

AGENDA
GREENE COUNTY LEGISLATIVE BODY
Monday, September 16, 2019
6:00 P.M.

The Greene County Commission will meet at the Greene County Courthouse on Monday, September 16, 2019 beginning at 6:00 p.m. in the Criminal Courtroom (Top Floor) in the Courthouse.

Call to Order

- *Invocation - Commissioner Brad Peters
- *Pledge to Flag - Commissioner Lyle Parton
- *Roll Call

Public Hearing

- Public hearing on Rezoning resolution A
- Bill Massey
- Molly Cooley, Northeast Regional Director of Tennessee Suicide Prevention Network
- Cathy Osborne, Director of Greene County Health Department
- June Griffin, Tennessee Committee for Bill of Rights, to give commendation to Commissioners

Proclamation

- Suicide Prevention Month
- Emergency Preparedness Month

Nomination and approval of Chairman of County Legislative Body

Nomination and approval of Chairman-Pro-Tem of Legislative Body

Approval of Prior Minutes

Reports

- Reports from Solid Waste Dept.
- Committee Minutes

Old Business

Election of Notaries

Resolutions

- A. A resolution to rezone certain territory owned by Russell Ward from A-1, General Agriculture District to B-2, General Business District within the unincorporated territory of Greene County, Tennessee
- B. A resolution to amend the Greene County Schools budget for fiscal year 2019 - 2020 (The General Purpose School Fund)
- C. A resolution to amend the Greene County Schools budget for changes in revenues and expenditures for fiscal year 2019 - 2020 (The General Purpose School Fund)
- D. A resolution approving the Trustee's official bond
- E. A resolution of the Greene County legislative body to appropriate \$1,455 to the Greene County Sheriff's Department for funds received from the sale of recycled materials for FYE June 30, 2020
- F. A resolution to appoint members to the various Greene County committees
- G. A resolution of the Greene County legislative body authorizing the appropriation of \$20,000 for the awarding of the access to health through Healthy Active Built Environments (AHHABE) grant to construct a walking trail
- H. A resolution of the Greene County legislative body to appropriate \$50,229 to the Greene County Human Resources Department in the General Fund - #101, for the Kronos Timekeeping System for FYE June 30, 2020
- I. A resolution to donate certain real property to Walters State Community College - Niswonger Campus
- J. A resolution authorizing the Greene County Court Clerk to establish a satellite office with a drive through for vehicle tag renewal on West Summer Street in Greeneville, Tennessee
- K. A resolution of the Greene County legislative body censuring Clifford "Doc" Bryant, a County Commissioner representing the Third District of Greene County, Tennessee

Other Business

Adjournment

Closing Prayer - Commissioner Paul Burkey

**** Deadline for submission of resolutions for the next Commission meeting will be Thursday, October 10th at 12:00 pm ****

THE NEXT COUNTY COMMISSION MEETING WILL BE MONDAY, OCTOBER 21, 2019

2020 HOLIDAY SCHEDULE

CLERK
SATURDAY
CLOSING

NEW YEAR'S DAY	WEDNESDAY, JANUARY 1, 2020
MARTIN LUTHER KING, JR. DAY	MONDAY, JANUARY 20, 2020 -- JAN 18
PRESIDENT'S DAY	MONDAY, FEBRUARY 17, 2020 -- FEB 15
COUNTY PRIMARY	TUESDAY, MARCH 3, 2020
GOOD FRIDAY	FRIDAY, APRIL 10, 2020 ----- APRIL 11
MEMORIAL DAY	MONDAY, MAY 25, 2020 ----- MAY 23
INDEPENDENCE DAY	FRIDAY, JULY 3, 2020----- JULY 4
STATE & FEDERAL PRIMARY COUNTY GENERAL ELECTION	THURSDAY, AUGUST 6, 2020
LABOR DAY	MONDAY, SEPTEMBER 7, 2020 -- SEPT 5
STATE & FEDERAL ELECTION	TUESDAY, NOVEMBER 3, 2020
VETERANS DAY	WEDNESDAY, NOVEMBER 11, 2020
THANKSGIVING	THURSDAY, NOVEMBER 26, 2020 FRIDAY, NOVEMBER 27, 2020 ---- NOV 28
CHRISTMAS	THURSDAY, DECEMBER 24 2020 FRIDAY, DECEMBER 25, 2020 ----- DEC 26

Updated as of 8/28/2019

REGULAR COUNTY COMMITTEE MEETINGS

<u>SEPTEMBER 2019</u>			
MONDAY, SEPT 2	HOLIDAY	ALL OFFICES CLOSED	COURTHOUSE & ANNEX
WEDNESDAY, SEPT 4	1:00 P.M.	BUDGET & FINANCE	ANNEX
WEDNESDAY, SEPT 4	3:30 P.M.	ETHICS COMMITTEE	ANNEX
TUESDAY, SEPT 10	9 – 11:00 A.M.	CONGRESSMAN ROE'S FIELD REPRESENTATIVE	ANNEX
TUESDAY, SEPT 10	1:00 P.M.	PLANNING	ANNEX
WEDNESDAY, SEPT 11	3:30 P.M.	PERSONNEL POLICIES COMMITTEE	ANNEX
MONDAY, SEPT 16	6:00 P.M.	COUNTY COMMISSION	COURTHOUSE
TUESDAY, SEPT 17	9:00 A.M.	911 BOARD	RESCUE SQUAD
TUESDAY, SEPT 24	8:30 A.M.	ZONING APPEALS (IF NEEDED)	ANNEX
WEDNESDAY, SEPT 25	8:30 A.M.	INSURANCE COMMITTEE	ANNEX
THURSDAY, SEPT 26	3:30 P.M.	CABLE FRANCHISE	ANNEX
MONDAY, SEPT 30	3:30 P.M.	EDUCATION COMMITTEE	CENTRAL SCHOOL OFFICE
<u>OCTOBER 2019</u>			
WEDNESDAY, OCT 2	1:00 P.M.	BUDGET & FINANCE	ANNEX
TUESDAY, OCT 8	9 – 11:00 A.M.	CONGRESSMAN ROE'S FIELD REPRESENTATIVE	ANNEX
TUESDAY, OCT 8	1:00 P.M.	PLANNING	ANNEX
THURSDAY, OCT 10	3:00 P.M.	EMS BOARD	ANNEX
WEDNESDAY, OCT 16	3:00 P.M.	ANIMAL CONTROL	ANNEX
MONDAY, OCT 21	6:00 P.M.	COUNTY COMMISSION	COURTHOUSE
TUESDAY, OCT 22	8:30 A.M.	ZONING APPEALS (IF NEEDED)	ANNEX
TUESDAY, OCT 22	9:00 A.M.	911 BOARD	RESCUE SQUAD
WEDNESDAY, OCT 23	8:30 A.M.	INSURANCE	ANNEX

****THIS CALENDAR IS SUBJECT TO CHANGE****

**PROCLAMATION FOR
SUICIDE PREVENTION AWARENESS MONTH**

WHEREAS, suicide is one of the most disruptive and tragic events a family and community can experience, with more than 1000 lives lost in Tennessee each year and an estimated 8-25 attempted suicides for each suicide death; and

WHEREAS, suicide is the 9th leading cause of all deaths in Tennessee and the second leading cause of death among youth ages 10 to 24, and the first leading cause for children 10-17; and

WHEREAS, three lives a day are lost to suicide in Tennessee, which means we lose 22 Tennesseans each week and 97 people per month; and

WHEREAS, Tennessee veterans, active-duty military personnel, and National Guardsmen face a disproportionate risk as compared to the general population of Tennessee, with more dying from suicide than combat; and

WHEREAS, public awareness of this terrifying problem is the key to preventing further suffering and loss of life; and the risk for human self-destruction can be reduced through awareness, education and treatment; and as the highest risk for suicide is among the survivors of those who died by suicide or those who have attempted suicide; and

WHEREAS, suicide prevention has been declared a state priority by the Governor; and the Tennessee Legislature has declared teen suicide prevention as a state priority in partnership with the Tennessee Suicide Prevention Network to implement the Tennessee Strategy for Suicide Prevention; and

WHEREAS, Tennessee is a national leader in the effort to prevent suicide, being one of the first states to develop a suicide prevention and evaluation plan covering the lifespan; and

WHEREAS, the Governor of Tennessee has appointed a Suicide Prevention Network Advisory Council to coordinate the implementation of the Tennessee Strategy for Suicide Prevention; and

WHEREAS, TSPN is a grassroots collaboration of Tennesseans and organizations working to eliminate the stigma of suicide, educate the community about the warning signs of suicide, and ultimately reduce the rate of suicide in our state; and

WHEREAS, every member of our community should understand that throughout life's struggles we all need occasional reminder that we are all silently fighting our own battles; and

WHEREAS, we encourage all residents to take the time to inquire as to the wellbeing of their family, friends, and neighbors over the next few days and to genuinely convey their appreciation for their existence by any gesture they deem appropriate. A simple phone call, message, handshake, or hug can go a long way towards helping someone realize that suicide is not the answer; and

NOW THEREFORE, I, Kevin Morrison, by virtue of the authority vested in me as Mayor of Greene County, Tennessee do hereby proclaim the month of September, 2019 as

"SUICIDE PREVENTION AWARENESS MONTH"

in Greene County, Tennessee, and urge all citizens to work to prevent suicide and to raise awareness and tolerance around all people affected by this tragedy.

Kevin C. Morrison
Mayor of Greene County

September 16, 2019
Date



PROCLAMATION
for
Greene County Emergency Preparedness Month

WHEREAS, Disasters and emergencies come in many forms, develop in a moment's notice, and can happen any time, and greatly affect our citizens, businesses, and county in an extreme adverse way; and

WHEREAS, One of our greatest responsibilities is educating, preparing, and protecting the people of Greene County from disasters and emergencies; and the vigilance and urgency of this responsibility is a priority for this Commission and every department ; and

WHEREAS, Successful emergency preparedness is a cooperative and collaborative effort across civil, governmental, and geographical boundaries, and that success comes by working together, aligning training and preparedness, equipment, and resources of emergency and disaster response across all local, State, and Federal jurisdictions; and

WHEREAS, Experience has taught us that Greene Countians may have to rely on themselves, their family, their friends, and their neighbors in large disasters until first responders arrive; and

WHEREAS, It is imperative that we encourage the critical importance of individual and family preparedness for potential disasters and emergencies. To create a natural instinct in our citizenry to have a plan, know where to go, what to do, and how to respond and survive a disaster and protect themselves and their families; and

WHEREAS, The Greene County Office of Emergency Management and all of Greene County's Emergency First Responders are dedicated to providing the best, most immediate and timely warnings and response to emergencies and disasters for the protection of life, limb, and property of all Greene County citizens; and

NOW, THEREFORE, I, Kevin Morrison, Mayor of Greene County, and the 21 members of the County Commission, do hereby proclaim September 2019 as Greene County Emergency Preparedness Month. Choose not to be a victim – Take time to prepare – Have a plan.

THIS THE 16th DAY OF SEPTEMBER, 2019


COUNTY MAYOR



GREENE COUNTY SOLID WASTE

	A	B	C	D	E	F	G	H	I	J	K	L	M	N	O	P	Q	R
1	DATE	TONS	LOADS	BUS.	DEMO	COPPER/ BRASS	PLASTIC	O.C.C.	O.N.P.	ALUM	BATT	USED OIL	TIRE WGT	TIRE COUNT	RADIATOR	TIN/ LIGHT STEEL	FENCE WIRE	USED ANTIFREEZE
2	AUG 19																	
3	1	72.66	18	17	1.45				14620							1980		
4	2	53.5	19	13	1.39											2880		
5																		
6	5	146.57	34	28	6.37			7900				340	0.3	26		4860		
7	6	46.07	26	22	12.38		3760									4700		
8	7	64.17	25	19	1.61			7400					2.29	199		1280		
9	8	81.57	23	15	0.69											2540		
10	9	50.03	21	15	2.53			8300								1360		
11																		
12	12	149.63	30	23	2.58			5880					4.11	337		5080		
13	13	51.04	26	23	7.36		3100					180				4500		
14	14	62.79	36	20	1.37								2.28	194		4740		
15	15	63.34	15	14	1.34				10400		1984					2520		
16	16	55.11	26	17	4.3			8940								1480		
17																		
18	19	124.11	29	22	5.04							180	2.38	207		4020		
19	20	64.46	21	18	9.71		4040									4080		
20	21	42.86	36	23	1.59					1360								
21	22	78.9	18	16	0.4	1125				1300		140			828	2580		
22	23	50.16	24	17	5.81			8360								3920		
23																		
24	26	129.92	28	21	3.38			29260		600			12.11	728		4500		
25	27	51.23	24	22	10.19		4120									3360		
26	28	62.54	30	17	0								2.9	212				
27	29	64.12	17	14	1.63											2780		
28	30	54.52	21	15	6.56			7060								1800		
29	31	5.86																
30	JULY DIFF																	
31	TONS	#	#	TONS	LBS	LBS	LBS	LBS	LBS	LBS	GAIS	TONS	#	LBS	LBS	LBS	LBS	GAIS
32	TOTALS	1625.16	547	411	87.68	1125	15020	83100	25020	3260	1984	840	26.37	1903	828	141680	2540	0

GREENE COUNTY SOLID WASTE GAS/ MILEAGE REPORT

FISCAL YEAR '20 AUGUST

TRUCK #	YEAR	MAKE	Beginning Mileage	Ending Mileage	Fuel/gas	Fuel/diesel	Fuel Cost	Miles Traveled	USE
1	2019	MACK	25173	27301		568.711	1625.71	2128	FRONT LOADER
2	2004	MACK	267600	268584		206.869	591.1	984	FRONT LOADER
3	2013	F-250	113645	115821		202.679	587.57	2176	DEMO/METAL
4	1985	IH DUMP	269458	269533				75	ROCK TRUCK
5	2001	F-150	159649	160192	35.899		82.7	543	CENTER TRUCK
6	1997	F-350	264950	264950			113.65	0	SPARE
7	2000	MACK	297599	297749		40.604	611.64	150	FRONT LOADER
8	2018	MACK	31630	32751		210.979		1121	FL/ RECYCLE
9	2006	MACK	78775	78939			273.27	164	ROLL OFF
12	2008	F-250 4 X 4	138123	139499	119.927		31	1376	CENTER TRUCK
13	1984	C-10	77477	77500	14.493		898.27	23	SERVICE
14	2014	MACK	76024	77554		309.852	291.2	1530	ROLL OFF
15	2014	MACK	139470	140008		100.447	315.02	538	ROLL OFF
16	2014	MACK	49423	49995		108.664	1537.03	572	ROLL OFF
17	2014	MACK	82130	94975		542.703	184.54	12845	ROLL OFF
19	2007	F-250 4 X 4	205910	206645	78.429			735	SERVICE
20	2001	CHEVY VAN	112031	112142				111	VAN INMATES
21	2007	MACK	200000	200000		202.329	584.14	0	FRONT LOADER
22	2001	F-350	258201	260142		166.739	483.37	1941	DEMO/Metal
23	2001	MACK	414176	416013		325.813	944.5	1837	FRONT LOADER
25	2003	F-350	233419	234004		42.601	123.5	585	MAINTENANCE
		HHR	38456	40300	85.67		195.11	1844	
Shop Fuel						55.212	173.43		
TOTALS					334.418	3084.202	9646.75	31278	

FL= FRONT LOADER

GREENE COUNTY SOLID WASTE

COMPACTOR TONS PER DAY

WEEK OF 8/1/19				8/1/2019	8/2/2019	
CENTER	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	TOTAL
AFTON					22.03	22.03
BAILEYTON				5.76		5.76
CLEAR SPRINGS						0
CROSS ANCHOR				4.35	3.13	7.48
DEBUSK					7.05	7.05
GREYSTONE				5.83		5.83
HAL HENARD				10.42		10.42
HORSE CREEK				8.41		8.41
MCDONALD				5.53		5.53
OREBANK						0
ROMEO						0
ST. JAMES						0
SUNNYSIDE						0
WALKERTOWN						0
WEST GREENE				15.47		15.47
WEST PINES					6.03	6.03
CHUCKEY-DOAK						0
MOSHEIM						0
WEST GREENE HS						0
GRAND TOTAL	0	0	0	55.77	38.24	94.01

GREENE COUNTY SOLID WASTE

COMPACTOR TONS PER DAY

WEEK OF 8/5/19	8/5/2019	8/6/2019	8/7/2019	8/8/2019	8/9/2019	
CENTER	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	TOTAL
AFTON	20.1				21.52	41.62
BAILEYTON	7.36			5.53		12.89
CLEAR SPRINGS						0
CROSS ANCHOR			6.94			6.94
DEBUSK			7.63			7.63
GREYSTONE		7.98				7.98
HAL HENARD	16.28			11.8		28.08
HORSE CREEK	8.97			7.91		16.88
MCDONALD	6.12			4.57		10.69
OREBANK			7.45			7.45
ROMEO	8.55		7.08			15.63
ST. JAMES		6.33			5.73	12.06
SUNNYSIDE	9.14				8.1	17.24
WALKERTOWN	10.03		7.64			17.67
WEST GREENE	25.86			13.46		39.32
WEST PINES			8.91			8.91
CHUCKEY-DOAK						0
MOSHEIM						0
WEST GREENE HS						0
GRAND TOTAL	112.41	14.31	45.65	43.27	35.35	250.99

GREENE COUNTY SOLID WASTE

COMPACTOR TONS PER DAY

WEEK OF 8/12/19	8/12/2019	8/13/2019	8/14/2019	8/15/2019	8/16/2019	TOTAL
CENTER	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	TOTAL
AFTON	17.44				21.07	38.51
BAILEYTON	7.61			4.67		12.28
CLEAR SPRINGS			8.95			8.95
CROSS ANCHOR		8.2			4.65	12.85
DEBUSK	8.45				7.58	16.03
GREYSTONE	9.11			5.31		14.42
HAL HENARD	13.36			11.9		25.26
HORSE CREEK	8.81			5.89		14.7
MCDONALD	6.81			4.14		10.95
OREBANK			6.51			6.51
ROMEO	7.22		5.79			13.01
ST. JAMES			6.38			6.38
SUNNYSIDE			10.12			10.12
WALKERTOWN	8.96		5.35			14.31
WEST GREENE	26.2			13.19		39.39
WEST PINES		8.6			7.29	15.89
CHUCKEY-DOAK						0
MOSHEIM						0
WEST GREENE HS		7.09				7.09
GRAND TOTAL	113.97	23.89	43.1	45.1	40.59	266.65

GREENE COUNTY SOLID WASTE

COMPACTOR TONS PER DAY

WEEK OF 8/19/19	8/19/2019	8/20/2019	8/21/2019	8/22/2019	8/23/2019	
CENTER	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	TOTAL
AFTON	18.9				22.21	41.11
BAILEYTON	7			5.66		12.66
CLEAR SPRINGS						0
CROSS ANCHOR			7.81			7.81
DEBUSK			7.68			7.68
GREYSTONE		9.45				9.45
HAL HENARD	6.93	9.52		10.86		27.31
HORSE CREEK	10.66			6.99		17.65
MCDONALD	5.7			4.12		9.82
OREBANK		7.11				7.11
ROMEO	6.47		4.37			10.84
ST. JAMES		6.97			5.14	12.11
SUNNYSIDE		8.89			6.28	15.17
WALKERTOWN	9.75		5.65			15.4
WEST GREENE	23.03			14.31		37.34
WEST PINES			8.26			8.26
CHUCKEY-DOAK				7.33		7.33
MOSHEIM				9.7		9.7
WEST GREENE HS						0
GRAND TOTAL	88.44	41.94	33.77	58.97	33.63	256.75

GREENE COUNTY SOLID WASTE

COMPACTOR TONS PER DAY

WEEK OF 8/26/19	8/26/2019	8/27/2019	8/28/2019	8/29/2019	8/30/2019		
CENTER	MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	TOTAL	SATURDAY
AFTON	17.5				21.14	38.64	
BAILEYTON	6.99			6.86		13.85	
CLEAR SPRINGS		9.19				9.19	
CROSS ANCHOR		6.79			5.9	12.69	
DEBUSK	8.08				6.02	14.1	
GREYSTONE	8.59			5.5		14.09	
HAL HENARD	6.61	7.32		12.12		26.05	
HORSE CREEK	8.52			6.87		15.39	
MCDONALD	7.33			3.69		11.02	
OREBANK			6.57			6.57	
ROMEO	7.93		5.27			13.2	
ST. JAMES			6.76			6.76	
SUNNYSIDE			10.22			10.22	
WALKERTOWN	9.55		5.57			15.12	
WEST GREENE	22.24			14.32		36.56	5.86
WEST PINES		7.6			4.95	12.55	
CHUCKEY-DOAK						0	
MOSHEIM						0	
WEST GREENE HS						0	
GRAND TOTAL	103.34	30.9	34.39	49.36	38.01	261.86	5.86

GREENE COUNTY SOLID WASTE

COMPACTOR TOTALS FOR AUGUST 2019

AFTON	181.91
BAILEYTON	57.44
CLEAR SPRINGS	18.14
CROSS ANCHOR	47.77
DEBUSK	52.49
GREYSTONE	51.77
HAL HENARD	117.12
HORSE CREEK	73.03
MCDONALD	48.01
OREBANK	27.64
ROMEO	52.68
ST. JAMES	37.31
SUNNYSIDE	52.75
WALKERTOWN	62.5
WEST GREENE	168.08
WEST PINES	51.64
CHUCKEY-DOAK	7.33
MOSHEIM	9.7
WEST GREENE HS	7.09
GRAND TOTAL	1124.4

CERTIFICATE OF ELECTION OF NOTARIES PUBLIC
AS A CLERK OF THE COUNTY OF GREENE, TENNESSEE I HEREBY CERTIFY TO
THE SECRETARY OF STATE THAT THE FOLLOWING WERE ELECTED TO THE OFFICE OF
NOTARY PUBLIC DURING THE SEPTEMBER 16, 2019 MEETING OF THE GOVERNING BODY:

NAME	HOME ADDRESS	HOME PHONE	BUSINESS ADDRESS	BUSINESS PHONE	SURETY
1. JESSICA CASSELL BARNETT	111 MAGNOLIA DR GREENEVILLE TN 377435430	865-385-3253	128 S MAIN ST STE 200 GREENEVILLE TN 377434943	423-609-7953	
2. ROBERTA L BILLA	810 OLD CEMETERY RD GREENEVILLE TN 37745	770-878-7854	810 OLD CEMETERY RD GREENEVILLE TN 37745	--	
3. ASHELY DWYER	503 N HILL ST GREENEVILLE TN 377453323	423-620-4980	2565 E ANDREW JOHNSON HWY GREENEVILLE TN 377450951	423-636-0260	
4. KIM DYKES	235 CARR LN N FALL BRANCH TN 376563443	423-361-1562	1019 MORELAND DR KINGSPORT TN 376645226	423-392-0894	
5. CRYSTAL RENAE GRAY	108 RICKER AVE GREENEVILLE TN 377434533	423-470-1804	219 W DEPOT STREET, SUITE 2 GREENEVILLE TN 377434909	423-636-1301	
6. CATHERINE LYNN HEINZE	844 DODD BRANCH RD GREENEVILLE TN 377432657	423-620-1544	375 HALES CHAPEL RD JOHNSON CITY TN 376153549	423-620-1544	62632667N01
7. REBECCA HOGAN	85 PECAN RDG MOSHEIM TN 378183865	423-330-4406	6766 W ANDREW JOHNSON HWY MOSHEIM TN 378183836	423-422-2829	
8. KAREN DENISE LAWING	1610 MIDDLE CREEK RD AFTON TN 37616	423-426-7180	114 W CHURCH STREET GREENEVILLE TN 37445	423-636-5000	
9. LISA E LOWERY	1006 MARTINGALE DR GREENEVILLE TN 377436175	423-639-8797	208 N COLLEGE ST GREENEVILLE TN 377455091	424-639-2141	
10. JESSICA CHAMBERS MCAFEE	240 ORRICK LN GREENEVILLE TN 377435433	423-552-0569	100 W SUMMER ST GREENEVILLE TN 377434924	423-972-4391	10,000.00
11. JESSICA LEANN MCNEALY	211 S IRISH ST APT 7 GREENEVILLE TN 377434941	423-608-5334	4159 ASHEVILLE HWY GREENEVILLE TN 377432220	423-638-3117	FRANK E. NEAL & CO. INC.
12. BRITTANY RICKER	3777 NEWPORT HWY GREENEVILLE TN 377433486	423-231-5930	550 TUSCULUM BLVD GREENEVILLE TN 377453939	--	
13. ALANNA BRIANNE RUPERT	300 W SEVIER HEIGHTS GREENEVILLE TN 37743	423 588 0416	2330 EAST ANDREW JOHNSON HIGHW GREENEVILLE TN 37743	423 787 7730	

Dei Dwyer
SIGNATURE

CLERK OF THE COUNTY OF GREENE, TENNESSEE
9/3/19

DATE



**A RESOLUTION TO REZONE CERTAIN TERRITORY
OWNED BY RUSSELL WARD FROM A-1, GENERAL AGRICULTURE DISTRICT
TO B-2, GENERAL BUSINESS DISTRICT WITHIN THE
UNINCORPORATED TERRITORY OF GREENE COUNTY, TENNESSEE**

WHEREAS, the Greene County Commission has adopted a zoning resolution establishing zone districts within the unincorporated territory of Greene County, Tennessee and regulations for the use of property therein; and

WHEREAS, the Greene County Commission realizes that any zoning plan must be changed from time to time to provide for the continued efficient and economic development of the county; and

WHEREAS, Russell Ward has requested that this property be rezoned from A-1, General Agriculture District to B-2, General Business District; and

WHEREAS, the Greene County Regional Planning Commission did review a request on August 13, 2019 that the Russell Ward property be rezoned and recommended that the Greene County Commission deny the request to rezone the property.

NOW, THEREFORE BE IT RESOLVED that the Greene County Legislative Body meeting in regular session on the 16th day of September, 2019 a quorum being present and a majority voting in the affirmative to amend the Greene County Zoning Map to show the following property to be zoned B-2, General Business District.

Being the same property identified as Greene County tax map 067, as parcel 025.20, as shown on the attached survey and tax map.

This change shall take effect after its passage, the welfare of the County requiring it.

Sponsor Greene County Regional
Planning Commission

August 13, 2019

Date

Date of Public Hearing
by the Greene County Commission:

September 16, 2019

Date

Decision by the Greene
County Commission:

Approved or Denied

Signed in Open Meeting:

County Mayor

Attest:

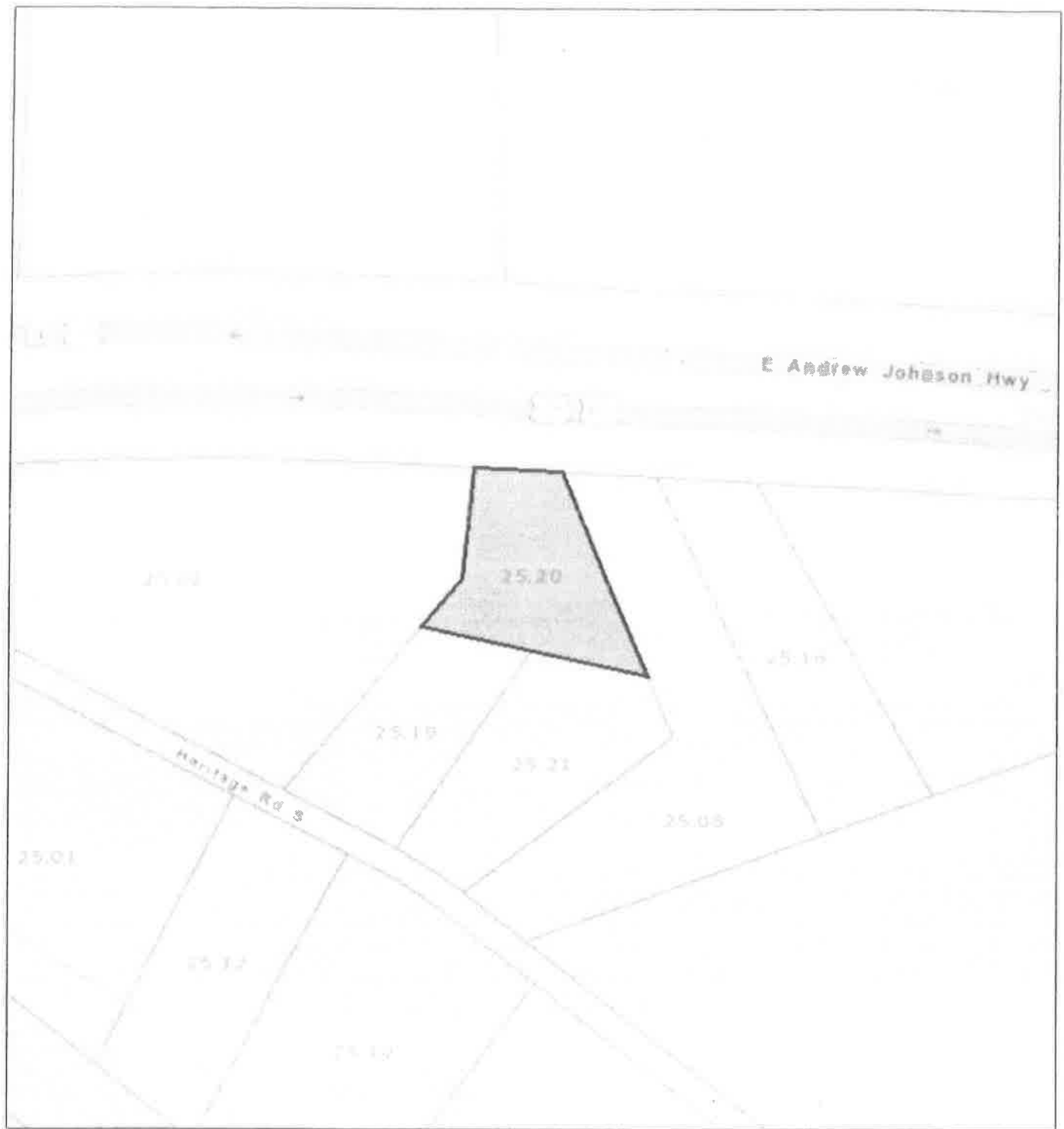
County Court Clerk

Approved as to Form:

Roger A. Wolsky
County Attorney

A

Greene County - Parcel: 067 025.20



Date: July 23, 2019
County: Greene
Owner: WARD RUSSELL
Address: E ANDREW JOHNSON HWY
Parcel Number: 067 025.20
Deeded Acreage: 0.77
Calculated Acreage: 0
Date of Imagery: 2015

Sources: Esri, HERE, Garmin, USGS, Intermap, INCREMENT P, NRCan, Esri Japan, METI, Esri China (Hong Kong), Esri Korea, Esri (Thailand), NGCC, (c) OpenStreetMap contributors, and the GIS User Community
TN Comptroller - OLG
State of Tennessee Comptroller of the Treasury, Office of Local Government

The property lines are compiled from information maintained by your local county Assessor's office but are not conclusive evidence of property ownership in any court of law.

THE GREENEVILLE SUN
THE GREENEVILLE NEIGHBOR-TMC
P.O. BOX 1630
GREENEVILLE TN 37744
(423) 638-4181
Fax (423) 638-7348

ORDER CONFIRMATION

Salesperson: SANDI BLALOCK

Printed at 08/28/19 08:58 by tanya-jm

Acct #: 117573

Ad #: 2040936

Status: New WHOLD

G CO PLANNING OFFICE
AMY TWEED
SUITE 2
129 CHARLES ST
GREENEVILLE TN 37743

Start: 08/29/2019 Stop: 08/29/2019
Times Ord: 1 Times Run: ***
STD 1.00 X 24.00 Words: 115
Total STD 24.00
Class: 1010 PUBLIC NOTICES
Rate: LEG Cost: 76.18
Affidavits: 1

Contact: AMY TWEED
Phone: (423) 798-1724
Fax#: (423) 798-1725
Email: AmyT@GreeneTN.com
Agency:

Ad Descrpt: NOTICE OF PUBLIC HEARING
Given by: AMY TWEED
P.O. #:
Created: tanya 08/28/19 08:57
Last Changed: tanya 08/28/19 08:58

PUB	ZONE	EDT	TP	START	INS	STOP	SMTWTF
GS	A		97	W Thu 08/29/19		1 Thu 08/29/19	MTWTF

AUTHORIZATION

Under this agreement rates are subject to change with 30 days notice. In the event of a cancellation before schedule completion, I understand that the rate charged will be based upon the rate for the number of insertions used.

Name (print or type)

Name (signature)

NOTICE OF PUBLIC HEARING

The Greene County Commission will meet on September 16, 2019 at 6:00 p.m. at the Criminal Courtroom in the Greene County Courthouse located at 101 South Main Street Greenville, TN, to hold a public hearing on the following rezoning request:

Property Owned by Russell Ward, located on E Andrew Johnson Highway being parcel 025.20, map 067 Greene County Tax Maps from A-1 General Agriculture District (Existing Zone) to B-2 General Business District (Proposed Zone) for automobile service and repair establishment. A copy of the proposed rezoning will be on file at the Greene County Zoning, Building and Planning Office, 129 Charles Street, Suite 2, Greenville, TN 37743 for public viewing. 8.29.19

**THE GENERAL PURPOSE SCHOOL FUND
A RESOLUTION TO AMEND THE GREENE COUNTY SCHOOLS BUDGET FOR
FOR FISCAL YEAR 2019-2020**

WHEREAS, the Greene County School System is amending the 2019-2020 Budget for the General Purpose School Fund for Maintenance of Effort,

THEREFORE, the following appropriations will be amended:

REVENUES

ACCOUNT	DESCRIPTION	INCREASE	DECREASE
40210	Local Option Sales	\$ 40,000	-
	TOTAL REVENUES	\$ 40,000	-

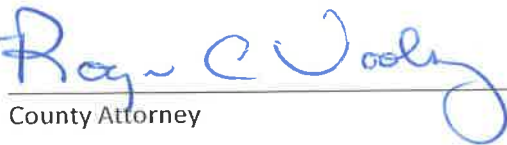
EXPENDITURES

ACCOUNT	DESCRIPTION	INCREASE	DECREASE
71100 722	Regular Instructional Equipment	\$ 40,000	
	TOTAL EXPENDITURES	\$ 40,000	-

NOW, THEREFORE, BE IT RESOLVED by the Greene County Legislative Body meeting in regular session, this 16th day of September 2019, a quorum being present and a majority voting in the affirmative, that the funds be appropriated as shown above.

County Mayor

Greene County Education Committee
Sponsor



County Attorney

County Clerk

B

THE GENERAL PURPOSE SCHOOL FUND
A RESOLUTION TO AMEND THE GREENE COUNTY SCHOOLS BUDGET FOR
CHANGES IN REVENUES & EXPENDITURES FOR FISCAL YEAR 2019-2020

WHEREAS, the Greene County School System is amending the 2019-2020 Budget for the General Purpose School Fund to reflect changes in revenues and expenditures (\$747,241),

THEREFORE, the following appropriations will be amended:

REVENUES

ACCOUNT	DESCRIPTION	INCREASE	DECREASE
40210	Local Option Sales	\$ 110,000	\$ -
44110	Interest Earned	170,000	-
44570	Contributions & Gifts (Save the Children)	271,227	-
44570	Contributions & Gifts (United Way)	5,720	-
46511	Basic Education Program	-	31,000
46592	Internet Connectivity	-	17,355
46981	Other State Grant (School Safety Grant Carryover)	16,490	-
46981	School Resource Officers Grant	210,000	-
43581	Extended School Program	41,000	-
47640	ROTC	2,000	-
46515	State Pre-K	-	60,701
49800	Transfer from 34755	29,860	-
	TOTAL REVENUES	\$ 856,297	\$ 109,056

EXPENDITURES


ACCOUNT	DESCRIPTION	INCREASE	DECREASE
71100 210	Unemployment	\$ 1,586.0	\$ -
71100 399	Other Contracted Services	5,000	-
71100 430	Textbooks - Electronic	5,000	-
71200 204	State Retirement	774	-
72110 204	State Retirement	275	-
72120 204	State Retirement	2,152	-
72130 204	State Retirement	560	-
72130 309	Contracts with Government Agencies	210,000	-
72130 399	Contracted Services	7,000	-
72130 599	Other Charges	2,441	-
72130 790	Other Equipment	16,490	-
72210 204	State Retirement	2,485	-
72220 204	State Retirement	270	-
72250 471	Software	12,500	-
72320 204	State Retirement	240	-
72410 204	State Retirement	4,560	-

ACCOUNT	DESCRIPTION	INCREASE	DECREASE
72410 499	Other Supplies & Materials	\$ 2,000	\$ -
72510 204	State Retirement	2,000	-
72510 435	Office Supplies	1,000	
72610 204	State Retirement	8,200	-
72610 415	Electricity	145,000	
72620 204	State Retirement	3,300	-
72710 204	State Retirement	12,250	-
72710 338	Maintenance & Repair Service Vehicles	2,000	
72710 340	Medical Services (Driver Physicals)	2,000	-
72710 499	Other Supplies & Materials	16,490	-
72710 599	Other Charges	10,000	
73300 189	Other Salaries (ESP)	38,000	
73300 201	Social Security (ESP)	2,000	-
73300 204	State Retirement	4,144	-
73300 204	State Retirement (ESP)	500	
73300 207	Medical Insurance	7,714	-
73300 212	Employer Medicare (ESP)	500	-
73300 499	Other Supplies & Materials (United Way)	-	2,880
73300 355	Travel (United Way)	600	
73300 599	Other Charges (United Way)	8,000	-
73300 189	Other Salaries & Wages (STC)	160,168	-
73300 201	Social Security (STC)	10,316	-
73300 204	State Retirement (STC)	21,378	-
73300 207	Medical Insurance (STC)	-	2,554
73300 207	Medical Insurance (Cost Share)	2,564	-
73300 208	Dental/Optical (STC)	-	150
73300 212	Employer Medicare (STC)	2,393	-
73300 217	Retirement - Hybrid Stabilization (STC)	1,781	-
73300 429	Instructional Supplies & Materials (STC)	67,400	-
73300 524	In-Service/Staff Development (STC)	-	780
73300 599	Other Charges (STC)	11,275	-
73400 116	Teachers	6,500	-
73400 162	Clerical Personnel	-	100
73400 163	Educational Assistants	-	1,300
73400 201	Social Security	300	-
73400 204	State Retirement	1,510	-
73400 207	Medical Insurance	12,200	-
73400 212	Employer Medicare	50	-
73400 217	Retirement - Hybrid Stabilization	240	-
73400 429	Instructional Supplies & Materials	-	53,101
73400 524	In-Service/Staff Development	-	2,000
73400 599	Other Charges	-	25,000
	TOTAL EXPENDITURES	\$ 835,106	\$ 87,865

NOW, THEREFORE, BE IT RESOLVED by the Greene County Legislative Body meeting in regular session, this 16th day of September 2019, a quorum being present and a majority voting in the affirmative, that the funds be appropriated as shown above.

County Mayor

Greene County Education Committee
Sponsor



County Attorney

County Clerk

RESOLUTION APPROVING THE TRUSTEE'S OFFICIAL BOND

WHEREAS, the official bond for the County Trustee must be approved by the Greene County Legislative Body; and

WHEREAS, the minimum amount of the official bond for the Trustee shall be determined from the amount of revenues handled by the Trustee during the last fiscal year audited by the comptroller of the treasury as mandated by T.C.A. 8-11-103 (a); and

WHEREAS, the comptroller has recommended that the Trustee's official bond be increased by \$6,182.00 to meet the statutory minimum amount required; and

WHEREAS, after consideration of the statutory requirements for the official bond for the Trustee and the recommendation by the comptroller, it appears that the surety bond of the office of Trustee should be increased as specified above to protect the state, county and citizens in the event the county official fails to perform his duties properly.

NOW, THEREFORE BE IT RESOLVED by the Greene County Legislative Body, meeting in a regular session on the 16th of September, 2019, a quorum being present and a majority voting in the affirmative that the Trustees Official Bond as required by statute and recommended by the comptroller be approved as follows:

Officer:

Nathan R. Holt, Trustee -

Bond Amounts:

\$ 2,333,715.00

BE IT FURTHER RESOLVED that the official bond that the county official is required by law to execute and the change rider to provide the additional security shall be recorded in the office of the county register of deeds and transmitted to the office to the County Clerk for safekeeping as the law requires.

Budget and Finance Committee
Sponsor

County Court Clerk

County Mayor

Roger A. Woolsey
County Attorney

Greene County Attorney
Roger A. Woolsey
204 N. Cutler St.
Greeneville, TN 37745
Phone: 423-798-1779
Fax: 423-798-1781

CHANGE RIDER

To be attached to and form a part of Bond No. 0574345

Executed by Nathan Ryan Holt

as Principal and by The Cincinnati Insurance Company as Surety,

in favor of Greene County

as Obligee and effective as of September 1, 2014

(original effective date of bond)

In consideration of the mutual agreements herein contained the Principal and the Surety hereby consent to changing

Field:

From:

To:

Bond Amount:

\$2,327,533.00

\$2,333,715.00

Nothing herein contained shall vary, alter or extend any provision or condition of this bond except as herein expressly stated. This rider is effective on the 20th day of August 2019


Principal

Accepted:

The Cincinnati Insurance Company

Obligee

By


Attorney-in-fact
Monica Fillers

By _____
Title

THE CINCINNATI INSURANCE COMPANY

Fairfield, Ohio

POWER OF ATTORNEY

0574345

KNOW ALL MEN BY THESE PRESENTS: That THE CINCINNATI INSURANCE COMPANY, a corporation organized under the laws of the State of Ohio, and having its principal office in the City of Fairfield, Ohio, does hereby constitute and appoint

Monica Fillers

of Greeneville, TN its true and lawful Attorney(s)-in-Fact to sign, execute, seal and deliver on its behalf as Surety, and as its act and deed, any and all bonds, policies, undertakings, or other like instruments, as follows: Any such obligations in the United States,

Ten Million and No/100 Dollars (\$10,000,000.00).

This appointment is made under and by authority of the following resolution passed by the Board of Directors of said Company at a meeting held in the principal office of the Company, a quorum being present and voting, on the 6th day of December, 1958, which resolution is still in effect:

RESOLVED, that the President or any Vice President be hereby authorized, and empowered to appoint Attorneys-in-Fact of the Company to execute any and all bonds, policies, undertakings, or other like instruments on behalf of the Corporation, and may authorize any officer or any such Attorney-in-Fact to affix the corporate seal; and may with or without cause modify or revoke any such appointment or authority. Any such writings so executed by such Attorneys-in-Fact shall be binding upon the Company as if they had been duly executed and acknowledged by the regularly elected officers of the Company.

This Power of Attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of the Company at a meeting duly called and held on the 7th day of December, 1973.

RESOLVED, that the signature of the President or a Vice President and the seal of the Company may be affixed by facsimile on any power of attorney granted, and the signature of the Secretary or Assistant Secretary and the seal of the Company may be affixed by facsimile to any certificate of any such power and any such power of certificate bearing such facsimile signature and seal shall be valid and binding on the Company. Any such power so executed and sealed and certified by certificate so executed and sealed shall, with respect to any bond or undertaking to which it is attached, continue to be valid and binding on the Company.

IN WITNESS WHEREOF, THE CINCINNATI INSURANCE COMPANY has caused these presents to be sealed with its corporate seal, duly attested by its Vice President this 1st day of April, 2007.



STATE OF OHIO
COUNTY OF BUTLER

} ss:

THE CINCINNATI INSURANCE COMPANY

Thomas H. Kelly

Vice President

On this 1st day of April, 2007, before me came the above-named Vice President of THE CINCINNATI INSURANCE COMPANY, to me personally known to be the officer described herein, and acknowledged that the seal affixed to the preceding instrument is the corporate seal of said Company and the corporate seal and the signature of the officer were duly affixed and subscribed to said instrument by the authority and direction of said corporation.



Mark J. Huller
MARK J. HULLER, Attorney at Law
NOTARY PUBLIC - STATE OF OHIO
My commission has no expiration date. Section 147.03 O.R.C.

I, the undersigned Secretary or Assistant Secretary of THE CINCINNATI INSURANCE COMPANY, hereby certify that the above is a true and correct copy of the Original Power of Attorney issued by said Company, and do hereby further certify that the said Power of Attorney is still in full force and effect.

GIVEN under my hand and seal of said Company at Fairfield, Ohio,
this 22nd day of August, 2019



Beggy J. Schlueter

Secretary

**A RESOLUTION OF THE GREENE COUNTY LEGISLATIVE BODY TO APPROPRIATE
\$1,455 TO THE GREENE COUNTY SHERIFF'S DEPARTMENT FOR FUNDS RECEIVED
FROM SALE OF RECYCLED MATERIALS FOR FYE JUNE 30, 2020**

WHEREAS, the Greene County Sheriff's Department received proceeds totaling one thousand four-hundred fifty-five dollars (\$1,455) from the sale of recycled materials and;

WHEREAS, the Greene County Sheriff's Department wishes to expend these funds during the current fiscal year and;

NOW, THEREFORE, BE IT RESOLVED, by the Greene County Legislative Body meeting in regular session on September 16th, 2019 a quorum being present and a majority voting in the affirmative, that the budget be amended as follows:

INCREASE IN BUDGETED REVENUES

44145	Sale of Recycled Materials	<u>\$ 1,455</u>
	Total Increase in Budgeted Revenues	<u><u>\$ 1,455</u></u>

INCREASE IN APPROPRIATIONS

54410	SHERIFF'S DEPARTMENT	
716	Law Enforcement Equipment	<u>\$ 1,455</u>
	Increase in Budgeted Appropriations	<u><u>\$ 1,455</u></u>

County Mayor

County Clerk

Budget and Finance Committee

Sponsor



County Attorney

E

**A RESOLUTION TO APPOINT MEMBERS TO THE VARIOUS GREENE
COUNTY COMMITTEES**

WHEREAS, it is necessary in the daily function and efficiency of Greene
County Government to appoint members to serve on certain Greene County
Committees; and

WHEREAS, T.C.A. § 5-6-106(c) provides that the County Mayor shall appoint
members of county boards and commissions; and

WHEREAS, such appointees shall be subject to confirmation by the Greene
County Legislative Body; and


WHEREAS, attached as Exhibit "A" to this Resolution is the Greene County
Mayor's appointments for the various committees, boards, and commissions, subject to
the approval of the Greene County Legislative Body.

NOW, THEREFORE BE IT RESOLVED by the Greene County Legislative
Body meeting in regular session on the 16th day of September, 2019, a quorum being
present and a majority is voting in the affirmative that the Greene County Mayor's
appointments for the various committees, boards, and commissions (attached as Exhibit
"A") is approved as presented.

Robin Quillen _____
Sponsor


County Mayor

County Clerk


County Attorney

Greene County Attorney

Roger A. Woolsey
204 N. Cutler Street
Greeneville, TN 37745
Phone: 423-798-1779
Fax: 423-798-1781

Greene County Committees

updated 9/6/2019

Committee Description:

Member Names:

Term on Committee:

Animal Control Committee	1	Chris Cutshall, Director	
	2	Kaleb Powell - 2nd District	
	3	Robin Quillen - 3rd District	
	4	Lyle Parton - 4th District	
	5	Jeffrey Bible - 6th District	
	6	Teddy Lawing - 7th District	
Audit Committee	1	Tonya Easley	eff 6/17/2019
	2	Bill Moss	
	3	Thomas "Tommy" Love	
Beer Board Committee	1	Bill Dabbs, 4th District	
	2	Josh Arrowood, 2nd District	
	3	Gary Shelton, 5th District	
Budget Committee also notify: David McLain Regina Nuckols Kevin Swatsell & April	1	Kevin Morrison - Co. Mayor	
	2	Danny Lowery, Budget Director	Ex Officio
	3	Paul Burkey, 7th District	
	4	John Waddle, 6th District	
	5	Robin Quillen, 3rd District	
	6	Dale Tucker, 1st District	
Building Code Committee Tim Tweed	1	Clifford "Doc" Bryant, 3rd District	
	2	Brad Peters, 2nd District	
	3	Pamela Carpenter, 5th District	
	4	Kathy Crawford, 1st District	
	5	Josh Kesterson, 6th District	
	6	Bill Dabbs - 4th District	
	7	White, Tim - 1st District	
Building Code Appeals Comm. <i>formed 2008</i> Tim Tweed	1	Heath Sipe , EMA Director (Interim)	
	2	Dena Fillers	
	3	Idell, Jeff, Construction	
	4	Jacobs, John, Structural Engineer	
	5	Josh Kesterson - 6th District	
	6	Riley, Sam, Realtor	
	7	White, Tim - 1st District	
	8	Wright, Dave, Architech	
Cable Franchise Committee	1	Butch Patterson, 7th District	
	2	Kaleb Powell, 2nd District	
	3	Robin Quillen, 3rd District	
	4	Josh Arrowood, 2nd District	
	5	Pam Carpenter, 5th District	
	6	Woolsey, Roger, Co. Atty.	
Civil Service Board <i>serve three-year terms</i>	1	Douglas Payne	2020
	2	Ron Metcalf	2018
	3	Tony Jones	2020
Delinquent Tax Board	1	Dale Tucker, 1st District	
	2	Lyle Parton, 4th District	
	3	Hoot Bowers, 5th District	
	4	Jason Cobble, 3rd District	

Education Committee	1	David McLain, School Director	
	2	Tim White, 1st District	
	3	Hoot Bowers, 5th District	
	4	Paul Burkey, 7th District	
	5	Bill Dabbs, 4th District	
	6	Butch Patterson, 7th District	

Emergency Medical Services	1	Kevin Morrison - Co. Mayor	
	2	Heath Sipe, EMA Director (Interim)	Ex Officio
	3	Robin Quillen, 3rd District	
	4	Daniels, W. T, City Mayor	
	5	Dr. John Kitsteiner	Current Med. Director
	6	Kathy Crawford, 1st District	
	7	Cathy Osborne, Health Dept. Director	
	8	Cal Doty	
	9	Robin Roberts	
	10	Tammy Albright	

Agriculture Extension Committee	1	Kevin Morrison, Co. Mayor	Ex Officio
	2	Dale Collette	2018
	3	Jason Cobble, 3rd District	2019
	4	Julie Kleinlein	2019
	5	Betty Love	2018
	6	Erich Winter	2021
	7	Gary Shelton, 5th District	2019
	8	Dale Tucker, 1st District	2019

Ethics Committee	1	Joy Rader, Register of Deeds	Elected Official
	2	Josh Arrowood, 2nd District	
	3	Gary Shelton, 5th District	
	4	Jason Cobble, 3rd District	
	5	George Clemmer, 4th District	
	6	Butch Patterson, 7th District	
	7	John Waddle, 6th District	
	8	Kathy Crawford, 1st District	

Board of Equalization <i>APPOINTED IN 2013</i>	1	TBD	
	2	Gentry, Phil	
	3	Phillipa, Wayne	
	4	Pillar, Marc	
	5	Wildman, Joseph, Chairman	

Greene County Health & Safety (Debris Ordinance) (Tim Tweed)	1	Lyle Parton, 4th District	
	2	Josh Kesterson, 6th District	
	3	Kaleb Powell, 2nd District	
	4	Robin Quillen - 3rd District	
	5	Tim White - 1st District	

Greene County Historical Committee	1	Josh Arrowood, 2nd District	
	2	Massey, Tim	Historian
	3	Josh Kesterson, 6th District	
	4	Clifford "Doc" Bryant, 3rd District	

Greene County Records Committee

1	Armstrong, Kay S	
2	Pam Carpenter, 5th District	
3	Tim Massey	Historian
4	Josh Arrowood, 2nd District	
5	Erin Evans	Librarian
6	Rader, Joy	
7	Bryant, Lori	
8	Walker, Madge	
9	Wright, Judge	

Health Board*4 year terms*** Appointments done in January*

1	Cathy Osborne, Local Health Dept. D	2021 Ex Officio
2	Dr. Kimi Zook	2021 Ex Officio
3	Carmelia Alexnder, RN	2021
4	Dr. John Boyes	2021
5	Kevin Morrison - Co Mayor	2021
6	Alan B Corley - Pharmacist	2021
7	David McLain - County School Direct	2021
8	Dr. Michael J. O'Dell - Physician	2021
9	Dr. Craig Shepard - Dentist	2021
10	Doug Woolsey - Veterinarian	2021
11	Jackie Neas, Community Member	2021

Investment Committee

1	Nathan Holt - Trustee	
2	Dale Tucker, 1st District	
3	Bill Dabbs, 4th District	
4	John Waddle, 6th District	
5	Paul Burkey, 7th District	
6	George Clemmer, 4th District	

Industrial Park Agency

1	Kevin Morrison, Co. Mayor	
2	W.T. Daniels, City Mayor	
3	City Representative	
4	Terry Leonard	
5	Allen Jones	

Insurance Committee

John McInturff
Andrea Hillis - Tri State Claims
Patti Roberts - Ballad
Maggie Hayes
Tony Williamson - Trinity
Chris Poynter - Trinity
Brian Lockhart - BCBS
Krystal Justis - Insurance Clerk
Bridget Bailey - Ballad

1	Kevin Morrison - Co. Mayor	
2	Wesley Holt - Sheriff	
3	David McLain	
4	Roger Woolsey, Co. Atty	
5	Danny Lowery, Budget Director	
6	Kevin Swatsell, Hwy, Superintendant	
7	Erin Chandler, HR Director	
8	John Waddle, 6th District	
9	Bill Dabbs, 4th District	
10	Dale Tucker, 1st District	
11	Brad Peters, 2nd District	

Law Enforcement Committee

1	Wesley Holt, Sheriff	
2	Jeffrey Bible, 6th District	
3	Clifford "Doc" Bryant, 3rd District	
4	Josh Kesterson, 6th District	
5	Kaleb Powell, 2nd District	
6	Lloyd "Hoot" Bowers, 5th District	
7	Kathy Crawford, 1st District	
8	Lyle Parton, 4th District	
9	Teddy Lawing, 7th District	
10	Jason Cobble, 3rd District	
11	Gary Shelton, 5th District	

Local Library Board*3 year term*

1	Bewley, Carla	1/20/2020 City
2	Hawk, Buddy	City Co-Term
3	Britton, Barbara	1/20/2020 County
4	Kidwell, Ginny (Chair)	1/20/2020 City
5	Pensinger, Julia	1/19/2019 County
6	Butch Patterson, 7th District	Co-Term County
7	Bobby Holt	1/19/2019 City

9-1-1 Representatives

1	Robin Quillen	
2	Josh Kesterson	
3	Tim Ward, Chief of Police	
4	Alan Shipley, Fire Chief TBD	
5	John Waddle, 6th District	
6	Jeff Wilburn	
7	Teddy Lawing	
8	Pamela Carpenter	
9	Lloyd "Hoot" Bowers	

9-1-1 Sign Committee*(5 members chosen by County Mayor)*

1	Jerry Bird	
2	Kaleb Powell, 2nd District	
3	Teddy Lawing, 7th District	
4	Josh Kesterson, 6th District	
5	Jeffrey Bible, 6th District	

Personnel Policies Committee

Mayor Morrison - Ex. Officio
Roger Woolsey, County Attorney
Erin Chandler-Elmore, HR Director

1	Brad Peters, 2nd District	
2	Pam Carpenter, 5th District	
3	Kaleb Powell, 2nd District	
4	Robin Quillen, 3rd District	
5	Teddy Lawing, 6th District	
6	Clifford "Doc" Bryant, 3rd District	
7	Butch Patterson, 7th District	

Planning Commission*(Serve four-year terms)*

Advising:
Amy Tweed
Tim Tweed

Roger Woolsey
Kevin Morrison, Co. Mayor

1	Lyle Parton, 4th District	Co-Term
2	Gwen Lilley	2018
3	Jason Cobble, 3rd District	Co-Term
4	Stevi King	2018
5	Gary Rector	2020
6	Edwin Remine	2020
7	Kristen Girton	2020
8	Phillip Ottinger	2018
9	Sam Riley	2018

Property Sales Committee*Appointed by Co. Mayor*

1	Jeffrey Bible, 6th District	
2	Lyle Parton, 4th District	
3	Lloyd "Hoot" Bowers, 5th District	
4	Jason Cobble, 3rd District	

Purchasing Committee*5 members including
Co. Mayor as per law*

1	Kevin Morrison, Co. Mayor	
2	Teddy Lawing, 7th District	
3	Pamela Carpenter, 5th District	
4	Lyle Parton, 4th District	
5	Tim White, 1st District	

Range Oversight Committee*Police Chief & Sheriff are terms of office
Community Rep is 3 year terms
this is effective 8/14/2018*

1	Tim Ward, Police Chief	eff 8/14/2018
2	Wesley Holt, Sheriff	eff 9/1/2018
3	Dick Fawbush, Community Represen	eff 8/14/2018
4	Rocco Preston	eff 5/20/2019
5	Brian Click	eff 5/20/2019

Regional Library Board

1	Susan Brandon	eff 2019
2	Elanor G'Fellers	eff 2019

Regional Solid Waste*six year terms*

1	Jim Greene, Solid Waste Director		County
2	Benko, Mark	2019	City
3	Reynolds, Jennifer	2020	County
4	G'Fellers, Neil	2018	City
5	Peters, Brad	2017	City
6	Webster, Sarah	2017	City
7	Hauser, Joel	2022	County
8	Bird, Robert	2020	Tusculum
9	Waddle John	2021	County

Road & Highway Committee

1	George Clemmer, 4th District	
2	Lloyd "Hoot" Bowers, 5th District	
3	Gary Shelton, 5th District	
4	Josh Arrowood, 2nd District	
5	Clifford "Doc" Bryant, 3rd District	
6	Butch Patterson, 7th District	
7	Tim White, 1st District	

Solid Waste Committee

1	Kathy Crawford, 1st District	
2	Brad Peters, 2nd District	
3	Butch Patterson, 7th District	
4	Clifford "Doc" Bryant, 3rd District	
5	Jeffrey Bible, 6th District	
6	Pamela Carpenter, 5th District	
7	George Clemmer, 4th District	

Board of Zoning Appeals*Appointed to 5 yr. Staggered
terms*Advising:
Tim Tweed
Amy Tweed

1	Beth Douthat	2018
2	Maybrey G'Fellers	2018
3	Bill Dabbs, 4th District	2019
4	Kathy Crawford, 1st District	2019
5	Robert Wilhoit	2019
6	Jason Smith	2019
7	Holly Brooks	2019

**A RESOLUTION OF THE GREENE COUNTY LEGISLATIVE BODY
AUTHORIZING THE APPROPRIATION OF \$20,000 FOR THE
AWARDING OF THE ACCESS TO HEALTH THROUGH HEALTHY ACTIVE
BUILT ENVIRONMENTS (AHHABE) GRANT TO CONSTRUCT A WALKING TRAIL**

WHEREAS, the Greene County Mayor's Office received the aforementioned grant, from the Tennessee Department of Health;

WHEREAS, the Health Department and Greene County Government will provide oversight and manage the construction of a Walking Trail at the Nolachuckey Elementary School, allocating the total amount of \$20,000 for the project, for the purpose of creating and safe and healthy space for community residents.

THEREFORE, let the General Fund budget be amended as follows:

INCREASE IN ESTIMATED REVENUE

46190 Other State Government Grants	\$ 20,000
-------------------------------------	-----------

Total Decrease in Estimated Revenue	\$ 20,000
--	------------------

INCREASE IN APPROPRIATIONS

55900 Other Public Health	
791 Other Construction	\$ 20,000

Total Increase in Appropriations	\$ 20,000
---	------------------

NOW, THEREFORE; be it resolved by the Greene County Legislative Body meeting in regular session this 16th day of September, 2019, a quorum being present and a majority voting in the affirmative, that the budget be amended as above.

County Mayor

County Clerk

Budget & Finance
Sponsor



County Attorney

**A RESOLUTION OF THE GREENE COUNTY LEGISLATIVE BODY TO APPROPRIATE
\$50,229 TO THE GREENE COUNTY HUMAN RESOURCE DEPARTMENT IN THE GENERAL
FUND - #101, FOR THE KRONOS TIMEKEEPING SYSTEM FOR FYE JUNE 30, 2020**

WHEREAS, over the past year, the Greene County Personnel Policy Committee has undertaken the task of revising, updating and consolidating policies and procedures to be used county wide and;

WHEREAS, the Greene County Personnel Policy Committee has recommended that Greene County implement a county wide timekeeping system to assist in reducing manual errors and payroll processing time and;

WHEREAS, once implemented, Greene County will make it mandatory for each department to use the timekeeping system in order to have their payroll information processed without exception and;

NOW, THEREFORE, BE IT RESOLVED, by the Greene County Legislative Body meeting in regular session on September 16th, 2019 a quorum being present and a majority voting in the affirmative, that the budget be amended as follows:

DECREASE IN UNASSIGNED FUND BALANCE

39000 Unassigned Fund Balance	\$ 50,229
Total Decrease in Unassigned Fund Balance	\$ 50,229

INCREASE IN APPROPRIATIONS

51310 PERSONNEL OFFICE	
399 Other Contracted Services	\$ 50,229
Increase in Budgeted Appropriations	\$ 50,229

County Mayor

County Clerk

Budget and Finance Committee
Sponsor

Rog C. Voolen
County Attorney

A RESOLUTION TO DONATE CERTAIN REAL PROPERTY TO WALTERS STATE COMMUNITY COLLEGE – NISWONGER CAMPUS

WHEREAS, Greene County has a rich heritage in the field of education; and

WHEREAS, Greene County is home to the newly constructed Walter State Community College – Niswonger Campus; and

WHEREAS, the Walters State Community College – Niswonger Campus currently enrolls approximately eleven hundred students, most of whom are Greene County residents; and

WHEREAS, the Greene County Commission recently acquired the former Consumer Credit Union building on Elk Street to house the Greene County Election Commission office and the Greene County EMA office, respectively; and

WHEREAS, during the debate regarding the purchase of the CCU Building Mayor Kevin Morrison and numerous commissioners expressed maintenance and infrastructure concerns about the current Election Commission building, including a leaking roof, faulty sewer pipes, a non-ADA-accessible public restroom; and

WHEREAS, because of said maintenance concerns, the cost of repairs needed to bring the building up to code appear to be greater than the property is worth; and

WHEREAS, the most beneficial use of the property to the community would be as an addition to the Walters State Community College – Niswonger Campus;

NOW, THEREFORE, BE IT RESOLVED that the Greene County Commission, meeting in session on the 16th day of September 2019, a quorum being present and a majority voting in the affirmative hereby donates the current Greene County Commission property to the Walters State Community College – Niswonger Campus to use as Walters State and the Tennessee Board of Regents see fit.

This request shall take effect upon passage, the public welfare requiring it.

Brad Peters, Butch Patterson
Sponsors


County Mayor

County Clerk

Roger C. Woolley
County Attorney

I

Greene County Attorney
Roger A. Woolsey
204 N. Cutler Street
Greeneville, TN 37745
Phone: 423-798-1779
Fax: 423-798-1781

RESOLUTION AUTHORIZING THE GREENE COUNTY COURT CLERK TO ESTABLISH A SATELLITE OFFICE WITH A DRIVE THROUGH FOR VEHICLE TAG RENEWAL ON WEST SUMMER STREET IN GREENEVILLE, TENNESSEE

WHEREAS, the Greene County Clerk desires to rent a 1200 square foot office on West Summer Street at the intersection with the 70 Truck Route in Greeneville, Tennessee to establish a satellite drive-through vehicle tag renewal location for the benefit and convenience of the citizens of Greene County; and

WHEREAS, it appears that it would be in the best interests of and greatly benefit the citizens of Greene County; to establish a satellite office facility to facilitate speedy and efficient tag renewals by allowing the citizens of Greene County to have a drive-through location which in turn would reduce congestion and parking issues at the Greene County Annex; and

WHEREAS, the proposed lease for the satellite office would be for a three-year period with an option to extend as needed at a cost of One Thousand Two Hundred Dollars (\$1,200.00) per month; and

WHEREAS, the County Court Clerk utilizing existing staff and funding in her budget will be able to staff and furnish the satellite office with personnel, furniture, and equipment but will need an additional appropriation of \$16,900.00 annually for lease payments and utilities for the satellite office; the County Court Clerk has proposed that she has and will continue to provide new revenues to cover this additional appropriation from new revenues the clerk's office is or will be generating from fees earned for issuing driver licenses, hand gun carry permits, and Real ID licenses.

NOW, THEREFORE BE IT RESOLVED, by the Greene County Legislative Body meeting in regular session on the 16th day of September, 2019 a quorum being present and a majority voting in the affirmative that:

- 1) The County Court Clerk is hereby granted permission to establish a satellite office on West Summer Street at the intersection with the 70 Truck Route in Greeneville, Tennessee.

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Lloyd "Hoot" Bowers
Sponsor

County Attorney

Roger A. Woolsey
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Greeneville, TN 37745
Phone: 423-798-1779
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**RESOLUTION OF THE GREENE COUNTY LEGISLATIVE BODY
CENSURING CLIFFORD “DOC” BRYANT, A COUNTY COMMISSIONER
REPRESENTING THE THIRD DISTRICT OF GREENE COUNTY, TN**

WHEREAS, the legitimacy of a democratic government rest on its ability to gain the trust of its citizens. Governmental officials and staff who fail to uphold basic standards of ethics completely undermine the role of public service. At the core of decisions, officials are expected to keep the interest of the public, not themselves in mind; and

WHEREAS, most citizens of Greene County interpret ethical conduct in black and white; there are the right things to do and then there are wrong things to do. In many instances, just the appearance of wrongdoing, whether in failing to pay your proportionate share of taxes while others pay their fair share, in failing to pay debts legally owed to the government, or in failing to respect the courts, the legal system and the privilege of public service can create major troubles for elected county officials/commissioners and the governmental entities for which they serve; especially when that government is ethically required to collect revenues from taxpayers and other sources and expend those funds to provide essential government services for its citizens; and

WHEREAS, the Greene County Ethics Committee met on September 4, 2019 to review a complaint lodged against Commissioner Clifford Bryant raising the following issues of continuing conduct by Commissioner Bryant which if true would undermine the public’s confidence in Commissioner Bryant and in turn in the Greene County Legislative Body in which he is a member:

1) Failure to pay Greene County and Town of Greeneville Personal Property

Taxes in the amount of \$13,201.22 (a default Judgment was rendered in

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favor of Greene County and the Town of Greeneville on September 15, 2011.) Commissioner Bryant has stated he is not obligated to pay these taxes. *The Constitution of the State of Tennessee also states in § 28 "In accordance with the following provisions, all property real, personal or mixed shall be subject to taxation". Also T.C.A. § 67-5-101 "All property, real and personal, shall be assessed for taxation for state, county and municipal purposes, except such as is declared exempt".*

- 2) Failure to pay certain student debt obligations and judgments owed to the United States of America. Commissioner Bryant acknowledged these debts and entered into an agreement to pay these debts and judgment by installment payments. However Commissioner Bryant failed to honor that agreement resulting in Commissioner Bryant being found in contempt of court by United States District Judge Leon Jordan. *Judge Jordan in the Order filed on July 15, 2019 stated: My Bryant may not ignore orders of the Court. As Judge Corker noted in his R & R: "The judicial process cannot function where litigants are able to openly mock the process. Ignoring court orders requiring him to appear is mocking the process. Agreeing to a Court order and then ignoring is mocking the process. Mr. Bryant never provided any remotely adequate explanation for his failure to comply with Judge Corker's order, nor his failure to work with the government if his financial situation had changed, rather than writing bad checks for the owed amount."*
- 3) Failure to pay income taxes to the United States of America (Internal Revenue Service). *From documents of record in the office of the Greene*

Greene County Attorney

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County Register of Deeds, Commissioner Bryant had failed/refused to pay all of his income tax owed to the United States of America for a period spanning more than twenty years and resulting in a judgment against Commissioner Bryant in favor of the United States of America in the amount of \$279,952.17.

WHEREAS, after reviewing the written documentation (filed as exhibits to the proceeding), verifying the allegations above raised, and considering the fact that in his role as a county commissioner, Commissioner Bryant shares in the authority to spend taxpayer generated revenues while he himself obviously is not presently nor has he in the past paid his fair share of taxes and obligations to the United states of America, Greene County government and the Town of Greeneville, it would appear that allegations of the complaint are well taken, have been sustained by the evidence and that Commissioner Clifford “Doc” Bryant, representing the Third Commission District of Greene County should be censured for his failure to pay personal property taxes to Greene County and the Town of Greeneville, his failure to pay income taxes to the United States of America, his failure to pay student loans owed to the United States of America, his mockery of the legal process in the United States District Court including writing bad checks to the government, and his refusal to recognize his obligation as a citizen to satisfy in good faith all financial obligations that he owed, especially those such as Federal, State, or local taxes that are imposed by law while serving as a county commissioner.

NOW, THEREFORE BE IT RESOLVED by the Greene County Legislative Body meeting in regular session on the 16th day of September, 2019, a quorum being present and a majority voting in the affirmative to censure County Commissioner Clifford “Doc” Bryant for his failure to pay personal property taxes to Greene County and the Town

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of Greeneville, his failure to pay income taxes to the United States of America, his failure to pay student loans owed to the United States of America, his mockery of the legal process in the United States District Court including writing bad checks to the government, and his refusal to recognize his obligation as a citizen to satisfy in good faith all financial obligations that he owed, especially those such as Federal, State, or local taxes that are imposed by law while serving as a county commissioner.

Ethics Committee
Sponsors

County Mayor

County Clerk


County Attorney

Greene County Attorney
Roger A. Woolsey
204 N. Cutler Street
Greeneville, TN 37745
Phone: 423-798-1779
Fax: 423-798-1781

EXHIBIT

A

August 5, 2019

RE: Request to Take Clifford Bryant in Front of the Greene County Ethics Committee

We are formally filing this request for Clifford Bryant, 3rd District Greene County Commissioner, to appear before the Greene County Ethics Committee. We are making this request based on the following issues:

His failure to pay his Greene County Personal Taxes beginning in 2002 is the first reason. He says that he doesn't owe anything. He doesn't think that the government can tell him what to do according to him.

Number two is because since 1996 he has owed for student loans that he has refused to pay. It took a federal judge threatening to put him in jail for 10 days, before he came up with 15,000 to pay on that large loan. Also, his unwillingness to comply with a mediated agreement to make payments on that student loan also comes into play.

Thirdly, the IRS also has a huge bill that he owes on not paying his billed taxes to them. It seems that on each of these issues, he ignores bills, court papers and any kind of reminders sent to him from all of the above entities.

We do not think that he should be in the position to make decisions for every tax payers' money that lives in Greene County. This is not conduct expected or accepted from any member of the public, especially an elected official.

We are asking for review and possible repercussions from the Ethics Committee on these issues.

Respectfully submitted,

Robin Quillen

Lloyd "Hoot" Bowers

Section 20. The style of the laws of this state shall be, "Be it enacted by the General Assembly of the State of Tennessee." No law of a general nature shall take effect until forty days after its passage unless the same or the caption thereof shall state that the public welfare requires that it should take effect sooner.

Section 21. Each House shall keep a journal of its proceedings, and publish it, except such parts as the welfare of the state may require to be kept secret; the ayes and noes shall be taken in each House upon the final passage of every bill of a general character, and bills making appropriations of public moneys; and the ayes and noes of the members on any question, shall, at the request of any five of them, be entered on the journal.

Section 22. The doors of each House and of committees of the whole shall be kept open, unless when the business shall be such as ought to be kept secret.

Section 23. Each member of the General Assembly shall receive an annual salary of \$1,800 (one per year payable in equal monthly installments from the date of his election, and in addition, such other allowances for expenses in attending sessions or committee meetings as may be provided by law. The senators, when sitting as a Court of Impeachment, shall receive the same allowances for expenses as have been provided by law for the members of the General Assembly. The compensation and expenses of the members of the General Assembly may from time to time be reduced or increased by laws enacted by the General Assembly; however, no increase or decrease in the amount thereof shall take effect until the next general election for representatives to the General Assembly. Provided, further, that the first General Assembly meeting after adoption of this amendment shall be allowed to set its own expenses. However, no member shall be paid expenses, nor travel allowances for more than ninety Legislative days of a regular session, excluding the organization session, nor for more than thirty Legislative days of any extraordinary session. This amendment shall take effect immediately upon adoption so that any member of the General Assembly elected at a general election wherein this amendment is approved shall be entitled to the compensation set herein.

Section 24. No public money shall be expended except pursuant to appropriations made by law. Expenditures for any fiscal year shall not exceed the state's revenues and reserves, including the proceeds of any debt obligation, for that year. No debt obligation, except as shall be required within the fiscal year of issuance, shall be authorized for the current operation of any state service or program, nor shall the proceeds of any debt obligation be expended for a purpose other than that for which it was authorized.

In no year shall the rate of growth of appropriations from state tax revenues exceed the estimated rate of growth of the state's economy as determined by law. No appropriation in excess of this limitation shall be made unless the General Assembly shall, by law containing no other subject matter, set forth the dollar amount and the rate by which the limit will be exceeded.

Any law requiring the expenditure of state funds shall be null and void unless, during the session in which the act receives final passage, an appropriation is made for the estimated final year's funding.

No law of general application shall impose increased expenditure requirements on cities or counties unless the General Assembly shall provide that the state share in the cost.

An accurate financial statement of the state's fiscal condition shall be published annually. **Section 25.** No person who heretofore hath been, or may hereafter be, a collector or holder of public moneys, shall have a seat in either House of the General Assembly, or hold any office

office under the state government, until such person shall have accounted for, and paid into the treasury, all sums for which he may be accountable or liable.

Section 26. No judge of any court of law or equity, secretary of state, attorney general, register, clerk of any Court of Record, or person holding any office under the authority of the United States, shall have a seat in the General Assembly; nor shall any person in this state hold more than one lucrative office at the same time, provided, that no appointment in the Militia, or to the Office of Justice of the Peace, shall be considered a lucrative office, or operative as a disqualification to a seat in either House of the General Assembly.

Section 27. Any member of either House of the General Assembly shall have liberty to dissent from and protest against, any act or resolve which he may think injurious to the public or to any individual, and to have the reasons for his dissent entered on the journals.

Section 28. In accordance with the following provisions, all property real, personal or mixed shall be subject to taxation, but the Legislature may except such as may be held by the state, by counties, cities or towns, and used exclusively for public or corporation purposes, and such as may be held and used for purposes purely religious, charitable, scientific, literary or educational, and shall except the direct product of the soil in the hands of the producer, and his immediate vendee, and the entire amount of money deposited in an individual's personal or family checking or savings accounts. For purposes of taxation, property shall be classified into three classes, to wit: Real Property, Tangible Personal Property and Intangible Personal Property.

Real property shall be classified into four (4) subclassifications and assessed as follows:

- (a) Public Utility Property, to be assessed at fifty-five (55%) percent of its value;
- (b) Industrial and Commercial Property, to be assessed at forty (40%) percent of its value;
- (c) Residential Property, to be assessed at twenty-five (25%) percent of its value, provided that residential property containing two (2) or more rental units is hereby defined as industrial and commercial property; and

(d) Farm Property, to be assessed at twenty-five (25%) percent of its value. House trailers, mobile homes, and all other similar movable structures used for commercial, industrial, or residential purposes shall be assessed as real property as an improvement to the land where located.

The Legislature shall provide, in such a manner as it deems appropriate, tax relief to elderly, low-income taxpayers through payments by the state to reimburse all or part of the taxes paid by such persons on owner-occupied residential property, but such reimbursement shall not be an obligation imposed, directly or indirectly, upon counties, cities or towns.

By general law, the legislature may authorize the following program of tax relief:

(a) The legislative body of any county or municipality may provide by resolution or ordinance that:

(1) Any taxpayer who is sixty-five (65) years of age or older and who owns residential property as the taxpayer's principal place of residence shall pay taxes on such property in an amount not to exceed the maximum amount of tax on such property imposed at the time the ordinance or resolution is adopted;

(2) Any taxpayer who reaches the age of sixty-five (65) after the time the ordinance or resolution is adopted, who owns residential property as the taxpayer's principal place of residence, shall thereafter pay taxes on such property in an amount not to exceed the maximum amount of tax on such property imposed in the tax year in which such taxpayer reaches age sixty-five (65); and

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Tenn. Code Ann. § 67-5-101

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TN - Tennessee Code Annotated Title 67 Taxes And Licenses Chapter 5 Property Taxes Part 1 Levy of Tax

67-5-101. Property subject to tax generally.

All property, real and personal, shall be assessed for taxation for state, county and municipal purposes, except such as is declared exempt in part 2 of this chapter, or unless otherwise provided.

History

Acts 1973, ch. 226, § 5; T.C.A., § 67-401.

TENNESSEE CODE ANNOTATED

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Terms:

Narrow By: -None-

Date and Time: Sep 04, 2019 10:21:14 a.m. EDT



Ethics Contacts

Ethics Topics

Ethics Forms

Ethics Policies

Ethics Procedures

Ethics Training

DEC/EC Meetings

Ethics Due Dates

Resources

***Prof Organizations**

Principles of Ethical Conduct for Government Officers and Employees

The following Principles of Ethical Conduct are an excerpt from Executive Order 12674 of April 12, 1989, as modified by Executive Order 12731. These Principles apply to all employees of the Federal Government.

Part I-Principles of Ethical Conduct

Section 101. Principles of Ethical Conduct. To ensure that every citizen can have complete confidence in the integrity of the Federal Government, each Federal employee shall respect and adhere to the fundamental principles of ethical service as implemented in regulations promulgated under sections 201 and 301 of this order:

- a. Public service is a public trust, requiring employees to place loyalty to the Constitution, the laws, and ethical principles above private gain.
- b. Employees shall not hold financial interests that conflict with the conscientious performance of duty.
- c. Employees shall not engage in financial transactions using nonpublic Government information or allow the improper use of such information to further any private interest.
- d. An employee shall not, except pursuant to such reasonable exceptions as are provided by regulation, solicit or accept any gift or other item of monetary value from any person or entity seeking official action from, doing business with, or conducting activities regulated by the employee's agency, or whose interests may be substantially affected by the performance or nonperformance of the employee's duties.
- e. Employees shall put forth honest effort in the performance of their duties.
- f. Employees shall make no unauthorized commitments or promises of any kind purporting to bind the Government.
- g. Employees shall not use public office for private gain.
- h. Employees shall act impartially and not give preferential treatment to any private organization or individual.
- i. Employees shall protect and conserve Federal property and shall not use it for other than authorized activities.
- j. Employees shall not engage in outside employment or activities, including seeking or negotiating for employment, that conflict with official Government duties and responsibilities.
- k. Employees shall disclose waste, fraud, abuse, and corruption to appropriate authorities.
- l.** Employees shall satisfy in good faith their obligations as citizens, including all just financial obligations, especially those such as Federal, State, or local taxes that are imposed by law.
- m. Employees shall adhere to all laws and regulations that provide equal opportunity for all Americans regardless of race, color, religion, sex, national origin, age, or handicap.
- n. Employees shall endeavor to avoid any actions creating the appearance that they are violating the law or the ethical standards promulgated pursuant to this order.

The [Standards of Ethical Conduct for Employees of the Executive Branch](#) (pdf, 97 pages) are available on the Office of Government Ethics (OGE) web site.

For additional information, contact your IC's Ethics Officials (links below).

Updated: 6/19/17

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[Accessibility](#) | [Department of Health and Human Services \(HHS\)](#) (Public site) | [HHS Intranet](#)

For information on bioethics or research ethics, please visit [NIH Bioethics Resources](#), the [NIH Office of Intramural Research \(OIR\)](#), or the [NCI training on human subject protection](#).

For general comments or suggestions about the NIH Ethics Program website only, send email to Stoney Hopkins at stoney.hopkins@nih.gov.
For general comments or suggestions about the NIH website, send email to nhinfo@od.nih.gov.



**Unpaid Personal Property Taxes - Bryant Chiropractic
as of Wednesday, September 4, 2019**

Tax Year	Greene County	Town of Greenville	Total
2002	\$ 293.98	\$ 311.25	\$ 605.23
2003	\$ 299.39	\$ 306.16	\$ 605.55
2004	\$ 326.90	\$ 338.78	\$ 665.68
2005	\$ 340.25	\$ 360.06	\$ 700.31
2006	\$ 772.07	\$ 940.06	\$ 1,712.13
2007	\$ 914.66	\$ 1,166.87	\$ 2,081.53
2008	\$ 730.95	\$ 921.34	\$ 1,652.29
2009	\$ 696.93	\$ 873.28	\$ 1,570.21
2010	\$ 662.91	\$ 825.22	\$ 1,488.13
Total	\$ 5,038.04	\$ 6,043.02	\$ 11,081.06

Unpaid Personal Property Taxes - TAC 2
as of Wednesday, September 4, 2019

Tax Year	Greene County
2005	\$ 244.54
2006	\$ 230.30
2007	\$ 236.26
2008	\$ 214.09
2009	\$ 211.03
2010	\$ 207.97
2013	\$ 209.31
2015	\$ 169.61
2016	\$ 170.65
2017	\$ 174.40
2018	\$ 52.00
Total	\$ 2,120.16

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT GREENEVILLE

UNITED STATES OF AMERICA

V.

CLIFFORD E. BRYANT

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)
)
)
)

NO. 2:96-MC-09

ORDER

This matter is before the United States Magistrate Judge with respect to the Motion to Quash [Doc. 68] filed by Deborah Bryant, the wife of the defendant. Oral argument was held on January 11, 2017.

The United States has a judgment against Clifford E. Bryant, which was entered in this case on April 17, 1996. The judgment was in the original amount of \$54,048.33. However, in the intervening twenty years, the amount owed has increased to nearly \$400,000. After finally obtaining some records from the defendant after numerous motions for discovery and for sanctions, the United States subpoenaed records from various banks with which the defendant had had financial dealings. In September, the United States served a subpoena on American Patriot Bank which sought the following:

For the time period of July 1, 2007, through the date of your response, any and all records of mortgage accounts; charge accounts; loan accounts; IRS accounts; financial statements; wire transfers; credit applications; credit reports; account statements; deposit records, including copies of deposited items which exceed \$250.00; certificates; loan applications; signature cards; authorizations; resolutions; account, loan, or other agreements; copies of the front and back of all checks (including cancelled checks); and all other information as may be included in said records and files regarding, relating to, or including but not limited to any and all accounts held in the name(s) of the following, or for which any of the following have signatory authority: Clifford E. Bryant ([xxx-xx-xxxx]).

[Doc. 68-2].

The subpoena did not request records relating to Ms. Bryant. However, American Patriot Bank responded with records which included documents relating to loans on which Ms. Bryant was a co-signer along with the defendant. No documents were produced which related to Ms. Bryant's personal bank accounts. When the United States discovered that it had received documents which related, at least in part, to Ms. Bryant, it immediately sent her notice under the Right to Financial Privacy Act, 12 U.S.C. §§ 3401-3422. The notice included information regarding how she could file the present Motion to Quash. The United States has not yet inspected the documents which relate in part to Ms. Bryant.

At the hearing, the undersigned explained to Ms. Bryant that the information sought by the subpoena was in aid of execution of the judgment against Mr. Bryant. Counsel for the United States also explained that Mr. Bryant has asserted that his health limits his ability to work as a chiropractor, and that for this reason he maintains that he cannot make payments. Ms. Bryant acknowledged at the hearing that under the circumstances the United States was entitled to the discovery sought, and to the records at issue here from American Patriot Bank. Ms. Bryant also advised that Mr. Bryant has handled all of the business dealings with American Patriot Bank and other banks from which records were also subpoenaed.

The Court finds that the subpoena seeks information that is relevant and proportional to the needs of the case under F.R.Civ. P. 26(b)(1) and F.R.Civ.P. 69(a)(2), and that the loan documents produced on which Ms. Bryant is a co-signatory may be inspected and utilized by the United States in aid of execution on the judgment.

Accordingly, the Motion to Quash [Doc. 68] is DENIED. The Clerk is directed to mail a copy of this order to Deborah Bryant, 297 Fairfield Drive, Greeneville, TN 37743.

SO ORDERED:

s/ Clifton L. Corker
United States Magistrate Judge

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT GREENEVILLE

UNITED STATES OF AMERICA,

Plaintiff,

v.

CLIFFORD E. BRYANT,

Defendant,

NO. 2:96-MC-09

REPORT AND RECOMMENDATION

The United States has filed a motion for sanctions and for contempt [Doc. 82] requesting the Court hold Defendant Clifford Bryant (Bryant) in contempt for his failure to comply with a prior Court order entered on March 24, 2017, in which the Court ordered, based on the parties' agreement, to make installment payments on a judgment the United States obtained against Bryant years ago for failure to pay back his student loans. This matter is before the United States Magistrate Judge under the standing orders of the Court and 28 U.S.C. § 636 for a report and recommendation and certification of facts. The undersigned finds Bryant to be in civil contempt of court and RECOMMENDS the District Court take appropriate action as it deems necessary to compel Bryant to comply with the previous orders of the Court to include potential incarceration.

I. FINDINGS OF FACT

The Court makes the following findings of fact. On July 11, 2018, the United States filed its motion for contempt and served it on Bryant by both U.S. Mail and email [Doc. 82]. On July 12, 2018, the Court entered an order directing Bryant to appear before the undersigned on September 13, 2018, to show cause why he should not be held in contempt of court based on the

allegations contained in the motion filed by the United States [Doc. 84]. To assure Bryant had notice of both the motion and the date of the hearing, the Court directed the U.S. Marshal to serve Bryant personally with the relevant pleadings and the order to appear. On July 30, 2018, the U.S. Marshal personally served Bryant with the Order setting the case for a hearing along with the pleadings filed by the United States [Doc. 85]. Since that time, Bryant has not filed any responsive pleadings challenging the allegations in the motion to hold him in contempt. Not only did Bryant not challenge the allegations, on September 13, 2018, the date of the Court had set the case for a hearing, Bryant did not appear as ordered by the Court.

A summary of the procedural history of this case is in order to appreciate the undersigned's recommendation. On April 17, 1996, the United States filed a certification of judgment recording the judgment against Bryant it had obtained in the Circuit Court for Greene County, Tennessee in the amount of \$54,048.33 for Bryant's failure to pay back a Sallie Mae student loan [Doc. 1]. On September 25, 2000, the United States filed a motion to compel, requesting the Court order Bryant to respond to post-judgment discovery served on him on May 3, 2000 [Doc. 7]. On September 25, 2000, the District Court ordered Bryant to comply with his discovery obligations within 10 days of the entry of the order [Doc. 8]. On August 15, 2001, the United States filed a motion for contempt, indicating that Bryant had not complied with the Court's order of September 25, 2000 [Doc. 9]. The District Court set the matter for a hearing on October 15, 2001 for Bryant to show cause why he should not be held in contempt [Doc. 10]. On October 5, 2001, Bryant then complied, and the motion was withdrawn [Doc. 11, 12].

No further action was taken in the court's file until October 16, 2012 when the United States issued a subpoena to produce documents [Doc. 20]. On August 8, 2014, the United States filed a motion to compel post-judgment discovery, requesting the Court compel Bryant to respond

to discovery requests filed on him on April 21, 2014 [Doc. 21]. On May 27, 2015, the Honorable R. Leon Jordan referred the matter to the undersigned [Doc. 26]. On August 5, 2015, the undersigned ordered Bryant to fully respond to the discovery requests by September 1, 2015 [Doc. 28]. On September 28, 2015, the United States filed a motion for contempt and for sanctions for Bryant's failure to comply with the Court order entered on August 5, 2015 [Doc. 30]. On September 30, 2015, the Court entered an Order to Show Cause requiring Bryant to appear to show cause why he should not be held in contempt of court and set the matter for a hearing on December 9, 2015 [Doc. 33]. On that date, the matter was rescheduled to January 27, 2016, to permit the parties to resolve the pending issues [Doc. 36]. Because Bryant submitted some responses to the discovery requests, the United States requested the hearing be rescheduled to permit it to review his responses. The Court reset the matter to February 24, 2016 [Doc. 37]. On that date, Bryant advised the Court that he would comply with the discovery requests by March 25, 2016. The Court continued the hearing until April 12, 2016 [Doc. 40]. On April 6, 2016, the United States withdrew its motion to hold Bryant in contempt [Doc. 43].

On May 4, 2016, the United States filed another motion to compel post-judgment discovery for not responding to discovery requests served on Bryant on March 4, 2016 [Doc. 45]. The matter was referred to the undersigned [Doc. 48]. On June 8, 2016, the undersigned granted the motion, ordering Bryant to respond to the discovery requests by July 11, 2016 [Doc. 49]. On July 15, 2016, the United States filed a motion for sanctions and contempt [Doc. 50]. The undersigned entered an order requiring Bryant to appear on August 11, 2016 to show cause why he should not be held in contempt [Doc. 53]. The hearing was reset to September 15, 2016. On September 15, 2016, the Court ordered Bryant to produce the requested documents by September 26, 2016 and reset the

hearing until October 27, 2016 [Doc. 58]. Bryant complied with the discovery requests, and the United States withdrew its motion [Doc. 59].

On March 6, 2017, the United States filed a motion for an agreed installment payment order [Doc. 75]. In this motion, the parties announced that Bryant had agreed to make monthly installment payments beginning April 1, 2017 in the amount of \$1,000.00 and continuing for 48 months [Doc. 75, pg. 1]. The Court held a hearing on the motion on March 24, 2017, during which Bryant appeared and confirmed on the record his agreement to the terms stated in the motion for installment payments. On that date, this Court entered an Agreed Order granting the motion for an installment payment order established by both parties and ordered Bryant to

make forty-eight (48) payments of \$1,000 each consecutive month..., followed by thirty-six (36) payments of \$900 each consecutive month thereafter, followed by monthly payments of \$800 each consecutive month thereafter for the remainder of time until the judgment is fully and completely paid off and satisfied, including any and all interest, surcharges, or other fees associated with the judgement.

[Doc. 80, ¶ 2]. The Court found that “[a] failure to timely and completely make a monthly payment in accordance with this order will be deemed a violation of this order unless the failure is justified.” [Doc. 80, pg. 1-2].

On July 11, 2018, the United States filed a motion for sanctions and for contempt indicating Bryant had not complied with the Agreed Order entered on March 24, 2017 [Doc. 82]. On July 12, 2018, the undersigned set a hearing on the motion for September 12, 2018 and directed the U.S. Marshal to serve Bryant personally with the order setting the hearing along with the pleadings the United States had filed [Doc. 84]. On July 30, 2018, the U.S. Marshal served Bryant with the order and the pleadings [Doc. 85].

On the date of the hearing, Bryant did not appear. The Court then proceeded to conduct the hearing that had been set. There the Court finds that the United States established by clear and

convincing evidence that Bryant made payments in accordance with the order from April 2017 through January 2018 [Doc. 82-1, Declaration, p. 1, ¶ 3]. However, the check Bryant submitted for his February 2018 monthly payment was returned in March 2018 for insufficient funds [Doc. 82-1, Declaration, p. 1, ¶ 5]. Bryant then successfully made his March 2018 payment, and that payment was then applied to the missed February payment [Doc. 82-1, Declaration, p. 2, ¶ 6]. On March 27, 2018, the United States sent Bryant a letter via regular mail and via email to inform him that his February check had bounced and that his next payment should be for \$2,000 to cover both March and April [Doc. 82-1, Declaration, p. 2, ¶ 7; *Hearing on Motion for Sanctions and Contempt*, Exhibits 1 and 2]. On April 18, 2018, Bryant tendered two checks for \$1,000 each to cover his payments for March and April [Doc. 82-1, Declaration, p. 2, ¶ 8]. Then, Bryant's check for the month of May was returned for insufficient funds, and the United States again sent a letter via regular mail and email advising him of this and that he would have to make it up with the June's payment [Doc. 82-1, Declaration, p. 2, ¶ 9-11; *Hearing on Motion for Sanctions and Contempt*, Exhibits 3 and 4]. In Bryant's attempt to make payments for May and June, both his checks were returned for insufficient funds [Doc. 82-1, Declaration, p. 2-3, ¶ 12-13]. As of the date of the hearing (September 13, 2018), the United States informed the Court that Bryant has not tendered payment for the months of May, June, July, and August.

Bryant has not contacted the United States regarding his missed payments. Bryant has not provided the United States nor the Court with any evidence that his financial circumstances have changed since he agreed that he could make the payments outlined in the Court's March 2017 order. Indeed, at the hearing, the United States introduced no evidence that Bryant's financial status had changed at all, and that they believed it had not. At the time the Court entered the

installment order, Bryant understood that failure to comply with monthly payments could constitute a violation of the Court order, unless justified [Doc. 80, ¶ 1].

In setting a hearing on the motion and providing Bryant notice, the Court provided Bryant with an opportunity to address the allegations about his failure to comply with the Court's order. Rather than filing any pleadings or appearing at the hearing as he had done in the past, he simply ignored the Court. He has made no argument and presented no evidence that his financial situation has worsened or that he is unable to fulfill his payment obligations to the United States. In short, Bryant has not provided any explanation for his failure to comply with the Court's order. Therefore, the Court is left with uncontradicted testimony that Bryant has the present ability to pay as he did when the court entered the initial order but has simply refused to do so.

The Court finds by clear and convincing evidence that Bryant was aware of this hearing, that he had been personally served by the U.S. Marshal with the order directing him to appear and that he was served with the pleadings filed by the United States seeking to hold him in contempt, and that he has introduced no evidence to address the allegations that he has willfully failed to comply with the Court's order directing him to pay in installments. Instead, Bryant has simply ignored the Court's orders and failed to comply with his prior agreement to pay a long-standing obligation he owes to the United States.

II. ANALYSIS

Choosing to disobey a lawful court order may be punishable as contempt. *Glover v. Johnson*, 138 F.3d 229, 245 (6th Cir. 1998). But contempt is a "serious" power to be used only as a "last resort." *Gascho v. Global Fitness Holdings, LLC*, 875 F.3d 795, 799 (6th Cir. 2017). "Contempt comes in two varieties, civil and criminal. 'The distinction between civil and criminal contempt lies in the purpose of the court's mandate. Civil contempt sanctions are designed to

enforce compliance with court orders and to compensate injured parties for losses sustained.” *Clapper v. Clark Dev., Inc.*, No. 17-4056, 2018 WL 4030850, at *3 (6th Cir. Aug. 23, 2018)(quoting *Downey v. Clauder*, 30 F.3d 681, 685 (6th Cir. 1994)). In contrast, “[c]riminal contempt sanctions ... are imposed to vindicate the authority of the court by punishing past acts of disobedience.” *Id.* “With respect to civil contempt proceedings, ‘[j]udicial sanctions ... may, in a proper case, be employed for either or both of two purposes; to coerce the defendant into compliance with the court's order, and to compensate the complainant for losses sustained.’” *Elec. Workers Pension Tr. Fund of Local Union #58, IBEW v. Gary's Elec. Serv. Co.*, 340 F.3d 373, 379 (6th Cir. 2003)(quoting *United States v. United Mine Workers of Am.*, 330 U.S. 258, 303–04, 67 S.Ct. 677, 91 L.Ed. 884 (1947)).

In this case, the United States seeks to hold Bryant in civil contempt. The initial burden is on the United States to demonstrate by clear and convincing evidence that Bryant has violated the Court’s order. See *Harrison v. Metro. Gov’t of Nashville and Davidson County, Tenn.*, 80 F.3d 1107, 1112 (6th Cir. 1996). The Court finds that the United States has carried its burden to show by clear and convincing evidence that Bryant has violated a specific court order requiring him to pay according to its terms. Once the United States established its *prima facie* case, the burden shifts to Bryant who could defend the allegation of contempt “by coming forward with evidence showing that he is *presently* unable to comply with the court’s order.” *Elec. Workers Pension Tr. Fund*, 340 F.3d at 379. For Bryant to meet this burden, he must “show categorically and in detail why he ... is unable to comply with the court's order.” *Id.* quoting *Rolex Watch U.S.A., Inc. v. Crowley*, 74 F.3d 716, 720 (6th Cir.1996).

In this case, Bryant received adequate notice of the hearing and chose to ignore the Court’s order that he appear in person to address the motion filed by the United States. He offered no

evidence that he is presently unable to comply with the Court's order. *Elec. Workers Pension Tr. Fund*, 340 F.3d at 379. Instead, he has thumbed his nose at the legal process. Bryant's failure to comply with the Court's order without any justification constitutes civil contempt. Under these circumstances, the undersigned finds that Bryant is in civil contempt and sanctions, including monetary sanctions or incarceration, are appropriate.

The next issue is what are the appropriate sanctions in this case. Bryant has consistently refused to comply with his discovery obligations in this case, requiring the United States to file motions to compel repeatedly. Rather than complying promptly, he drags out the process, requiring the United States to file these motions again and again, and the Court to address them time and time again. He has demonstrated a serious callousness to his discovery obligations and to the orders of the court. This attitude is reflected in his pattern of conduct over the years but also most recently in his ignoring the Court's order for him to appear and address the allegations.

In this case, the Court RECOMMENDS that the District Court take whatever action it deems appropriate to force Bryant to comply with the Court's order. That action could include incarcerating him until he complies with the Court order or otherwise shows that he is presently unable to comply. In this case, Bryant's unwillingness to attend the hearing in violation of the Court's order or to offer any evidence to address the allegations contained in the motion leaves the Court with no other option but to include the most serious of sanctions when the District Court decides what action to take to compel compliance. Among the available action the District Court should consider is the incarceration of Bryant for his continued civil contempt until he purges it. The judicial process cannot function where litigants are able to openly mock the process. Ignoring court orders requiring him to appear is mocking the process. Agreeing to a Court order and then ignoring is mocking the process. Bryant cannot ignore court orders without justification, and up

to this point, he has offered none.

Accordingly, the undersigned RECOMMENDS that the motion [Doc. 82] of the United States be GRANTED and that Bryant be found in civil contempt of Court. Given the history of this case and Bryant's cavalier approach to his obligations to comply with the Court's orders and given that he had notice of the hearing, ignored the hearing, and presented no evidence that he is unable to comply presently with the Court's order which obligated him to make payments according to its terms, and that he has failed to pay according to the terms of the order, the undersigned RECOMMENDS that the District Court set an appropriate order requiring him to comply with the orders of the Court and that such order could include an ARREST WARRANT being issued for Bryant and that he be ARRESTED AND INCARCERATED and brought before the District Court to explain his lack of compliance and that he remain incarcerated until he either purges himself of the contempt or otherwise shows to the satisfaction of the District Court that he is unable to comply with the Court's orders.

The Court directs the U.S. Marshal to serve a copy of this Report and Recommendation on Bryant at his last known address at 297 Fairfield Dr. Greeneville, Tennessee 37745 or wherever he may be found.¹

Respectfully Submitted,

s/Clifton L. Corker
United States Magistrate Judge

¹ Any objections to this Report and Recommendation must be filed with the Clerk's office within twenty-one (21) days of its service by the U.S. Marshal or further appeal will be waived. 28 U.S.C. § 636(b)(1).

the hearing. The Court again heard the parties on July 15, 2019, and the parties had not reached any agreement from their meeting.

After hearing the parties on this matter, and considering Judge Corker's well-reasoned R&R, the Court will **ADOPT** the R&R. The Court adopts the R&R's factual findings, and the Court finds that the government has shown by clear and convincing evidence that Mr. Bryant has violated specific court orders, namely, the agreed order requiring him to pay \$1,000 per month to the government and the order requiring him to appear before the Court in Greeneville. *See Harrison v. Metro. Gov't of Nashville and Davidson Cnty., Tenn.*, 80 F.3d 1107, 1112 (6th Cir. 1996) (holding that the initial burden is on the movant to demonstrate by clear and convincing evidence that the non-movant has violated the Court's order).

Moreover, the Court finds that Mr. Bryant has not met his burden of showing that he is presently unable to comply with the Court's orders. *See Elec. Workers Pension Tr. Fund v. Gary's Elec. Serv. Co.*, 340 F.3d 373, 379 (6th Cir. 2003) (holding that, once the movant has made a showing by clear and convincing evidence, the burden shifts to the non-movant to show that he is presently unable to comply with the Court's order). Accordingly, the Court finds Mr. Bryant in contempt for failure to pay the agreed \$1,000 monthly amount to the government,¹ and failure to appear before Judge Corker, or file any notice or motion with the Court regarding that hearing.

¹ The Court notes that Mr. Bryant asserts that he can no longer pay this amount. However, the Court finds that Mr. Bryant has no excuse for his failure to discuss his alleged change in financial circumstances with the government, or file a motion in this Court, regarding the payment amount, rather than writing bad checks for the \$1,000 monthly amount.

The Court has considered the appropriate sanctions in this case, and has determined that a brief term of incarceration is the only appropriate sanction. Mr. Bryant already owes the government a substantial sum of money, which he has repeatedly refused to pay, and thus, any attempt to order Mr. Bryant to pay a fine in this matter would be counter-productive. Moreover, in light of Mr. Bryant's egregious behavior, the Court deems incarceration appropriate. Mr. Bryant may not ignore orders of the Court. As Judge Corker noted in his R&R: "The judicial process cannot function where litigants are able to openly mock the process. Ignoring court orders requiring him to appear is mocking the process. Agreeing to a Court order and then ignoring is mocking the process." [Doc. 89 at 8]. Mr. Bryant never provided any remotely adequate explanation for his failure to comply with Judge Corker's order, nor his failure to work with the government if his financial situation had changed, rather than writing bad checks for the owed amount. Thus, the Court finds that a short period of incarceration is an appropriate sanction

Accordingly, the Court **OVERRULES** Mr. Bryant's objections [doc. 91], **ADOPTS** Judge Corker's R&R [doc. 89], and **GRANTS** the United States' motion for sanctions and for contempt [doc. 82]. Mr. Bryant is found to be in contempt of court and shall be imprisoned for a term of 10 days. Mr. Bryant shall surrender to the United States Marshal at the James H. Quillen United States Courthouse in Greeneville no later than 12:00 p.m. on Monday, July 22, 2019. Mr. Bryant is warned that his failure to self-report at this time will result in additional sanctions.

The Court directs the U.S. Marshal to personally serve a copy of this Order on Bryant at his last known address at 297 Fairfield Dr. Greeneville, Tennessee 37745 or wherever he may be found.

IT IS SO ORDERED.

s/ Leon Jordan
United States District Judge

AMENDED ABSTRACT OF JUDGMENT

NOTICE

Pursuant to Title 28, United States Code, Section 3201, this judgment, upon the filing of this abstract in the manner in which a notice of tax lien would be filed under paragraphs (1) and (2) of 26 U.S.C. §6323(f), creates a lien on all real property of the defendant(s) and has priority over all other liens or encumbrances which are perfected later in time. The lien created by this section is effective, unless satisfied, for a period of 20 years and may be renewed by filing a notice of renewal. If such notice of renewal is filed before the expiration of the 20 year period to prevent the expiration of the lien and the court approves the renewal, the lien shall relate back to the date the judgment is filed.

Names and Address of Parties against whom judgments have been obtained		Names of Parties in whose favor judgments have been obtained
Clifford E. Bryant 297 Fairfield Drive Greeneville, TN 37745		United States of America 2:96-MC-9 2:08-CV-46
Amount of Judgment	Names of Creditors' Attorneys	When Docketed
TOTAL: \$279,952.17 Plus interest	U.S. ATTORNEY'S OFFICE FINANCIAL LITIGATION UNIT 800 MARKET ST., SUITE 211 KNOXVILLE, TN 37902	June 24, 2008

UNITED STATES OF AMERICA, U.S. CLERK OF COURTS, U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF TENNESSEE.

I CERTIFY, That the foregoing is a correct Abstract of the Judgment entered or registered by this Court.

Dated at Knoxville, Tennessee, June 27, 2008.

PATRICK E. MCNEIL
CLERK OF COURT

By K. T. Jones, Deputy Clerk