

VIRGINIA: AT A REGULAR MEETING OF THE BOARD OF SUPERVISORS OF DINWIDDIE COUNTY HELD AT THE AGRICULTURAL BUILDING OF SAID COUNTY ON THE 3RD DAY OF APRIL 1968 AT 2:00 P.M.

PRESENT: A. M. SMITH, CHAIRMAN ROHOIC DISTRICT
S. E. WINN, VICE-CHAIRMAN DARVILLS DISTRICT
M. I. HARGRAVE, JR ROWANTY DISTRICT
G. M. WATKINS NAMOZINE DISTRICT
T. H. TUNSTALL SAPONY DISTRICT

A. H. BURTON SHERIFF
H. T. WILLIAMS, III COMMONWEALTH'S ATTORNEY

IN RE: MINUTES.

The minutes of the previous meeting were read and approved.

IN RE: ALLOWANCE OF CLAIMS AND SALARIES FROM THE GENERAL FUND.

On motion made and carried, it is ordered by the Board of Supervisors that the accounts against the General Fund of the County for the month of March 1968 amounting to \$8,957.50 be allowed and checks numbering 68-256 through 68-298, both inclusive be issued therefore payable out of the General Fund of the County, said claims having been audited and approved by the Board.

IN RE: ALLOWANCE OF CLAIMS AND SALARY AGAINST THE DOG FUND OF THE COUNTY.

On motion duly made and carried, it is ordered by the Board that the salary of \$375.00 be paid to the Dog Warden for the Month of March, 1968 and claims amounting to \$8.95 be paid and checks numbering D-68-22 through D-68 26 be issued, therefore payable out of the Dog Fund of the County.

IN RE: TREASURER'S REPORT.

F. E. Jones, Treasurer, having submitted a written financial report, same was ordered filed with papers of the Board for the month of March 1968.

IN RE: LOCAL COUNTY USE TAX ADOPTED.

On motion of Mr. Winn, seconded by Mr. Hargrave and unanimously carried (all members voting "yea") the following resolution was adopted:

To impose a local county use tax in Dinwiddie County, Virginia, pursuant to Sec. 58-441.49:1 of the Code of Virginia (Chapter 191, Acts of Assembly, 1968), at the rate of one per cent to provide revenue for the general fund of the county.

Whereas, the county of Dinwiddie has heretofore imposed the local sales tax authorized by Sec. 58-441.49 of the Code of Virginia may impose a local use tax by the adoption of a resolution by the governing body of the county by a majority of all the members thereof, by a recorded yea and nay vote, stating its purpose and referring to Sec. 58-441.49:1 of the Code of Virginia; and

Whereas, the said Sec. 58-441.49:1 further provides that the local use tax shall become effective on the first day of a month at least 60 days after the adoption of the resolution, but not earlier than July 1, 1968; and

Whereas, the said Sec. 58-441.49:1 also provides that the resolution authorized thereby may be adopted in the manner stated notwithstanding any other provision of law; now, therefore,

Resolved, by the Board of Supervisors of the county of Dinwiddie, Virginia, as follows:

1. Pursuant to Sec. 58-441.49:1 of the Code of the Code of Virginia (Chapter 191, Acts of Assembly, 1968), there is hereby imposed in the county of Dinwiddie a local county use tax at the rate of one per cent to provide revenue for the general fund of the county. The said county use tax shall be added to the rate of the State use tax imposed by Chapter 8.1, Title 58, of the Code of Virginia, and shall be subject to all the provisions of that chapter, and all amendments thereof, and the rules and regulations published with respect thereto. Therefore, the purpose of this resolution is to impose the local use tax authorized by Sec. 58-441.49:1 of the Code of Virginia.

2. The effective date of the use tax imposed by this resolution shall be the first day of July, 1968, and the same shall be in force on and after that date.

3. The Clerk of the Board of Supervisors of the county of Dinwiddie shall forthwith forward to the State Tax Commissioner of the Commonwealth of Virginia a certified copy of this resolution so that it will be received within five days after its adoption.

The foregoing resolution was adopted five (5) "yeas!!".

IN RE: PLAT COOL SPRINGS SUBDIVISION - SECTION 4 APPROVED.

The final plat of Cool Springs Subdivision Section 4 was presented. It appeared said plat had been signed by the Department of Highways and Health Department, a street bond in the amount of \$15,000 had been posted and the subdivision examining fee of \$64.00 had been paid. Motion was duly made and carried approving said plat and authorizing the chairman to sign same.

IN RE: JAMES N. HAMILL 0.72 ACRE.

A plat of a parcel of land containing 0.72 acre was presented for approval by Mr. James N. Hamill. The Board directed this plat be approved by the Executive Secretary only if one acre were purchased.

IN RE: PLAT - WOODSTREAM SUBDIVISION.

The final plat of Woodstream Subdivision was presented for approval. It appeared the plat had been signed by the Health Department and the Department of Highways. It also appeared to the Board the street within the subdivision had been constructed, however, no bond had been posted. The Board directed this plat be signed only after the subdivider posted a bond in the amount of \$1,500.00.

IN RE: DELIQUENT TAXES.

The number of delinquent real estate taxes was discussed. It appeared there were a large number of persons who had not paid real estate taxes for three years or more. The Chairman stated these parcels of land should be sold by the County. The Commonwealth's Attorney advised a definite policy should be established by the Board. No action was taken.

IN RE: ROUTE 669 - IMPROVEMENTS TO.

Mr. J. E. Tatum, Route 1, Box 103, Petersburg, appeared before the Board and requested improvements be made to Route 669 between Route 604 and 605. Same was referred to the Highway Department for consideration.

IN RE: ROADVIEWERS - APPOINTMENT OF

Upon motion of Mr. Winn, seconded by Mr. Hargrave and carried the following were appointed as Roadviewers for 1968. Mr. J. P. Westfall, M. E. Bass, A. R. Springston, William Green, C. Y. Avery, Jr.

The Board directed May 7, 1968 be the day set to examine the roads requested by four petitioners.

IN RE: PLAT - MAITLAND VILLAGE EXTENDED

A Plat of Maitland Village Extended dated March 1968 was reviewed by the Board. It appeared more than one owner was involved in this subdivision. Copies of the plat were referred to the Highway Department, the Health Department and the Commonwealth's Attorney's office for review.

IN RE: REZONING PUBLIC HEARING - ROBERT L. BROWN

This being the day set to hold a public hearing as advertised in the Progress-Index March 21 & March 27, 1968 as requested by Mr. Robert L. Brown in his application dated February 5, 1968 and the Board seeing no one appearing to oppose such rezoning and the Planning Commission having previously recommended approval of the request took the following action:

Upon motion of Mr. Winn, seconded by Mr. Watkins and carried, the Dinwiddie County Board of Supervisors directs

that an irregular shaped parcel of land containing three acres fronting on the south side of US 460 approximately 800 feet lying $\frac{1}{2}$ mile west of ^{STATE} Intersection 85 be rezoned from A-2 to Business B-2 and that a parcel of land fronting on the north side of US 460 for a distance of 550 feet and extending back a depth of 300 feet lying east and adjacent to Rohoic Elementary School be rezoned from A-2 to Business B-2.

Upon motion made and carried the Board directed the zoning administrator to make the above changes on the zoning maps.

IN RE: W. M. LEONARD - USE PERMIT FOR CAMPING AREA.

Mr. W. M. Leonard presented a written outline of his proposed camping area on Lake Chesdin. The Board examined same and directed the Commonwealth's Attorney and Executive Secretary to draw up proper specifications for issuance of a use permit as required by the zoning ordinance.

IN RE: C. W. ALLEN - USE PERMIT FOR CAMPING AREA.

Mr. C. W. Allen, Route 1, ^{Church Road,} Sutherland, presented a request for a use permit to operate a public boat dock and camping area on Lake Chesdin. Issuance of this permit was held pending compilation of specifications of such use permit.

IN RE: STREET LIGHTS APPROVED

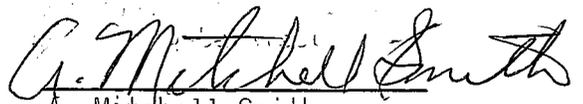
Upon request of the Executive Secretary and upon motion of Mr. Winn, seconded by Mr. Hargrave and carried the installation of three street lights were approved.

IN RE: COMMISSION OF GAME & INLAND FISHERIES.

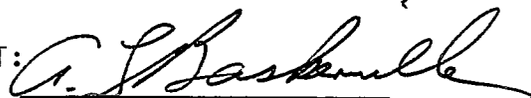
Mr. E. Floyd Yates, Member of the Commission of Game and Inland Fisheries appeared before the Board and stated the Commission could lease a suitable site for a public boat launching ramp on Lake Chesdin near the George F. Brassfield Dam. He stated the Commission could only construct such boat ramp if the County would assume policing of the area. Mr. Yates was asked if the Commission would build a concession stand and lease same to an operator approved by the County. This was agreed pending approval by the Commission.

Mr. Tunstall moved, Mr. Watkins seconded and it was unanimously approved directing the Executive Secretary to prepare a resolution to be forwarded to the Commission stating the County of Dinwiddie would provide police protection, trash collection and furnish an approved operator for a concession stand provided the Commission will construct a public boat ramp and concession building.

There being no further business the meeting was adjourned at
4:50 P.M.


A. Mitchell Smith

ATTEST:


A. Terrell Baskerville
Executive Secretary