

2. For the purpose of this ordinance, a trailer shall mean any vehicle used, or intended for use, as a conveyance upon highways so designed and so constructed as a permit occupancy thereof as a temporary or permanent dwelling or sleeping place for one or more persons. A trailer court, park or trailer camp shall mean any site, lot, field, or tract of land upon which is located one or more trailers, or is held out for the location of any trailer, and shall include any building, structure, tent vehicle or enclosure used, or intended for use as a part of the equipment for such part. A trailer lot shall mean a unit of land used, or intended to be used by one trailer.

3. On and after the effective date of this ordinance it shall be unlawful within the limits of Dinwiddie County for any person, firm or corporation to park any trailer on any street, alley, highway or other public place in said County except on a street in a trailer park or court for which the operator of said trailer court or park has obtained a license in accordance with the provisions of this ordinance except that one trailer may be parked or stored in an improved enclosed garage or accessory building provided however that no living quarters shall be maintained or any business practiced while such trailer is so parked or stored.

4. There is hereby imposed an annual license tax on the owners or operator of a trailer park, court or camp located in the County of Dinwiddie of \$50.00 per trailer lot used and there is likewise imposed an annual license tax of \$50.00 per trailer on all trailers owned by individuals, firms or corporations and parked outside of a trailer park, court or camp in the county of Dinwiddie, Virginia. Application for such licenses shall be made to the Commissioner of Revenue of said County. The applicant for such license to operate trailer courts, camps or trailer parks shall furnish the Commissioner of Revenue with a plat or sketch upon which shall be designated the location of said trailer park, court or camp, the name of the owner or operator thereof and the actual or approximate lay-out and number of the trailer lots used or intended to be used as such. Any license applied for and issued under the provisions of this ordinance may be applied for and issued on a quarterly basis according to the number of lots in use in trailer courts, camps or parks at the beginning of each quarter.

5. On and after the effective date of this ordinance it shall be the duty of any and all persons, firms or corporations to obtain a permit before operating a trailer court, park or camp upon any parcel or tract of land in the County of Dinwiddie which permit shall be issued by the Commissioner of Revenue of said County. On and after the effective date of this ordinance all persons, firms, corporations and/or organizations who desire to park a trailer outside of a trailer court, camp and park shall obtain a permit from the Commissioner of Revenue before parking a trailer. No permit shall be granted for the location of a trailer in contravention of the zoning ordinance of the County of Dinwiddie and in the event a permit is inadvertently granted in such area the party to whom the permit was issued cannot park a trailer in any area that the zoning ordinance prohibits the parking of a trailer.

6. A fee of seventy-five cents (75¢) shall be paid to F. E. Jones, Treasurer for each annual license issued and a fee of fifty cents (50¢) shall be paid to said Treasurer for each quarterly license issued, said fees to be paid into the general fund of the County by said Treasurer.

7. On and after the effective date of this ordinance all trailers in the County of Dinwiddie, Virginia, and those that are moved into the County after the effective date of this ordinance shall have running water in each trailer and each trailer shall be connected to a sanitary sewer approved by the Sanitation Officer of the County.

8. Any provision of this Ordinance found by a court of competent jurisdiction to be ineffective, shall not affect the remaining provisions of this Ordinance, and such remaining provisions of this ordinance, shall remain in full force and effect.

9. This ordinance shall become and be in full force and effect on January 1, 1967 and thereafter and this ordinance shall supercede and take the place of the ordinance pertaining to trailers passed by this Board on September 6, 1963 which said ordinance is hereby repealed.

Mr. Chandler moved that the above ordinance be advertised for future adoption. Mr. Hauser seconded. Motion carried.

IN RE: REASSESSMENT RATIO - DATE SET

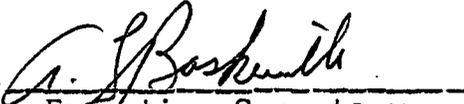
Upon motion made and carried the Board set November 2, 1966 at 7:00 P.M. in the Agricultural Building as the time, date and place to meet with the Board of Assessors to set the reassessment ratio for the 1966 general reassessment.

There being no further business the meeting was adjourned.



Chairman

ATTEST:


Executive Secretary

