

VIRGINIA: AT A REGULAR MEETING OF THE BOARD OF SUPERVISORS HELD IN THE BOARD MEETING ROOM OF THE ADMINISTRATION BUILDING, DINWIDDIE, VIRGINIA ON THE 4TH DAY OF JANUARY, 1984 AT 2:00 P.M.

PRESENT: G.S. BENNETT, JR., CHAIRMAN ELECTION DISTRICT #1  
M.I. HARGRAVE, JR., VICE-CHAIRMAN ELECTION DISTRICT #3  
HARRY L. CLAY, JR. ELECTION DISTRICT #2  
G.E. ROBERTSON, JR. ELECTION DISTRICT #2  
A.S. CLAY ELECTION DISTRICT #4  
  
L.G. ELDER COUNTY ATTORNEY  
B.M. HEATH SHERIFF

THE COUNTY ADMINISTRATOR PRESIDING

IN RE: ELECTION OF CHAIRMAN

Mr. Hargrave nominated Mr. G.S. Bennett, Jr.

Mr. Robertson moved that the nominations be closed. Mr. H. Clay seconded the motion. Mr. Robertson, Mr. Clay, Mr. Clay, Mr. Hargrave voted "aye". Mr. Bennett abstained.

Mr. G.S. Bennett, Jr. was unanimously elected Chairman of the Board for the year 1984.

IN RE: ELECTION OF VICE-CHAIRMAN

Mr. Robertson nominated Mr. M.I. Hargrave, Jr.

Mr. A. Clay moved that the nominations be closed. Mr. H. Clay seconded the motion. Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Bennett voted "aye". Mr. Hargrave abstained.

Mr. M.I. Hargrave, Jr. was unanimously elected Vice-Chairman of the Board for the year 1984.

MR. BENNETT ASSUMED THE CHAIR.

IN RE: EXECUTIVE SESSION

Upon motion of Mr. Hargrave, seconded by Mr. A. Clay, Mr. Hargrave, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Bennett voting "aye", pursuant to Sec. 2.1-344 (6) of the Virginia Freedom of Information Act, the Board moved into Executive Session at 2:06 P.M. to discuss legal matters. The meeting reconvened into Open Session at 2:25 P.M.

IN RE: MINUTES

Upon motion of Mr. Hargrave, seconded by Mr. A. Clay, Mr. Hargrave, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Bennett voting "aye", the minutes of the December 21, 1983 meeting were approved as presented.

IN RE: CLAIM

Upon motion of Mr. Hargrave, seconded by Mr. H. Clay, Mr. Hargrave, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Bennett voting "aye",

BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the following claims be approved:

General Fund check-Number 84-1 in the amount of \$50.00.

IN RE: TREASURER

Mrs. Margaret W. Lewis presented her report for the month of December, 1983. She thanked the Board and County departments for their support and cooperation during her term as Treasurer.

IN RE: TRANSFER FROM OLD TREASURER TO NEW TREASURER

Upon motion of Mr. Hargrave, seconded by Mr. Robertson, Mr. Hargrave, Mr. Robertson, Mr. Clay, Mr. Clay, Mr. Bennett voting "aye", the following resolution was adopted:

WHEREAS, the firm of Robinson, Farmer, Cox Associates, Certified Public Accountants, having previously been employed to make the turn-over audit of the Dinwiddie County Treasurer's Office as of the close of business at December 31, 1983, this day came Irvin J. Farmer, Jr., Principal of said firm and presented the following statements as a result of the turn-over audit of the assets of the County Treasurer's office, wherein the terminal accountability of Margaret W. Lewis, Outgoing Treasurer, and the initial accountability of William E. Jones, Incoming Treasurer to the County of Dinwiddie will be established:

1. Statement acknowledging credit and charge by Margaret W. Lewis, Outgoing Treasurer and William E. Jones, Incoming Treasurer for Balances on Deposit in the official Depositories of the County, at December 31, 1983.
2. Statement acknowledging credit and charge by Margaret W. Lewis, Outgoing Treasurer and William E. Jones, Incoming Treasurer for Uncollected County Taxes (Including Penalties), at December 31, 1983.
3. Statement acknowledging credit and charge by Margaret W. Lewis, Outgoing Treasurer and William E. Jones, Incoming Treasurer for Uncollected State Taxes, at December 31, 1983.
4. Statement acknowledging credit and charge by Margaret W. Lewis, Outgoing Treasurer and William E. Jones, Incoming Treasurer for Unsold 1983 Motor Vehicle License Tags on hand at December 31, 1983.
5. Statement acknowledging credit and charge by Margaret W. Lewis, Outgoing Treasurer and William E. Jones, Incoming Treasurer for 1984 Dog License Tags at December 31, 1983.

NOW THEREFORE BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the Turn-over Audit of the assets of the Dinwiddie County Treasurer's Office at December 31, 1983 is hereby accepted and approved as evidenced by the foregoing statements filed herewith and made a part of these minutes.

IN RE: MARGARET W. LEWIS CHECK LIABILITY

Upon motion of Mr. A. Clay, seconded by Mr. H. Clay, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Hargrave, Mr. Bennett voting "aye", the following resolution was adopted:

WHEREAS, William E. Jones, having been duly elected and has qualified as County Treasurer and having given bond according to law and will assume office as of January 1, 1984.

BE IT THEREFORE RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the Bank of Virginia-Central, Dinwiddie, Virginia, Bank of Southside-Carson, Carson, Virginia, Bank of Southside-Rohoic, Petersburg, Virginia, Bank of Southside-Stony Creek, Stony Creek, Virginia, First Colonial Savings and Loan, Dinwiddie, Virginia, and Bank of McKenney, McKenney, Virginia, present depositories of County and State funds are hereby directed to change the accounts and deposits in their respective banks from the County of Dinwiddie, Virginia, by Margaret W. Lewis, Treasurer, to the County of Dinwiddie, Virginia, by William E. Jones, Treasurer; and

WHEREAS, Irvin J. Farmer, Jr., Principal of the firm of Robinson, Farmer, Cox Associates, Certified Public Accountants, who was authorized by this Board to make a turn-over audit of the accounts

of Margaret W. Lewis, Outgoing Treasurer, has presented to this Board a reconciliation of the Bank accounts of the County of Dinwiddie, Virginia, in the name of the Outgoing Treasurer, Margaret W. Lewis, setting forth the outstanding checks drawn against the County's accounts in the Bank of Virginia-Central, Dinwiddie, Virginia, Bank of Southside-Carson, Carson, Virginia, Bank of Southside-Rohoic, Petersburg, Virginia, Bank of Southside-Stony Creek, Stony Creek, Virginia, First Colonial Savings and Loan, Dinwiddie, Virginia, and Bank of McKenney, McKenney, Virginia, on or before December 31, 1983.

THEREFORE, BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia, that the Bank of Virginia-Central, Dinwiddie, Virginia, Bank of Southside-Carson, Carson, Virginia, Bank of Southside-Rohoic, Petersburg, Virginia, Bank of Southside-Stony Creek, Stony Creek, Virginia, First Colonial Savings and Loan, Dinwiddie, Virginia, and Bank of McKenney, McKenney, Virginia, be and they are hereby authorized to honor outstanding checks drawn by Margaret W. Lewis, Treasurer on or before December 31, 1983, in the amounts as follows:

List of checks drawn against the Bank of Virginia-Central, Dinwiddie, Virginia, in the aggregate amount of \$544,089.81.  
(Details of Individual Checks Attached)

And a copy of this resolution shall constitute notice to the respective banks that the checks listed herein are the only checks to be paid from County Funds bearing the signature of Margaret W. Lewis, Treasurer.

IN RE: DEPOSITORY DESIGNATIONS

Upon motion of Mr. Robertson, seconded by Mr. Hargrave, Mr. Robertson, Mr. Hargrave, Mr. Clay, Mr. Clay, Mr. Bennett voting "aye", the following resolution was adopted:

WHEREAS, William E. Jones having been elected Treasurer for the term beginning January 1, 1984, now makes known to this Board his selection of the Bank of Virginia-Central, Dinwiddie, Virginia, Bank of Southside-Carson, Carson, Virginia, Bank of Southside-Rohoic, Petersburg, Virginia, Bank of Southside-Stony Creek, Stony Creek, Virginia, First Colonial Savings and Loan, Dinwiddie, Virginia and Bank of McKenney, McKenney, Virginia as depositories for the monies to be received by him as Treasurer.

NOW THEREFORE BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia, that the Depositories selected by William E. Jones, County Treasurer, are hereby approved as the official Depositories for all monies received by the County Treasurer, said banks having heretofore, provided protection under the provisions of the Virginia Security for Public Deposit Act, Section 2.1-359 et seq, Code of Virginia (1950), As Amended; and

BE IT FURTHER RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that copies of this resolution be delivered to William E. Jones, Treasurer; the above named banks and Margaret W. Lewis, Former Treasurer.

IN RE: AUTHORIZATION OF NEW SIGNATURE CARDS

Upon motion of Mr. A. Clay, seconded by Mr. H. Clay, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Hargrave, Mr. Bennett, voting "aye",

NOW THEREFORE BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the following individuals are designated to sign all orders, drafts, checks or warrants on the accounts of the County of Dinwiddie:

1. Chairman and Vice-Chairman
2. County Administrator and Assistant to the County Administrator
3. Treasurer and Deputy Treasurer

BE IT FURTHER RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that all orders, drafts, checks or warrants shall bear three (3) signatures consisting of the Chairman, or Vice-Chairman, the County Administrator or Assistant to the County Administrator and the Treasurer or Deputy Treasurer.

IN RE: RESOLUTION DISCHARGING TREASURER FROM COLLECTING OLD DELINQUENT PERSONAL PROPERTY TAXES

Upon motion of Mr. Robertson, seconded by Mr. Hargrave, Mr. Robertson, Mr. Hargrave, Mr. Clay, Mr. Clay, Mr. Bennett voting "aye", the following resolution was adopted:

WHEREAS, Chapter 20 Title 58 of the Code of Virginia provides for the method of discharging the Treasurer from the obligation to continue collecting old delinquent personal property taxes; and

WHEREAS, due to the term of office of Margaret W. Lewis, Treasurer, ending this Board wishes to expedite the turnover of assets in her office to the incoming officer;

NOW THEREFORE BE IT RESOLVED that the Board of Supervisors of Dinwiddie County, Virginia acknowledges receipt of the delinquent lists submitted pursuant to Section 58-983 of the Code of Virginia, directs that no portion of such lists be published, and gives the Treasurer credit for all unpaid personal property tax tickets for tax year 1980 and all tax years prior to 1980 and the Treasurer shall not be required to make further collections on those taxes for which she is given credit pursuant to Section 58-990 of the Code of Virginia.

IN RE: TREASURER--AUTHORIZATION FOR CASH IN OFFICE ACCOUNT

Upon motion of Mr. Hargrave, seconded by Mr. H. Clay, Mr. Hargrave, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Bennett voting "aye",

BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the Treasurer be authorized to establish a Cash In Office Account in the amount of \$200, by Treasurer's check, to be used only as operating money for daily business needs.

IN RE: SHERIFF--AUTHORIZATION TO PURCHASE TEN POLICE VEHICLES

Upon motion of Mr. Robertson, seconded by Mr. A. Clay, Mr. Robertson, Mr. Clay, Mr. Clay, Mr. Hargrave, Mr. Bennett voting "aye", the following resolution was adopted:

WHEREAS, the attempt by the Sheriff to purchase ten 1983 police cars through Pocquoson Motors failed because of the lack of the number requested; and

WHEREAS, the County Administrator and Sheriff were authorized to solicit bids for 1984 cars which were received December 29, 1984; and

WHEREAS, the State Division of Purchasing and Supply will receive bids on police cars on January 24, 1984; and

WHEREAS, the Sheriff and County Administrator recommend that the Board delay a decision to purchase until state bids are received;

NOW THEREFORE BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the Sheriff be authorized to purchase ten (10) police cars at the best price available for the County on January 24, 1984.

IN RE: SHERIFF--PURCHASE OF FLARES

Sheriff B.M. Heath advised the Board that he could purchase flares for his department through the State Division of Purchasing and Supply for \$18.20/case with a minimum order of 30 to 40 cases.

He requested authorization to purchase 40 cases.

Upon motion of Mr. Hargrave, seconded by Mr. H. Clay, Mr. Hargrave, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Bennett voting "aye", the Sheriff was authorized to purchase 40 cases of flares through the State Division of Purchasing and Supply.

IN RE: SHERIFF--PURCHASE OF FIRE EXTINGUISHERS

Sheriff B.M. Heath advised the Board that he could purchase fire extinguishers for the police cars at \$11.25 each through the state purchasing department. He requested authorization to purchase a fire extinguisher for each of the police vehicles in his department.

Upon motion of Mr. A. Clay, seconded by Mr. H. Clay, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Hargrave, Mr. Bennett voting "aye", the Sheriff was authorized to purchase a fire extinguisher for each of the police vehicles through the State Division of Purchasing and Supply.

IN RE: SHERIFF--AUTHORIZATION TO OBTAIN PRICES ON BAR LIGHTS

Sheriff B.M. Heath stated that he would need three additional bar lights for the new police cars when they come in. Mr. Bennett asked if funds were available through Highway Safety. Mrs. Quesenberry stated that was a possibility; however the funds would probably not be available until this time next year.

Upon motion of Mr. Hargrave, seconded by Mr. Robertson, Mr. Hargrave, Mr. Robertson, Mr. Clay, Mr. Clay, Mr. Bennett voting "aye", the Sheriff was authorized to obtain prices on bar lights for their review at the next meeting.

IN RE: BUILDING INSPECTOR

Mr. James L. Blaha presented his report for the month of December, 1983.

IN RE: ROAD AND SOIL EROSION IMPROVEMENTS--RIVER ROAD FARMS SUBDIVISION, SECTION II

Upon motion of Mr. Hargrave, seconded by Mr. H. Clay, Mr. Hargrave, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Bennett voting "aye", the following resolution was adopted:

WHEREAS, the Subdivision Ordinance of Dinwiddie County, Virginia, requires a developer to construct various improvements to a subdivision as a condition of approval for a subdivision plat; and

WHEREAS, Mr. Leo Williams agreed to such a condition in order for Section 2 of the River Road Farms Subdivision to be recorded; and

WHEREAS, several homesites have been built and sold with Section 2; and

WHEREAS, the road serving these homesites has not been constructed to state specifications;

NOW THEREFORE BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia, that the County Subdivision Agent be directed to contact the developer of record and instruct him to build the road to state specifications; and

BE IT FURTHER RESOLVED that the County Administrator and the County Attorney be authorized to assist the County Subdivision Agent, if such assistance shall be come necessary.

IN RE: VIRGINIA DEPARTMENT OF HIGHWAYS & TRANSPORTATION--NEW RESIDENT ENGINEER

Mr. Harold Dyson, Ass't. Resident Engineer, VDH&T, intro-

duced the new Resident Engineer, Mr. MacFarland Neblett.

IN RE: VIRGINIA DEPARTMENT OF HIGHWAYS AND TRANSPORTATION

1. Mr. Robertson stated that when it was last discussed, the railroad had indicated they were going to make the needed repairs on the bridge going into Piney Beach. As of this date, no repairs have been made. He asked the Highway Department to contact the railroad.

2. Mr. Clay stated that the crossovers on I-85 are always chained which causes a great hardship on fire, rescue and police needing quick access to the other lanes. He asked the Highway Department to see if anything could be done about it.

IN RE: AUTHORIZATION TO SOLICIT PROPOSALS--1985 REASSESSMENT

Upon motion of Mr. H. Clay, seconded by Mr. Hargrave, Mr. Clay, Mr. Hargrave, Mr. Clay, Mr. Robertson, Mr. Bennett voting "aye", the following resolution was adopted:

WHEREAS, the maximum allowed by State law for a general reassessment is every six years; and

WHEREAS, 1985 is the deadline for the County of Dinwiddie to complete its reassessment; and

WHEREAS, to complete the reassessment by the end of 1985, the Commissioner of Revenue would like to start as soon after July 1, 1984 as possible;

NOW THEREFORE BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the Commissioner of Revenue and the County Administrator be authorized to request proposals on the reassessment of real estate in the County, beginning July 1, 1984.

IN RE: APPOINTMENT--CHAPTER 10 BOARD

Mr. Robertson nominated Mr. Loid Hodnett. Mr. Hargrave seconded the nomination.

Mr. H. Clay moved that the nominations be closed. Mr. A. Clay seconded the motion. Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Hargrave, Mr. Bennett voted "aye".

Mr. Loid Hodnett was unanimously appointed to the Chapter 10 Board, term expiring December 31, 1986.

IN RE: APPOINTMENT--PLANNING COMMISSION--G.S. BENNETT, JR.

Mr. Hargrave nominated Mr. G.S. Bennett, Jr. Mr. A. Clay seconded the nomination.

Mr. H. Clay moved that the nominations be closed. Mr. Hargrave seconded the motion. Mr. Clay, Mr. Hargrave, Mr. Clay, Mr. Robertson voted "aye". Mr. Bennett abstained.

Mr. G.S. Bennett, Jr. was unanimously appointed to the Planning Commission, term expiring December 31, 1987.

IN RE: REVENUE SHARING HANDICAPPED REGULATIONS

Mrs. Wendy Quesenberry presented information to the Board concerning the final handicapped regulations issued by the Office of Revenue Sharing. She stated that all the federal programs that the County participates in should be examined but she was concentrating on Revenue Sharing at this point.

Because the County receives more than \$25,000 in Revenue Sharing funds, there are additional requirements involving a transition plan for structural changes but the deadline for those is October 17, 1984. She stated their immediate concern is a public notice due January 17, 1984. She distributed copies of

a sample notice which requires the Board name a compliance officer. The minimum modes of notice are radio, newspaper and posting in public places.

Mr. Hargrave suggested that the minimum notice be given using the means required. He then asked if the compliance officer named could be the County Administrator and allow him to then designate who he desired. Mr. Robertson asked if the notice should be completed inserting Mrs. Quesenberry or could it be left County Administrator's Office rather than an individual name. Mr. Hargrave agreed stating that would keep it ongoing. Mrs. Quesenberry stated she would check into it and asked the Board to allow her and the County Administrator to insert the proper person in the notice.

Mr. Robertson moved that the County adopt and provide proper notification of the following notice. Mr. Hargrave seconded the motion. Mr. Robertson, Mr. Hargrave, Mr. Clay, Mr. Clay, Mr. Bennett voted "aye":

"The County of Dinwiddie does not discriminate on the basis of handicapped status in the admission or access to, or treatment or employment in, its programs or activities. The County Administrator has been designated to coordinate compliance with the nondiscrimination requirements contained in section 51.55 of the revenue sharing regulations."

IN RE: HEALTH BUILDING--HANDICAPPED ACCESS

Mr. Hargrave presented a petition containing 44 names submitted by Mrs. Shirley R. Adkins requesting that the Board make the necessary changes to provide access to the Health Building for the handicapped. He stated he was sorry that these people had to go through the process of getting a petition together. He felt the Board would have reacted to a request.

Mr. Hargrave added that probably a change in the curb such as the one at the Administration Building and the leveling of the step into the Health Building would be suitable.

Upon motion of Mr. Hargrave, seconded by Mr. Robertson, Mr. Hargrave, Mr. Robertson, Mr. Clay, Mr. Clay, Mr. Bennett voting "aye",

BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the County Administrator be authorized to obtain proposals to provide access for the handicapped to the Health Building; and

BE IT FURTHER RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that Mrs. Shirley Adkins be notified of this action and receive a copy of the minutes in addition to a copy of the final disposition.

IN RE: BINGO & RAFFLE PERMIT--NORTHSIDE PTO

Upon motion of Mr. A. Clay, seconded by Mr. H. Clay, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Hargrave, Mr. Bennett voting "aye", the following resolution was adopted:

WHEREAS, the Northside PTO has made application to the Board of Supervisors to renew their Bingo & Raffle permit for the calendar year 1984; and

WHEREAS, the PTO has paid the \$10.00 fee and meets the requirements of the State Code of Virginia;

NOW THEREFORE BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the Bingo & Raffle Permit be renewed for the Northside PTO for the calendar 1984.

IN RE: EXECUTIVE SESSION

Upon motion of Mr. H. Clay, seconded by Mr. Hargrave, Mr. Clay, Mr. Hargrave, Mr. Clay, Mr. Robertson, Mr. Bennett voting "aye", pursuant to Sec. 2.1-344 (6) of the Virginia Freedom of Information Act, the Board moved into Executive Session at 3:20 P.M. to discuss legal matters. The meeting reconvened into Open Session at 3:52 P.M.

IN RE: COMMUNITY DEVELOPMENT BLOCK GRANT--AGREEMENT WITH VIRGINIA DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

Upon motion of Mr. Hargrave, seconded by Mr. Robertson, Mr. Hargrave, Mr. Robertson, Mr. Clay, Mr. Clay, Mr. Bennett voting "aye",

BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that the County Administrator be authorized to sign the agreement with the Virginia Dept. of Housing and Community Development for the water and sewer project at Oak Hill and Piney Beach; and

BE IT FURTHER RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that no County funds be expended until the agreement is executed between the County and the Water Authority to supervise the project.

IN RE: LOBLOLLY PINE DISPLAY

Ms. Lenora Everette advised the Board that there is an excellent display on the loblolly pine at the Virginia Science Museum and suggested the Board look at it to get ideas on what to do with their cross-section which is now in the meeting room.

IN RE: EXECUTIVE SESSION

Upon motion of Mr. H. Clay, seconded by Mr. Robertson, Mr. Clay, Mr. Robertson, Mr. Clay, Mr. Hargrave, Mr. Bennett voting "aye", pursuant to Sec. 2.1-344(1) of the Virginia Freedom of Information Act, the Board moved into Executive Session at 4:00 P.M. to discuss personnel matters. The meeting reconvened into Open Session at 5:00 P.M.

IN RE: RETAINAGE OF COUNTY ATTORNEY ON PAYROLL

Upon motion of Mr. Hargrave, seconded by Mr. H. Clay, Mr. Hargrave, Mr. Clay, Mr. Clay, Mr. Robertson, Mr. Bennett voting "aye", the following resolution was adopted:

WHEREAS, the County has been paying for the County Attorney's services through a \$700 retainer to the law firm of Vergara, Elder and Associates to which Mr. L.G. Elder was associated; and

WHEREAS, Mr. Elder is no longer associated with this law firm and will now benefit more through a monthly salary of \$700 with the accompanying benefits provided by the County; and

WHEREAS, the accompanying benefits amount to an increase of \$1,315.32 or 16%;

NOW THEREFORE BE IT RESOLVED by the Board of Supervisors of Dinwiddie County, Virginia that Mr. Larry G. Elder be paid a monthly salary of \$700 with the accompanying benefits for his services as County Attorney beginning January 1, 1984.

IN RE: REQUEST FOR MORE DETAILED MINUTES

Mr. Bennett stated that in reviewing past action by the Board, it seems that by recording the main action taken by the Board, sometimes items needed for background or clarification are not included. He, therefore, asked that in the future, an attempt be made to keep a more detailed record.

IN RE: ADJOURNMENT

Upon motion of Mr. Hargrave, seconded by Mr. Robertson, Mr. Hargrave, Mr. Robertson, Mr. Clay, Mr. Clay, Mr. Bennett voting "aye", the meeting adjourned at 5:06 P.M.

  
G.S. BENNETT, JR., CHAIRMAN

ATTEST:

  
W.C. Knott

