

Executive Session

AN EXECUTIVE SESSION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF NEW KENT WAS HELD ON THE SEVENTH DAY OF AUGUST IN THE YEAR OF OUR LORD NINETEEN HUNDRED NINETY-FIVE IN THE BOARD ROOM OF THE COUNTY OFFICE BUILDING BEGINNING AT 6:30 P.M. WITH ALL MEMBERS PRESENT EXCEPT E. DAVID RINGLEY, WHO WAS OUT OF TOWN.

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IN RE:           ROLL CALL

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye
Michael D. Salmon	Aye

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IN RE:           EXECUTIVE SESSION

Mr. Bradby moved to go into executive session for consultation and briefings by legal counsel, consultants, or staff members pertaining to actual or probable litigation or other legal matters requiring the provision of legal advice by counsel pursuant to § 2.1-344(a)(7) of the Code of Virginia.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye
Michael D. Salmon	Aye

Mr. Boroughs moved to go back into regular session.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye
Michael D. Salmon	Aye

Mr. Bradby certified that to the best of each member's knowledge (i) only public business matters lawfully exempted from open meeting requirements under Virginia law, and (ii) only such public business matters as were identified in the motion by which the executive meeting was convened were heard, discussed or considered in the executive meeting.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye
Michael D. Salmon	Aye

Mr. Salmon said they were in executive session for contractual matters as it relates to the airport, audit and courthouse construction.

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Regular Meeting

A REGULAR MEETING OF THE BOARD OF SUPERVISORS OF THE COUNTY OF NEW KENT WAS HELD ON THE SEVENTH DAY OF AUGUST IN THE YEAR OF OUR LORD NINETEEN HUNDRED NINETY-FIVE IN THE BOARD ROOM OF THE COUNTY OFFICE BUILDING BEGINNING AT 7:00 P.M. WITH ALL MEMBERS PRESENT EXCEPT E. DAVID RINGLEY, WHO WAS OUT OF TOWN. THE INVOCATION WAS OFFERED BY MR. ROBERT BOROUGHS FOLLOWED BY THE PLEDGE OF ALLEGIANCE.

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Mr. Salmon addressed the public stating there were several audit firms in the audience who had been interviewed. He said the decision on the selection of the audit firm would not be made tonight because not all the Board members were present. They would make their decision at the September Board Meeting.

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IN RE: CONSENT AGENDA

Mr. Burrell had a correction to the minutes and inquired about the invoices for the athletic facility. He felt they should be listed separately from the Consent Agenda and also had questions as to where the finances stand on the athletic facility. Mr. Salmon replied anything can be pulled out of the Consent Agenda if a Board member wishes and voted on separately. Mr. Burrell did not ask at this time to remove anything from the Consent Agenda. Mr. Salmon mentioned that he, the County Administrator, the Superintendent of Schools and the Chairman of the School Board were meeting later this week and this is one of the areas they will address. Mr. Boroughs moved to approve the Consent Agenda with noted changes by Mr. Burrell.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye
Michael D. Salmon	Aye

Consent Agenda passed.

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IN RE: ELECTED OFFICIALS' REPORT

Ms. Betty Burrell, Treasurer, gave the report for the month of July. The report did show a negative because of the payroll disbursement to the schools for the months of July and August. Mr. Salmon inquired about the money market investment in Commonwealth Invest Counsel if they were guaranteed? Ms. Burrell replied, yes. They are approved by the Code of Virginia as far as what investments we are legally allowed to use and they are secured. Mr. Salmon asked what they were invested in. Ms. Burrell replied, they are T Bills, commercial paper and rolled into a money market account pooled with other counties across the State of Virginia. This money is liquid should we need it. If we ask for it by 10:00 a.m. it will be wired to us by 2:00 p.m. the same day. Mr. Salmon asked if he could receive a copy of exactly what they invest in for his own information. Ms. Burrell said she would supply Mr. Salmon with a copy of her investment policy which outlines the strict rules by which they invest money. Mr. Bradby moved to approve the Treasurer's Report and to authorize the Treasurer to continue to invest County funds in the highest yielding legal investments.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye

Robert A. Boroughs     Aye  
Michael D. Salmon     Aye

Motion carried.

Mr. Kent VanDervort, Commissioner of Revenue said the 1995 land book has been proofed and is ready to be printed. The pro-rated assessments are not on the computer system as of this date. We are waiting for the Public Service Corporation to send us the assessments on the utilities for the county. The personal property is a little over half complete. The verification and calculations for the tax exemption and tax deferrals are not complete. He also spoke with Mr. Wingate in reference to the reassessment and they hope to be done by the end of August and the data entry work should be finished around the end of October or the first part of November. They have issued 654 business licenses since the beginning of January which amounts to almost \$350,000 in revenue. Mr. VanDervort also wanted to thank Mr. Emerson for all his help. He said Mr. Emerson always returns his calls or will make time to see him whenever he has any questions and also Mr. Cornwell has given him a lot of help.

Mr. Burrell inquired of Mr. Emerson in reference to E-Mail. Mr. Emerson responded we are currently waiting for information back from computer companies we work with. It looks like the initial start-up cost would run approximately \$20,000 to \$25,000 for hardware and the software. Then you would have the ongoing cost of the dedicated lines that would need to be run to each home, plus the cost of having a staff person with data processing experience who would be able to correct any problems connected with this program. A lot of the information you receive comes into the office, either from other departments or from the outside, therefore you would need a scanner. The current cost of doing the packages is approximately \$2,000 a year. I will have a better idea by next month of the cost to do E-Mail.

Mr. Boroughs asked the Board to consider sending back to the Planning Commission for review the Chesapeake Bay Act. He feels not all of the County should be in the Bay Act. After the maps were completed, they said approximately 46% of the County did not need to be in the Bay Act. This adds a lot of expense to the citizens. Mr. Boroughs made a request for the Planning Commission to take another look at this. Mr. Salmon interjected, he and Mr. Emerson had spoken about this same subject recently and he didn't feel it had to go back to the Planning Commission but that staff could do this. Mr. Emerson replied we do have the Geographic Information System in place now and with the use of that system, you could probably take about 40% out of the act. It will have to be remanded back to the Planning Commission, the Planning Commission will have to examine it and then you will need to have a public hearing. After you have the results of the public hearing the Planning Commission will present their recommendations to the Board for their consideration. Mr. Boroughs, in order to have good zoning practices, moved to refer this to the Planning Commission for their review of the Chesapeake Bay Act and the possible delineation of some of the property in the County.

James H. Burrell     Aye  
E. David Ringley     Absent  
Marvin D. Bradby     Aye  
Robert A. Boroughs     Aye  
Michael D. Salmon     Aye

Motion passed.

Mr. Boroughs said he felt this was something we had promised when we went into the Chesapeake Bay Act. Mr. Emerson added, we haven't necessarily put this off, we didn't have the manpower nor the technical ability to review each piece of property but now we do with the GIS.

Mr. Salmon advised the Board, at the last Richmond Regional Planning District Commission Meeting, which is made up of seven counties and the City of Richmond, as well as the Town of Ashland, he was voted Chairman of the RRPDC for the upcoming year. The RRPDC will be looking to finish the Focus Forward Study, looking at a regional government, also looking at transportation which would include the widening of parts of Interstate 64, light rail, and HOV lanes. He will keep the Board informed of what is transpiring within the RRPDC.

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IN RE:           STAFF REPORTS

Mr. David Maloney, Director of Planning addressed the Board on the Conditional Use Permit for George A. Philbates. The Planning Department received a request from Mr. Philbates to extend the Conditional Use Permit granted to him for a borrow pit operation on June 12, 1995. In his letter, Mr. Philbates states that the work has been delayed at the wastewater treatment plant and therefore, there has not been a need for sand fill material he was to supply. He expected excavation work to begin sometime during the week of July 31st and in fact, this work has begun. Under the terms of the original conditional use permit, the permit was valid for a period of forty-five days beginning June 19, 1995 and to expire August 3, 1995. Staff recommends the extension of Mr. Philbates conditional use permit, CUP-10-95 until Monday, September 11th. All other conditions attached to this conditional use permit remain in force for this extended period of time. Mr. Boroughs moved to approve the extension of CUP-10-95 until September 11, 1995 with the same conditions as set originally.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye
Michael D. Salmon	Aye

Motion passed.

Mr. Emerson, County Administrator brought to the Board's attention a request by Joel Mostrom, President of Chesapeake Land Development, for a joint meeting with the Planning Commission and the Board of Supervisors. This meeting would be for a presubmittal presentation of the Planned Unit Development Proposal for the 3,000 acres of land that includes the race track. Mr. Emerson asked for the Board to give him some idea of when they could meet. After some discussion it was suggested they meet on September 18 at 6:30 prior to the Planning Commission's Meeting.

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IN RE:           RESIDENT ENGINEER'S REPORT

Mr. Riley said the Route 613 project has been awarded and work should start in September. They have also awarded the maintenance contract for the rest stop area on I-64. With 27 days of 90 degree weather they had two ozone alerts which caused a delay in mowing. If there was an emergency or safety problem the ozone alert would not keep them from addressing the issue. They are getting ready to start with the contract mowing on August 14th. This will be the third mowing on the interstate and primary roads. Mr. Burrell asked Mr. Riley about the State policy on mowing on Saturdays. Mr. Riley replied there is really no policy but they would not have a mowing crew out on a major holiday weekend.

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IN RE:           CAPITAL AREA AGENCY ON AGING

Ms. Mary Payne, Executive Director of Capital Area Agency on Aging addressed the Board. This organization was started in 1973 to serve people 60 and older in Planning District 15 and is a private, nonprofit corporation. Their goal is to assure older Virginians in Planning District 15 have access to cost-

effective and quality services necessary to be as independent as possible. They have a 15 member Board of Directors. Ms. Payne mentioned Mr. E. David Ringley has shown interest on serving on the Board and she would hope he would be appointed. New Kent's poverty rate is low at 11% compared with surrounding areas. They previously sent a copy of their Four Year Plan to the Board which shows all the services they provide to the citizens. They are now allowed to charge a fee for service on a sliding scale by the State. The greatest need they have is in getting the information out as to what services are available. Ms. Payne also mentioned they are looking for new space and if anyone knew of anything to please let her know. Ms. Payne lastly mentioned what is happening in Congress. The House has passed a bill which will affect their agency and if the Senate also passes it and the President signs it, this would mean a loss of over \$166,000. This would be a great loss and they are trying to look at other avenues if this bill passes. Mr. Salmon thanked her for the hard work her agency does and appreciated her keeping the Board updated. He also mentioned he may have an idea for some new space.

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IN RE: BOARD OF ASSESSORS

Mr. James E. Cornwell, Jr., County Attorney brought up the need to appoint an assessor to assess the real estate in New Kent County for the purposes of the reassessment. The statute provides that the Board may appoint either a professional assessor or a Board of Assessors. Previously the Board has appointed the professional assessor who serves under Wingate Appraisal Service at no additional charge. Mr. Dan Cooley has been recommended by Mr. Wingate to serve as the professional County Assessor and Mr. Cornwell recommended the Board approve Mr. Cooley for the purpose of the reassessment. Mr. Emerson interjected, Mr. Harold Wingate served as the assessor the last time the reassessment was done in the County and Mr. Cooley is under Mr. Wingate's employ, therefore under the employ of the County. Mr. Burrell moved to appoint Mr. Dan Cooley to serve as the professional County Assessor pursuant to the statute, in compliance with the recommendation of Wingate Appraisal Service.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye
Michael D. Salmon	Aye

Motion passed.

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IN RE: HENRICO AREA MENTAL HEALTH

Ms. Denise Bartlett corrected an error that these appointments were not for Henrico Mental Health but were for the Community Policy and Management Team and Family Assessment and Planning Team. The State requires they have a representative from a private provider on their administrating committee and also a parent representative. They recommend Mr. David Fletcher-Janzen, Director of Residential Services Cumberland Hospital for the Private Sector Representative, Ms. Virginia Luck as Parent Representative and Ms. Glenda Canady as Parent Representative to The Family Assessment and Planning Team. Mr. Janzen has previously served as a FAPT member and has been a tremendous asset. Mr. Burrell moved to appoint David Fletcher-Janzen as Private Sector Representative and Virginia Luck as Parent Representative to the Community Policy and Management Team; and moved to appoint Glenda Canady as Parent Representative to Family Assessment and Planning Team.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye

Michael D. Salmon     Aye

Motion passed.

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IN RE:             APPOINTMENTS

Mr. Bradby moved to appoint Regina Adkins as District Four's representative to the Recreation Commission for the term expiring December 31, 1995. Mr. Boroughs moved to appoint E. David Ringley as the Board's representative to the Board of Social Services for the term ending June 30, 1999 and also moved to appoint E. David Ringley as a representative to the Capital Area Agency on Aging to fill an unexpired term ending June 30, 1997.

James H. Burrell         Aye  
E. David Ringley         Absent  
Marvin D. Bradby         Aye  
Robert A. Boroughs       Aye  
Michael D. Salmon        Aye

Motion passed.

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IN RE:             RESOLUTION R-28-95 COMPACT WITH JAMES CITY COUNTY

Mr. Cornwell explained that James City County has requested to enter into a compact with us allowing our localities to enforce each others motor vehicle license requirements. This pertains to the County sticker that is required on each vehicle. This compact would allow James City County to ticket a New Kent County resident, without a proper sticker, and vice versa, and the ticketing County keeps the money from the violation. Mr. Burrell felt James City County would gain more than New Kent because more New Kent citizens go through James City County than James City County residents go through New Kent. Mr. Cornwell remarked that they can withdraw from this compact with a sixty days notice. Mr. Bradby replied he didn't see a problem with this compact. He felt if the citizens were subjected to be fined in another locality it would force them to buy the decal. Mr. Bradby moved to approve Resolution R-28-95 as presented. Mr. Salmon then moved to table this item until the next meeting.

James H. Burrell         No  
E. David Ringley         Absent  
Marvin D. Bradby         Aye  
Robert A. Boroughs       No  
Michael D. Salmon        Aye

They next voted on Mr. Bradby's motion to approve Resolution R-28-95 as presented. Mr. Boroughs felt if the money would come back to New Kent he could support this but since the money goes to the ticketing County, he didn't feel it would do any good. Mr. Burrell agreed with Mr. Boroughs. He did suggest that maybe the Sheriff could set up a road check to enforce it a little more and then the revenue would be coming to New Kent. Mr. Salmon said this suggestion came out of a Finance Committee Meeting and had been suggested by the Treasurer. This initial idea was to have this compact with all the surrounding Counties, not just James City County. This is just the first one that has been brought before us.

James H. Burrell         No  
E. David Ringley         Absent  
Marvin D. Bradby         Aye

Robert A. Boroughs    No  
Michael D. Salmon    No

Resolution denied.

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IN RE:            PUBLIC HEARING - SCHOOL BOARD PROPERTY

Mr. Cornwell explained a public hearing was required to consider the sale of property conveyed to the County by the New Kent County School Board. The property consists of 19.6 acres adjacent to Five Lakes Subdivision. The appraisal has already been done on this property. The land is agriculturally zoned. Prior to the disposal of the property, the Board of Supervisors must have a public hearing to take into account the citizens desires as to the disposal of this property. At the end of the public hearing, the Board may take action or not take action as deemed appropriate. The Board may move to sell the property by private or public sale, they may table the matter for future consideration or determine not to sell the property. Mr. Salmon opened the meeting for public comment. Mr. George Philbates, District Five, felt if they decided to sell the property, it should go to a public auction so no one would argue about the price. Ms. Thelma Wilson said they should give deep consideration to this matter because they might want this property for something else. Mr. Julian Lipscomb, District One, wanted to know where the money would go if they sold this property. Mr. Salmon responded it would go into the General Fund. Mr. Kornell Davis, District Four, said property is a premium everywhere and he felt the Board should consider holding on to this land for the future use. Mr. Ed Pollard wanted to know why the Board was even considering offering this property for disposal. Mr. Salmon replied the Board hasn't decided on anything that is why they are holding this public hearing to receive comments from the public. Mr. Pollard continued he felt the County should hold onto the property, the County is continuing to grow and we don't know what the needs of the schools will be in the future. If it is sold, the funds should go to the school for their use. Ms. Barbara Hale, District Four, felt we should hold onto the land, there was no good reason to sell it. There is a lot of development going on in the Bottoms Bridge area, it is money in our bank to hold onto it. Mr. Salmon then closed this portion of the public hearing. Mr. Salmon said he wasn't ready to take any immediate action. Mr. Boroughs replied, he was in agreement with Mr. Salmon. He also wanted to answer Mr. Pollard's questions about why are they considering selling this property. The Board members were discussing school sites for the future and wanted to see what the property was worth and see how the citizens felt about selling this. This is where the idea came from to bring it before the public. Mr. Bradby also added he was not prepared to make a decision at this time.

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IN RE:            PUBLIC HEARING - C-3-95 & C-4-95 BOWIS WEST/EAST

Mr. David Maloney, Director of Planning explained the rezoning application. Ms. Ellen Lowery, Mr. Linwood Bowis and Ms. Elizabeth Packett have applied to rezone 10.37 acres. This property is located at the southwest corner of the intersection of State Routes 249 and 612. The Comprehensive Land Use Plan adopted by the New Kent County Board of Supervisors designates the intersection of State Routes 249 and 612 as a commercial area. Potential uses include small service establishments, medical offices, branch banks, convenience stores, day care centers, churches and public facilities. The proposed rezonings have been reviewed by the Virginia Department of Transportation, the Virginia Department of Health and the New Kent County Department of Public Safety. The Department of Public Safety and Department of Transportation withheld any comment at this time due to lack of specificity as to the exact uses contemplated for the parcels. The Department of Health notes that the sites are suitable for a Type III sewage disposal system. The New Kent County Planning Commission also voiced their concerns of the lack of specificity as to potential tenants made it difficult for the Commission to consider the applications. During the public hearing it was pointed out any proposed development of the site would require site plan approval. This approval would be based on a complete review of the projects by the Virginia Department of Transportation, the Virginia Department of Health and the New Kent County Department of Public

Safety. It was also pointed out that the requested zoning for the properties is in compliance with the adopted Comprehensive Land Use Plan. The applicants offered a Statement of Proffers which prohibit a number of different uses of the land. It will permit restaurants, retail auto parts sales, service stations and theaters. The New Kent County Planning Commission recommends the rezoning applications C-3-95 and C-4-95 be approved as submitted. This recommendation is based on the proposed rezoning's compatibility with the New Kent County Comprehensive Land Use Plan. The staff feels that adequate safeguards exist in the site plan review process to ensure safe and efficient development of the site. Mr. Burrell inquired about the term of theaters, would that include amphitheaters? Mr. Maloney answered, yes all types of theaters would fall under that category. Mr. Salmon opened up the meeting for public comment. Ms. Ruth Silva said she lives in Kenwood Farms and moved to New Kent to get away from the busy areas of business, she might as well stayed in Richmond. Ms. Silva did not agree with the rezoning. There were no other comments and Mr. Salmon closed this portion of the public hearing. Mr. Boroughs commented this is an area that has a fire department, a rescue squad and some other businesses right in that general area. Mr. Salmon also added, this area is in the Comprehensive Plan to be commercial. He pointed out approximately 2 years ago they voted on the Comprehensive Plan which lays out the future planning of the County. There were numerous public hearings to receive the input from the citizens. At that time this area was designated to be commercial. Mr. Boroughs moved to approve rezoning applications C-3-95 and C-4-95 with the attached Statement of Proffers, site plan to be returned to the Planning Commission for approval, based on the proposed rezonings' compatibility with the New Kent County Comprehensive Land Use Plan.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye
Michael D. Salmon	Aye

Motion passed.

Mr. Boroughs asked for one other item to be cleared up. He said there were one or two other areas in this region that are not zoned business. He asked the County Administrator if the staff could look at the rest of this area and get them in the proper zones. Mr. Emerson responded, he would have staff look at it and return with a report so the Board would have all the information in order to make a correct determination of zoning.

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IN RE: PUBLIC HEARING - MANUFACTURED HOUSING

Mr. David Maloney explained the ordinance change. The 1995 General Assembly passed Senate Bill 641 which was signed into law by Governor Allen and became effective July 1, 1995. This bill amends the uniform regulations for manufactured housing of the Code of Virginia, 1950 as amended. This bill stipulates that manufactured housing units must be permitted as a use by right and subject to development standards equivalent to site built dwellings in all agricultural zones provided they are installed on permanent foundations. To bring New Kent County's Zoning Ordinance into compliance with the provisions of state law, the county must amend the definition of Manufactured Housing in Section 9-37, Section 9-82 and Section 9-83 of the zoning ordinance to conform with the state mandated definition. Mr. Burrell questioned the language on the Single Family residential unit on agriculture land, of a main farm house and one tenant house for every twenty-five (25) acres. Mr. Maloney replied, this is correct on land devoted to agriculture. You will be able to put a manufactured home on a minimum lot size in a agricultural district, which is one and a half acres, however it has to be 8 feet wide. Mr. Salmon then opened up the meeting for public comment. Mr. Ricky Collins, District Five, wanted to know if this would allow for a 14 foot wide mobile home. Mr. Maloney replied the State mandated definition

designates 320 square feet rather than the dimension. Mr. Collins then inquired about putting this on a five acre lot with one home already there. Mr. Maloney replied no, the current zoning ordinance allows for one principle use on a lot. Mr. Boroughs suggested he meet with Mr. Maloney after the meeting to look into answering his question. Mr. Ed Pollard was glad the General Assembly passed this legislation and he is happy New Kent is complying with the State Code. Ms. Ruth Silva asked if this means a developer could come in and build low income housing? Mr. Salmon replied, he didn't feel this change would encourage that type of development. Mr. Maloney replied, this change only affects land currently zoned agriculture. The County, with very few exceptions, does not permit subdivision of land in an A-1 agriculture district. Therefore, this would not be very economical for a developer for low income housing. With no further comments, Mr. Salmon closed the public hearing. Mr. Bradby moved to adopt amendments as presented to section 9-37, 9-82 and 9-83 of the zoning ordinance as specified in O-06-95.

Mr. Boroughs commented this is mandated by the State and this has to be done in the County to bring the ordinances to conform with the State Code.

Mr. Salmon added this should help with affordable housing by passing this legislation.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye
Michael D. Salmon	Aye

Ordinance O-06-95 passed.

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FOR ORDINANCE O-06-95 AS ADOPTED, SEE BOARD OF SUPERVISORS ORDER BOOK APPENDIX FIVE AT PAGE 366.

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IN RE: MEETING SCHEDULE

The regular meeting of the Board of Supervisors will be held on Monday, September 11, 1995 at 7:00 p.m. The Planning Commission will meet on Monday, August 21, 1995 at 7:30 p.m.

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IN RE: CITIZENS COMMENTS

Susan Brucker of Lanexa addressed the Board. She felt compelled to address the Board based on a comment made by Mr. Salmon during the budget process, that the school board budget could not be increased, it would be a burden to some of our taxpayers to do so. She wanted to let the Board know what the taxpayers in New Kent County, who are parents of the students, have done in activities in the last year. The Parents Teachers Organization for the Elementary School logged in over 963 hours from September 1994 through May 1995. In a fall fund raiser, they collected \$13,565 and \$10,560 of that money was spent on air conditioning sixteen rooms in the Elementary School. The PTO was able to collect \$16,593 during the '94-95 school year. This money was spent in a variety of areas to help the school and the children. The Primary School had over 3,600 of hours logged in during this same period of time. The Primary PTO was able to collect \$13,944 to go towards projects and needs of that school. Mr. Salmon thanked her for the report. It is very impressive and the Board of Supervisors are 100% behind the schools and they look forward to the time when they can supply more of the needs to the schools. This Board has been very pro education and the budget has increased over \$918,000 a year for the previous three years until this past year. Mr. Bradby commented, he wanted to commend each of the parents who have worked so hard to support their schools. Mr. Burrell added, he wanted to thank the PTO for their hard work and also those that have invited citizens to come in and read to the children. He has

participated in this program and would like to see this continue. Mr. Boroughs also wanted to commend the PTO for their efforts. His family has always been involved with the school system. The Board worked hard to increase the school budget and it will always be important.

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ADJOURNMENT

Mr. Bradby moved to adjourn.

James H. Burrell	Aye
E. David Ringley	Absent
Marvin D. Bradby	Aye
Robert A. Boroughs	Aye
Michael D. Salmon	Aye