

AT A REGULAR MEETING OF THE BOARD OF SUPERVISORS OF THE COUNTY OF JAMES CITY, VIRGINIA, HELD ON THE 5TH DAY OF JUNE, NINETEEN HUNDRED EIGHTY-NINE, AT 7:10 P.M. IN THE COUNTY GOVERNMENT CENTER BOARD ROOM, 101 MOUNTS BAY ROAD, JAMES CITY COUNTY, VIRGINIA.

A. ROLL CALL

Thomas D. Mahone, Chairman, Jamestown District
Stewart U. Taylor, Vice-Chairman, Stonehouse District

Jack D. Edwards, Berkeley District
Perry M. DePue, Powhatan District
Thomas K. Norment, Jr., Roberts District
David B. Norman, County Administrator
Frank M. Morton, III, County Attorney

B. MINUTES - May 15, 1989

Mr. Mahone asked if there were corrections or additions to the minutes.

Mr. Taylor made a motion to approve the minutes as presented.

On a roll call, the vote was AYE: Norment, Taylor, Edwards, DePue, Mahone (5). NAY: (0).

C. PUBLIC HEARINGS

1. School Property Acquisition - Nancy G. Brown

Mr. Frank Morton, III, County Attorney stated that the ordinance authorizing acquisition of 62.39± acres, owned by Nancy G. Brown, in Stonehouse District, for public purposes and for construction of a public school and related facilities, was continued from the May 15, 1989, Board meeting to allow the Browns' attorney to make a statement on their behalf.

Mr. Mahone reopened the public hearing.

Mr. Jay Weinberg, Esq., representing the Browns, stated the property had been owned by Mrs. Brown's family for many years, and the Browns had planned and invested time since 1970 for an educational theme park to be located on the property. He further stated that a school is incompatible with the village concept for Toano, and from a safety standpoint, the site is at a major intersection with heavy traffic.

Mr. Mahone closed the public hearing.

Mr. Norment made a motion to approve the ordinance.

The Board discussed unavailability of other sites, that other properties would require condemnation, and timeliness of a decision.

On a roll call, the vote was: AYE: Norment, Edwards, DePue (3).
NAY: Taylor, Mahone (2).

2. Case No. Z-9-89. Zoning Ordinance Amendment, Section 20-18

Mr. Larry Davis, Assistant County Attorney, stated that the General Assembly amended the State Code effective July 1, 1989, which allows fast growing localities to accept proffers providing a greater range of public improvements, both on-site and off-site, and also cash contributions. He recommended adoption of the ordinance.

Discussion by the Board regarding the County's obligation to make other improvements if proffers are accepted for roads, the need for additional information, and the impact of this legislation, ensued.

Mr. Mahone opened the public hearing, and as no one wished to speak, he closed the public hearing.

Mr. Mahone made a motion to approve the ordinance.

On a roll call, the vote was: AYE: Norment, Edwards, DePue, Mahone (4). NAY: Taylor (1).

3. Case No. SUP-11-88. La Petite Academy

Mr. Marvin Sowers, Director of Planning, stated that Dr. David B. Bates had applied on behalf of La Petite Academy for a special use permit to allow development of a 5,400 square foot children's day care center at 95 Brookwood Drive and to amend conditions attached to Special Use Permit 5-80. The site is further identified as Parcel (1-29A) on James City Real Estate Tax Map No. (48-1).

The Planning Commission, in accordance with staff, unanimously recommended approval of the special use permit, with conditions listed in the resolution, because the proposal is generally consistent with surrounding development and the Comprehensive Plan.

Discussion followed regarding buffer strips, open space, and landscaping.

Mr. Mahone opened the public hearing, and as no one wished to speak, he closed the public hearing.

Mr. Norment made a motion to approve the resolution.

Mr. Mahone made a motion to add the language "measured from the edge of the right-of-way" after the words "buffer strip" in Condition 6 of the resolution.

On a roll call for the amended resolution, the vote was: AYE: Norment, Taylor, Edwards, DePue, Mahone (5). NAY: (0).

R E S O L U T I O N

CASE NO. SUP-11-89. LA PETITE ACADEMY

WHEREAS, the Board of Supervisors of James City County has adopted by ordinance specific land uses that shall be subjected to a special use permit process; and

WHEREAS, the Planning Commission of James City County, following its public hearing on May 9, 1989, unanimously recommended approval of Case No. SUP-11-89, a special use permit to allow a children's day care center on 2.49 acres zoned A-2, Limited Agricultural and to amend conditions attached to Case No. SUP-5-80, a special use permit approved for the construction of two office buildings.

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors of James City County does hereby approve the issuance of Special Use Permit No. SUP-11-89 and amendment of conditions attached to SUP-5-80 as described herein. The following conditions shall pertain to both special use permits:

1. If construction is not commenced on the day care center within 18 months from the date of issuance of the Special Use Permit, it shall become void. During the 18-month period permits pertaining to the construction shall be secured, clearing and grading of the site shall be completed and footings and/or foundations shall be installed.
2. The entire frontage along Lake Powell Road and Brookwood Drive shall be maintained in its natural wooded state to a depth of 10 feet measured from the edge of the right-of-way. This requirement is exclusive of all necessary entrances and utilities.
3. Site plan approval by the Development Review Committee and the Planning Commission shall be required.
4. At least 30% of the site shall be retained as open space.
5. All utilities shall be placed underground.
6. A minimum 30-foot buffer strip measured from the edge of the right-of-way shall be provided along Route 199. The buffer strip shall be maintained in its natural wooded state except where clearing is required for utilities.

4. Case No. SUP-12-89. James City County/James City Service Authority Sanitary Landfill

Mr. Sowers stated that the James City Service Authority had applied for a special use permit for the original portion consisting of 192 acres, zoned A-1, General Agricultural, of the James City County Sanitary Landfill to comply with recently approved State regulations effective July 1, 1992, which would enable the County to renew its State landfill permit.

The Planning Commission, in accordance with staff, unanimously recommended the special use permit with conditions listed in the resolution.

Mr. Mahone opened the public hearing, and as no one wished to speak, he closed the public hearing.

Mr. DePue made a motion to approve the resolution.

On a roll call, the vote was AYE: Norment, Taylor, Edwards, DePue, Mahone (5). NAY: (0).

R E S O L U T I O N

CASE NO. SUP-12-89. JAMES CITY COUNTY,

JAMES CITY SERVICE AUTHORITY SANITARY LANDFILL

WHEREAS, the Board of Supervisors of James City County has adopted by ordinance specific land uses that shall be subjected to a special use permit process; and

WHEREAS, the Planning Commission of James City County, following its public hearing on May 9, 1989, unanimously recommended approval of Case No. SUP-12-89, a special use permit to allow a sanitary landfill on 192 acres owned by James City County.

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors of James City County does hereby approve the issuance of Special Use Permit No. SUP-12-89 as described herein with the following conditions:

1. The use and operation of the landfill shall comply with all State and Federal Regulations.
2. A valid State Department of Waste Management Permit shall be maintained while the landfill is being operated on this site.
3. The construction, use and operation of the landfill shall comply with all State Erosion Control and Sedimentation Regulations, as specified in the Virginia Erosion and Sediment Control Handbook.

4. A 100-foot wide, undisturbed buffer strip shall be maintained along the exterior property line of the tract covered by this permit where it adjoins property which is not owned by James City County.

5. Ordinance Amendment, Chapter 11, Motor Vehicles, Articles I and II

Mr. Larry Davis, Assistant County Attorney, stated that the ordinance amendments incorporated by reference the State code changes in the Driving While Intoxicated and traffic laws which become effective July 1, 1989. Mr. Davis further stated that Section 11-7 designates, for law enforcement only, that private roads are highways in any residential development containing 100 or more lots.

Mr. Mahone opened the public hearing and as no one wished to speak, he closed the public hearing.

Mr. DePue made a motion to approve the ordinance amendments.

On a roll call, the vote was AYE: Norment, Taylor, Edwards, DePue, Mahone (5). NAY: (0).

6. Budget Amendment - Additional Bond Proceeds and Debt Service Reserve Appropriations

Mr. John McDonald, Manager, Financial and Management Services, stated that budget amendments, created by the Virginia Public School Authority bond sale, were recommended as outlined in the resolution.

Mr. Mahone opened the public hearing, and as no one wished to speak, he closed the public hearing.

Mr. Mahone made a motion to approve the resolution.

On a roll call, the vote was AYE: Norment, Taylor, Edwards, DePue, Mahone (5). NAY: (0).

R E S O L U T I O N

APPROPRIATING BOND PROCEEDS

WHEREAS, the Board Of Supervisors of James City County executed a Virginia Public School Authority borrowing in the amount of \$2,845,000 as of November 1, 1988; and

WHEREAS, the Board has previously appropriated debt proceeds for the FY 1989 budget in the amount of \$2,200,000; and

WHEREAS, interest payments on the borrowed funds in the amount of \$124,500 will be paid on June 15, 1989, and have not yet been appropriated.

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors of James City County, Virginia, hereby approves the following budget amendments:

Capital Projects

Revenue:

VPSA Bond Proceeds	\$645,000
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Expenditures:

High School	\$217,915
Middle School	200,430
Elementary School	<u>226,655</u>
	\$645,000

Debt Service Fund

Expenditures:

VPSA - 1988B Interest	\$124,500
Debt Service Reserve	(124,500)

D. CONSENT CALENDAR

Mr. Mahone asked if any Board member wished to remove any item from the Consent Calendar.

Mr. Taylor asked that Item No. 5 be removed.

Mr. Norment asked that Items No. 1 and 7 be removed.

Mr. Mahone made a motion to approve Items 2, 3, 4, and 6.

On a roll call, the vote was AYE: Norment, Taylor, Edwards, DePue, Mahone (5). NAY: (0).

2. Virginia Public School Authority - School Computer Program

R E S O L U T I O N

APPROPRIATION - VPSA TECHNOLOGY PROGRAM

WHEREAS, the Board of Supervisors of James City County has agreed to participate in the Governor's Technology Initiative Program.

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors of James City County, Virginia, hereby appropriates \$71,600 in Virginia Public School Authority bond proceeds for school computer equipment.

3. Amendment - School Board Appropriation - FY 1989

R E S O L U T I O N

AMENDMENT TO SCHOOL APPROPRIATIONS

WHEREAS, the authority of the Williamsburg/James City County School Board to expend funds requires an appropriation of these funds by the local governing body; and

WHEREAS, the Joint School Board has requested that the County Board of Supervisors amend its previous appropriation for the fiscal year ending June 30, 1989.

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors of James City County, Virginia, hereby amends its previous appropriations for the operating budget of the Williamsburg/James City County School Board by adding the following:

Revenues:

State Revenue - Software	\$ 1,100
Federal Revenue - Chapter 1	<u>113,461</u>
	\$114,561

Expenditures:

FY 1989 Operations	\$114,561
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4. Additional Allocation for Foster Care Prevention

R E S O L U T I O N

APPROPRIATION TO THE SOCIAL SERVICES DEPARTMENT

WHEREAS, the State Department of Social Services has provided supplemental funding to render additional services through the Foster Care Prevention Program of the local Department of Social Services (Account No. 007-083-5724).

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors of James City County, Virginia, hereby authorizes the following appropriation amendments:

The Board discussed who constituted the Homeowners Association, its financial condition, and how the association was formed.

Ms. Susan Bruno, resident of Mill Creek Landing, requested to speak to the Board. Ms. Bruno stated they were the second family to move to the subdivision when there was no paved road, no lake and no dam, and were unaware of being responsible for the maintenance of a dam.

Mr. DePue made a motion to postpone the item to allow review of the deed and covenants and to meet with the homeowners who presently reside in Mill Creek Landing subdivision.

On a roll call, the vote was AYE: Norment, Taylor, Edwards, DePue, Mahone (5). NAY: (0).

5. Poultry Claim - S. Taylor

Mr. DePue made a motion to approve the resolution.

On a roll call, the vote was: AYE: Norment, Edwards, DePue, Mahone (4). NAY: (0). ABSTAIN: Taylor (1).

R E S O L U T I O N

POULTRY CLAIM

WHEREAS, the claim of Mr. S. U. Taylor has been investigated and found to be valid; and

WHEREAS, the value of the poultry destroyed has been estimated to be as follows:

16 hens at \$4.00 each = \$64.00

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors of James City County, Virginia, reimburses Mr. S. U. Taylor \$64.00 for poultry destroyed.

7. General and Auto Liability Insurance

Mr. John McDonald, Manager, Financial and Services Management, briefly described the proposed increased coverage.

Mr. DePue made a motion to approve the resolution.

RESOLUTIONGENERAL LIABILITY AND AUTOMOBILE INSURANCE COVERAGE

WHEREAS, James City County obtains its General Liability and Automobile Insurance Coverage through Virginia Municipal League Group Pool; and

WHEREAS, the Pool has increased the available limits of coverage from \$1,000,000 to \$3,000,000.

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors of James City County, Virginia authorizes an increase in the County's insurance limits of coverage to \$3,000,000 for its General Liability and Automobile Liability insurance coverage and further authorizes that the deductible for the insurance is established at \$100,000.

BE IT FURTHER RESOLVED that a \$100,000 reserve is established to apply toward the deductible established above. The reserve shall be funded by a \$85,689 surplus from the Pool, with additional returns of surplus and interest from the insurance pool in future years being added to the reserve.

E. PUBLIC COMMENT

1. Mr. Frank Dalgleish, 301 Fairfax Way, asked that the Board assist the residents of Fairfax Woods with their real estate tax assessments.

Mr. Norment stated he had supplied Dr. Turner with statistical information, and that Mr. William Brown had expressed willingness to speak to each and every home owner regarding the assessments.

2. Ms. Jean Chestnutt, 100 John Twine, expressed disagreement with the real estate tax assessments for the houses in Fairfax Woods, Phase I, Kingsmill, stating actual sales figures were much lower than assessed values.

Ms. Chestnutt made the following requests: 1) do an in-depth audit of the Assessor's office; 2) have Board of Equalization trained by someone other than the Assessor; 3) nominate citizens to the Board of Equalization that have no conflict of interest in the area of real estate; 4) keep minutes of meetings and follow the code; 5) review Assessor's policies regarding new homes; 6) Assessor should respect the decision of the Board of Equalization; 7) establish detailed procedures within the existing law for handling appeals to guarantee fair treatment of citizens; and, 8) require Assessor's office to have written guidelines for determining assessments.

Mr. Norman stated that staff would investigate, give careful study to the comments and report back to the Board and citizens.

Mr. Mahone indicated the Board would be available for a work session if needed.

Mr. Edwards requested State figures showing the performance of the Real Estate Assessor's office, and the number of appeals made to the Board of Equalization over the past four years.

Mr. Mahone stated the Board would determine appropriate action after receipt of the County Administrator's report.

2. Mr. Eric Stein, 204 Roger Webster, stated that his insurance company would not insure his home for the appraised value.

H. REPORTS OF THE COUNTY ADMINISTRATOR

Mr. David Norman, County Administrator, requested an executive session for personnel matters.

I. BOARD REQUESTS AND DIRECTIVES

Mr. Mahone recognized Ms. Ashlyn Stevens, reporter for the Virginia Gazette, expressed appreciation for the good working relationship with her and wished her success in the future.

Mr. Mahone reported a Historical Commission picnic on June 10, and encouraged the Board to attend; he mentioned a joint meeting with officials of Southeastern Virginia Planning District Commission and that several items of mutual interest might be submitted to the State; and that he had attended a ribbon-cutting and welcomed the Old Point National Bank at Williamsburg Crossing to the community.

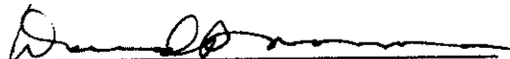
Mr. Mahone convened the Board into executive session to discuss a personnel matter pursuant to Section 2.1-344 (a)(4) of the Code of Virginia, 1950, as amended, at 9:10 p.m.

Mr. Mahone reconvened the Board into open session.

Mr. Mahone made a motion to adjourn.

On a roll call, the vote was AYE: Norment, Taylor, Edwards, DePue, Mahone (5). NAY: (0).

The Board adjourned at 11:04 p.m.



David B. Norman
Clerk to the Board

ORDINANCE NO. 181

JUN 5 1989

BOARD OF SUPERVISORS
JAMES CITY COUNTY
VIRGINIA

AN ORDINANCE TO AUTHORIZE THE ACQUISITION OF CERTAIN REAL PROPERTY IN JAMES CITY COUNTY, VIRGINIA, ALL AS SHOWN ON A PLAT ATTACHED HERETO FOR PUBLIC PURPOSES AND FOR CONSTRUCTING A PUBLIC SCHOOL AND RELATED FACILITIES OF JAMES CITY COUNTY, VIRGINIA.

Whereas, in the opinion of the Board of Supervisors of James City County, Virginia, a public necessity exists for the acquisition of certain real property hereafter more particularly described, in James City County, Virginia, as shown on a plat attached hereto, for construction of a public school and related facilities of James City County, Virginia, for public purposes, and the preservation of the health, safety, peace, good order, comfort, convenience, morals and welfare of James City County, Virginia.

NOW, THEREFORE, James City County, Virginia, hereby ordains:

Section 1. That the County Attorney and/or the law firm of Anderson & Franck, P.C., be, and they are hereby authorized and directed to acquire in the manner provided by Title 15.1, Chapter 7, Article 1 of the Code of Virginia, 1950, as amended, and by Title 33.1, Chapter 1, Article 7 of the Code of Virginia, 1950, as amended, certain real property in James City County, Virginia, and shown on a plat attached hereto, together with all rights appurtenant thereto, for public purposes and for constructing a public school and related facilities of the County of James City, the said property and ownership being more particularly described in Section 3 of this Ordinance.

Section 2. That the County Administrator is authorized and directed to act for and on behalf of the County in agreeing or disagreeing with the owner of the property upon the compensation and damages, if any, to be paid within the limit of the funds provided as set out in Section 4 of this Ordinance, which has been authorized and appropriated.

Section 3. That the name of the present owner of the land to be acquired as provided in Section 1 of this Ordinance together with a substantial description of the parcel is as follows:

Nancy G. Brown

62.39 acres of land, more or less, in James City County, Virginia, shown as "AREA = 62.39 ± ACRES" on a plat entitled "PLAT OF SURVEY, A PARCEL CONTAINING 62.39 ± ACRES, OWNED BY NANCY G. BROWN, STONEHOUSE DISTRICT, JAMES CITY COUNTY, VIRGINIA", prepared by G. T. Wilson, Jr., Certified Land Surveyor of AES, a professional corporation, dated 3/13/89, a copy of which is attached hereto and made a part hereof.

Section 4. The funds estimated as necessary to compensate the owner of the above-described parcel for land and damages, if any, within the limits of which the County Administrator is authorized to agree with her is Six Hundred Eighty Thousand Five Hundred and No/100 Dollars (\$680,500.00), which funds shall forthwith be deposited in escrow with Anderson & Franck, P.C.

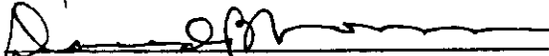
Section 5. The County Attorney and/or the law firm of Anderson & Franck, P.C., shall notify the property owner of the compensation and damages offered by the County forthwith.

Section 6. That in the event any of the property described in Section 3 of this Ordinance has been conveyed, the County Attorney and/or the law firm of Anderson & Franck, P.C., are authorized and directed to institute proceedings against successors in title.

Thomas D. Mahone

Thomas D. Mahone, Chairman
Board of Supervisors

ATTEST:


David B. Norman
Clerk to the Board

SUPERVISOR	VOTE
NORMENT	AYE
TAYLOR	NAY
EDWARDS	AYE
DEPUE	AYE
MAHONE	NAY

Adopted by the Board of Supervisors of James City County, Virginia,
this 5th day of June, 1989.

0249U

JUN 5 1989

BOARD OF SUPERVISORS
JAMES CITY COUNTY
VIRGINIA

AN ORDINANCE TO AMEND AND REORDAIN CHAPTER 20, ZONING, OF THE CODE OF THE COUNTY OF JAMES CITY, VIRGINIA, BY AMENDING ARTICLE I. IN GENERAL, SECTION 20-18. PROFFER OF CONDITIONS.

BE IT ORDAINED by the Board of Supervisors of the County of James City, Virginia, that Chapter 20, Zoning, is hereby amended and reordained by amending Section 20-18. Proffer of conditions.

Chapter 20. Zoning
Article I. In General

Section 20-18. Proffer of conditions.

The owner or owners of property making application for a change in zoning or amendment to a zoning map, as part of their application, may voluntarily proffer in writing reasonable conditions, prior to a public hearing before the board of supervisors, which shall be in addition to the regulations provided for in the zoning district or zone sought in the rezoning petition. The conditions shall be proffered as a part of the requested rezoning or amendment to the county's zoning map. It is expressly provided, however, that the conditions so proffered are subject to the following limitations:

1. The rezoning itself must give rise to the need for the conditions;
2. Such conditions shall have a reasonable relation to the rezoning;
3. All such conditions shall be in conformity with the comprehensive plan of the county;

4. No proffer shall be accepted by the county unless it has adopted a capital improvement program pursuant to Virginia Code Section 15.1-464. In the event proffered conditions include the dedication of real property or payment of cash, such property shall not transfer and such payment of cash shall not be made until the facilities for which such property is dedicated or cash is tendered are included in the capital improvement program, provided that nothing herein shall prevent the county from accepting proffered conditions which are not normally included in such capital improvement program.
5. If proffered conditions include the dedication of real property or the payment of cash, the proffered conditions shall provide for the disposition of such property or cash payment in the event the property or cash payment is not used for the purpose for which proffered.

This ordinance shall take effect July 1, 1989.

0246U

Thomas D. Mahone

Thomas D. Mahone, Chairman
Board of Supervisors

ATTEST:



David B. Norman
Clerk to the Board

SUPERVISOR	VOTE
NORMENT	AYE
TAYLOR	AYE
EDWARDS	AYE
DEPUE	AYE
MAHONE	AYE

Adopted by the Board of Supervisors of James City County, Virginia,
this 5th day of June, 1989.

0246U

ORDINANCE NO. 66A-24

JUN 5 1989

BOARD OF SUPERVISORS
JAMES CITY COUNTY
VIRGINIA

AN ORDINANCE TO AMEND AND REORDAIN CHAPTER 11, MOTOR VEHICLES AND TRAFFIC, OF THE CODE OF THE COUNTY OF JAMES CITY, VIRGINIA, ARTICLE I, IN GENERAL, SECTION 11-7, ADOPTION OF STATE LAW; ARTICLE II, DRIVING AUTOMOBILES, ETC., WHILE INTOXICATED OR UNDER THE INFLUENCE OF ANY DRUG, SECTION 11-28, ADOPTION OF STATE LAW, GENERALLY.

BE IT ORDAINED by the Board of Supervisors of the County of James City, Virginia, that effective July 1, 1989, Chapter 11, Motor Vehicles and Traffic, is hereby amended and reordained by amending Section 11-7, Adoption of state law; and Section 11-28, Adoption of state law, generally.

Chapter 11. Motor Vehicles and Traffic
Article I. In General

Section 11-7. Adoption of state law.

Pursuant to the authority of Section 46.1-188 of the Code of Virginia, as amended, all of the provisions and requirements of the laws of the state contained in Title 46.1 of the Code of Virginia, as amended, and in force on July 1, 1989, except those provisions and requirements the violation of which constitutes a felony, and except those provisions and requirements which by their very nature can have no application to or within the county, are hereby adopted and incorporated in this chapter by reference and made applicable within the county. References to "highways of the state" contained in such provisions and requirements hereby adopted shall be deemed to refer to the highways and other public ways within the county. For law enforcement purposes only, all private roads and private streets located within any residential development containing 100 or more lots shall be designated highways as defined by Section 46.1-1 of the Code of Virginia, as amended. Such provisions and requirements are hereby adopted, mutatis mutandis, and made a part of this chapter as fully as though set forth at length herein, and

it shall be unlawful for any person, within the county, to violate or fail, neglect or refuse to comply with any provision of Title 46.1 of the Code of Virginia which is adopted by this section; provided, that in no event shall the penalty imposed for the violation of any provision or requirement hereby adopted exceed the penalty imposed for a similar offense under Title 46.1 of the Code of Virginia.

Article II. Driving Automobiles, etc., While Intoxicated or Under the
Influence of any Drug

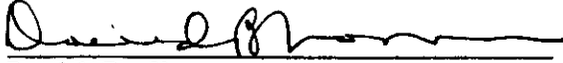
Section 11-28. Adoption of state law, generally.

Article 2 (Section 18.2-266 et seq.) of Chapter 7 of Title 18.2, Code of Virginia, as amended and in force July 1, 1989, is hereby adopted and made a part of this chapter as fully as though set out at length herein. It shall be unlawful for any person within the county to violate or fail, neglect or refuse to comply with any section of the Code of Virginia as adopted by this section.

Thomas D. Mahone

Thomas D. Mahone, Chairman
Board of Supervisors

ATTEST:



David B. Norman
Clerk to the Board

<u>SUPERVISOR</u>	<u>VOTE</u>
NORMENT	AYE
TAYLOR	AYE
EDWARDS	AYE
DEPUE	AYE
MAHONE	AYE

Adopted by the Board of Supervisors of James City County, Virginia,
this 5th day of June, 1989.

0250U