

VIRGINIA: AT A REGULAR MEETING OF THE BOARD OF SUPERVISORS OF
DINWIDDIE COUNTY, HELD AT THE AGRICULTURAL BUILDING
DECEMBER 7, 1962 AT 2 P.M.

PRESENT: M. G. CHANDLER, Chairman NAMOZINE DISTRICT
 L. W. COLEMAN DARVILLS DISTRICT
 H. R. ORTON ROWANTY DISTRICT
 C. H. ZEHMER SAPONY DISTRICT

IN RE: READING OF MINUTES:

Minutes of the previous meeting were read and approved.

IN RE: APPROPRIATIONS FOR THE MONTH OF JANUARY, 1963, \$180,415.56

Be it resolved by the Board of Supervisors of
Dinwiddie County that the following appropriations be
and the same are hereby made for the month of January
from the funds and for the accounts indicated:

1A	ADMINISTRATION	\$ 1,176.80
1B	FINANCE BOARD	
2B	COMMISSIONER OF REVENUE	432.93
3A	TREASURER	651.26
4A	CLERK	312.00
5A	CIRCUIT COURT	17.85
5B	COUNTY COURT	27.87
5C	COMMONWEALTH'S ATTORNEY	363.00
6A	SHERIFF	736.45
6AX	POLICE CARS	423.33
6C	CARE OF PRISONERS	1,171.46
7S	STATE FIRE SERVICE	
7C	TOWN FIRE CONTRACT	886.31
7D	DINWIDDIE FIRE DEPT.	
7F	FORD FIRE DEPT.	58.54
7N	NAMOZINE FIRE DEPT.	106.77
7CA	CARSON FIRE DEPT.	
8A	WELFARE BOARD MEMBERS	35.00
8D	LUNACY COMMISSION	53.08
9S	HEALTH CLINIC	1.00
9H	HOSPITALIZATION	
11	AGRICULTURAL AGENTS	689.35
13	ELECTIONS	1,074.92
14	BUILDINGS & GROUNDS	651.30
17	SUPERINTENDENT OF SCHOOLS	122.33
18	MISCELLANEOUS ACTIVITIES	1,833.32
19	CAPITAL OUTLAY	13,732.92
20	BUILDING FUND	
21	CIVIL WAR COMMISSION	\$ 24,557.79

SCHOOL FUND

For the operation of schools to be transferred to the
School Fund and expended only on order of the School Board:

17A	SCHOOL BOARD - ADMINISTRATION	\$ 1,600.00
17B	INSTRUCTION	80,000.00
17C	COORDINATE	
17D	AUXILIARY AGENCIES	8,000.00
17E	HOUSING	8,000.00
17F	FIXED CHARGES	\$ 4,000.00
	SUBTOTAL	<u>101,600.00</u>
	CONSTRUCTION FUND	50,000.00
19	CAPITAL OUTLAY	
20	DEBT SERVICE	
	TUITION GRANTS	\$ 250.00
	TOTAL:	<u>151,850.00</u>

DEPARTMENT OF WELFARE

For the operation of the Department of Welfare, to
the Virginia Public Assistance Fund, and expended by the
Welfare Board for the month of January, 1963 \$3,704.06

COUNTY DOG FUND

303.71

IN RE: ALLOWANCE OF CLAIMS AND SALARIES.

On motion duly made and carried, it is ordered by the Board that the salaries and accounts against the General Fund of the County for the month of November, 1962, amounting to \$ 24,557.79 be allowed and checks numbering 1 through 187, both inclusive, be issued, therefore, payable out of the General Revenue Fund of the County, said claims having been audited and approved by the Board.

IN RE: ALLOWANCE AGAINST THE DOG FUND OF THE COUNTY.

On motion duly made and carried, it is ordered that a salary of \$166.66 be paid to the Dog Warden, and that \$105.00 be paid to him as mileage for the month of November, and that claims amounting to \$ 303.71 be paid out of the Dog Fund of the County for the month of October, and checks numbering D-1 through D-9, both inclusive, be issued, therefore, payable out of the said Dog Fund of the County. Said claims having been audited and approved by the Board.

IN RE: TREASURER'S REPORT.

F. E. Jones, Treasurer having submitted a written financial report same was ordered filed with the papers of the Board for the Month of November, 1962.

IN RE: DEPARTMENT OF HEALTH REPORT.

Dr. W. R. Ferguson appeared before the Board and submitted his written report which was filed with the Board paper for this month, December.

① IN RE: POLICE CAR - SUPERINTENDENT OF SCHOOLS.

Mr. G. M. Hodge, Superintendent of Schools having appeared before the Board and requested the loan of one of the County police cars for his office.

Upon motion duly made and carried the sheriff is directed to deliver to the Superintendent of Schools one of the 1961 Model Plymouth cars now in his department for the official use of the Superintendent.

The said 1961 Plymouth to be on loan, at the pleasure of this Board, to the Dinwiddie County School Board, with the said County School Board furnishing the gas, oil, repairs, and insurance.

② IN RE: COMMISSIONER OF REVENUE - TO WRITE STATE MAPPING DEPARTMENT.

The Commissioner of Revenue was directed to write F. C. Forberg director of Mapping Division of Real Estate Appraisal and Mapping to please access Dinwiddie Countys Mineral lands at the earliest date.

③ IN RE: JEEP - DINWIDDIE FIRE DEPARTMENT.

R. E. Baxter, Jr. chief of the Dinwiddie Vol. Fire Department appeared before the Board and requested the County to purchase a surplus Jeep through the State Board of Education for the use by the Dinwiddie Vol. Fire Dept. and referred to the County Civil Defense Coordinator.

IN RE: FIRE REPORTS REQUESTED.

It appearing to this Board that a number of fires in the County have been caused by carelessness,

On motion duly made and carried the Fire Departments in the County are requested to send in a report of all fires to the Clerk of This Board each month.

IN RE: BERNICE B. WHITMORE PLAT.

A plat of 0.36 acres to be acquired by Bernice B. Whitmore having been referred to the Department of Health and the State Resident Engineer for their inspection and report, and it appearing that the Department of Health has not approved this plat because it is only 0.36 acres.

Motion was duly made and carried that the plat be rejected because of the size of the lot.

IN RE: SGT. J. B. VICK PLAT.

A plat of 3.095 acres subdivided for Sgt. J. B. Vick having been referred to the Department of Health and the State Resident Engineers for their inspection and report, and it appearing from the reports filed that this plat has not been approved.

Upon motion duly made and carried the plat of 0.3095 acres subdivided for J. B. Vick is not approved, and the Clerk is directed to mail a copy of this resolution along with copies of the reports of the Dept. of Health and the Resident Engineer to the petitioner.

IN RE: JOHN J. BLANKS PLAT.

A plat of 2 acres acquired by John J. Blanks et ux having been presented to this Board for approval and it appearing that this is a family cut-off containing more than 1 acre is required by the County Subdivision ordinance (July 1960),

Motion was duly made and carried that this Board approves this plat as presented with the requirement that any building permit must have the prior approval of the Department of Health and the Clerk is directed to admit same to record when so requested.

IN RE: CIRCLE DRIVE - WEST LANE - WESTERN HILLS SUBD. SECONDARY SYSTEM

Mr. Joseph Halloway developer of Western Hills Subdivision having appeared before the Board and requested that Circle Drive, West Lane and a cross street be included in the State Secondary System of Dinwiddie County, and

The Assistant Resident Engineer having reported that these streets had been constructed according to the required state specifications,

Motion was duly made and carried that the State Highway Department include these streets in the State Secondary System of Dinwiddie County.

IN RE: OPERATIONAL & FISCAL SUMMARY - 1960-1961 SECONDARY RD. SYSTEM FILED.

A copy of the Operational and Fiscal Summary for fiscal year 1960-1961 of the Secondary System of Dinwiddie County was presented to the Board and directed to be filed with the Board papers for this month.

IN RE: RT. 656 - REQUEST TO HARD SURFACE.

J. R. Ragesdale, Jr. et als having appeared before the Board and requested that Route 656 extending from Route 1 in a southerly direction to Route 650 be hard surfaced, and,

The Board realizing that the traffic on this road is low, but an important connecting road between Rt. 1 and Rt. 650 by resolution promptly moved, seconded and carried requests the State Highway Department to hard surface this road when funds are available.

IN RE: WARRENTON HEIGHTS SUBD. PLAT.

A plat of Warrenton Heights Subdivision having been submitted to this Board for approval and it appearing that said plat had been approved by the Department of Health and The State Resident Engineer,

Motion was duly made and carried that this Board approved

the plat as presented with the requirement that each lot in said subdivision must have the approval of the Department of Health prior to the ~~XXXXX~~ issuance of a building permit,

And this Clerk is directed to admit this plat to record when so requested.

IN RE: POLICE CARS - SELL DECEMBER 22, 1962 11 A.M.

The 1963 Plymouth Police Cars having been delivered,

Motion was duly made and carried that the Sheriff advertise and offer for sale to the highest bidder, with the right of the Board to accept or refuse any and, or all bids, three 1961 Plymouth Police Cars on Saturday, December 22, 1962 at 11 A.M. sale to be held at the County jail.

IN RE: DOG WARDEN - THREATENED BY CHS EMPLOYEE.

A. W. Chappell the County Dog Warden having informed the Board that he was threatened, while performing his duties, by an employee of Central State Hospital,

Motion was duly made and carried that the Commonwealth's Attorney report this incident to the Superintendent of said hospital.

IN RE: ORDINANCE CONCERNING THE OPERATION OF AN AUTOMOBILE WHILE UNDER THE INFLUENCE OF ALCOHOL, ETC.

M. W. Booth, Commonwealth's Attorney, advised the Board that the General Assembly of Virginia, at its regular session of 1962 amended the Code of Virginia to provide for an increase in the fine for any person convicted for operating an automobile or other vehicle, car, truck, engine or train while under the influence of alcohol, brandy, rum whiskey, gin, ale, beer, lager beer, port, stout or any other liquid beverage containing alcohol, etc.

After a full discussion, upon motion duly made, second and unanimously passed, the Clerk of the Board was instructed to record a copy of the proposed ordinance in the minutes of this meeting and to forthwith publish notice in the manner prescribed by law of the intention of the Board of Supervisors of Dinwiddie County to propose the said ordinance for passage at its regular January meeting to be held on January 4, 1963.

"AN ORDINANCE to amend and reenact an Ordinance adopted by the Board of Supervisors of Dinwiddie County on June 4, 1937.

BE IT ORDAINED BY THE Board of Supervisors of Dinwiddie County pursuant to the Acts of the General Assembly of Virginia and the statutes of the Commonwealth of Virginia in such cases made and provided, that it shall be unlawful for any person to drive or operate any automobile or other motor vehicle, car, truck, engine or train while under the influence of alcohol, brandy, rum, whiskey, gin, wine, beer, lager beer, ale, porter, stout, or any other liquid beverage of article containing alcohol, or while under the influence of any narcotic drug, or any other self-administered intoxicant or drug of whatever nature.

Any person who violates any provision of this ordinance shall be guilty of a misdemeanor and shall be punished, for a first offense, by a fine of not less than two hundred dollars nor more than one thousand dollars, or by confinement in jail for not less than one month nor more than six months, either or both in the discretion of the jury or the Court trying the case without a jury. Any person convicted within any period of ten days of a second or other subsequent offense under this Ordinance shall be punished by a fine of not less than two hundred dollars nor more than one thousand dollars, and by confinement in jail for not less than one month nor more than one year. For the purpose of this section a conviction or finding of not innocent in the case of a juvenile, the ordinance of any county, city or town in this state, or the law of any other state substantially similar to the provisions hereof, shall be considered a prior conviction.

The judgment of conviction, or finding of not innocent in the case of a juvenile, if for a first offense hereunder, shall of itself operate to deprive the person so convicted or found guilty of the right to drive or operate any such vehicle, conveyance, engine or train in

this state for a period of one year from the date of such judgment, and if for a second or other subsequent offense within ten years thereof for a period of three years from the date of the judgment of conviction or finding of not innocent thereof. If any person has heretofore been convicted or found not innocent of violating any similar Act of this state and thereafter is convicted or found not innocent of violating the provisions, hereof, such conviction or finding shall, for the purposes of this paragraph, be a subsequent offense and shall be punished accordingly; and the Court may, in its discretion suspend the sentence during the good behavior of the person convicted or found not innocent.

IN RE: STREET LIGHT - COMMITTEE TO STUDY REPORT.

It appearing to the Board that the requests for installation of street lights will exceed the amount shown in the informative budget ending June 1963,

Motion was duly made and carried that the Chairman name a committee of county citizens not to exceed five, to make a study of the street light problem and report their findings to this Board at the regular meeting for March 1963.

IN RE: ROBERT R. RITCHIE, JR. APPOINTED APPOMATTOX RIVER WATER AUTHORITY MEMBER.

D. Carleton Mayes having submitted his resignation as a member of the Appomattox River Water Authority

Motion was duly made and carried that Robert R. Ritchie, Jr. RFD 3, Petersburg, Va. be appointed in the place and stead of D. Carleton Mayes, and

The Board expressed its appreciation to Judge Mayes for his services with said Authority.

IN RE: LT. COL. CHARLES EDWIN GOOLSBY APPOINTED CIVIL DEFENSE CO-ORDINATOR.

A Mitchell Smith having submitted his resignation as County Civil Defense Co-Ordinator,

Motion was duly made and carried that Lt. Col. Charles Edwin Goolsby, RFD 3, Box 220, Petersburg, Va. be appointed Co-Ordinator in the place and stead of A. Mitchell Smith, and

the Board expresses its appreciation to Mr. Smith for his services as said co-ordinator.

IN RE: MCKENNEY FIRE CONTRACT - RENEWAL.

It appearing to the Board that the contract with the Town of McKenney for the fire service expiring December 31, 1962,

Motion was duly made and carried that this contract be renewed, said contract among other things directing that \$600.00 is the basic charge for ten fires with \$50.00 for each additional fire thereafter.

IN RE: REQUEST PRICE & RATES FROM CONSULTING ENGINEERS FOR PROPOSED NAMOZINE SANITARY DISTRICT.

Representatives from R. Stuart Royer and Associates, Consulting Engineers having appeared before the Board in Executive session and sidcussed a proposed survey for a sanitary district in Namozine District and representatives from Wiley and Wilson having met with the Board at the December, executive session,

Motion was duly made and carried that both of these firms along with John McNair & Associates be requested to submit proposed layout, prices for preliminary study and rates for final plans etc., said proposals to be received until 2:00 P.M. February 1st, 1963.

Circle Drive, Connecting Street & West Lane
taken into the State Secondary System 1/1/63.

IN RE: WEST LANE IN WESTERN HILLS SUBDIVISION ADDED TO THE
SECONDARY SYSTEM.

It appearing to the Board that West Lane in Section 3 of Western Hills Subdivision, beginning at north intersection of Circle Drive running due south a distance of 0.18 mile to dead end has been constructed and surfaced in accordance with the State Highway Specifications,

And it further appearing to the Board that plat of this street is duly recorded and shows this street to be 50 feet in width. Said plat being recorded in Plat Book 3 Page 130 and Owners Consent and Dedication being duly recorded March 8, 1962 in Plat Book 3 Page 131,

Motion was made and duly carried that the State Highway Department be requested to add this street to the State Secondary System in Dinwiddie County with provisions that the subdivider furnish the State Highway Department with the required bond and maintenance fee.

IN RE. CIRCLE DRIVE IN WESTERN HILLS SUBDIVISION ADDED TO THE
SECONDARY SYSTEM.

It appearing to the Board that Circle Drive in Sections 2 and 3 of Western Hills Subdivision beginning at a point on West Lane running in easterly, southerly and westerly directions back to West Lane a distance of 0.22 miles, has been constructed and surfaced in accordance with State Highway Specifications,

And it further appearing to the Board that plat of this street is duly recorded and shows this street to be 50' in width. Said plat being recorded in Plat Book 3 Page 107 and Owners Consent and Dedication being recorded June 2, 1961 in Plat Book 3 Page 108 and in Plat Book 3 Page 130 and Owners Consent and Dedication being recorded March 8, 1962 in Plat Book 3 Page 131.

Motion was made and duly carried that the State Highway Department be requested to add this street to the State Secondary Road System in Dinwiddie County with provisions that the subdivider furnish the State Highway Department with the required bond and maintenance fee.

IN RE: CONNECTING STREET IN WESTERN HILLS SUBDIVISION ADDED TO
THE SECONDARY SYSTEM.

It appearing to the Board that a street known as Connecting Street in Section 2 of Western Hills Subdivision, beginning at a point on Route 1334, 0.02 mile north of Intersection Route 1334 and Route 1335 running west to Circle Drive a distance of 0.06 mile, has been constructed and surfaced in accordance with State Highway Specifications,

And it further appearing to the Board that plat of this street is duly recorded and shows this street to be 50' in width. Said plat being recorded in Plat Book 3 Page 107 and Owners Consent and Dedication being recorded June 2, 1961 in Plat Book 3 Page 108.

Motion was made and duly carried that the State Highway Department be requested to add this street to the State Secondary Road System in Dinwiddie County, with provisions that the subdivider furnish the State Highway Department with the required bond and maintenance fee.

There being no further business the meeting was adjourned.

Chairman: M. A. Chandler

ATTEST: [Signature], Clerk