total development of all human and natural resources.

Therefore, be it resolved that this body join other local organizations in the area in submitting application for a Resource Conservation and Development Project and in developing a project plan.

The above resolution adopted by;

Hamilton County Council  
Name of local organization

on July 5 1972, at Chattanooga Tennessee

Signed /s/ Chester L. Frost  
County Judge  
Title

ON MOTION of Judge Frost, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Judge Frost, seconded by Councilman Wilson, to approve the purchase of office furniture for Clerk and Master Robert Summar at the appraised value of \$847.50. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the

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following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF RALPH  
D. WILSON AND WIFE, ELLA WILSON TO PURCHASE LOTS 156 THROUGH  
THROUGH 159, WARD 13, WHITE CITY, REEVES TAX #150-12-3,  
AS SHOWN IN PLAT BOOK 6, PAGE 39, IN THE REGISTER'S  
OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF  
\$426.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lots 156 through 159, Ward 13, White City, Reeves Tax #150-12-3, as shown in Plat Book 6, Page 39, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$400.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$426.00 from Ralph D. Wilson and wife, Ella Wilson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$426.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF RALPH  
D. WILSON AND WIFE, ELLA WILSON TO PURCHASE LOT 150,  
WARD 13, WHITE CITY, REEVES TAX #150-5-14, AS SHOWN  
IN PLAT BOOK 6, PAGE 39, IN THE REGISTER'S OFFICE OF  
HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$155.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 150, Ward 13, White City, Reeves Tax #150-5-14, as shown in Plat Book 6, Page 39, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$155.00 from Ralph D. Wilson and wife, Ella Wilson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$155.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

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BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF JOE  
WOODALL TO PURCHASE LOT 4, BLOCK 7, WARD 13, CURTIS  
ADDITION, REEVES TAX #127-16-25; AS SHOWN IN PLAT  
BOOK 2, PAGE 12, IN THE REGISTER'S OFFICE OF HAMILTON  
COUNTY, TENNESSEE IN THE AMOUNT OF \$426.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 4, Block 7, Ward 13, Curtis Addition, Reeves Tax #127-16-25, as shown in Plat Book 2, Page 12, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$426.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$426.00 from Joe Woodall.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$426.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF JOE  
L. WOODALL TO PURCHASE LOT 67, BLOCK 14, WARD 19,  
OAKVIEW NEW ERA LAND COMPANY ADDITION NO. 1, REEVES  
TAX #165-5-3, AS SHOWN IN PLAT BOOK 5, PAGE 69, IN  
THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE  
IN THE AMOUNT OF \$226.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 67, Block 14, Ward 19, Oakview New Era Land Company Addition No. 1, Reeves Tax #165-5-3, as shown in Plat Book 5, Page 69, in the Register's Office of

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Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$226.00 from Joe L. Woodall.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$226.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE- AUTHORITY TO ACCEPT OFFER OF JOE L. WOODALL TO PURCHASE LOT 14, BLOCK 7, WARD 13, CURTIS ADDITION, REEVES TAX #127-16-14, AS SHOWN IN PLAT BOOK 2, PAGE 12, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$316.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 14, Block 7, Ward 13, Curtis Addition, Reeves Tax \$127-16-14, as shown in Plat Book 2, Page 12, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$300.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$316.00 from Joe L. Woodall.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$316.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

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RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF WILLARD  
M. SCRUGGS AND WIFE, MONICA B. SCRUGGS TO PURCHASE LOTS  
1 AND 2, BLOCK B, WARD 11, REVISED PLAT OF DODDS PLACE,  
REEVES TAX #106-30-1 AND #106-30-2, AS SHOWN IN PLAT  
BOOK 7, PAGE 44, IN THE REGISTER'S OFFICE OF HAMILTON  
COUNTY, TENNESSEE IN THE AMOUNT OF \$1,512.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lots 1 and 2, Block B, Ward 11, Revised Plat of Dodds Place, Reeves  
Tax #106-30-1 and #106-30-2, as shown in Plat Book 7, Page 44, in the Register's Office  
of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chatta-  
nooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$800.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved  
an offer of \$1,512.00, from Willard M. Scruggs and wife, Monica B. Scruggs.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$1,512.00 be approved  
and the County Judge be authorized to join in a quitclaim deed of conveyance in accord-  
ance with the terms of said offer, subject to the redemption laws of the State of Tenn-  
essee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is  
authorized to proceed with the closing of the transaction and the collection of the con-  
sideration and after paying the state its share of the taxes, court costs and expenses  
of the sale, disburse the balance pro rata, based on the tax rates between the City of  
Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its  
passage, the public welfare requiring it.

\_\_\_\_\_/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF M. P.  
EWTON, JR. TO PURCHASE LOT 125, WHITE CITY, WARD 13,  
REEVES TAX #150-1-20, AS SHOWN IN PLAT BOOK 6, PAGE  
39, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY,  
TENNESSEE IN THE AMOUNT OF \$100.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 125, White City, Ward 13, Reeves Tax #150-1-20, as shown in Plat  
Book 6, Page 39, in the Register's Office of Hamilton County, Tennessee was purchased  
by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved  
an offer of \$100.00 from M. P. Ewton, Jr.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$100.00 be approved and  
the County Judge be authorized to join in a quitclaim deed of conveyance in accordance  
with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is

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authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF SOL FANBURG TO PURCHASE LOTS 3, 4, AND 10, BLOCK 7, OLMSTED SUB OF MINDEL PARK, REEVES TAX #117-23-4 (LOT 3), #117-23-5 (LOT 4), AND #117-23-11 (LOT 10), AS SHOWN IN PLAT BOOK 6, PAGE 7, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$401.26.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lots 3, 4 and 10, Block 7, Olmsted Sub of Mindel Park, Reeves Tax #117-23-4 (lot 3), #117-23-5 (Lot 4), and #117-23-11 (Lot 10), as shown in Plat Book 6, Page 7, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$300.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$401.26 from Sol Fanburg.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$401.26 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF IRVIN R. GOGGIN TO PURCHASE LOTS 43 AND 44, ALL EXCEPT SW TRIANGLE OF 45, N. PT. OF 46 AND 47, P. S. GRIFFITH ADD. TO SHERMAN HEIGHTS, BLOCK 41, REEVES TAX #9-9-2, AS SHOWN IN PLAT BOOK 3, PAGE 46, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$310.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lots 43 and 44, all except SW triangle of 45; N. Pt. of 46 and 47, P. S. Griffith Add. to Sherman Heights, Block 41, Reeves Tax #9-9-2, as shown in Plat

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Book 3, Page 46, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer, of \$310.00 from Irvin R. Goggin.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$310.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF DANIEL  
PAUL HORNER AND WIFE, LAUNAH HORNER TO PURCHASE LOT  
19, BLOCK 25, WARD 13, BOULEVARD PARK, REEVES TAX  
#167-27-9, AS SHOWN IN PLAT BOOK 5, PAGE 50, IN THE  
REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN  
THE AMOUNT OF \$300.03.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 19, Block 25, Ward 13, Boulevard Park, Reeves Tax #167-27-9, as shown in Plat Book 5, Page 50, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$300.03 from Daniel Paul Horner and wife, Launah Horner.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$300.03 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

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RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF WILLIAM R. NEIGHBORS AND WIFE, DORIS S. NEIGHBORS TO PURCHASE LOT 13, BLOCK 14, WARD 19, ARLINGTON PLAN, REEVES TAX #182-9-7, AS SHOWN IN PLAT BOOK 4, PAGES 2 AND 5, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$201.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 13, Block 14, Ward 19, Arlington Plan, Reeves Tax #182-9-7, as shown in Plat Book 4, Pages 2 and 5, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$201.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$201.00 from William R. Neighbors and wife, Doris S. Neighbors.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$201.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF E. L. PATE TO PURCHASE LOT 17, BLOCK 6, WARD 11, OLMSTEDS SUBDIVISION, REEVES TAX #117-8-18, AS SHOWN IN PLAT BOOK 5, PAGE 7, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$217.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 17, Block 6, Ward 11, Olmsteds Subdivision, Reeves Tax #117-8-18, as shown in Plat Book 5, Page 7, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$217.00 from E. L. Pate.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$217.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer; subject to the redemption laws of the State of Tennessee.

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BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF E. L. PATE TO PURCHASE LOT 384, WARD 13, CLIFTON HILLS NO. 2, REEVES TAX #140-3-10, AS SHOWN IN PLAT BOOK 6, PAGE 16, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$217.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 384, Ward 13, Clifton Hills No. 2, Reeves Tax #140-3-10, as shown in Plat Book 6, Page 16, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$217.00 from E. L. Pate.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$217.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF E. L. PATE TO PURCHASE LOT 392, WARD 13, CLIFTON HILLS NO. 2, REEVES TAX #141-16-14, AS SHOWN IN PLAT BOOK 6, PAGE 16, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$457.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot 392, Ward 13, Clifton Hills No. 2, Reeves Tax #141-16-14, as shown in Plat Book 6, Page 16, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

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WHEREAS, said property has been appraised at a value of \$400.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$457.00 from E. L. Pate.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$457.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF CLARENCE  
B. ROBINSON AND WIFE, LILLIAN B. ROBINSON TO PURCHASE  
LOT 138, WARD 13, WHITE CITY, REEVES TAX #150-5-6, AS  
SHOWN IN PLAT BOOK 6, PAGE 39, IN THE REGISTER'S OFFICE  
OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$521.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN  
SESSION ASSEMBLED:-

WHEREAS, Lot 138, Ward 13, White City, Reeves Tax #150-5-6, as shown in Plat Book 6, Page 39, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$500.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$521.00 from Clarence B. Robinson and wife, Lillian B. Robinson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$521.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

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RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF J. R. RAMSEY AND WIFE, MATTIE C. RAMSEY TO PURCHASE LOTS 13 THROUGH 18, 29 THROUGH 33, BLOCK 10, WARD 12, BATTERY HEIGHTS, REEVES TAX #2-2-5, AS SHOWN IN PLAT BOOK 12, PAGE 11, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$1,000.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lots 13 through 18, 29 through 33, Block 10, Ward 12, Battery Heights, Reeves Tax #2-2-5, as shown in Plat Book 12, Page 11, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$1,000.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$1,000.00 from J. R. Ramsey and wife, Mattie C. Ramsey.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$1,000.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

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/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF CLARENCE B. ROBINSON AND WIFE, LILLIAN D. ROBINSON TO PURCHASE LOTS 5, 6, 7, AND 8, FRAZIER AND COLVILLE, BLOCK C, REEVES TAX #38-19-21, 22, 23, AND 24, AS SHOWN IN PLAT BOOK 4, PAGE 26, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$1,057.00.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lots 5, 6, 7, and 8, Frazier and Colville, Block C, Reeves Tax #38-19-21, 22, 23, and 24, as shown in Plat Book 4, Page 26, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$1,000.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$1,057.00 from Clarence B. Robinson and wife, Lillian D. Robinson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$1,057.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in

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accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-AUTHORITY TO ACCEPT OFFER OF WILLIAM FRANK BASHAM AND WIFE, LELA M. BASHAM TO PURCHASE LOT A, SHERMAN PARK, BLOCK 14, WARD 12, REEVES TAX #8-14-11, AS SHOWN IN PLAT BOOK 4, PAGE 30, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$374.06.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, Lot A. Sherman Park, Block 14, Ward 12, Reeves Tax #8-14-11 as shown in Plat Book 4, Page 30, in the Register's Office of Hamilton County, Tennessee was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$200.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$374.06 from William Frank Basham and wife, Lela M. Basham.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$374.06 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the eighteen (18) foregoing Resolutions were unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.



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TENNESSEE, IN SESSION ASSEMBLED: That the Purchasing Agent is hereby authorized to accept the bids of the above companies for a six months supply of various road materials and to purchase said materials at the supply point affording the most economical haul for the county. The same to be paid out of Highway Department budget.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION-TITLE-TO AMEND THE 1971-72 SCHOOL FUND  
BUDGET BY ADDING THE FOLLOWING: SCHOOL LUNCH \$79,056.87.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, School Lunch Funds in the amount of \$79,056.87 will be received for the 1971-72 school year.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the 1971-72 School Fund Budget be amended by adding: School Lunch \$79,056.87.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilma Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

RESOLUTION-TITLE-REZONING FROM INDUSTRIAL TO GENERAL BUSINESS DISTRICT A TRACT OF LAND LOCATED IN THE 5800 AND 5900 BLOCKS OF HIGHWAY 58, BEING ON THE SOUTH-EAST LINE OF HIGHWAY 58, SOUTH OF CONGRESS LANE. THIS TRACT BEGINS AT THE WEST LINE OF CONGRESS LANE, FRONTS SOME 1340' ON THE SE LINE OF HIGHWAY 58 AND EXTENDS SE 322', THENCE SW 403', THENCE SE 958', THENCE NE 945', THENCE NW 325', THENCE EAST 135', THENCE NW 280', THENCE WEST 135', THENCE NORTH 590', THENCE EAST 135' TO CONGRESS LANE, FRONTS 340' ON THE WEST LINE OF CONGRESS LANE.

REZONING FROM INDUSTRIAL TO URBAN RESIDENTIAL: 1. A TRACT OF LAND BEGINNING AT THE NW CORNER OF LOT 63, HERITAGE HILLS SUBDIVISION, UNIT 2, AND EXTENDING SOUTH, ALONG THE WEST LINE OF LOTS 63 THRU 67 SAID SUBDIVISION, THENCE SW 760', THENCE NW 515', THENCE NE 945' TO THE POINT OF BEGINNING.  
2. THIS TRACT BEGINS AT THE NORTH LINE OF CONGRESS LANE, UNDER CONSTRUCTION, FRONTS 1160' ON THE EAST LINE OF HIGHWAY 58, AND EXTENDS NE 300', THENCE SW, PARALLELING HIGHWAY 58 FOR SOME 1200', THENCE SE 100', THENCE SW 220', FRONTS 310' ON CONGRESS LANE.

BE IT FURTHER RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

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WHEREAS, Suburban Homes of Chattanooga, Inc. petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone three tracts of land located in the 5800 and 5900 Blocks of Highway 58; the Northwest corner of Lot 63, Heritage Hills Subdivision, Unit 2; and the North line of Congress Lane, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Suburban Homes of Chattanooga, Inc. requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on September 1, 1971, concerning the passage of this Resolution, as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Industrial to General Business District a tract of land located in the 5800 and 5900 Blocks of Highway 58, being on the Southeast line of Highway 58, South of Congress Lane. This tract begins at the West line of Congress Lane, fronts some 1340' on the SE line of Highway 58 and extends SE 322', thence SW 403', thence SE 958', thence NE 945', thence NW 325', thence East 135', thence NW 280', thence West 135', thence North 590', thence East 135' to Congress Lane, fronts 340' on the West line of Congress Lane.

BE IT FURTHER RESOLVED to rezone to Urban Residential: 1. A tract of land beginning at the NW corner of Lot 63, Heritage Hills Subdivision, Unit 2, and extending South, along the West line of Lots 63 thru 67 said subdivision, thence SW 760', thence NW 515', thence NE 945' to the point of beginning. 2. This tract begins at the North line of Congress Lane, under construction, fronts 1160' on the East line of Highway 58, and extends NE 300', thence SW, paralleling Highway 58 for some 1200', thence SE 100', thence SW 220', fronts 310' on Congress Lane.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

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MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Mayfield, seconded by Councilman Newell, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Mayfield, the Meeting was adjourned.

*Charles S. Jones*  


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STATE OF TENNESSEE )

WEDNESDAY, JULY 12, 1972

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 12th day of July, 1972, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were held, to-wit:

Present and presiding, the Honorable Chester L. Frost, Chairman.

The County Court Clerk called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

The Invocation was given by Judge Frost.

The reading of the Minutes of the previous meeting was deferred until the next meeting.

RESOLUTION-TITLE-AUTHORIZING THE CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT TO MAKE CERTAIN THIRD PARTY CHARGES FOR SERVICES TO INSURE CONTINUATION OF FEDERALLY FUNDED PROGRAMS.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:-

WHEREAS, the Chattanooga-Hamilton County Health Department with the approval of the Executive Committee of the Health Department Advisory Board has recommended the following charges be permitted:

Office Visit,	\$ 6.00
Chest X-ray	7.50
Complete Physical Examination (including urinalysis and hematocrit	15.00
Injection, throat culture, venipuncture, sputum induction or other procedure	3.00, and

WHEREAS, it was suggested that a reduced fee of \$5.00 will be requested from Fire and Police Department applicants and other individuals who do not have any third party coverage and who can afford to pay, including barbers. This charge will include physical examination, urinalysis, and hematocrit, but will not include x-ray or other procedures. If the urinalysis and hematocrit are not done, the fee may be reduced to \$3.00. The reduced fee of \$2.00 will be charged for chest x-ray and the charge for other procedures will be at a reduced rate of \$1.00. Charges will be made for office visits only when the patient is seen by a physician. And,

WHEREAS, it would appear that these charges will be necessary in order to insure the continuation of Federally funded programs including the Neighborhood Service Program, etc.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL, that this recommendation

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of the Health Department and the Executive Committee of the Health Department Advisory Board be approved.

BE IT FURTHER RESOLVED that this resolution take effect from and after its passage, the public welfare requiring it.

/s/ Chester L. Frost  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Judge Frost, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Wilson, seconded by Councilman Long, to accept the resignation of Mr. James H. Booker, Superintendent of Hamilton County Park, after his Letter of Resignation was read by County Manager Dalton Roberts. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

\* \* \* \* \*

July 28, 1972

Mr. Dalton Roberts  
County Manager  
Office of the County Judge  
Hamilton County, Tennessee

Dear Mr. Roberts:

This is to inform you of my resignation as Superintendent of Hamilton County Park effective June 30, 1972. Because of ill health, I feel - with much regret - this decision is mandatory.

Needless to say my association with all the County officials and employees I have worked with has been advantageous. My sincere appreciation is extended to you, each Councilman, and Judge Frost for all the support given me during my term of employment.

Sincerely,

/s/ James H. Booker (AB)

James H. Booker

Copies: Judge Chester Frost  
Councilman Robert E. (Bob) Long  
Councilman Jack D. Mayfield  
Councilman Frank Newell  
Councilman Luke Wilson

RESOLUTION-TITLE-ACCEPTING OFFER OF CHATTANOOGA HOUSING AUTHORITY TO PURCHASE: PARCEL I. THE SOUTH TWENTY-NINE (29) FEET AND TWO (2) INCHES OF THE NORTH EIGHTY-SEVEN (87) FEET AND SIX (6) INCHES, LOT 12, SEEMAN & ALBERT ADDITION, AS SHOWN BY PLAT OF RECORD IN BOOK S, VOLUME 2, PAGE 257, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE. ACCORDING TO SAID PLAT, SAID LOT FRONTS TWENTY-NINE (29) FEET AND TWO (2) INCHES ON THE EASTERN LINE OF AN ALLEY AND EXTENDS EASTWARDLY FORTY (40) FEET TO THE EASTERN LINE OF SAID SUBDIVISION. REEVES TAX NO. 73-3-18. PARCEL II. THE SOUTH TWENTY-NINE (29) FEET AND TWO (2) INCHES OF THE NORTH FIFTY-EIGHT (58) FEET AND FOUR (4) INCHES OF LOT TWELVE (12), SEEMAN AND ALBERTS SUBDIVISION, AS SHOWN ON PLAT RECORDED IN BOOK S, VOLUME 2, PAGE 257, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE. ACCORDING TO SAID PLAT, SAID PART OF THE LOT FRONTS TWENTY-NINE (29) FEET AND TWO (2) INCHES ON THE EASTERN LINE OF AN ALLEY AND EXTENDS EASTWARDLY FORTY (40) FEET TO THE EASTERN LINE OF SAID SUBDIVISION. FOR PRIOR TITLE, SEE DEED RECORDED IN BOOK 1446, PAGE 132, IN SAID REGISTER'S OFFICE, REEVES TAX NO. 73-3-19, IN THE AMOUNT OF \$600.00.

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BE IT FURTHER RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, PARCEL I. The South twenty-nine (29) feet and two (2) inches of the North eighty-seven (87) feet and six (6) inches, Lot 12, Seeman & Albert Addition, as shown by plat of record in Book S, Volume 2, Page 257, in the Register's Office of Hamilton County, Tennessee. According to said plat, said lot fronts twenty-nine (29) feet and two (2) inches on the Eastern line of an alley and extends Eastwardly, forty (40) feet to the Eastern line of said Subdivision, Reeves Tax No. 73-3-18. PARCEL II. The South twenty-nine (29) feet and two (2) inches of the North fifty-eight (58) feet and four (4) inches of Lot Twelve (12), Seeman and Alberts Subdivision, as shown on plat recorded in Book S, Volume 2, Page 257, in the Register's Office of Hamilton County, Tennessee. According to said plat, said part of the lot fronts twenty-nine (29) feet and two (2) inches on the Eastern line of an alley and extends Eastwardly forty (40) feet to the Eastern line of said subdivision. For prior title, see deed recorded in Book 1446, Page 132, in said Register's Office, Reeves Tax No. 73-3-19 was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes, and

WHEREAS, said property has been appraised at a value of \$300.00; and

WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$600.00 from Chattanooga Housing Authority.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$600.00 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-ACCEPTING OFFER OF WILLIAM R. NEIGHBORS AND WIFE, DORIS S. NEIGHBORS TO PURCHASE LOT F-3, WARD 13, PART OF STEELE & COOK TRACT, REEVES TAX #94-2-3, MORE PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCING AT THE SW CORNER OF PROPERTY NOW OWNED BY FRANCES J. ROBINSON, ET AL. AND PROCEEDING NORTHWARDLY 25', MORE OR LESS TO A POINT, THENCE WESTWARDLY 50', MORE OR LESS, AND AT A RIGHT ANGLE FROM THE LINE PARALLEL TO VISTA DRIVE TO A POINT, THENCE SOUTHWARDLY 25', MORE OR LESS, TO VISTA DRIVE TO A POINT, THENCE EASTWARDLY 50', MORE OR LESS, TO THE BEGINNING AND SHOWN AS AN UNRECORDED SUBDIVISION IN THE AMOUNT OF \$37.50.

BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, Lot F-3, Ward 13, Part of Steele & Cook Tract, Reeves Tax #94-2-3, more particularly described as follows: Commencing at the SW corner of property now owned by Frances J. Robinson, et al, and proceeding northwardly 25', more or less, to a

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point, thence westwardly 50', more or less, and at a right angle from the line parallel to Vista Drive to a point, thence southwardly 25', more or less, to Vista Drive to a point, thence eastwardly 50', more or less, to the beginning, and shown as an unrecorded subdivision, was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$25.00; and

WHEREAS, The Mayor and Commissioners of the City of Chattanooga have approved an offer of \$37.50 from William R. Neighbors and wife, Doris S. Neighbors.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$37.50 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

RESOLUTION-TITLE-ACCEPTING OFFER OF MATILDA MILLS, WIDOW, TO PURCHASE LOT PT. OF F, WARD 15, PART OF STEELE & COOK TR., MORE PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCING AT A POINT WHERE THE SOUTH LINE OF PROPERTY NOW OWNED BY GRACE CONNALLY AND PROCEEDING WESTWARDLY ALONG AND IN THE SAME DIRECTION WESTWARDLY AND BY EXTENSION OF SAID LINE 50', MORE OR LESS, TO A POINT, THENCE SOUTHWARDLY AND PARALLEL TO VISTA DRIVE 25', MORE OR LESS, THENCE EASTWARDLY AND AT RIGHT ANGLES TO VISTA DRIVE 50, MORE OR LESS, TO THE WEST LINE OF PROPERTY NOW OWNED BY MATILDA MILLS, THENCE NORTHWARDLY AND PARALLEL TO VISTA DRIVE ALONG THE WEST LINE OF PROPERTY ASSESSED TO MATILDA MILLS 25', MORE OR LESS, TO THE POINT OF BEGINNING, BEING DESCRIBED AS REEVES TAX #80-11-10, AND SHOWN AS AN UNRECORDED SUBDIVISION, IN THE AMOUNT OF \$159.49.

BE IT FURTHER RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED:

WHEREAS, Lot Pt. of F, Ward 15, Part of Steele & Cook Tr., more particularly described as follows: Commencing at a point where the south line of property now owned by Grace Connally and proceeding westwardly along and in the same direction westwardly and by extension of said line 50', more or less, to a point, thence southwardly and parallel to Vista Drive 25', more or less, thence eastwardly and at right angles to Vista Drive 50', more or less, to the West line of property now owned by Matilda Mills, thence northwardly and parallel to Vista Drive along the west line of property assessed to Matilda Mills 25', more or less, to the point of beginning, being described as Reeves Tax #80-11-10, and shown as an unrecorded subdivision was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, said property has been appraised at a value of \$100.00; and

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WHEREAS, the Mayor and Commissioners of the City of Chattanooga have approved an offer of \$159.49 from Matilda Mills, widow.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$159.49 be approved and the County Judge be authorized to join in a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that Hamilton County and the City of Chattanooga is authorized to proceed with the closing of the transaction and the collection of the consideration and after paying the state its share of the taxes, court costs and expenses of the sale, disburse the balance pro rata, based on the tax rates between the City of Chattanooga and Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

/s/ Frank Newell  
MEMBER OF THE COUNTY COUNCIL

ON MOTION of Councilman Newell, seconded by Councilman Wilson, the three (3) foregoing Resolutions were unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Long, Councilman Mayfield, Councilman Newell, Councilman Wilson and Judge Frost. Total present-5. Absent-0.

ON MOTION of Councilman Newell, seconded by Councilman Long, to grant authority to County Manager Dalton Roberts to advertise for bids to sell Back Tax Property. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Mayfield, seconded by Judge Frost, the Meeting was adjourned.

Chester L. Frost  
CHAIRMAN