

IN RE: NECESSARY STEPS TAKEN TO COLLECT \$10,766.85 DEBT RETIREMENT

Mr. Newsom told the Board the City of Petersburg did not and would not pay the debt retirement portion of the bill for educating its children. He asked if the Board wished to pursue the collection of this portion of the bill amounting to \$10,766.85. The Chairman, in the absence of a motion not to pursue, instructed Mr. Newsom to take the necessary steps to collect the \$10,766.85.

IN RE: RADIO SHERIFF'S DEPARTMENT - APPROVED

Mr. C. L. Mitchell, Sheriff, informed the Board that he had hired the additional deputy that the Board of Supervisors and the Compensation Board had approved for 1972-73. Because this was an additional deputy, he did not have a car or radio. He proposed to use an old car that was taken out of service when the new cars were purchased, but he needed a new radio.

Upon motion of Mr. Rundle, seconded by Mr. Winn, all members voting "aye", Mr. Rundle, Mr. Winn, Mr. Tunstall, Mr. Crowder and Mr. Hargrave - the Board approved the purchase of a police radio for the old car. The County Administrator informed the Board that he had discussed with the Compensation Board the placing of this old vehicle back into service. Mr. John Rasnick, Executive Secretary, stated that they would pay the expenses of the car, but would not participate in the depreciation of the vehicle nor any major repairs.

IN RE: BIRCH ACRES SUBDIVISION PLAT - MALCOLM H. SQUIRES - APPROVED

The Birch Acres subdivision plat owned by Malcolm Squires was presented to the Board for its approval by the County Administrator. The plat had been signed by the State Highway Department's representative, Mr. R. V. Lancaster and Dr. J. G. McNiel, of the State Health Department.

Upon motion of Mr. Rundle, seconded by Mr. Winn, all members voting "aye", the Chairman of the Board was authorized to sign the subdivision plat.

IN RE: P-72-9 REZONING REQUEST GILBERT C. MARTIN - APPROVED

This being the time and place as advertised in the Progress-Index June 21st and 28th to hold a public hearing to consider the rezoning request of Mr. Gilbert C. Martin, 117 Roanoke Avenue, Colonial Heights, to have land parcels #20,21,22-B,22-C and 24 as shown on Section 21 of the Zoning Map, located at the West Corner, of State Route 603 and 226, rezoned from Residential R-1 to Business B-2 for a depth of 500 feet along Route 226, the remainder of the property requested to be rezoned from Residential R-1 to Residential R-2.

Mr. Martin appeared in his behalf and stated he wished to rezone his property for the following reasons:

1. That Dinwiddie County was in need of housing.
2. That not all people could afford single family dwellings and therefore apartments were needed.
3. That a small business area was needed to serve the people living in this proposed development and other people in the area.
4. That this project would not be a reality without public water and sewer, that he thought that by granting this rezoning request he could guarantee to the Water Authority additional connections.
5. That neither the Residential R-2 nor the Business B-1 Classification would down grade any surrounding property, but, rather increase its value. Mr. Martin changed his request from a Business B-2 Classification to a B-1 Classification at the beginning of his comments.

The following people spoke in favor of Mr. Martin's request.

Mrs. Dorothy Stewart, Mr. J. A. Springfield, Mr. Gilbert Wood, Mrs. John Howard, Mrs. Sam Newbill, Mr. Sam Newbill, Mr. & Mrs. C. F. Davis, Mr. Neal Barnes, Mr. Roy Coleman, Mr. & Mrs. Howard Brandon, Mr. Thomas L. Gholson, Mr. Walter Witt.

The following people spoke in opposition:

Mrs. Ralph Williams, Mrs. Nancy States, Mrs. Louise Hamner, Mr. John Anderson, Mrs. Virginia Doyle, Mr. Carl Stewart, Mr. Gordon Simmons, Mr. Wade Lamm, Mr. William Mustard, Mr. James Ing, Mr. James Hanson, Mrs. Mildred Allen, Mr. Charles W. Jones, Mr. Richard Allen, Mr. Ronnie Simmons, Mrs. Gloria Lewis, Mrs. Williamson, Mr. Mike Ponder, Mrs. Anne G. Scarborough, Mrs. Mildred Anderson, Mr. George Robertson, Mrs. Harvey T. Baxter, Mr. Francis Myers, who presented a petition bearing 240 names, Mr. Robert Bowman, Mrs. Dorothy Stewart who changed her position from for to against, Mrs. Shirley Ing, Mr. C. E. Goolsby and Mrs. Mary Canada.

The following reasons were given for opposition:

1. That they did not wish to have additional businesses in this area and close to their property. That businesses were close enough for rendering adequate service.
2. That it would create an additional volume of traffic which would make the roads even more congested than they are at present, especially the part containing the businesses.
3. The apartments, if located in this area, would not be in keeping with the surrounding Residential R-1 area and increase the crime rate.
4. The business area and the Residential R-2 area would reduce land values.
5. A lot of people speaking in opposition said they would not have moved into the area if they had known this was going to happen.

Upon motion of Mr. Winn, seconded by Mr. Tunstall, be it ordained by the Board of Supervisors of Dinwiddie County, Virginia, that the zoning map of said county, adopted as a part of the Zoning Ordinance in the Dinwiddie County Code on April 1, 1970, be amended in that the classification of the Tract composed of Parcels #20,21,22-B,22-C and 24, as shown on Section 21 of said Zoning Map, be, and the same hereby is, changed from Residential R-1 to Business B-1 for a depth of 500 feet along State Route #226, and from Residential R-1 to Residential R-2 for the remainder of said Tract.

The vote for approval was as follows: Mr. Winn, Mr. Tunstall, and Mr. Hargrave "aye", Mr. Rundle and Mr. Crowder "nay".

IN RE: DINWIDDIE VOLUNTEER FIRE DEPARTMENT BIDS PRESENTED

Mr. Billy Hodges, President, and Mr. R. L. Mengel, Chief, Dinwiddie Fire Department, presented to the Board 2 bids on building a fire house. Mr. Robert Ragsdale - \$48,000.00 and Mr. John Plank \$34,475.00.

After much discussion, the Board was in agreement that Mr. Hodges and Mr. Mengel should go to the low bidder and discuss ways to cut the cost by \$6,000.00 to \$8,000.00, and to report back to the County Administrator.

IN RE: REPAIRS TO JEEP

Mr. Hodges reported to the Board that the jeep purchased for them by the County Administrator needed a complete engine overhaul.

Upon motion of Mr. Winn, seconded by Mr. Crowder, all members voting "aye", Mr. Winn, Mr. Crowder, Mr. Rundle, Mr. Tunstall, Mr. Hargrave, the Board appropriated \$325.00 to the Dinwiddie Fire Department for repairing this vehicle.

IN RE: CIVIL WAR MONUMENT LOCATION APPROVED

Mr. W. E. Bolte, president, Dinwiddie Confederate Monument Association, requested approval to place a monument on the courthouse grounds. This monument would bear dates of the battles of Dinwiddie County on one side and a list of battles and dates of the Civil War fought in Dinwiddie County in 1864 and 1865. Mr. Bolte stated the desired location was at a point of intersection of a line between the flag pole and Route 1402, and a line between the front door of the County Clerk's Office and U. S. #1.

Upon motion of Mr. Winn, seconded by Mr. Tunstall, all members voting "aye", the location as requested by Mr. Bolte was approved.

IN RE: ERNEST CERNY

Mr. E. L. Cerny related to the Board his recent experience with Mr. Kenton T. Chestnut, local sanitarian. He had called Mr. Chestnut to his property to gain permission to place a drainfield there, but was turned down. Mr. Cerny felt that Mr. Chestnut had not treated him fairly and could not give a valid reason as to why he was not granted a septic tank permit. In addition, Mr. Cerny stated that he did not believe the taxes should remain the same since the property would not support a drainfield and therefore was of no value for building. The Chairman asked Mr. Cerny if he would like an appointment with Dr. J. G. McNiel. Mr. Cerny responded in the affirmative. Mr. Hargrave instructed the County Administrator to arrange such an appointment. In addition, Mr. Hargrave stated this year the land in the County was being reassessed and that the County Administrator would advise the Commissioner of the Revenue of the status of this parcel of land for consideration by the assessor.

IN RE: SOLID WASTE MANAGEMENT PLAN FOR DINWIDDIE COUNTY

The County Administrator presented to the Board his solid waste management plan for approval. The County Administrator told the Board that their approval was needed prior to the plan being submitted to the State Health Department for their review and approval. In addition, an application is to be made to the Farmer's Home Administration for financial help.

Upon motion of Mr. Winn, seconded by Mr. Rundle, all members voting "aye", Mr. Winn, Mr. Rundle, Mr. Tunstall, Mr. Crowder and Mr. Hargrave, the Board approved the solid waste management plan as presented and instructed the County Administrator to make application for financial help to the Farmer's Home Administration and to proceed with the implementation of this plan.

IN RE: VIRGINIA ASSOCIATION OF COUNTIES - INCREASE IN ANNUAL MEMBERSHIP DUES

All Board Members had received a letter from Mr. Eugene L. Campbell, president, Virginia Association of Counties- explaining the financial condition of the association. He asked that the annual membership dues be increased from 3 cents to 4 cents per capita. The Board was in agreement that the association was very beneficial to the County and wished to continue its support.

Upon motion of Mr. Tunstall, seconded by Mr. Winn, all members voting "aye", the annual membership dues for the Virginia Association of Counties was increased from 3 cents to 4 cents per capita.

IN RE: TIME LIMITATION REZONING APPLICATION

The Board of Supervisors received a recommendation from the Planning Commission to take the necessary action to require that 6 months elapse from the time of the Board of Supervisors action before the same rezoning application may be re-submitted.

Upon motion of Mr. Rundle, seconded by Mr. Winn, all members voting "aye", the Commonwealth's Attorney was instructed to prepare the necessary ordinance to implement the above request and be given to the Planning Commission for a public hearing.

IN RE: CIVIL DEFENSE DIRECTOR APPOINTED - M. I. HARGRAVE, JR.

Upon motion of Mr. Rundle, seconded by Mr. Winn, Mr. Rundle, Mr. Winn, Mr. Crowder, Mr. Tunstall voting "aye", Mr. Hargrave abstained, Mr. Hargrave was appointed to the office of Civil Defense Director.

IN RE: JOHN A. SPRINGFIELD - WESTLAND DRIVE

Mr. J. A. Springfield requested help in having his road, Westland Drive taken into the State Highway System. Mr. Hargrave informed Mr. Springfield to get the necessary papers filled out and to give them to the County Administrator so they may be properly processed for the roadviewers to look at this road in April 1973.

IN RE: WATER AUTHORITY RESOLUTION

Upon motion of Mr. Tunstall, seconded by Mr. Rundle, all members voting "aye", the following resolution was adopted.

WHEREAS, the Board of Supervisors has paid in full for the installation of water lines, sewer lines and a water tank for fire protection at the McKenney Industrial Park and,

WHEREAS, as the Board of Supervisors is aware that the connection fee of \$2,000.00 and monthly service charge of \$130.00 to be paid by Keller Industries might not be sufficient to cover maintenance cost on the above installation,

NOW THEREFORE BE IT RESOLVED, the Board of Supervisors assumes and will pay, after due action, by loan or otherwise, all cost of maintenance on the above installation beyond the amount of connection fee and service charge theretofore paid to the Water Authority.

IN RE: RESOLUTION OPPOSING THE PROPOSED PLAN OF THE RICHMOND-PETERSBURG TURNPIKE AUTHORITY TO PERPETUATE TOLL FACILITIES BY THE CONSTRUCTION OF ADDITIONAL HIGHWAY LANES OR A PARALLEL ROAD

WHEREAS, it has been brought to the attention of the Board of Supervisors of Dinwiddie County that the Richmond-Petersburg Turnpike Authority has under consideration two plans to alleviate traffic congestion on the Richmond-Petersburg Turnpike, to-wit: to construct, operate, and maintain additional highway lanes, or to construct, operate and maintain a parallel road; and,

WHEREAS, the Board of Supervisors of Dinwiddie County is of the opinion that the existence of the Authority should end as originally planned and that any future construction or planning to alleviate traffic congestion or to facilitate the flow of traffic should be done by the Virginia State Highway department utilizing federal and state allocations.

NOW, THEREFORE,

BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia, that:

(1) The Board of Supervisors of Dinwiddie County, Virginia, is categorically opposed to the tentative plans of the Richmond-Petersburg Turnpike Authority to construct either additional highway lanes or a parallel road, and to any plan that would have the effect of giving the Authority existence beyond the year 1975;

(2) The County Administrator is hereby directed to forward a copy of this Resolution to each of Dinwiddie County's representatives in the General Assembly, to the Commissioner of the State Highway Department, and to the Richmond-Petersburg Turnpike Authority;

(3) This resolution shall be in full force and effect upon its adoption.

Upon motion of Mr. Rundle, seconded by Mr. Winn, all five members voting "aye", the above resolution was adopted.

IN RE: CRATER PLANNING DISTRICT COMMISSION COMMITTEES - APPROVED

COMMISSION MEMBERS

Milton I. Hargrave, Jr.
W. C. Knott
Richard H. Rundle

EXECUTIVE COMMITTEE

W. C. Knott

JUSTICE & CRIME PREVENTION COUNCIL

Milton I. Hargrave, Jr.
Charles L. Mitchell
T. W. Newsom

HEALTH PLANNING COUNCIL

Dave Mendahall

COMPREHENSIVE PLANNING COMMITTEE

Robert Ritchie

HOUSING STUDY COMMITTEE

Neal Barnes

TRANSPORTATION
POLICY COMMITTEE

W. C. Knott

TECHNICAL COMMITTEE

J. L. Blaha

OPEN SPACE & RECREATION

W. M. Leonard

WATER & SEWER

Robert Ritchie

LEGISLATIVE COMMITTEE

James F. Andrews

SENIOR CITIZENS COMMITTEE

A. Mitchell Smith

Upon motion of Mr. Rundle, seconded by Mr. Tunstall, the above committees were appointed for the Crater Planning District Commission.

IN RE: PURCHASE - PICKUP TRUCK

Upon motion of Mr. Winn, seconded by Mr. Crowder, the County Administrator was authorized to purchase a pickup truck, for the County, the cost not to exceed \$1,200.00. Mr. Hargrave, Mr. Winn, Mr. Crowder, Mr. Tunstall voting "aye", Mr. Rundle "nay".

IN RE: CHARLES CROWDER

Mr. Rundle asked if any member of the Board or the County Administrator knew why Mr. Crowder did not show for the meeting as he had requested a spot on the agenda. No one knew why.

IN RE: HIGHWAY

The Chairman asked the County Administrator to contact Mr. Lancaster and ask that he report at the next meeting on the status of the resolution on speed limits passed at the June 7th meeting.

IN RE: RETENTION OF BOND COUNSEL

Having agreed previously to financing a portion of the new elementary school located .5 miles North on U. S. #1 through the Virginia Public School Authority, the Board took the necessary action to comply with the requirements of the Virginia Public School Authority.

Upon motion of Mr. Rundle, seconded by Mr. Winn, the following resolution was adopted, Mr. Rundle, Mr. Winn, Mr. Tunstall, Mr. Crowder, and Mr. Hargrave voting "aye".

WHEREAS, the Board of Supervisors of Dinwiddie County desires to retain the firm of Hunton, Williams, Gay & Gibson, Richmond, Virginia, as its bond counsel in connection with the issuance and sale of \$700,000 School Bonds on July 18, 1972.

WHEREAS, the Board of Supervisors has received a disclosure by Hunton, Williams, Gay & Gibson, Richmond, Virginia pursuant to Virginia Code Section 2.1-349 (a) (2) and (b) (5), being part of the Virginia Conflict of Interests Act, of certain members and associates of such firm, and spouses of members or associates, who serve governmental agencies other than the County;

BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF DINWIDDIE COUNTY VIRGINIA:

1. Hunton, Williams, Gay & Gibson, Richmond, Virginia, shall be retained as bond counsel in connection with the issuance and sale of \$700,000 School Bonds on July 18, 1972.

2. The agreement to retain Hunton, Williams, Gay & Gibson as bond counsel is a contract for legal services which, in the judgment of the Board of Supervisors, in the public interest should not be acquired through competitive bidding.

IN RE: AUTHORIZING SALE OF \$700,000 SCHOOL BONDS

Upon motion of Mr. Rundle, seconded by Mr. Winn, all members voting "aye", Mr. Rundle, Mr. Winn, Mr. Crowder, Mr. Tunstall and Mr. Hargrave, the following resolution was adopted:

1. It is hereby determined to be necessary and expedient for Dinwiddie County to finance certain capital projects for school purposes by contracting a debt in the amount of Seven Hundred Thousand Dollars (\$700,000), issuing its school bonds therefor and selling the same to the Virginia Public School Authority, a state agency prescribed by the General Assembly pursuant to Article VII, Section 10 (b) of the Constitution of Virginia.

2. It is hereby determined to be in the best interests of Dinwiddie County to accept the offer of the Virginia Public School Authority to purchase the bonds at a yield basis not to exceed .10% greater than the Authority must pay on the bonds which it will sell to provide the necessary funds to purchase the County's bonds; provided that the offer of the Virginia Public School Authority shall not be finally accepted and the bonds shall not be awarded until the Board of Supervisors shall have approved the rate or rates of interest, as finally determined, which the bonds are to bear.

3. The bonds shall be dated June 1, 1972, shall be designated "School Bonds, Series of 1972", and shall mature in numerical order in installments of \$35,000 on December 1 in each of the years 1973 to 1992, inclusive, without option of prior redemption.

4. At the request of the Virginia Public School Authority the bonds shall be issued initially as fully registered bonds without coupons, with one bond being issued for each maturity, numbered R 1 to R 20, inclusive. Principal and interest on the bonds shall be payable at the principal office of Bank of Virginia-Central, Richmond, Virginia. The bonds shall be signed by the Chairman of the Board of Supervisors, shall be countersigned by its Clerk and its seal shall be affixed thereto or a facsimile printed thereon.

5. The fully registered bonds shall be in substantially the following form:

(FORM OF REGISTERED BOND)

No. R _____

\$35,000

UNITED STATES OF AMERICA

COMMONWEALTH OF VIRGINIA

DINWIDDIE COUNTY

School Bond, Series of 1972

Dinwiddie County, Virginia, for value received, hereby acknowledges itself indebted and promises to pay to the order of

VIRGINIA PUBLIC SCHOOL AUTHORITY

Upon presentation and surrender hereof the sum of THIRTY-FIVE THOUSAND DOLLARS (\$35,000) on December 1, 19____, and to pay to the Virginia Public School Authority interest from the date hereof to maturity at the rate of _____ per cent (____%) per year, payable semi-annually on June 1 and December 1. Both principal of and interest on this bond are payable in lawful money of the United States of America at the principal office of Bank of Virginia-Central, Richmond, Virginia.

This bond is one of an issue of \$700,000 School Bonds, Series of 1972, of like date and tenor, except as a number, maturity and rate of interest, and is issued pursuant to Article VII, Section 10(b) of the Constitution of Virginia and the statutes thereof, including the Public Finance Act, as amended, to provide funds for capital projects for school purposes.

This bond may be exchanged without cost at the principal office of Bank of Virginia-Central, Richmond, Virginia, for an equal aggregate principal amount of coupon bonds without privilege of registration, of the denomination of \$5,000 each, of the same maturity, bearing interest at the same rate and having attached thereto coupons representing all unpaid interest due or to become due thereon.

The full faith and credit of Dinwiddie County are hereby irrevocably pledged for the payment of principal of and interest on this bond.

All acts, conditions and things required by the Constitution and statutes of the Commonwealth of Virginia to happen, exist or be performed precedent to and in the issuance of this bond have happened, exist and have been performed, and the issue of bonds of which this bond is one, together with all other indebtedness of Dinwiddie County, is within every debt and other limit prescribed by the Constitution and statutes of the Commonwealth of Virginia.

IN WITNESS WHEREOF, the Board of Supervisors of Dinwiddie County, Virginia has caused this bond to be signed by its Chairman, to be countersigned by its Clerk, its seal to be affixed hereto or a facsimile printed thereon, and this bond to be dated as of June 1, 1972.

5. Fully registered bonds without coupons may be exchanged at the expense of the County at the principal office of Bank of Virginia-Central, Richmond, Virginia, for an equal aggregate principal amount of coupon bonds without privilege of registration, of the denomination of \$5,000 each, appropriately numbered, of the same maturities, bearing interest at the same rate or rates and having attached thereto coupons representing all unpaid interest due or to become due thereon. Upon request of the Virginia Public School Authority, the County shall execute and deliver as soon as practicable coupon bonds in exchange for fully registered bonds. All fully registered bonds surrendered in any such exchange shall be cancelled.

6. Principal and interest on the coupon bonds shall be payable at the principal office of Bank of Virginia-Central, Richmond, Virginia. The bonds shall be signed by the manual or facsimile signature of the Chairman of the Board of Supervisors, shall be countersigned by its Clerk and its seal shall be affixed thereto or a facsimile printed thereon. The coupons attached to the bonds shall be authenticated by the facsimile signatures of the Chairman and Clerk.

7. The coupon bonds and the coupons attached thereto shall be in substantially the following form:

(FORM OF COUPON BOND)

No. _____ \$5,000

UNITED STATES OF AMERICA

COMMONWEALTH OF VIRGINIA

DINWIDDIE COUNTY

School Bond, Series of 1972

Dinwiddie County, Virginia, for value received, hereby acknowledges itself indebted and promises to pay to bearer upon presentation and surrender hereof the sum of

FIVE THOUSAND DOLLARS (\$5,000)

On December 1, 19____, and to pay interest thereon from the date hereof to maturity at the rate of _____ per cent (_____%) per year, payable semiannually on June 1 and December 1 upon presentation and surrender of the attached coupons as they become due. Both principal of and interest on this bond are payable in lawful money of the United States of America at the principal office of Bank of Virginia-Central, Richmond, Virginia.

This bond is one of an issue of \$700,000 School Bonds, Series of 1972, of like date and tenor, except as to number, maturity and rate of interest, and is issued pursuant to Article VII, Section 10(b) of the Constitution of Virginia and the statutes thereof, including the Public Finance Act, as amended, to provide funds for capital projects for school purposes.

The full faith and credit of Dinwiddie County are hereby irrevocably pledged for the payment of principal of and interest on this bond.

All acts, conditions and things required by the Constitution and statutes of the Commonwealth of Virginia to happen, exist or be performed precedent to and in the issuance of this bond have happened, exist and have been performed, and the issue of bonds of which this bond is one, together with all other indebtedness of Dinwiddie County, is within every debt and other limit prescribed by the Constitution and statutes of the Commonwealth of Virginia.

IN WITNESS WHEREOF, the Board of Supervisors of Dinwiddie County, Virginia, has caused this bond to be signed by the manual or facsimile signature of its Chairman, to be countersigned by its Clerk, its seal to be affixed hereto or printed hereon, the attached interest coupons to be authenticated by the facimile signatures of its chairman and clerk, and this bond to be dated as of June 1, 1972.

(FORM OF COUPON)

No. _____ \$ _____
June

on December 1, 19_____, Dinwiddie County, Virginia, will pay to bearer _____ Dollars (\$_____) in lawful money of the United States of America at the principal office of Bank of Virginia-Central, Richmond, Virginia being the semiannual interest then due on its School Bond, Series of 1972, dated June 1, 1972, and numbered _____.

8. The full faith and credit of Dinwiddie County are hereby irrevocably pledged for the payment of principal of and interest on the bonds. There shall be levied and collected annually on all locally taxable property in the County and ad Volorem tax over and above all other taxes authorized or limited by law sufficient to pay such principal and interest as the same respectively become due and payable.

9. After the bonds have been awarded, the Chairman and Clerk of the Board of Supervisors are hereby authorized and directed to take all proper steps to have the bonds prepared and executed in accordance with their terms and to deliver the bonds to the Treasurer of Virginia on behalf of the Virginia Public School Authority upon payment therefor.

10. The Clerk of the Board of Supervisors is hereby authorized and directed to cause a certified copy of this resolution to be presented to the County School Board of Dinwiddie County and filed with its Clerk. The bonds hereby authorized shall not be issued by the Board of Supervisors until the County School Board shall have adopted and appropriated resolution consenting to the issuance of the bonds.

11. The proceeds from the sale of the bonds shall not be invested in securities or obligations which may be reasonably expected to produce a yield which is materially higher than the yield on the bonds if such investment would cause the bonds to be classified as arbitrage bonds under Section 103(d) of the Internal Revenue Code of 1953, as amended, and regulations adopted pursuant thereto.

12. The Clerk of the Board of Supervisors is hereby authorized and directed to cause a certified copy of this resolution to be filed forthwith with the Circuit Court of Dinwiddie County and within ten days thereafter to cause to be published once in a newspaper having general circulation in the County a notice setting forth (1) in brief and general terms the purpose for which the bonds are to be issued and (2) the amount of such bonds.

IN RE: FORD VOLUNTEER FIRE DEPARTMENT

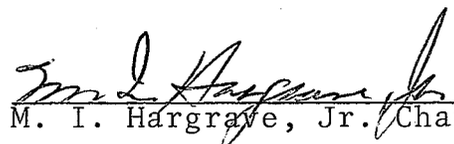
Upon motion of Mr. Winn, seconded by Mr. Tunstall, Mr. Bobby Christopher, Chief, Ford Volunteer Fire Department was asked to appear at the next Board meeting.

IN RE: ADJOURNMENT OF MEETING

Upon motion of Mr. Winn, seconded by Mr. Tunstall, all members voting "aye", the meeting adjourned at 7:40 P.M. to reconvene on July 18, 1972 at 1:00 P.M. in the Agricultural Building, Dinwiddie County.

ATTEST:


W. C. Knott


M. I. Hargrave, Jr. Chairman