

Judge Thomas presented the following resolution:

Whereas, it appears to the Court that many of the residents of this County who are ill or injured are badly in need of treatment in a hospital, and would be greatly helped by such treatment, but are unable to provide themselves with necessary hospital services as prescribed and ordered by a physician, and are therefore medically indigent persons within the meaning of Chapter 125, public acts of 1953, and

Whereas, it is the will of this court that Weakley County should participate in the state wide program designed to assist medically indigent persons, as provided by Chapter 125, public Acts of 1953, and

Whereas, the officials of the State Department of Public Health have advised Weakley County that in order for Weakley County to participate in the program aforesaid it must make a contribution in the amount of \$744.00 per annum/

Now, therefore, be it resolved by the Quarterly Court of Weakley County, that Weakley County participate in the program for the assistance of medically indigen persons, as provided by the hospital service for the indigent act, Chapter 125, public acts of 1953, and

That Weakley County contribute the sum of \$744.00 per annum for the purpose of carrying out the said program.

Be it further resolved that the said sum of \$744.00 shall be paid from the General Fund of the County, and that this resolution shall contitute lawful authroization for the making of the said payment.

Be it further resolved that the Weakley County votes to ~~continue~~ with the same Screening Committee for 1957-58 as was appointed for 1956-57 or submits herewith the names of a new Screening Committee consisting of the following :

1. Paul Wilson, MD. representing the medical profession
2. William Dudley, representing the County Court
3. Roy Harris, representing the public

/s/ George C. Thomas, Jr.  
County Fiscal Officer

Motion made by Esq. Horace McWherter to adopt the above stated resolution, seconded by Esq. U. M. Fuller.

Motion made by Esq. Neal Tillman that we dispence with the roll call vote, seconded by Esq. Robert Kennedy.

Voice Vote: Unanimously approved.

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