

A RESOLUTION IN THE QUARTERLY COUNTY COURT OF WEAKLEY COUNTY, TENNESSEE, SO AS TO PROVIDE FOR THE MAINTENANCE OF CERTAIN RURAL ROADS.

WHEREAS, by action of the Quarterly Court of Weakley County, Tennessee, certain rural roads have been deleted from or struck off of the official map of public roads which are to be maintained at the public expense by the Weakley County Road Department, and

WHEREAS, it now appears to the best interests of the people of Weakley County and to the public good that said rural roads which were deleted from or struck off of said official road map be restored to said map and maintained at the public expense,

"All actions taken by the Weakley County Quarterly Court since January 1, 1970, which resulted in any public road in Weakley County, Tennessee, being deleted from or struck off of the official road map for Weakley County, Tennessee, is hereby repealed and made void. All public roads in Weakley County, Tennessee, which were maintained at the public expense as of January 1, 1970, shall be maintained at the public expense by the Weakley County road Department from and after the effective date of this resolution. This resolution shall take effect from and after its passage, the public welfare requiring it. This resolution shall be spread upon the minutes of the Quarterly County Court."

The undersigned members of the Weakley County Quarterly Court move that the foregoing resolution be passed.

/S. Johnny Tharp, Sr.

/S/ Junnes H. Bell

/S/ James Porter

/S/ R. A. Bell

/S/ George C. Hearn

Motion made by Esq. James Harold Bell seconded by R. H. Pearson that the foregoing resolution be adopted. Upon being put to a roll call vote.

Aye: 12

Nay: 8

HEALTH EDUCATION FACILITIES BOARD CREATION:

Esq. James Porter made motion for the County Judge, E. W. Wheeling to appoint a three (3) man committee to be appointed from the Weakley County Quarterly Court membership to recommend back to this Court, for appointment of Seven (7) persons on the Health Education Facilities Board. Motion seconded by Esq. Weskly Perkins. Upon a show of hand vote motion carried unanimously.