

VIRGINIA: AT A REGULAR MEETING OF THE BOARD OF SUPERVISORS OF  
DINWIDDIE COUNTY, HELD AT THE AGRICULTURAL BUILDING  
JANUARY 4, 1963 AT

PRESENT: M. G. CHANDLER NAMOZINE DISTRICT  
L. W. COLEMAN, Chairman 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 FEBRUARY, 1963

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 FEBRUARY, 1963  
from the funds and for the accounts indicated: \$187,782.29

1A	ADMINISTRATION	\$ 765.22
1B	FINANCE BOARD	6.50
2B	COMMISSIONER OF REVENUE	698.63
3A	TREASURER	762.46
4A	CLERK	238.62
5A	CIRCUIT COURT	
5B	COUNTY COURT	13.50
5C	COMMONWEALTH'S ATTORNEY	352.05
6A	SHERIFF	681.00
6AX	POLICE CARS	869.78
6C	CARE OF PRISONERS	993.85
7S	STATE FIRE SERVICE	
7C	TOWN FIRE CONTRACT	642.72
7D	DINWIDDIE FIRE DEPT.	826.55
7F	FORD FIRE DEPT.	39.11
7N	NAMOZINE FIRE DEPT.	69.22
7CA	CARSON FIRE DEPT.	
8A	WELFARE BOARD MEMBERS	35.00
8D	LUNACY COMMISSION	
9S	HEALTH CLINIC	
9H	HOSPITALIZATION	
11	AGRICULTURAL AGENTS	688.75
13	ELECTIONS	25.60
14	BUILDINGS & GROUNDS	364.04
17	SUPERINTENDENT OF SCHOOLS	122.33
18	MISCELLANEOUS ACTIVITIES	411.41
19	CAPITAL OUTLAY	167.65
20	BUILDING FUND	
21	CIVIL WAR COMMISSION	\$ 8,773.99

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	85,000.00
17C	COORDINATE	
17D	AUXILIARY AGENCIES	12,000.00
17E	HOUSING	10,000.00
17F	FIXED CHARGES	\$
	SUBTOTAL	108,600.00
	SCHOOL CONSTRUCTION	50,000.00
19	CAPITAL OUTLAY	
20	DEBT SERVICE	19,200.00
	TUITION GRANTS	\$
	TOTAL:	177,800.00

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 FEBRUARY, 1963

\$ 3,653.83

COUNTY DOG FUND

275.66

IN RE: READING OF THE MINUTES.

Minutes of the last meeting were read and approved.

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 Revenue Fund of the County for the month of December, 1962, amounting to \$8,773.99 be allowed and checks numbering 1 through 82, both inclusive, be issued, therefor, 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 December and that claims amounting to \$4.00 be paid out of the Dog Fund of the County for the month of December, 1962 and checks numbering D-1 through D-6, both inclusive, be issued, therefor, 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 January, 1963.

IN RE: BERNICE WHITMORE PLAT

A plat of 0.36 acres acquired by Bernice Whitmore having been presented for approval by this Board and it appearing that this has been approved by the Department of Health, provided 25 additional foot frontage can be acquired and

It further appearing that this plat accompanies a deed for the said 25 feet. Motion is duly made and carried that this plat be approved.

IN RE: SGT. J. B. VICK PLAT

A plat of 3.095 acres subdivided for Sgt. J. B. Vick having been presented for approval by this Board and it appearing that a plat of this property was recorded April 26, 1948 in Deed Book 77 Page 570 the only difference being that the J. B. Vick plat shows the location of certain buildings on the property.

On motion duly made and carried same is approved by this Board and the Clerk is directed to record the plat when so requested.

IN RE: LEONARD C. YOUNG PLAT

A plat of property conveyed to Leonard C. Young et ux being a part of Tract #3 of Ingleside Subdivision, having been presented for approval by this Board and it appearing that this property is on secondary road and is a family cut off;

On motion duly made and carried same is approved by this Board and the Clerk is directed to record the plat when so requested, any building permit on this property must have the prior approval of the Department of Health.

IN RE: E. A. MCCREADY PLAT

A plat of two acres conveyed to E. A. McCready having been presented for approval by this Board and it appearing that this property is on secondary road/contains more than one acre,

On motion duly made and carried same is approved by this Board and the Clerk is directed to record the plat when so requested, any building permit for this property must have the prior approval of the Department of Health.

IN RE: J. C. LINGERFELT PLAT

A plat of one acre conveyed by J. P. Lingerfelt to J. C. Lingerfelt having been presented for approval by this Board and it appearing that this property is on secondary road and has been

approved by the Department of Health,

On motion duly made and carried same is approved by this Board and the Clerk is directed to record the plat when so requested.

IN RE: ST. JOHN'S CHURCH PLAT

A plat of property exchanged between St. John's Roman Catholic Church and the Petersburg National Park Service having been presented to this Board for approval and the Highway Department having examined the plat,

Motion was duly made and carried that same be approved, with the direction that any building permit for this property must have the prior approval of the Department of Health,

And the Clerk is directed to record same when so requested.

IN RE: SALE OF POLICE CARS.

The Clerk reported that the Police Cars were offered for sale by the Sheriff as directed and sold to the following persons for the following amounts

Car #80 to Chester Young	\$1,000.00
Car #82 to E. R. Simmons	1,025.00
Car #83 to E. C. Young	<u>800.00</u>
TOTAL:	\$2,825.00

IN RE: ELECTRIC HEATER FOR WELFARE OFFICE

Mr. Fred Tunnell superintendent of the Department of Welfare having requested an Electric Heater for his office.

Motion was duly made and carried that the Clerk purchase same.

IN RE: REQUEST FOR RELOCATION OF INTERCHANGE AT INT. OF RT. 85 AND RT. 1 -

It appearing that Route 85 will cross Route 1 within the vicinity of Petersburg airport located in Dinwiddie County, and

The Petersburg Airport being one of the most desirable industrial sites in the County, and

Whereas this Board of Supervisors has appropriated funds for the past several years to attract industry to the County, and

Whereas the Governors, Industrial Advisors, The County Planning Commission, and The Appomattox River Basin Industrial Development Corporation members, have advised placing an interchange at the proposed crossing of Route 85 and Route 1,

Motion was duly made and carried, with G. H. Zehmer and L. W. Coleman voting in the negative, that the State Highway Department and the U. S. Bureau of Roads relocate the proposed Rt. 613 interchange at the proposed crossing of Route 85 and Route 1.

IN RE: ROPER PROPERTY

It appearing to the Board that the State Hospital Board has declared the Roper Property, located in Dinwiddie County used by the Central State Hospital to be surplus, and,

The Board desiring to zone this property for industrial use just as soon as the County's proposed zoning ordinance can be completed,

Motion was duly made and carried that the State Hospital Board be requested not to offer this property for sale until the County has adopted its Zoning Ordinance.

IN RE: ORDINANCE TO AMEND AND RE-ENACT AN ORDINANCE ADOPTED BY THE BOARD CONCERNING THE OPERATION OF AN AUTOMOBILE WHILE UNDER THE INFLUENCE OF ALCOHOLIC BEVERAGES, ETC.

H. B. Batte, Clerk, presented to the Board the editor's certificate of publication in the Southside Virginia News, a newspaper published in the County of Brunswick, Virginia, and having general circulation in Dinwiddie County of the notice of intention

of the Board of Supervisors to amend and re-enact an ordinance concerning the operation of an automobile while under the influence of alcoholic beverages, etc., said notice having been published in said paper on the 14th and 21st day of December, 1962. The Chairman of the Board directed the Clerk to file the notice as a part of the minutes of this meeting.

After a full discussion of the proposal to adopt said ordinance, upon motion duly made, seconded and unanimously passed, the following ordinance was adopted:

"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 Act 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 or 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 years of a second or other subsequent offense under this Ordinance shall be punishable 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 purposes 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 laws 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 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 sentenced during the good behavior of the person convicted or found not innocent.

The Clerk of the Circuit Court of this County and/or the Judge of the County Court of this County, shall within thirty days after final conviction of any person in such Court, under the provisions of this Ordinance, report the fact thereof and the name, post office address, and street address of such person, together with the license plate number on the vehicle operated by such person, to the Commissioner of the Division of Motor Vehicles, who shall preserve a record thereof in this office.

BE IT FURTHER ORDAINED that this Ordinance shall be in full force and effect from its passage and the publication thereof in the manner provided by law".

The Clerk of the Board was instructed to publish notice of the adoption of the aforesaid Ordinance once a week for two successive weeks in the Southside Virginia News, a newspaper published in the County of Brunswick, Virginia, and having general circulation in the County of Dinwiddie, Virginia, in compliance with Section 15-8 of the Code of Virginia, and to file the editor's certificate of publication thereof with the minutes of this meeting.

IN RE: REAPPOINTMENT OF PLANNING COMMISSION MEMBERS: F. W. YOUNG AND O. P. LAMPKIN.

It appearing that the Board at their December meeting in advertently

failed to reappoint as member of Dinwiddie County Planning Commission F. W. Young and O.P. Lampkins whose term ended December 31st, 1962,

On motion duly made and carried these gentlemen are reappointed as members of the Planning Commission for a period of four (4) years beginning January 1st, 1963 and ending December 31, 1966.

IN RE: ADDITIONAL MEMBER OF DINWIDDIE COUNTY PLANNING COMMISSION MEMBER, J. W. RIVES.

C. H. Zehmer board member having suggested that an additional member should be appointed to the Planning Commission to represent towns, villeages and subdivisions,

Upon motion duly made and carried that J. W. Rives of McKenney, Virginia is hereby appointed a member of the Planning Commission for a period of four (4) years,

And the Clerk is directed to take the proper steps to have the Planning Commission Ordinance amended to include an additional member,

IN RE: APPROVAL BY STATE AUDITOR, OF COUNTY AND TREASURER'S AUDIT.

A letter dated December 13, 1962 from G. Gordon Bennett, State Auditor of Public Accounts was received stating that the audit was prepared in accordance with the State specifications and had been accepted by this office.

IN RE: AUDIT CONTRACT - HARRY N. JAMES COMPANY.

Harry N. James and Company having submitted a price of \$850.00 for the annual audit of the County books and records for the fiscal year ending June 30, 1963 in conformity with the specifications as outlined by the Auditor of Public Accounts furnishing three (3) copies for the State and the usual number to the County Officers,

Motion was duly made and carried that this offer be accepted.

IN RE: BOARD MEMBERS AND PETERSBURG MAYOR & MANAGER TO MEET FOR ANNEXATION DISCUSSION.

C. H. Zehmer, Board Members, having suggested that this Board meet with the Mayor and City Manager of Petersburg to discuss any plans the city may have concerning annexation of Dinwiddie property as this would effect the future school building program in the County,

Motion was duly made and carried that the Chairman contact Mr. Ash for a meeting date.

IN RE: FALSE FIRE ALARMS AND ARSON -

A delegation from Namozine Volunteer Fire Company having complained to the Board concerning numerous false fire alarms and some fires in which arson was suspected,

Motion was duly made and carried that all County Fire Companies be requested to call upon the Sheriff and Commonwealth's Attorney to assist them when arson is suspected and in the case of false fire alarms.

IN RE: ASSESSMENT OF MINERALS AND MINERAL LANDS.

A letter dated December 14th, 1962 was received from F. C. Forberg, Director, Division of Real Estate Appraisal and Mapping, Richmond 15, Virginia advising that it would be some time after January, 1963 before any work could be done on the assessment of minerals and mineral lands in the County as directed by the Board on December 7th.

There being no further business, the meeting was adjourned.

Attest: H. B. Batte  
H. B. Batte, Clerk

M. G. Chandler  
M. G. Chandler, Chairman

