

Resolution NumberResolution Name

86-1	Supplemental Retailer's Occupational Tax
86-2	County Recorder Computerization
86-3	County Superintendent of Highway's Salary
86-4	Federal Aid Matching Fund (CH-8)
86-5	County Motor Fuel Maintenance 1986
8 6	Township Motor Fuel Tax 1986
8 7	Supplemental Occupational Tax Supp. Use Tax
86-8	Loan Building Commission for Jail
86-9	Township Motor Fuel Tax Maintenance 1986
86-10	Agreement IDOT, IDOC & Jackson County for CH-12
86-11	Vehicle Load Limit
86-12	Vehicle Load Limit
86-13	Vehicle Load Limit
86-14	Correct Quit Claim Deed for Jail
86-15	Deed Jail property to Building Commission
86-16	Lease Agreement with Building Commission (Jail)
86-17	Tax Levy for Jail
86-18	Construction Agreement Bradley Township
86-19	Quit Claim Deed to Melvin Dewitt Jordan
86-20	Install Culverts
86-21	Federal Aid Secondary Funds (Rt. 1916)
86-22	Prevailing Wage Rate
86-23	Endorsement Rt. 13 Corridor (Murphysboro to St.Louis)
86-24	Construction of Bridge over Beaucuop Creek
86-25	Support Medium Security Prison
86-26	Referendum Authorizing Tax to Fund Soicial Services
86-27	Overall Economic Development Program 1986
86-28	Boundary Line Agreement
86-29	Memo of Intent - Jackson County & Healvest Partners
86-30	Adjourn September 1986 Meeting (Tax Levy Purposes)
86-31	Salaries for Elected Officials
86-33A	Repair CH-7
86-33B	Circuit Clerk's Additional Fees
86-34A	Repair Ora Township Road
86-34B	Purchase Property from Housing Authority
86-35	Repair CH-32
86-36	Repair CH-15
86-37	State's Attorney Appellate Prosecutor

Ordinances

86-1	Altered Speed Zone
86-2	Amendment of Jackson county Private Sewage Disposal System
86-3	An Ordinance Providing Indemnity of County of Jackson Elected Officials and Employees
86-4	Altered Speed Zone
86-5	Altered Speed Zone
86-6	An ordinance authorizing the Clerk of the Circuit Clerk to Collect \$36.00 From Persons Making Maintenance and Child Support Payments

AN ORDINANCE FOR THE ESTABLISHMENT
OF AN ALTERED SPEED ZONE

1

IT IS HEREBY DECLARED by the Board of Jackson County, Illinois that the basic statutory vehicular speed limits established by Section 11-601 of the Illinois Vehicle Code are greater than that considered reasonable and proper on the street or highway listed in the following Schedule for which the County has maintenance responsibility and which is not under the jurisdiction of the Department of Transportation, State of Illinois.

BE IT FURTHER DECLARED that this Board has caused to be made an engineering and traffic investigation upon the streets or highways listed in the Schedule; and,

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code and subject to approval by the Department, this Board determines and declares that reasonable and proper absolute maximum speed limits upon these portions of CH 5 as listed below is 45 miles per hour:

1. Beginning at the Southwest Corporate Limits of Murphysboro westerly to the intersection of CH 5 and township road number 124A
2. And a 40 miles per hour speed limit beginning at the intersection of CH 5 and township road number 126 westerly to a point approximately 2200 feet west of the intersection of CH 5 and CH 6.

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code, the Department is hereby requested to review the supporting data and findings of the engineering and traffic investigation submitted and filed in duplicate for each proposed speed zone of said street or highway described in the Schedule, which is included as a part of this ordinance.

BE IT FURTHER DECLARED that when this Board is advised that the Department has approved the proposed maximum speed limits for the zone or zones of said street or highway described in the Schedule, signs giving notice thereof shall be erected in conformance with the standards and specifications contained in the Illinois Manual of Uniform Traffic Control Devices for Streets and Highways.

BE IT FURTHER DECLARED that this ordinance shall take effect immediately after the erection of said signs giving notice of the maximum speed limits.

* * * *

I, Robert B. Harrell, County Clerk in and for Jackson County, in the State aforesaid, and keeper of the records and files thereof, as provided by statute, do hereby certify the foregoing to be a true, perfect, and complete copy of an ordinance adopted by the Board of Jackson County at its regular meeting held at Murphysboro, Illinois on _____, 19____.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County at my office in Jackson County, this _____ day of _____, 19____.

Robert B. Harrell, County Clerk

AMENDMENT OF JACKSON COUNTY PRIVATE SEWAGE
DISPOSAL SYSTEM ORDINANCE

WHEREAS, the County Board of Jackson County, Illinois, has heretofore exercised its power to police the improper disposal of sewage by adopting the JACKSON COUNTY SEWAGE DISPOSAL SYSTEM ORDINANCE; and

WHEREAS, the County Board of Jackson County, Illinois desires to adopt by reference the provisions of the current State of Illinois Department of Public Health Private Sewage Disposal Licensing Act and Code; and

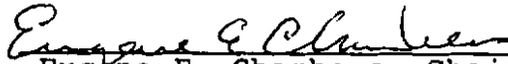
WHEREAS, Section VI of the present Jackson County Private Sewage Disposal System Ordinance does not accurately adopt the current State provisions.

NOW, THEREFORE BE IT RESOLVED that Section VI of the Jackson County Private Sewage Disposal System Ordinance is amended to read as follows:

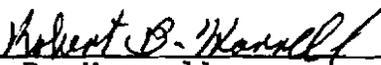
In addition to those provisions set forth in Section I through XII, this ordinance hereby adopts, by reference, the provisions set forth in the unabridged form of the current, "State of Illinois Department of Public Health, Private Sewage Disposal Licensing Act and Code", and any subsequent amendments or revisions thereto, three certified copies of which shall be on file in the Office of the Jackson County Clerk, which publication is incorporated herein and adopted by reference as part of this ordinance.

This Amendment shall be effective upon its approval by the Jackson County Board.

Approved this 13th day of Aug, 1986, at a regular meeting of the Jackson County Board.


Eugene E. Chambers, Chairman
Jackson County Board

ATTEST:


Robert B. Harrell
Jackson County Clerk & Recorder

ORDINANCE NO. 86-3

AN ORDINANCE PROVIDING INDEMNITY FOR
COUNTY OF JACKSON ELECTED OFFICIALS AND EMPLOYEES
COUNTY OF JACKSON, ILLINOIS

WHEREAS, the County of Jackson carries various liability insurance policies to protect the County, its employees, and its officials, both elected and appointed, from most job-related claims, demands, suits, and actions, but said liability insurance does not protect said officials and employees from all types of claims, demands, suits, and actions; and

WHEREAS, there may hereafter be suits, demands, claims for damages and/or actions brought against elected or appointed officials or employees of the County of Jackson while acting in their capacity as a representative or employee of the County alleging negligence, willful and wanton misconduct, or other improper conduct which is not covered by the various liability insurance policies now or hereafter carried by the County of Jackson, nor for which immunity is granted by State Statutes; and

WHEREAS, the Chairman and County Board Members of the County of Jackson hereby declare as a matter of public policy that the County should bear the cost of defense and all other costs associated with such job-related claims, demands, suits and actions.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNTY BOARD OF THE
COUNTY OF JACKSON, ILLINOIS:

SECTION I

That the County of Jackson does hereby indemnify and hold harmless all of the employees and officials, both appointed and elected, from any and all job-related claims, demands, suits and actions that might occur due to the fact that such person is serving as an employee or as an elected or appointed official of the County of Jackson, to the extent that same is not covered by the liability insurance policies of the County of Jackson and to the extent that they are not granted immunity by State Statutes.

SECTION II

Each official or employee shall notify the State's Attorney, Chairman of the County Board and the County Clerk of all suits or claims that could be covered by this ordinance within five (5) days of receipt of any summons or notice of suit or claim and deliver same to the State's Attorney.

SECTION III

The County of Jackson will select, retain and pay an attorney to defend any official or employee entitled to indemnity under this ordinance and shall conduct such investigation at its expense as the County deems necessary. The County of Jackson will consult with the official or employee entitled to indemnity under this ordinance regarding the selection of an attorney for said official or employee. However, the County of Jackson shall have the final selection of the attorney hired. If the official or employee

refuses to accept the attorney selected by the County or refuses to cooperate with said attorney, then the County shall not be obligated to pay any judgment rendered against said employee or official, or to pay the fee of any attorney not selected by the County of Jackson in accordance with this Ordinance.

SECTION IV

The County of Jackson shall have the right to compromise and settle all claims or suits brought against any official or employee covered by this indemnity.

SECTION V

The County of Jackson shall pay on behalf of any official or employee the amount of any final judgment rendered against them that is covered by this ordinance immediately after the expiration of any appeal period.

SECTION VI

This indemnification does not apply to any claims which will result in a judgment or final adjudication of a dishonest or fraudulent act, error or omission, or an intentional violation of the direction of the County Board, an appointed official, or other elected official.

SECTION VII

This Ordinance shall be effective immediately after its passage and approval as provided by law.

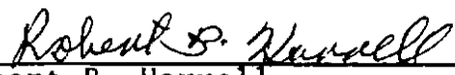
Ordinance No. _____
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APPROVED at the _____, 1986, Meeting
of the Jackson County Board.



Eugene E. Chambers
Chairman

ATTEST:



Robert B. Harrell
County Clerk and Recorder

15 Sept 1986
DATE

AN ORDINANCE FOR THE ESTABLISHMENT
OF AN ALTERED SPEED ZONE

4

IT IS HEREBY DECLARED by the Board of Jackson County, Illinois that the basic statutory vehicular speed limits established by Section 11-601 of the Illinois Vehicle Code are greater than that considered reasonable and proper on the street or highway listed in the following Schedule for which the County has maintenance responsibility and which is not under the jurisdiction of the Department of Transportation, State of Illinois.

BE IT FURTHER DECLARED that this Board has caused to be an engineering and traffic investigation upon the street or highways listed in the Schedule; and,

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code and subject to approval by the Department, this Board determines and declares that reasonable and proper absolute maximum speed limits upon these portions of CH 5 as listed below is 45 miles per hour:

1. A 45 miles per hour speed limit beginning at the intersection of CH 5 and township road number 126 westerly to a point approximately 2200 feet west of the intersection of CH 5 and CH 6.

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code, the Department is hereby requested to review the supporting data and findings of the engineering and traffic investigation submitted and filed in duplicate for each proposed speed zone of said street or highway described in the Secedule, which is included as a part of this ordinance.

BE IT FURTHER DECLARED that when this Board is advised that the Department has approved the proposed maximum speed limits for the zone or zones of said street or highway described in the Schedule, signs giving notice thereof shall be erected in conformance with the standards and specifications contained in the Illinois Manual of Uniform Traffic Control Devices for Streets and Highways.

BE IT FURTHER DECLARED that this ordinance shall take effect immediately after the erection of said signs giving notice of the maximum speed limits.

* * * *

I, Robert B. Harrell, County Clerk in and for Jackson County, in the State aforesaid, and keeper of the records and files thereof, as provided by statute, do hereby certify the foregoing to be a true, perfect, and complete copy of an ordinance adopted by the Board of Jackson County at its regular meeting held at Murphysboro, Illinois on _____, 19_____.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County at my office in Jackson County, this _____ day of _____, 19_____.

Robert B. Harrell, County Clerk

AN ORDINANCE FOR THE ESTABLISHMENT
OF AN ALTERED SPEED ZONE

86-5

IT IS HEREBY DECLARED by the Board of Jackson County, Illinois that the basic statutory vehicular speed limits established by Section 11-601 of the Illinois Vehicle Code are greater than that considered reasonable and proper on the street or highway listed in the following Schedule for which the County has maintenance responsibility and which is not under the jurisdiction of the Department of Transportation, State of Illinois.

BE IT FURTHER DECLARED that this Board has caused to be made an engineering and traffic investigation upon the streets or highways listed in the Schedule; and,

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code and subject to approval by the Department, this Board determines and declares that reasonable and proper absolute maximum speed limits upon these portions of CH 5 as listed below is 45 miles per hour:

1. Beginning at the Southwest Corporate Limits of Murphysboro westerly to the intersection of CH 5 and township road number 124A
2. And a 40 miles per hour speed limit beginning at the intersection of CH 5 and township road number 126 westerly to a point approximately 2200 feet west of the intersection of CH 5 and CH 6.

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code, the Department is hereby requested to review the supporting data and findings of the engineering and traffic investigation submitted and filed in duplicate for each proposed speed zone of said street or highway described in the Schedule, which is included as a part of this ordinance.

BE IT FURTHER DECLARED that when this Board is advised that the Department has approved the proposed maximum speed limits for the zone or zones of said street or highway described in the Schedule, signs giving notice thereof shall be erected in conformance with the standards and specifications contained in the Illinois Manual of Uniform Traffic Control Devices for Streets and Highways.

BE IT FURTHER DECLARED that this ordinance shall take effect immediately after the erection of said signs giving notice of the maximum speed limits.

* * * *

I, Robert B. Harrell, County Clerk in and for Jackson County, in the State aforesaid, and keeper of the records and files thereof, as provided by statute, do hereby certify the foregoing to be a true, perfect, and complete copy of an ordinance adopted by the Board of Jackson County at its regular meeting held at Murphysboro, Illinois on December 10, 1986.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County at my office in Jackson County, this 15th day of Dec, 1986.

Robert B. Harrell
Robert B. Harrell, County Clerk

AN ORDINANCE AUTHORIZING THE CLERK OF THE CIRCUIT COURT TO COLLECT \$36.00 FROM PERSONS MAKING MAINTENANCE AND CHILD SUPPORT PAYMENTS.

WHEREAS, the General Assembly has passed Public Act 84-1354 to amend Illinois Revised Statutes, Chapter 25, Paragraph 27.1; and

WHEREAS, Public Act 84-1354 permits the Clerk of the Circuit Court to collect, if authorized by an ordinance of the County Board, an annual fee of up to \$36.00 from the person making a maintenance and child support payment; and

WHEREAS, Public Act 84-1354 further provides that should the Clerk of the Circuit Court collect such an annual fee, the said fee shall be deposited in a special fund to be designated the "Maintenance and Child Support Collection Fund" of which the Clerk of the Circuit Court shall be the custodian, ex officio; and

WHEREAS, Public Act 84-1354 further provides that the Clerk of the Circuit Court shall use the "Maintenance and Child Support Collection Fund" to further maintenance and child support collection efforts in the Clerk's office; and

WHEREAS, Public Act 84-1354 becomes effective January 1, 1987.

THEREFORE, BE IT ORDAINED this 10th day of December, 1986, as follows:

SECTION 1. The Clerk of the Circuit Court is authorized to collect an annual fee of \$36.00 from all persons making a maintenance and child support payment.

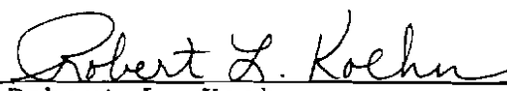
SECTION 2. The Clerk of the Circuit Court shall deposit the sum collected pursuant to Section 1 in a special fund designated the "Maintenance and Child Support Collection Fund."

SECTION 3. The Clerk of the Circuit Court shall be the custodian, ex officio, of the "Maintenance and Child Support Collection Fund."

SECTION 4. The Clerk of the Circuit Court shall use the sums deposited in the "Maintenance and Child Support Collection Fund" to further maintenance and child support collection efforts in the Clerk's Office.

SECTION 5. This Ordinance shall be effective as of January 1, 1987.

ENACTED at the regular meeting of the Jackson County Board held on the 10th day of December, 1986.



Robert L. Koehn,
Chairman of Jackson County Board

ATTEST:



Robert B. Harrell
County Clerk