

Be it remembered that the Quarterly County Court of Loudon County met on March 3, 1975, at 9:00 A. M., with the Honorable William H. Russell, County Judge, presiding and with Mrs. Addie Ruth Clarke, Deputy Clerk, of said Court present: Whereupon Chief Deputy Sheriff, Luke Bright, opened Court, led the Pledge of Allegiance to the Flag and introduced Reverend William H. Horner of the United Methodist Church of Loudon, Tennessee, who gave the invocation.

Following Squires were present:

| | |
|--------------|-----------------|
| J. J. Blair | R. P. Hamilton |
| Roy Bledsoe | Jim Hartsook |
| I. D. Conner | J. G. Hudson |
| Henry Foster | Curtis Williams |

Absent:

Boyd Duckworth

The minutes of the February 3, 1975, session of the Quarterly Court were read. The minutes were adopted as modified upon motion of Squire Blair and seconded by Squire Hudson.

MINUTES READ &
ADOPTED AS MODIFIED

Visitors in the audience were recognized at this time. The members of the Quarterly County Court were introduced to the audience in that several school groups were present. After the Squire had been introduced then the various schools represented were introduced by their teachers. There were groups present representing Loudon Jr. High School, Greenback High School and Highland Park School.

VISITORS RECOGNIZED

The Court recognized Mrs. Bacon from the Philadelphia area who spoke for a large group of Philadelphia area residents asking the Court to seriously consider the Philadelphia School situation in their upcoming budgetary process. Mrs. Bacon indicated that this school was in a very poor condition and that immediate action would have to be taken in order to bring the school up to any kind of passable standards.

PHILADELPHIA SCHOOL
SITUATION

Mr. Richard Waterhouse from the Glendale area represented a large group of citizens from that area, also petitioning the Court for immediate action in connection with the Glendale School. It was pointed out that the Glendale School was in such condition as to cause water to leak upon the children and their equipment during school hours.

GLENDALE SCHOOL
SITUATION

Another visitor who was in the audience and recognized was Francis C. Yearwood, Attorney. Mr. Yearwood was celebrating his fiftieth anniversary as a member of the Loudon County Bar. Upon motion of Squire Conner and seconded by

FRANCIS YEARWOOD
RECOGNIZED

Squire Hartsook the Court adopted a resolution commending Mr. Yearwood for his many fine years of long service to Loudon County as a member of the Bar. The Resolution being No. 7-75, Exhibit A.

Judge Russell reported to the Court that the Budget Committee was making its final recommendations in connection with funding the last amounts for completeing the Justice Center. Upon motion of Squire Hartsook and seconded by Squire Blair a resolution was passed which is attached hereto as Resolution No. 8-75, Exhibit B, authorizing the borrowing of Ninety One Thousand Dollars (\$91,000.00) as prescribed in the resolution. Upon a roll-call vote the matter was unanimously passed.

FUNDING RESOLUTION
FOR JUSTICE CENTER

Judge Russell reported that the final negotiations and reports had been received in connection with the vocational school site that the county is to purchase, except for drillings which are to be made in the next week by the State of Tennessee's architects and engineers. He reported that he had negotiated an extension of the option to allow Loudon County to have time to get the results of these core drillings prior to final purchase. It was reported that money had been set aside out of the special highway construction fund for the purchase which is to be repaid from funds borrowed from Farm Home Administration. Judge Russell reported that application for this loan were being prepared now. Upon motion of Squire Hudson and seconded by Squire Williams the action taken to this point and approval of carrying out the purchase was unanimously given. Judge Russell reported that he had received communication from the State of Tennessee Consolidated RETirement System in connection with and including certain legislative type officials i.e., Court members et al, under the retirement system. Whereupon a motion was produced and moved by Squire Blair and secnded by Squire Foster to be adopted allowing the amendment to be so corrected as to correct the deficiencies as reported. Upon call of the question the matter was unanimously passed. The Resolution Being No. 8A-75, Exhibit 2B.

VOCATIONAL SCHOOL SITE:
RATIFICATION OF PURCHASE

Steve Campbell from the Tennessee State Planning Office gave his general report to the Court. He indicated that a study was being conducted to determine all land use activities within the county and certain hearings would be held in each area of the county in the future so as to enable the local citizens to participate in the development process.

PLANNING COMMISSION
REPORT

Mr. Campbell reported that the Planning Commission was recommending to the Court that the zoning resolution be amended as to allow different signs than now allowed. Upon motion of Squire Conner and seconded by Squire Williams

AMENDMENT OF
ZONING REGULATIONS;
SIZE OF BILLBOARDS

the Court unanimously adopted the resolution which is attached hereto as Exhibit C, Resolution No. 9-75. The matter unanimously passed.

RE-ZONING OF PROPERTY;
ALEXANDERS

The Court declared itself to be in a public hearing for the consideration of re-zoning parcels 70 and 70-1, tax map 16, and parcel 10, tax map 22, from R-1 and A-2 to A-1. After full and complete discussion wherein it was learned that the Planning Commission had made this recommendation and the landowners were requesting same. It was moved by Squire Blair and seconded by Squire Hartsook that the area be re-zoned as proposed and recommended by the Planning Commission. It was unanimously passed.

PICKELL PROPERTY
RE-ZONING REQUESTED;
PASSED UNTIL NEXT TERM

In that the State had not replied further to the Court's request for information concerning the State's attitude toward the Pickell property re-zoning request, no action was taken. Reverend Davis was present in the audience and was heard from on the matter. Upon motion of Squire Hamilton and seconded by Squire Conner it was unanimously passed that Judge Russell be in touch with the area Supervisor or Coordinator of Billboard Site Locations and request that he be in attendance at the next regular Court meeting to determine what the State's position on the matter was.

ELECTION OF;
HEALTH COUNCIL

In accordance with TCA 53-301 et seq, the Court placed in nominations the following names for membership on the Health Council: Dr. Walter Shea, Squire Conner, Squire Hamilton, Dr. Ian Thompson, Dr. Blair Harrison and Eddie Tom Smith. It was noted that the Superintendent of Schools, County Judge and County Health Officer would be ex-officio members of the Council. On proper motion and second the above named individuals were elected to the Health Council.

EDUCATION REPORT

Superintendent of Schools, Edward Headlee, was present and made a general report to the Court. He noted that the Court had already taken action with the vocational site and requested information from the Court with respect to Budget Committee action in connection with their funding of his current request. He was advised by the Chairman of the Budget Committee that the Budget Committee had voted to wait until the results of a current study being done by the University of Tennessee was complete and then consider the entire school system at one time to see if it would be feasible to fund the entire system. Mr. Headlee indicated this information was necessary to forward to the Commissioner of Education in Nashville as to show our progress in the matter.

Superintendent Headlee requested the transfer of land from Loudon County to the City

TRANSFER OF LAND FROM
LOUDON COUNTY TO CITY OF
GREENBACK

of Greenback in connection with the proposed City Park. Upon motion of Squire Hamilton and seconded by Squire Hudson the Court unanimously voted to deed the land to the City of Greenback with certain conditions concerning the free use of the park by the school systems. Superintendent Headlee indicated the deed be prepared and presented to the County Judge for his approval and/or signature.

Edward Headlee reported to the Court that he had examined the situations both at the Philadelphia and Glendale Schools and steps were being taken to determine how much money would be required to take care of the emergency situations. Upon motion of Squire Hudson seconded by Squire Foster the County Court expressed its desire that the Department of Education proceed with all haste in taking whatever steps were necessary to repair the roof at the Glendale School.

JUSTICE CENTER
REPORT

Squire Hartsook gave the general report of Loudon County Justice to the Court. He indicated that the last meeting was held March 1, 1975, at the Twin Lantern Restaurant in Lenoir City, Tennessee, where the entire Board met and discussed plans for moving into the Center by March 10, 1975. He indicated to the Court that an open house would be held March 9th between the hours of 1:00 P. M., and 5:00 P. M., for the citizens of Loudon County to come in and look at the center before its occupancy.

He reported that all other phases and steps at the Justice Center were proceeding in good course.

PURCHASING COMMITTEE
REPORT

Squire Hamilton gave the Purchasing Committee report wherein he reported that bids had been opened in connection with the sewage system for the Justice Center and was awarded to Floyd Gentry, Jr. He reported that a bid had been opened for the demolition of the jail and that the bid had been awarded to Omise Inc., of Knoxville.

HOSPITAL & AMBULANCE
REPORTS

Squire Connor gave the Hospital and Ambulance reports for the month. He indicated that discussions were continuing with two and the possibility of three doctors who were interested in a space in the Old Hospital Building. An offer had been made to them and we would be hearing something from them shortly.

BUDGET AMENDMENTS

The Budget Amendments were considered and upon motion of Squire Hudson and seconded by Squire Hartsook they were unanimously adopted. A copy of the amendments were attached hereto as Exhibit D.

CIVIL DEFENSE
RESOLUTION

Squire Curtis Williams read to the Court a Civil Defense Resolution which requires certain planning steps to be taken in the construction and/or renovation of any future county buildings to assure that proper measures are taken to install fallout and other kinds of defense shelters in these buildings. Upon motion of Squire Blair and seconded by Squire Williams the resolution which is Resolution NO. 10-75 is attached hereto as Exhibit 8, was unanimously adopted.

NOTARY PUBLICS
ELECTED

Upon motion of Squire Blair and seconded by Squire Foster the following Notary Publics were elected:

Juanita Kaye Lindsey
Frances M. Keith

MEETING
ADJOURNED

Upon motion of Squire Blair and seconded by Squire Hamilton the Court was adjourned.

R E S O L U T I O N

7-75

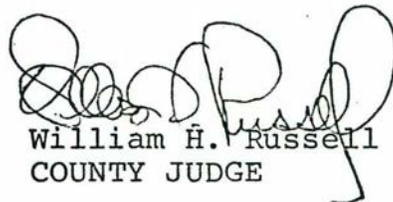
WHEREAS, Francis C. Yearwood has been a member of the Loudon County Bar for the past fifty years, and;

WHEREAS, Francis C. Yearwood has demonstrated and exemplified those fine and superior qualities which have made him a tremendous asset both to the Loudon County Bar and to the citizens of Loudon County, and;

WHEREAS, Francis C. Yearwood was present in open Court for the regularly scheduled meeting of the Loudon County Quarterly Court on March 3, 1975, and;

WHEREAS, the members of the Loudon County Quarterly Court wish to express to Francis C. Yearwood their appreciation to him and recognition of his fine accomplishments, do hereby resolve as follows:

That Francis C. Yearwood be acclaimed and noted throughout the county for his fine achievements and accomplishments as a member of the Loudon County Bar for the last fifty years, and; that Francis C. Yearwood would be furnished a copy of this resolution indicating to him the Court's appreciation to him and his family for the many years of fine service.


William H. Russell
COUNTY JUDGE

Edward Alexander
COUNTY COURT CLERK

Exhibit A

8-75

RESOLUTION AUTHORIZING THE ISSUANCE OF
\$90,000.00 CAPITAL OUTLAY NOTES OF LOUDON
COUNTY, TENNESSEE, PROVIDING THE DETAILS
THEREOF AND AUTHORIZING THE SALE THEREOF.

WHEREAS, it has been determined by this Quarterly County Court that it is necessary and desirable to construct a building to provide proper facilities for law enforcement, criminal justice, and Civil Defense activities in Loudon County; and

WHEREAS, Tennessee counties are authorized by Section 5-1031 of The Tennessee Code Annotated to issue notes, for a period not to exceed three years from the date of issuance, for the purposes of constructing County buildings upon the approval of said issuance of notes by the State Director of Local Finance; and

WHEREAS, it appears advantageous to Loudon County at this particular time to issue Capital Outlay Notes to pay for its share of the construction cost of said building, rather than to issue bonds; and

WHEREAS, Loudon County has no funds available in its treasury for said purposes, but authority exists under the provisions of Section 5-1031 to 5-1038 of the Tennessee Code Annotated, as amended, for the issuance and sale of notes to provide the necessary funds therefor:

NOW, THEREFORE, BE IT RESOLVED BY the Quarterly County Court of Loudon County, Tennessee, as follows:

Section 1. For the purpose of providing funds for Loudon County's matching share of the cost of the construction of the Loudon County Justice Center, pursuant to authority granted by Section 5-1031 of the Tennessee Code Annotated, as amended, there shall be issued the negotiable coupon notes of said County in the principal total amount of \$90,000. Said notes shall be designated "Capital Outlay Notes", shall be dated _____ or from the date the notes are executed, shall be in the denomination of \$30,000.00 each, and shall be numbered serially beginning with the number 1. Said notes shall bear interest from the date thereof until paid at a rate not exceeding _____ per cent per annum, to be determined at the time of sale thereof, payable in one,

Exhibit B

two, and three years respectively. Both principal and interest on said notes shall be payable in lawful money of the United States of America, at _____

Section 2. Said notes shall be signed by the County Judge, countersigned by the County Court Clerk, and sealed with the Official seal of the County.

Section 3. Said notes shall be in substantially the following form, the omissions to be approximately completed when the notes are printed

(FORM OF NOTE)

UNITED STATES OF AMERICA

STATE OF TENNESSEE

COUNTY OF LOUDON

CAPITAL OUTLAY NOTE

Number _____ \$30,000.00

KNOW ALL MEN BY THESE PRESENTS: That the County of Loudon, in the State of Tennessee, hereby acknowledges itself to owe, and for value received hereby promises to pay, to bearer the sum of Thirty Thousand Dollars on the first day of _____ with interest at the rate of ____ per cent (____%) per annum from the date hereof until the principal amount shall have been fully paid, such interest being payable annually. Both principal hereof and interest hereon are payable in lawful money of the United States of America at _____

For the prompt payment of this note, both principal and interest at maturity, and for the levy and collection of sufficient taxes for that purpose, the full faith, credit and resources of said County of Loudon are irrevocably pledged.

This note is one of an issue of notes of like date aggregating \$90,000, issued under authority of, and in full compliance with, the Constitution and Statutes of Tennessee, including Section 5-1031 of the Tennessee Code Annotated, as amended,

and under authority of a resolution duly adopted by the Quarterly County Court of said County on March 3, 1975, for the purpose of providing funds for the construction of the Loudon County Justice Center. It is hereby certified, recited and declared that all acts, conditions and thing required to be done, exist and be performed, precedent to and in the issuance of this note in order to make this note a legal, valid and binding obligation of Loudon County have been done, exist and be performed in regular and due time, form and manner as required by law, and that this note and the issue of which it is a part does not exceed any constitutional or statutory limitation.

Section 5-1039 provides that neither the principal nor the interest of Tax Anticipation Notes issued pursuant to the provisions of Sections 5-1031 to 5-1039, inclusive, of the Tennessee Code Annotated, as amended, shall be taxed by the State of Tennessee or by any county or municipality therein.

IN WITNESS WHEREOF, the County of Loudon, by its Quarterly County Court, has caused this note to be signed by its County Judge, countersigned by its County Court Clerk and sealed with the official seal of the County, all as of the _____ day of _____, 1975.

COUNTY JUDGE

Countersigned:

COUNTY COURT CLERK

Section 4. For the purpose of providing funds with which to pay interest accruing on said notes and the principal thereof at maturity, there shall be levied upon all taxable property in said Loudon County, in addition to all other taxes, a direct annual tax for each of the years while said note is outstanding, in amounts sufficient for that purpose. Principal or interest coming due at any time when taxes provided for that purpose shall have been collected.

Section 5. Said notes shall be sold by the County Judge for not less than par and accrued interest, if any, to date of delivery. The action of the County Judge in consumating such sale and fixing the interest rate shall be conclusive and no further action shall be necessary on the part of this Court.

Section 6. The proceeds of said notes shall be turned over to the County Trustee of Loudon County and shall be paid out for the purposes and distributed in the manner required by law and this resolution.

Section 7. All orders or resolutions in conflict herewith be and the same are hereby repealed insofar as such conflict exists, and this resolution shall become effective immediately upon its passage.

PASSED and approved this 3rd day of March, 1975.

COUNTY JUDGE

ATTEST:

COUNTY COURT CLERK

8A-75'

RESOLUTION TO AMEND EMERGENCY RESOLUTION

A resolution to amend an emergency resolution as passed and approved by the County Court of the County of Loudon, Tennessee on October 15, 1951, as amended on April 20, 1964, being an emergency resolution declaring the policy and purpose of said County to extend the benefits of the System of Federal Old Age and Survivors Insurance to include the employees and officials thereof effective January 1, 1951, and authorizing and directing the County Judge to execute all necessary agreements and amendments thereto for coverage of all employees and officials except those excluded by said emergency resolution. This resolution is for the purpose of amending said emergency resolution so as to extend coverage in said Federal System to include employees in fee-basis positions and elective officials engaged in rendering "legislative" services as of July 1, 1973.

WHEREAS, by emergency resolution passed and approved October 15, 1951, as amended on April 20, 1964, the County Judge of Loudon County, Tennessee was authorized and directed to execute an agreement with the Director of Old Age and Survivors Insurance, State of Tennessee, to provide coverage in the System of Federal Old Age and Survivors Insurance for all the employees and officials of said County except those employees and officials covered by a retirement system, employees and officials rendering services in fee-basis positions and employees and officials not authorized to be covered by applicable Federal or State laws or regulations, and

WHEREAS, said agreement also provided for the exclusion of services of elective "legislative" officials, and

WHEREAS, the County of Loudon became a participant in the Tennessee Consolidated Retirement System on July 1, 1973, and the exclusions heretofore listed are no longer applicable by virtue of the County's participation in said retirement system, and

WHEREAS, it is the desire of said County to amend said emergency resolution to direct the County Judge to amend said agreement so as to extend social security coverage under said agreement to include fee-basis employees and elective officials in "legislative" positions as of July 1, 1973.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COURT OF THE COUNTY OF LOUDON, TENNESSEE;

1. Section 6 of emergency resolution passed and approved on October 15, 1951 is hereby deleted therefrom and in its place and stead the following sentence is substituted as Section 6.

There is hereby excluded from this resolution any authority to make any agreement with respect to any position or any employee or official now covered or authorized to be covered by any other resolution creating any retirement system for any employee or official of said County, except employees or officials in positions under the Tennessee Consolidated Retirement System.

2 B Ex. 11

11

2. Section 7 of emergency resolution passed on October 15, 1951, as amended on April 20, 1964, is hereby deleted therefrom and in its place and stead the following sentence is substituted as Section 7. "There is hereby excluded from this resolution any authority to make any agreement with respect to any employee, any official or any position not authorized to be covered by applicable Federal or State laws or regulations".

The following sentence is added to and made a part of said emergency resolution as Section 7 (a) "Acting under Section 2 of said emergency resolution, the County Judge is hereby directed to amend the social security agreement executed on January 1, 1951 so as to extend the benefits of the System of Federal Old Age and Survivors Insurance to include employees in fee-basis positions and elective officials in "legislative" positions as of July 1, 1973".

BE IT FURTHER RESOLVED BY THE COUNTY JUDGE AND QUARTERLY COURT OF LOUDON COUNTY, TENNESSEE, That this resolution shall be in full force and effect from and after its passage and approval as required by law.

Passed and approved the _____ day of _____ 1975.

ATTEST:

County Judge, Loudon County, Tennessee

Secretary

SEAL:

CERTIFICATE: I hereby certify that the above is a true and correct copy of Resolution No. _____, passed and approved the _____ day of _____ 1975, and that it is now in full force and effect.

Name and Title

Date

A RESOLUTION AMENDING THE ZONING RESOLUTION OF LOUDON COUNTY, TENNESSEE, PURSUANT TO CHAPTER FOUR, SECTION 13-405 OF THE TENNESSEE CODE ANNOTATED, TO REVISE THE DESIGN STANDARDS REQUIREMENT OF BILLBOARDS LOCATED IN A-1 ZONING DISTRICTS

WHEREAS, the Loudon County Quarterly Court, in accordance with Chapter Four, Section 13-405 of the Tennessee Code Annotated may, from time to time amend any provision of any zoning resolution, and

WHEREAS, the Loudon County Regional Planning Commission has forwarded its recommendations regarding the amendment of the Zoning Resolution of Loudon County, Tennessee and the necessary public hearing called for and held;

NOW THEREFORE, BE IT RESOLVED by the Loudon County Quarterly Court that the Zoning Resolution of Loudon County, Tennessee, be amended as follows:

I. That Section 4.140 A.4. be reworded and amended to read as follows:
4.140 A.4. No billboard or ground sign shall be erected to exceed the maximum height limitation for the district in which it is located. No billboard shall exceed fifty (50) feet in length, except as noted in Article 4, Section 4.140 B.5. The bottom coping of every ground sign shall be at least three (3) feet above the ground or street level.

II. That Section 4.140 B.5. be reworded and amended to read as follows:
4.140 B.5. Billboards and other advertising structures are permitted subject to the general restrictions set forth in Section 4.140 A. However, for those billboards located in an A-1 District, and which must comply with the 660 foot setback requirement as specified in "The Billboard Regulation and Control Act of 1972", the agreement between the Federal Highway Administration and the Department of Transportation, and the provisions of Section 131 of Title 23, United States Code, such billboards may be constructed to a maximum length of eighty (80) feet; however, the face of the billboard shall not exceed eighteen hundred (1800) square feet in surface area.

Exp. Exhibit C

BE IT FINALLY RESOLVED, that this resolution shall take effect immediately, the public welfare requiring it.

Date: _____

County Judge

Attest: _____
County Court Clerk

RESOLUTION NO. 9-A-75

A RESOLUTION AMENDING THE ZONING MAP OF LOUDON COUNTY, TENNESSEE, PURSUANT TO CHAPTER FOUR, SECTION 13-405 OF THE TENNESSEE CODE ANNOTATED, TO REZONE PARCELS 70 AND 70-1, TAX MAP 16, AND PARCEL 10, TAX MAP 22, FROM R-1 AND A-2 TO A-1, AGRICULTURE-FORESTRY

WHEREAS, the Loudon County Quarterly Court, in accordance with Chapter 4, Section 13-405 of the Tennessee Code Annotated may, from time to time amend any provision of any zoning resolution, and

WHEREAS, the Loudon County Regional Planning Commission has forwarded its recommendations regarding the amendment of the Zoning Map of Loudon County, Tennessee, and the necessary public hearing called for and held;

NOW, THEREFORE, BE IT RESOLVED by the Loudon County Quarterly Court that the Zoning Map of Loudon County, Tennessee, be amended as follows:

1. That Parcels 70 and 70-1, Tax Map 16, and parcel 10, Tax Map 22, be rezoned from R-1, Suburban Residential and A-2, Rural Residential to A-1 Agriculture-Forestry.

BE IT FINALLY RESOLVED, that this resolution shall take effect immediately, the public welfare requiring it.

Date: _____

County Judge

Attest: _____
Loudon County Court Clerk

Exhibit C 2

BUDGET AMENDMENTS
for
Agenda March 3, 1975

GENERAL FUND

| Acct. No. | | Dr. | Cr. |
|--------------|---|-------|-------|
| 97 | Estimated Revenue (Funds for E.F.D.D. Law Enforcement Prog.) | 40.00 | |
| 81 | Appropriations (501-19) Other Contracting Services | | 40.00 |

Transfer \$250.00 from account 402-09 (Circuit Court
Office supplies to account 401-09 (General Sessions
court - Office Supplies)

Approve payment of \$212.64 (Travel for Joan Tuck
9/15/74 thru 2/14/75) from account 1109-01
(unallocated-primary)

HIGHWAY FUND

Transfer \$1,000.00 from account 1219.3 (Rock-3rd District)
to account 1211.3 (gas, oil, diesel fuel-3rd district)

GENERAL PURPOSE
SCHOOL FUND

| Acct. No. | | Dr. | Cr. |
|--------------|--|-----------|-----------|
| 41 | Estimated Revenue (102.4) In Lieu of Taxes-Marymont | 2,000.00 | |
| 81 | Appropriations (2920-9) Other contracting services | | 2,000.00 |
| | This amendment was requested by the Loudon County Board of Education | | |
| 33 | Due from Other Funds | 50,000.00 | |
| 81 | Appropriations (3271.2) Site Acquisition | | 50,000.00 |

This amendment was approved by the Supt. of Schools

COMMUNITY SHELTER RESOLUTION 10-75

Be it resolved by the County Court of Loudon County, Tennessee, as follows:

1. Every Officer, Board, Department, Commission or Agency of the County of Loudon charged with the duty of preparing specifications, or awarding or entering into contracts for the design erection or construction of buildings, or other structures, including additions to existing structures, for the County shall incorporate, or cause to be incorporated, in such buildings, or other structures, protection from radioactive fallout, for at least its normal anticipated occupancy, which shall meet, or exceed, the minimum space and protection criteria recommended by the Defense Civil Preparedness Agency, United States Department of Defense, unless exempted from such shelter requirements in accordance with Section (2) of this resolution.

2. The County Court may exempt buildings or other structures from the requirements of this resolution where it finds that the addition of fallout protection will create, in the building or other structure, an additional net cost in excess of five per cent (5%) in the construction of such building, or that other factors make it unnecessary or impracticable to incorporate fallout protection in the design or construction of such building or structure.

3. It shall be the policy of the County Court of Loudon County, Tennessee, that fallout shelter protection shall be incorporated into all county buildings or structures to the fullest extent practicable in order to provide protection against the effects of radioactive fallout for the greatest possible number of people in the event of nuclear attack upon the United States, or an accidental nuclear explosion; and

By Clerk E

Be it further resolved that this Resolution shall take effect March 3, 1975: and

Be it further resolved that a certified copy of this Resolution be filed with the Loudon County, Tennessee, Director of Civil Defense.

Adopted at the County Court meeting of March 3, 1975.

THE COUNTY COURT
FOR LOUDON COUNTY, Tennessee
BY _____
COUNTY JUDGE

ATTEST:

COUNTY COURT CLERK