

VIRGINIA: AT A REGULAR MEETING OF THE BOARD OF SUPERVISORS OF  
DINWIDDIE COUNTY HELD AT THE AGRICULTURAL BUILDING  
OF SAID COUNTY ON THE 17TH DAY OF MAY, 1967 AT 8:00  
P.M.

PRESENT: L. L. MEREDITH, CHAIRMAN                      ROWANTY DISTRICT  
          S. E. WINN                                        DARVILLS DISTRICT  
          M. G. CHANDLER                                 NAMOZINE DISTRICT  
          P. E. HAUSER                                    SAPONY DISTRICT

ABSENT: A. M. SMITH, VICE-CHAIRMAN                ROHOIC DISTRICT

IN RE: READING OF MINUTES:

Minutes of the previous meeting were read and approved.

IN RE: ALLOWANCE OF CLAIMS.

On motion duly made and carried, it is ordered by the Board that the accounts against the General Fund of the County for the month of April, 1967 amounting to \$7,216.45 be allowed and checks numbering 67-399 thru 67-453, both inclusive, be issued therefor payable out of the General Fund of the County and said claims have been audited and approved by the Board.

IN RE: SCHOOL BUDGET 1967-68 - RENT.

There was a discussion concerning the item Rent in the School Budget for 1967-68 pertaining to rental of the McKenney Community Center by the School Board. It was pointed out that the figure of \$900.00 for rent had been reduced to \$450.00 by the Board of Supervisors.

Mr. Hauser moved that the amount of \$900.00 be approved in the School Board Budget for 1967-68. Mr. Winn seconded. There was a tie vote and the question was deferred until the following meeting. (Mr. Hauser & Mr. Winn voted "aye", Mr. Chandler and Mr. Meredith voted "no").

IN RE: STATEMENT OF VALUES FOR BUILDINGS.

The annual statement of values of Buildings and contents to be used for insurance purposes was approved as follows:

	<u>BUILDING</u>	<u>CONTENTS</u>
Clerk's Office	29,000	3,000
Courthouse	170,000	18,000
Health Center	100,000	
Agr. & Ed. Bldg.	53,000	5,000
Jail	10,000	
	<u>\$ 368,000</u>	<u>\$ 26,000</u>

IN RE: WATER - SALE TO CENTRAL STATE HOSPITAL.

A three-man committee having been appointed at the last meeting to recommend action to be taken by the Board of Supervisors concerning possible sale of water to Central State Hospital recommended that water be sold to Central State Hospital through the Board of Supervisors with the Board charging a \$.01/1000 gal surcharge to cover cost of handling.

Mr. Hauser moved that the above three (3) man committee negotiate a contract for one year on the above terms. Mr. Chandler seconded. the Motion carried.

IN RE: WATER AND SEWER AUTHORITY.

The Board was informed that on May 15, 1967 the Planning Commission recommended to the Board of Supervisors that a Water and Sewer Authority be established in Dinwiddie County as authorized by Chapter 28 of Section 15.1 of the Code of Virginia.

After discussion Mr. Hauser suggested establishment of such an authority be delayed.

Mr. Winn moved that any action be tabled until June 7, 1967. Mr. Chandler seconded and the motion carried.

IN RE: A. T. BASKERVILLE - AUTHORIZED TO ATTEND PLANNING CONFERENCE.

Upon motion of Mr. Chandler, seconded by Mr. Winn and carried, A. T. Baskerville was authorized to attend the Virginia Citizens Planning Association Conference in Roanoke May 21-23.

IN RE: DEMOCRATIC PRIMARY - ADDITIONAL CLERKS AUTHORIZED.

Upon request of the Electoral Board and upon motion of Mr. Winn, seconded by Mr. Hauser and carried the Electoral Board was authorized to appoint one additional election clerk for Edgehill, New Hope, Dinwiddie and Reams precincts for the Democratic Primary July 11, 1967.

IN RE: ELECTION OFFICIALS - AUTHORIZED \$17/ DAY.

Upon request of the Electoral Board and upon motion of Mr. Winn, seconded by Mr. Chandler and carried the Board approved the compensation of the election precinct workers to be \$17/day beginning July 1, 1967.

IN RE: ORDINANCE RELATING TO APPOINTMENT OF DOG WARDEN SALE OF DOG TAGS, ETC.

It appearing to the Board that a public hearing scheduled for this date at 8:30 P.M. has been properly advertised in the Southside Virginia News as prescribed by law and the Board having heard all who wished to speak.

Therefore upon motion of Mr. Chandler seconded by Mr. Winn the following ordinance was unanimously adopted effective this date:

A. That certain ordinance relating to appointment of Dog Warden, etc., and all amendments thereto passed by the Board of Supervisors of Dinwiddie County, Virginia on the 2nd day of January, 1959 is and it is hereby repealed.

B. BE IT ORDAINED BY THE BOARD OF SUPERVISORS OF DINWIDDIE COUNTY:

1. The enforcement of the dog laws shall be vested in a dog warden and such deputy dog wardens as may be appointed. Deputy dog wardens shall have all the powers and duties of a dog warden. The dog warden and deputy dog wardens shall have all the powers and duties of a game warden in the enforcement of the dog laws.

2. Such officers shall be appointed by the Judge of the Circuit Court pursuant to Chapter 29-184.4 of the Code of Virginia of 1950, as amended, and such officers shall have exclusive jurisdiction as to the enforcement of the dog laws in said County. Such officers shall be paid such compensation as the Board of Supervisors may prescribe, and shall be under supervision of the Board of Supervisors or its Agent.

3. Before entering upon the discharge of his official duties, the dog warden, and each deputy dog warden, shall qualify, giving bond with some guaranty company, authorized to do business within this State, as surety, in the penalty of One Thousand Dollars (\$1000.00) payable to the Commonwealth of Virginia, with condition that he will faithfully perform all of the duties enjoined upon him by law.

4. It shall be unlawful for any person to own a dog six months old or over, and who keeps such dog in Dinwiddie County, Virginia for a period of time in excess of thirty (30) days, unless such dog is licensed, as required by this Ordinance. Dog licenses shall run by the calendar year, namely, from January first to December thirty-first, inclusive, and the license tax shall be payable at the office of the Treasurer of Dinwiddie County and shall be as follows:

- Male - For a male dog, Two dollars (\$2.00)
- Unsexed female - For an unsexed (successfully spayed) female dog-two dollars (\$2.00).
- Female - For a female dog - Two dollars (\$2.00)
- Kennel - For twenty dogs - for a kennel of twenty dogs, Twenty dollars (\$20.00).
- Kennel - For fifty dogs - for a kennel of fifty dogs, Thirty dollars (\$30.00).

5. The funds collected for dog license taxes shall be paid into a special fund and may be disposed of as provided in Section 29-184.4 of the Code of Virginia of 1950, as amended.

6. Any person who shall make a false statement in order to secure a dog license, to which he is not entitled, shall be fined not less than five dollars nor more than one hundred dollars. Any person convicted of failure to pay the license tax prior to February first of any year, or as otherwise provided in this ordinance, on any dog owned by him, shall be fined not less than the amount of the license tax required by law to be paid on such dog, nor more than ten dollars, and be required to obtain proper license forthwith, and unless the fine and license tax is immediately paid, the trial court shall order the dog killed by the dog warden or some other officer, but the killing of such dog shall not relieve its owner of the payment of the fine and the license tax already due. Any person who presents a false claim or receives any money on a false claim under the provisions of Section 29-202 of the Code of Virginia, 1950, shall be fined not exceeding one hundred dollars, or imprisoned in jail not exceeding three months or both. Any other violation of this ordinance, for which specific penalty is not provided, shall be a misdemeanor.

This ordinance shall be in full force and effect  
May 17, 1967.

ATTEST:

  
Executive Secretary

  
L. L. Meredith, Chairman

