

RESOLUTION

WHEREAS, it now appears to the Weakley County Quarterly Court that the Weakley County Highway Department will need additional funds before they become available from tax revenues in order to carry out the program which they have planned; and

WHEREAS, it appears that the need for such funds may be as high as Twenty-five Thousand and No/100 Dollars (\$25,000.00); and

WHEREAS, it appears that the County Judge may have funds in excess of the immediate needs of other Departments, but that if he does not have such temporarily excess funds in other accounts that said funds can be borrowed from one of the Banks in the County;

NOW, THEREFORE, BE IT RESOLVED BY THE WEAKLEY COUNTY QUARTERLY COURT, as follows:

SECTION 1. That the County Judge be and he is hereby authorized to transfer from any fund or funds which have a surplus above their immediate needs to the account of the Weakley County Highway Department such sums as they may need to carry out their program, not to exceed Twenty-five Thousand and No/100 Dollars (\$25,000.00).

SECTION 2. BE IT FURTHER RESOLVED that in the event the County Judge should, in his judgment, determine that no such surplus funds are available, that the Weakley County Highway Department be and it is hereby authorized to borrow from one of the Banks in the County not to exceed Twenty-five Thousand and No/100 Dollars(\$25,000.00).

SECTION 3. BE IT FURTHER RESOLVED that in the event said funds are borrowed, the Chairman of the Weakley County Highway Department and the Road Supervisor of Weakley County, Tennessee, are hereby authorized to execute and deliver a note to the Bank lending said money as evidence of said indebtedness.

SECTION 4. BE IT FURTHER RESOLVED that the Weakley County Highway Department be and it is hereby required to repay said funds, either borrowed or transferred, from taxes collected on or before the 30 day of June, 1966.

SECTION 5. BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage.

Motion was made by Esquire M. M. Robert and seconded by Esq. Hillman Westbrook that the foregoing Resolution be approved by the Court. Carried by unanimous voice vote of the Court.

RESOLUTION

WHEREAS, at the time the 1964-65 budget of the County Highway Department was prepared, said funds could not be exactly anticipated, and

WHEREAS, there is the sum of \$24,443.48 from the Rural Road Program left as an accumulation of engineering and planning funds which were not used; and

WHEREAS, there was some \$7,000.00 from the gasoline tax and some \$8,000.00 from property tax received by the Department, which sums exceeded the budget; and

WHEREAS, some items were left with insufficient funds and some items have more funds than necessary.

NOW, THEREFORE, BE IT RESOLVED by the Weakley County Quarterly Court in regular session at its July, 1965, Term that the Highway Department be and it is hereby authorized and permitted to spend all funds that came into its hands and permission to use the amount not spent is hereby granted so that the County Highway Department may balance its budget.

Passed this 12th day of July, 1965, upon the motion by Esq. M. M. Roberts, seconded by Esq. Horace McWhorter, carried by unanimous voice vote of the Court.
