

WEAKLEY COUNTY BEER REGULATIONS CONTINUED:

6. No beer may be sold through a service window, door, or any opening that is not clearly visible from the roads and streets.
7. Sufficient parking areas must be provided at all establishments and all establishments are responsible for any violations of the beer laws that may occur in their parking areas.
8. No permit to sell, store, or manufacture beer and/or light alcoholic beverages shall be granted to any person, firm, corporation, joint-stock company, syndicate or association if the beer or light alcoholic beverages are to be sold within two thousand (2,000) feet of any school, church, or place of public gathering. Provided, however, that nothing in this paragraph shall apply to places of business that are located in the terminal or main building at public airports serviced by commercial airlines with regular scheduled flights.
9. No permit to sell beer and/or other light alcoholic beverages shall be granted to any person, firm, corporation, joint-stock company, syndicate, or association if the beer and/or light alcoholic beverages is to be sold within three hundred (300) feet of a residential dwelling, measured from building to building, provided the owner of the residential dwelling appears in person before the county beer board and objects to the issuance of such permit or license. This provision shall apply only to land which is unzoned and shall not apply to locations where beer permits or licenses have been issued prior to the date of adoption of such resolution by this commission, or to an application for a change in the licensee or permittee at such locations.
- These regulations either amended or abolished all previous regulations made by the beer commissioner of Weakley County, Tennessee.
- Any violation of the above regulations or Tennessee State Laws contained in the Tennessee code may result in fine, suspension or revocation of retail beer permits.
- These regulations become effective July 9, 1979 and remain in effect until resolved or amended by the Weakley County Beer Commission.
- Adopted July 9, 1979.

/S/ Denton Bell
Denton Bell, Chairman

MEMBERS, WEAKLEY COUNTY BEER COMMISSION

/S/ Jacky Esch
Jackie Esch
/S/ James Barner
James Barner
/S/ George Braussard
George Braussard
/S/ James H. Westbrook, Jr.
James H. Westbrook, Jr.

Pursuant to the rules of the Weakley County Board of County Commissioners this Resolution is sponsored by the following County Commissioners:

/S/ Denton Bell /S. James Barner

Motion made by Commissioner James Porter that the foregoing and hereto attached Resolution be approved. Seconded by Commissioner William Mansfield. Upon being put to a voice vote, same carried.

ATTESTED:

APPROVED:

/S/ James T. Omer
James T. Omer, County Clerk

/S/ Charles T. Butts
Charles T. Butts, County Judge

RESOLUTION NO. 1979-32:

A Resolution to Implement and Enforce the Motor Vehicle Privilege Tax in Weakley County.

WHEREAS, a referendum levying a motor vehicle privilege tax (Wheel Tax) was approved by the voters of Weakley County on May 1, 1979; and,

WHEREAS, Resolution #1979-20 adopted by the Weakley County Legislative Body, in a Special Meeting on March 5, 1979, calling for the referendum, did not provide the required detailed implementation information or the enforcement procedures necessary to make the motor vehicle privilege tax a fair and equal tax to all citizens of Weakley County; and,

WHEREAS, the 1979-80 Highway Department Budget is based on anticipated collections of \$260,000.00 of motor vehicle taxes.

Now, THEREFORE, BE IT RESOLVED by the Weakley County Legislative Body in regular meeting, this the 9th day of July, 1979, that the following implementation and enforcement procedures be adopted in addition to and further clarifying Resolution 1979-20:

RESOLUTION NO. 1979-32 CONTINUED: AS AMENDED:

1. The motor vehicle privilege tax in Weakley County become effective retroactive to July 1, 1979.
2. Motor vehicle privilege tax for motor-driven vehicles, as designated in Resolution #1979-20, Section 1, be \$15.00.
3. Motor vehicle privilege tax for motorcycles, or motordriven bicycles and scooters, as outlined in Resolution #1979-20, Section1, be \$5.00.
4. All Weakley County registered motordriven vehicle dealers purchase one (1) motor vehicle privilege tax. This decal will be displayed in a prominent place within the dealership office.
5. All motor-driven vehicles owned by the dealership, dealer or in dividuals working for the same, but used as a demonstrater, will pay the motor vehicle privilege tax and the decal displayed as set out in Resolution #1979-20, Section 3.
6. The County Clerk is hereby authorized a service fee of \$1.50 for services rendered in the County Clerk's office, as outlined inResolution 1979-20, Section 6.
7. Pursuant to Tennessee Code Annotated, Section 5-802 and 67-4324, the County Clerk will issue a distress warrenat for the collection of the motor vehicle privilege tax when a violatlon occurs, and the Weakley County Sheriff will execute this distress warrant, pursuant to Tennessee Code Annotated 67-4326, by distraint and sale of personal property belongingto such delinquent tax payer.
8. That a person be employed, in addition to County Clerk personnel and Sheriff Department personnel, to search records of nerby counties in order that Weakley County residents, purchasing licenses inother counties, can be determined and forced to purchase the motor vehicle privilege tax in Weakley County.
9. All members of the United States Armed Forces, on active duty, having a home of record or residence in Weakley County, Tennessee, are hereby exempt from the Weakley County motor vehicle privilege tax.
10. The Weakley County motor vehicle privilege tax receipt will be with the motor-driven vehicle during all times of operation.

James H. Westbrook moved that the Court wait 3 months before taking any kind of action, on the penalties for not purchasing a Wheel tax decal to see how everything was going to work out. Seconded by Comm. Joe W. White.

Comm. Joe W. White moves to conform sale of Motor Vehicle Privilege Tax to be the same as State regulations to give all new-residents 30 days in which to purchase a Wheel Tax Decal. Motion seconded by Comm. James H. Bell.

Comm. James H. Bell moves that anyone purchasing a license plate in Weakley County and is a resident of Weakley County should purchase a Wheel Tax decal. Motion seconded by Comm. Joe White.

Upon being put to a voice vote all motions were carried.

Pursuant to the rules of the Weakley CountyBoard of County Commissioners, this resolution is sponsored by the following commissioners:

/S/ James Porter /S/ James H. Westbrook, Jr.

Acknowledged:

/S/ Joe W. White
Chairman, Legislative Committee

Motion madeby Commissioner James H. Bellthat the foregoing and hereto attached Resolution be approved.as amended. Seconded by Commissioner A. B. Reed. Upon being put to a voice vote, same carried.

ATTESTED TO:

/S/ James T. O'er

APPROVED:

/S/ Charles T. Butts