

VIRGINIA: AT A REGULAR MEETING OF THE BOARD OF SUPERVISORS OF
 DINWIDDIE COUNTY, HELD AT THE AGRICULTURAL BUILDING
 MAY 3, 1963 AT 2:00 P.M.

PRESENT: M. G. CHANDLER NAMOZINE DISTRICT
 L. W. COLEMAN DARVILLS DISTRICT
 H. R. ORTON ROWANTY DISTRICT
 C. H. ZEHMER SAPONY DISTRICT
 A. MITCHELL SMITH ROHOIC DISTRICT

IN RE: READING OF MINUTES.

Minutes of the previous meeting were read and approved.

IN RE: APPROPRIATIONS FOR THE MONTH OF JUNE, 1963, \$101,706.55

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 June
 from the funds and for the accounts indicated:

1A	ADMINISTRATION	\$	525.00
1B	FINANCE BOARD		
2B	COMMISSIONER OF REVENUE		576.34
3A	TREASURER		1,165.28
4A	CLERK		302.65
5A	CIRCUIT COURT		19.17
5B	COUNTY COURT		13.50
5C	COMMONWEALTH'S ATTORNEY		352.91
6A	SHERIFF		704.74
6AX	POLICE CARS		243.62
6C	CARE OF PRISONERS		544.00
7S	STATE FIRE SERVICE		511.84
7C	TOWN FIRE CONTRACT		
7D	DINWIDDIE FIRE DEPT.		
7F	FORD FIRE DEPT.		60.70
7N	NAMOZINE FIRE DEPT.		24.10
7CA	CARSON FIRE DEPT.		
8A	WELFARE BOARD MEMBERS		35.00
8D	LUNACY COMMISSION		94.55
9S	HEALTH CLINIC		
9H	HOSPITALIZATION		672.00
11	AGRICULTURAL AGENTS		689.15
13	ELECTIONS		640.20
14	BUILDINGS & GROUNDS		719.55
17	SUPERINTENDENT OF SCHOOLS		122.33
18	MISCELLANEOUS ACTIVITIES		464.25
19	CAPITAL OUTLAY		
20	BUILDING FUND		
21	CIVIL WAR COMMISSION	\$	\$ 8,480.88

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	\$	
17B	INSTRUCTION		
17C	COORDINATE		
17D	AUXILIARY AGENCIES		
17E	HOUSING		
17F	FIXED CHARGES	\$	
	SUBTOTAL		<u>89,000.00</u>
19	CAPITAL OUTLAY		
20	DEBT SERVICE		
	TUITION GRANTS	\$	
	TOTAL:		<u> </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 June, 1962

\$ 3,887.51

COUNTY DOG FUND

338.16

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 April, 1963, amounting to \$8,480.88 be allowed and checks numbering 1 through 96, both inclusive, be issued, therefor, payable out of the General Revenue and 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 April, 1963 and that claims amounting to \$101.14 be paid out of the Dog Fund of the County for the month of April 1963, and checks numbering D-1 through D-10, both inclusive, be issued, therefore payable out of the 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 May, 1963.

IN RE: INFORMATIVE BUDGET FOR YEAR BEGINNING JULY 1ST, 1963.

ESTIMATED REVENUE

Itemized account in Book 4 page 290.	From Local Sources	\$ 710,000.00
	From the Commonwealth	823,750.00
	From Federal Government	40,000.00
	Non-Revenue Sources	50,250.00
		<u>\$ 1,624,000.00</u>

ESTIMATED EXPENDITURES

County Administration	7,850.00
Assessment of Taxable Property	7,790.00
Collection of Taxes	8,815.00
Recording of Documents	3,825.00
Administration of Justice	7,280.00
Crime, Prevention and Detection	18,755.00
Fire Prevention and Extinction	5,300.00
Public Welfare	64,240.00 6770.00
Hospitalization Care	5,200.00
Public Health	7,400.00
Farm Agents Etc.	9,980.00
Protection of Livestock and Fowl	4,785.00
Elections	2,500.00
Maintenance of Buildings & Grounds	9,585.00
Education and Debt Service	26,468.00 - - -
Public Improvement and General Welfare	1,262,650.00
Miscellaneous Operating Expense	11,410.00
Capital Outlay	12,000.00
Building Funds	145,000.00
	<u>SUB TOTAL</u>
	\$ 1,620,833.00
ANTICIPATED SURPLUS	<u>3,167.00</u> 26105.00
GRAND TOTAL	<u>1,624,000.00</u>

IN RE: TAX LEVY RATE FOR 1963.

BE IT RESOLVED AND ORDERED by the Board of Supervisors of the County of Dinwiddie, Virginia, that there be, and is hereby, levied, for the year 1963, a tax of \$3.00 per one hundred dollars of assessed valuation on all taxable real estate located in this County, and that there be, and is hereby, levied, for the year 1963, a tax of \$3.00 per one hundred dollars of assessed valuation on all taxable tangible personal property located in this County on January 1, 1963, the respective levies hereby ordered being also applicable to the real estate and tangible personal property of public service corporations, based upon the assessment thereof fixed by the State Corporation Commission and duly certified.

IN RE: L.G.O.C. AUGUST, 1963.

It appearing to the Board that the Local Government Officials Conference will be held this year in Charlottesville,

Motion was duly made and carried that each office be allowed expenses not to exceed \$40.00 and this Board be allowed expenses not to exceed \$150.00 for attendance at this meeting.

IN RE: TRANSFER OF FUNDS AUTO LICENSE ACCOUNT TO GENERAL FUND.

Upon request of F. E. Jones, Treasurer

Motion was duly made and carried that \$50,000.00 be transferred from the Auto License Account to the General Fund.

IN RE: RESOLUTION FROM SCHOOL BOARD FOR ADDITIONAL TO SCHOOLS, MCKENNEY ELEMENTARY AND SOUTHSIDE ELEMENTARY.

The School Board having adopted a resolution proposing that six rooms be added to Southside Elementary and four rooms to McKenney Elementary School to relieve crowded conditions.

And it appearing that the estimated cost would be approximately \$117,000.00 plus architects fee and equipment.

Motion was duly made and carried that the School Board proceed with the plan for the proposed additions.

IN RE: PLATS APPROVED BY BOARD.

Jennie M. Duval	Parcel 1 and 2	The plats listed on the left were presented and approved by the Board. The clerk is directed to admit them to record when so requested.
L. L. Cheatham et ux	0.62 acres	
Calvin R. Morgan et ux	1 acre	
M.A. Talley, Jr	2.1 acres	
Thos. F. Rives	0.6 acres	
Wm. A. Dabney	1A-A&1A-B	
Continental Can. Co.		
Ollie Brown	1A	
Leonard F. Ponder	Lot #2	
J. Carlton Vaughan	Lots A thru F	
Myers Lodge #145		

IN RE: WATER TRUCK FOR NAMOZINE VOL. FIRE COMPANY.

Bids having been requested for a Ford F800-176 W.B.Chassis, one - 2000 gallon Alexander Compartment Truck Tank Model VTT20-1 and one - Power take off pump, as per uniform specifications furnished bidders and it appearing from prices submitted that the low bidders were as follows:

Dinwiddie Motor Company - Truck	\$4,395.00
Pump & Tank Company - Tank	1,870.48
American Fire Pump Company	1,623.00

Motion was duly made and carried that the order for the above items be placed with the companies named at the prices extended and Jas. W. Simmons P.O. Box 349, Petersburg, Virginia is designated to check in this equipment.

It was further resolved that this equipment shall be subject to call from any of the other Vol. Fire Companies in the County.

IN RE: PETITION OF WEAVER, GHOLSON AND OTHERS.

The Road Viewers of Dinwiddie County having submitted the following report, dated April 24, 1963, on the above mentioned road:

The following road was viewed by the Board of Viewers beginning at a point on Route 645, 0.02 miles north of Route 624 running in an easterly direction a distance of approximately 0.05 mile to dead end. The Board of Viewers of Dinwiddie County recommends that this road be taken into the secondary system of Dinwiddie County with the provision whereas the property owners provide the necessary 40 foot right of way and that it be duly recorded in accordance with the policy of the Virginia Department of Highways and that it be built in stages and when funds become available. Serves 5 houses. Maintainable \$800.00 New Construction \$4,500.

Motion was duly made and carried that this petition be tabled without prejudice.

IN RE: PETITION OF JAMES DABNEY, AND OTHERS.

The following road was viewed by the Board of Viewers beginning at a point on Route 627 approximately 1.50 miles south of the intersection of Route 627 and Route 613 at Five Forks and running in a northerly direction approximately 0.90 mile to the intersection of Route 613 and Route 628. It is the recommendation of the Board of Viewers that this road be dismissed without prejudice since it does not serve a useful purpose at this time. It serves no homes and would only be a connecting road between Route 627 and Route 613.

Motion was duly made and carried that this petition be tabled without prejudice.

IN RE: PETITION OF J. HAMMOND, MARY A. HAMMOND, AND OTHERS.

The following road, known as Kutchen Road, was viewed by the Board of Viewers beginning at a point on the U.S. Military Park Road approximately 0.50 mile south of the U.S. Military Park Road and Route 613 running in an easterly direction approximately 0.15 mile back to the U.S. Military Park Road. The Board of Viewers of Dinwiddie County recommends that this road be taken into the secondary system with the provision whereas the property owners provide a minimum 40 foot right of way in and along the road and also a 40 foot ingress and egress to and from the Military Park Road be secured and duly recorded. The Board further recommends that it be built when funds become available. Maintainable. Serves 5 houses. New construction \$2,000.

Motion was duly made and carried that this petition be tabled without prejudice.

IN RE: PETITION OF JOHNNY NELSON GOODE, EMMA HILL AND OTHERS.

A road beginning at a point on Route 675, 0.06 mile east of Route 672 running in a southerly direction a distance of 0.55 mile. The Board of Viewers of Dinwiddie County recommends that this road be taken into the Secondary System whereas the necessary 40 foot right of way be secured and duly recorded in accordance with the policy of the Virginia Department of Highways and that it be built when funds become available, in stage construction. Maintainable - \$1,000. Serves 7 houses. New Construction \$4,500.

Motion was duly made and carried that this petition be tabled without prejudice.

IN RE: PETITION OF C. W. PEARSON AND W. D. HARDY AND OTHERS.

The following road was viewed by the Board of Viewers beginning at a point on Route 611 approximately 2 miles north of the intersection of Route 460 running in a westerly direction a distance of approximately 0.58 mile which is 0.04 mile north of the south property line of Hardy and Pearson, or ending in the vicinity of the existing barns. The Board of Viewers of Dinwiddie County recommends that this road be taken into the secondary system of Dinwiddie County whereas the 40' right of way is secured and duly recorded in accordance with the Policy of the Virginia Department of Highways and that it be built in stages and when funds become available. Maintainable \$500. Serves 3 houses. New construction -\$2,500.

Motion was duly made and carried that the State Highway Department is hereby requested to take into their Secondary Road System, the above described road with funds to be expended thereon that are available from the New Addition Secondary Road Funds, for Dinwiddie County.

Right of Way and drainage easements as set forth in Section 33/145 in the 1950 Code of Virginia, having been recorded in Deed Book Instrument No. , in the Clerk's Office of the Circuit Court of this County, the County guarantees a 40' right of way.

IN RE: PETITION OF ROBERT L. WALKER, JR., BEN BONNER AND OTHERS.

The following road was viewed by the Board of Viewers beginning at a point on Route 631 approximately 0.20 mile south of the intersection of Route 601 running in an easterly direction a distance of 1.65 miles to dead end. The Board of Viewers of Dinwiddie County makes the following recommendation whereas an alternate road be located from Route 601 approximately 0.55 mile east of the intersection of Route 601 and Route 631 running in a southerly direction a distance of 0.25 mile, thence running in an easterly direction a distance of 0.50 mile, making a total distance of 0.75 mile. The Board of Viewers recommends that this road be taken into the secondary system and be built when funds become available, with the provision whereas the 40 foot right of way is secured and duly recorded in accordance with the policy of the Virginia Department of Highways. This alternate road has been recommended by the Board of Viewers since Route 601 is a hard surfaced road and Route 631 is a soil road and since there is a distance of 0.55 mile from Route 631 to the first house, it is felt by the Board of Viewers that a more useful purpose can be served by the alternate plan.

Added to the State Secondary System effective August 1, 1963.

State Clerk

Serves 14 houses. Maintainable \$900. New construction - \$5,000.

Motion was duly made and carried that the State Highway Department is hereby requested to take into their Secondary Road System, the above described road with funds to be expended thereon that are available from the New Addition Secondary Road Funds, for Dinwiddie County.

Right of Way and drainage easements as set forth in Section 33/145 in the 1950 Code of Virginia, having been recorded in Deed Book Instrument No. in the Clerk's Office of the Circuit Court of this County, the Court guarantees a 40' right of way.

IN RE: STATE HIGHWAY ANNUAL MEETING-JUNE.

The annual meeting with the Resident Engineer was set for

IN RE: REPAIRS TO PARKING SPACE IN REAR OF COURTHOUSE.

It appearing to the Board that the parking space in the rear of the Courthouse is in need of repairs the Clerk is directed to contact the Highway Department concerning same.

IN RE: CONFINEMENT OF DOGS IN DINWIDDIE COUNTY.

Upon recommendation of the Dinwiddie County Director of the Department of Health,

Motion was duly made and carried that the Commonwealth's Attorney prepare the proper ordinance and place notice of public hearing at the meeting of said ordinance requiring that all dogs within Dinwiddie County be confined for thirty days beginning August 1st and ending August 30th, in order that the stray dogs can be disposed of and the dog owners can have their dogs inoculated for rabies.

IN RE: PETERSBURG CITY DOG POUND.

The Dog Warden was instructed to contact the City of Petersburg officials and make arrangements to confine stray dogs suspected of rabies.

IN RE: REQUEST TO ERECT CHURCH SIGN ON COURTHOUSE GREEN.

Mr. F. E. Jones of Lebanon Methodist Church having requested permission to erect a metal sign on the courthouse green across from the Farmers Bank of Dinwiddie, facing U.S. No. 1,

Motion was duly made and carried that permission be granted provided the proper permit is secured from the Highway Department.

IN RE: SALE OF THERMOFAX OFFICE COPIER.

Upon the suggestion of the Clerk,

Motion was duly made and carried that sealed bids be requested for the sale of the Thermofax Office Copier in the Clerk's Office, and the Board reserves the right to accept or reject any or all bids.

IN RE: PLAT OF NEAL A. BARNES SUBDIVISION*

A plat of property subdivided by Neal Barnes Construction Co., Incorporated, and known as Brickwood Subdivision, having been presented for approval of this Board. And it appearing that the plat had been approved by the Department of Health and the State Department of Highway,

Motion was duly made and carried that the plat be approved and the Clerk is directed to record same when so requested.

IN RE: AN ORDINANCE TO CONTROL UNVACCINATED DOGS AND TO PROVIDE FOR AND ENFORCE MEANS OF CONTROL OVER VICIOUS, RABID, OR SUSPICIOUSLY RABID ANIMALS IN DINWIDDIE COUNTY, VIRGINIA.

SECTION I

(A) On and after July 1, 1963, it shall be unlawful for any person, firm or organization to own, keep, hold or harbor any dog over four months of age within said county, unless such dog shall have been properly vaccinated against rabies by a licensed veterinarian, by February 1, each year. The vaccination may be carried out by the use of a modified live virus (Flury Strain), giving protection for three years, or by the use of killed (Sample) rabies vaccine, giving protection for one year, which are the only two types approved by the Virginia State Department of Health.

(B) Any person, firm or organization transporting a dog into said county from some other jurisdiction shall be required to conform to the above regulation within thirty days from the day they bring such dog or dogs into said county, if such dog or dogs are to be kept in the county more than 30 days.

SECTION II

(A) Vaccination tags shall be firmly attached to the dog's collar and must be worn at all times when the dog is not on the owner's or custodian's property, or in the immediate control of some responsible person.

(B) Any dog found in said county, not vaccinated and/or not wearing an authentic vaccination tag as provided for in Section II(A) above, shall be impounded by the official charged with enforcing this ordinance, for a period of five days. The owner of any such dog or dogs may secure the release of his dog(s) by producing proof of ownership and either presenting an authorized rabies certificate, or by having such dog(s) properly restrained until vaccinated within 10 days of the time of release, and paying the costs of impounding and caring for any such dog(s). At the expiration of the said five day period any dog not so claimed by its owner or custodian shall be disposed of by giving it into the possession of any person who may be willing to pay for the cost of vaccination and impounding: and, if not so disposed of, any such dog shall be destroyed in a humane manner by the officer enforcing this ordinance.

(C) In order to effectuate the provisions of this ordinance, any person, firm or organization making application for a dog license

shall be required to present to the county official charged with the sale of dog licenses, a certificate of rabies vaccination properly executed and signed by a licensed veterinarian certifying that the dog in question has been vaccinated in accordance with the provisions of this ordinance, and when the dog license has been issued, the certificate of vaccination shall be so marked and returned to the applicant.

SECTION III

(A) All animal bites of human beings shall be reported to the County Health Department within twenty-four hours after their occurrence. Such report shall include the name and post office address of the person bitten, the owner of the biting animal, and a reasonable description of the said animal. The responsibility of so reporting is mutually charged to attending physicians, veterinarians, owners of the biting animals, and persons bitten, and any other persons who may have knowledge of this fact.

(B) All animals biting or otherwise injuring human beings or animals must immediately be placed under quarantine for a minimal period of ten days. The area and conditions of quarantine shall be designated by the local health director or his duly authorized deputy. When suitable quarantine cannot be maintained by the owner, the animal shall be removed to a suitable pound and there be quarantined at the expense of the owner. All animals bitten by rabid animals, or suspiciously rabid animals, shall either be destroyed, or if previously vaccinated in a manner satisfactory to the Public Health Director, may be revaccinated in the prescribed manner and held under quarantine for a minimal period of thirty days.

(C) When in the judgement of the local county health director, an emergency shall be deemed to exist in said county or any part thereof due to a widespread rabies epizootic, for the protection of the public, the health director may declare a quarantine in said county or such part thereof as may be so affected, and restrict all dogs to the owner's premises, and/or to the immediate custody of some responsible person for the duration of such emergency as is set forth in said order for quarantine. Any such quarantine is to remain in full force and effect until modified by the Local Health Director.

(D) Upon proof that a rabid dog is at large and has bitten either other animals or a human being, an emergency shall exist and the governing body of the County shall have the power to pass an ordinance which shall become effective immediately upon passage, requiring owners of all dogs therein to keep the same confined on their premises unless

leashed under restraint of the owners in such a manner that person or animals will not be subject to the danger of being bitten thereby.

SECTION IV

Any person, firm or organization who may violate any of the provisions of this ordinance shall be guilty of a misdemeanor and shall be punishable by a fine of not more than three hundred dollars, or by imprisonment in jail for not exceeding thirty days, or by both such fine and imprisonment, in the discretion of the court or jury trying the case.

SECTION V

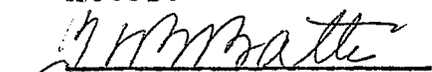
The provisions of this ordinance shall be enforced by the dog warden or by such other law enforcing officers as the Board of Supervisors may prescribe and the Board of Supervisors and such officer or officers, as aforesaid, shall agree in writing as to the compensation to be paid by the County to such officer or officers as aforesaid for their services rendered in the enforcement of this Ordinance.

(A) Should any section, paragraph, sentence, clause or phrase of this ordinance be declared unconstitutional or invalid by any Court for any reason, the remainder of this ordinance shall not be affected thereby.

Be It Further Ordained that the ordinance will be in full force and effect upon its passage and the publication thereof in the manner prescribed by law.

There being no further business the meeting was closed.

Attest:


H.B. Batte, Clerk


M. G. Chandler, Chairman

