

**CAMPBELL COUNTY FISCAL COURT
MINUTES**

September 1, 2010

A special meeting of the Campbell County Fiscal Court was held on Wednesday, September 1, 2010, 4:00 p.m. at the Campbell County Courthouse located at 8352 East Main Street, Alexandria, Kentucky.

In attendance at the meeting were:

COUNTY JUDGE/EXECUTIVE:
STEVE PENDERY

COUNTY COMMISSIONERS:
DAVID OTTO
KENNETH RECHTIN
MARK HAYDEN

Robert Horine	County Administrator
Melissa Williams	Director of Administration
Jim Daley	County Attorney
Jim Seibert	Fiscal Director
Paula Spicer	Fiscal Court Clerk
Keith Hill	Police Chief
Ken Schultz	Road Department Director
Naguanda Deaton	Human Resources Director
Diane Bertke	Treasurer
David Plummer	Solid Waste Coordinator
William Turner	Office of Emergency Management Director
Sarah Collins	Housing Department Director

The meeting was called to order at 4:00 p.m. by Judge Pendery. Cable Access was present to film the meeting.

Judge Pendery asked for a moment of silence followed by the Pledge of Allegiance. Following roll call, a quorum was declared present.

Minutes from the Fiscal Court meeting of August 18, 2010 were presented. Motion was made by Commissioner Otto, seconded by Commissioner Rechtin, to approve the minutes. All voted "AYE" and the motion passed unanimously.

Judge Pendery opened the meeting for questions on the proposed tax rate. He stated that local government is the only entity required to set a tax rate annually. Both the federal and state governments receive sales tax and income tax which adjust for inflation. In Kentucky, property tax does not adjust for inflation unless local officials take action. Judge Pendery briefly

explained the timeline that local governments must follow to set the tax rate pursuant to Kentucky law; today is the last day to set the tax rate and comply with the law. Although it comprises only about 15-20% of the overall budget of the county, property tax is the most notable because it must be set every year and property owners receive a tax bill directly. Judge Pendery demonstrated with a pie chart how the proceeds of tax bills are distributed to other entities besides the Fiscal Court; the Fiscal Court gets about 12% of the tax bill. He then displayed a chart showing the amount of spending per resident for northern Kentucky local governments, with Campbell County spending less money per resident than most others. These figures are based on the budget divided by the number of people served. Judge Pendery stated that typically the County advertises the highest tax rate allowed by Kentucky law, a 4% increase, which then gives the Fiscal Court latitude in setting the final rate. Jim Seibert then presented a second reading of the Ordinance by title and summary given. Ordinance O-08-10 relates to the annual budget and tax rates.

Commissioner Otto stated that County government revenues have been down for the last two years and the County has cut spending and extras during that time. He acknowledged that everybody is hurting financially at this time. Referring to the pie chart, he stated that the Fiscal Court gets little of the money from the total tax bill. He recommended that the Fiscal Court take the compensating rate, bringing the rate to 12.80¢, which will generate the same amount of revenue as the previous year without overburdening residents. Commissioner Otto stated that the Fiscal Court has looked hard at every expenditure, and been thrifty. Judge Pendery stated that every year the property assessments in the County change and on average have gone down. He explained that the State sets the compensating rate brings in the same amount of money from property on the tax rolls last year; i.e. if assessments go up the rate can go down, and if assessments go down the rate must go up to compensate for the loss. Commissioner Rechten stated that he is comfortable with everything that Commissioner Otto has said. He pointed out that the County is more dependant on payroll tax than property tax, and over the past couple of years the payroll tax has taken a hit. Commissioner Rechten stated that he believes that the County can maintain the fundamental level of services it provides to residents by taking the compensating rate; he doesn't believe that they can do with less. With inflation at 1.2%, an argument could be made for taking the compensating rate plus 1.2% increase. Commissioner Hayden agreed that the County should take the compensating rate. He stated that Campbell County citizens are struggling with a tough economy, and the County should not take any rate increase, they should simply take the compensating rate. Judge Pendery pointed out that last year's budget was \$39 million and this year's is less than \$33 million; a 20% reduction. He further stated that all non-contract County employees have not had a raise in two years, and all employees are now contributing more for their insurance. Each major department is operating with less staff than authorized; there is no resurfacing program this year with the exception of emergencies. Judge Pendery stated that the County is living within its means while still providing the services that people expect. Commissioner Otto stated that one area of expenditure with which they have no leeway is the jail. He stated that the State does not pay the County nearly what it cost per inmate, and they recently got a mandate from the State regarding a home incarceration program with no funding. Judge Pendery suggested that they have a reading of the tax rates with a motion and second, then open the floor for comments before voting. JR Roth stated that the first reading was for a 4% increase; both the first and second readings should be identical. Jim Daley replied that the statute allows for an amendment between readings so long

as the changes are included in the second reading. Judge Pendery stated that they must anticipate that the Fiscal Court may want to take the full range that is possible by having that amount in the first reading and at the public hearing. It was stated at the time of the first reading that they did not expect to take the 4% increase. Jim Seibert read the proposed rates contained in Ordinance O-08-10. Commissioner Rehtin made a motion to adopt O-08-10, seconded by Commissioner Otto.

Jim Pfister stated that the compensating rate is confusing; does it mean that they are paying the same rate as last year? Judge Pendery explained that the compensating rate is the rate that will yield the same amount of money this year as they got last year. Individual bills could go up or down, the average will remain the same, depending on when the property was assessed. He stated that the rate is going up to yield the same amount of money because assessments on average have gone down.

JR Roth stated that Campbell County had roughly \$5 billion worth of real estate two years ago, any new property gets added into the assessments the next year, which might go to \$5.4 billion. So growth is in new property. Judge Pendery explained how the compensating rate works. Mr. Roth then stated that the compensating rate includes personal property value. He was told by the Department of Local Government how the calculations were done. Judge Pendery stated that the compensating rate is called that because the rate is set to compensate for changes in assessments so that the amount collected is the same this year as last year.

A member of the audience stated that at the last meeting there was no proposed rate increase. Judge Pendery stated that at the last meeting they talked about the possibility of taking a 4% increase as allowed by law, so that people would have fair warning of the possibility. Judge Pendery stated that most governmental sources of revenue adjust annually for inflation, but the County's does not adjust for inflation unless they take action. If a government that is dependant on property taxes does not take an increase to adjust for inflation, they would be out of business. He explained that the purpose of a law passed in 1979 was to hold down property taxes. He stated that the County's property tax rate today is actually less than it was 30 years ago.

Erik Hermes stated that if inflation goes up wouldn't property values go up, which would increase the amount paid for property tax. Judge Pendery stated that if property values and assessments go up, the rate must come down to compensate.

A member of the audience stated that the government makes everything confusing and hard to understand; it is very frustrating. Judge Pendery stated that local government has a very wasteful system. The State makes the rules that the County must operate by. Instead of being heavily dependant on property taxes for revenue, the County now gets revenue from many different sources making it difficult to plan a budget. In addition, there are costs associated with collecting each fee or tax and a lot of tax money is eaten up by these costs.

A member of the audience stated that the Fiscal Court's portion of the tax bill is going from 12.4 to 12.8 so the property tax is going from \$124 to \$128 on \$100,000. He stated that if the whole property tax is \$1,066 on \$100,000 then how will it go up. Judge Pendery used the pie chart to explain that each of the entities getting a share of the tax bill sets their own rate. In answer to

another question, he stated that each of these entities have the option of taking the compensating rate or up to 4% except for the fire districts which have a limit.

JR Roth asked if Campbell County is 100% funded or underfunded for the pension. Judge Pendery replied that there is more than one pension fund. The State gets an actuarial report and is supposed to fund the pension plans up to that level; for the last 10 years the State has mostly failed to fund the pension plan to the level called for. By law, local governments must fund the pension plan up to the level called for in the actuarial report. He stated that over the next ten years the actuarials are requiring local governments to contribute additional funds. Most of the underfunding of the pension plan is due to the poorly-managed State health insurance programs.

JR Roth asked where the Fiscal Court publishes public notices; the notice was in The Enquirer the first time and in the Campbell County Recorder the second time. They should be consistent and use the same newspaper. Robert Horine explained that the Fiscal Court usually uses the Recorder, but there is a different statute governing advertisement for setting the tax rates. Therefore the public hearing notice was published in The Enquirer and the ordinance was published in the Recorder. He stated that if they don't comply with the law, the tax rate is subject to challenge. Mr. Horine stated that the law provides a very small timeframe for the required advertising; it is impossible to meet these publishing requirements using a weekly newspaper.

In response to the gentleman who said that this was confusing, Commissioner Hayden stated that it is not confusing. He stated that the bottom line is that the tax burden for the citizens of Campbell County for this tax will be the same for the upcoming year as it was for the past year. The Fiscal Court has the power to increase the rate by up to 4%, but has chosen not to do that.

A member of the audience asked if the Fiscal Court has not raised the tax rate every year since at least 2001, and where is the \$6 million surplus that was campaigned on in May. Judge Pendery stated that the surplus will be used to pay the deficit for not taking the 4% tax increase. He stated that the \$6 million surplus for the County is prudent for a "rainy day fund". The budget deficit in the beginning of the year was over \$3 million. The \$6 million has been saved over the course of years. Judge Pendery explained the County's deficit and how it was lowered in the last year. The member of the audience asked how the new Administration Building is being paid for. Judge Pendery explained that there are six governmental agencies in the building. Originally five of the agencies were going to pay for their space in the building. After the building was under construction, the State legislature eliminated the tax that would pay the rent for three of the agencies to be in the building, and the Fiscal Court had to absorb that loss. The member of the audience then asked how the County has downsized its personnel. Judge Pendery replied that they are operating with fewer employees than authorized. The Fiscal Court has approximately 200 employees with over 100 of them employed at the jail.

A gentleman in the audience asked why the County has to pay for State mandates at the jail; why isn't the State paying more. Commissioner Otto stated that about four years ago the State cut the per diem payment to the County for inmates. He stated that the County had been ordered by a federal judge to build the new jail, and had to comply with many federal regulations. Commissioner Otto explained that the new Restricted Custody Center was built in a manner that

requires fewer personnel to operate. He stated that they now have inmates performing work for various agencies in Campbell County. Providing medical care for inmates is also a big expense for the County.

A member of the audience asked what the projected surplus is for the next fiscal year. Judge Pendery stated that it should be considerably less. He stated that the deficit could be worse because the County will have less money coming in. The County's largest source of revenue is payroll taxes, and the County can not change the rate or the cap for that tax. Jim Seibert explained that an important part of the "rainy day fund" is the fact that 95% of the property tax money is received in December, so the \$6 million surplus will be down to \$2.5 million by October, there are also funds that can not be spent on general fund purposes. Cash-flow wise, \$6 million is not a lot of money. Mr. Seibert also pointed out that the earnings tax drops off near the end of the year; once a person reaches \$38,000-\$39,000 in income, they no longer pay that tax.

In response to a question from the audience, Mr. Seibert explained that the Fiscal Court is very limited on how it can invest funds; right now the return is about 0.2% on money market accounts.

A member of the audience asked if the Fiscal Court has any control over these other taxing entities such as the library. Judge Pendery stated that the Fiscal Court makes appointments to the Board. He stated that they are under the same regulations that the Fiscal Court is for setting their tax rate.

Erik Hermes, who spoke at the last meeting about Campbell County's population, again stated that the County's population has decreased in the last 10 years while Kenton and Boone Counties' populations have risen. He stated that Campbell County must be doing something wrong causing the loss in population; when people leave, property values go down. He assumed that the loss of payroll tax means less people are getting paid in Campbell County. Mr. Hermes asked if the Fiscal Court has decreased its number of employees. Judge Pendery answered that it has. Mr. Hermes criticized the Fiscal Court for creating a job for Pat Dressman. To him this action indicates that the County is not cutting expenses; it is easier to increase the residents' taxes than to cut back. He pled that the Fiscal Court cut expenses, and maybe people will want to move to Campbell County rather than move away.

Commissioner Otto stated that Mr. Hermes never has anything positive to say. He believes that Campbell County is a great place to live. Commissioner Otto gave examples of some ways in which the population may have decreased such as foreclosures or multi-family homes being converted to single-family homes. He stated that Campbell County's best bet for growth is with Northern Kentucky University and its growing technology. He listed the things such as schools, safe neighborhoods and recreation opportunities that companies look for when considering moving into a community. Mr. Hermes stated that the facts speak for themselves; according to the US Census, Campbell County's population has dropped since 1995.

JR Roth noted that on the agenda it appears that there is a resignation of one Animal Technician, but the County is hiring two. Judge Pendery explained that there previously was a resignation, so a vacant position is now being filled.

A member of the audience pointed out that all residents of the County do not live in a bedroom community. He stated that the new developments in Dayton and in Newport may bring some jobs, but what is being done to bring light industrial good-paying jobs to the County. Judge Pendery replied that Campbell County has the advantage of having Tri-ED, a nationally recognized economic development agency, to assist with job growth. Campbell County is the only county to have its own economic development agency – the Economic Progress Authority. He advised that, despite the poor economy, there are six tax increment projects of \$200 million plus in the State and two are in Campbell County. He stated that Campbell County is very proactive in regards to job development.

A gentleman in the audience pointed out that the hilly geography is not conducive to industrial development, in addition, the cities have zoning restrictions on how business can construct facilities. In contrast, Boone County has more level ground.

Judge Pendery invited all citizens to visit the Fiscal Court offices to discuss issues, or to talk to them prior to or after meetings. Judge Pendery stated that there was a motion and second to take the compensating rate and called for a vote. All voted “AYE” and the motion passed.

Naguanda Deaton spoke about the upcoming Campbell County Senior Picnic which will be held on September 15 from noon to 5:00 p.m. at Pendery Park. This annual event first held 43 years ago with a few people, has grown to an attendance of almost 1000 seniors. The theme this year is “Riverboat Cruise”. Ms. Deaton gave the locations where seniors can get bus transportation to and from the picnic. There will be refreshments and a chicken dinner, contests, games, bingo and live music and dancing. Ms. Deaton stated that tickets are available at the Senior Center and at the Fiscal Court Building for \$8 in advance and \$10 the day of the picnic. Political tickets are also available.

There being no old business, Melissa Williams presented new business by requesting a motion proclaiming September 2010 as National Preparedness Month in Campbell County and encouraging all citizens and businesses to develop their own emergency preparedness plans for any type of emergency from national disasters to potential terrorist attacks. Ms. Williams listed four things that citizens are encouraged to do to be prepared for emergencies. William Turner, Office of Emergency Management Director, requested the proclamation. Motion was made by Commissioner Rehtin, seconded by Judge Pendery. All voted “AYE” and the motion passed.

Resolution R-105-10 was read by title and summary given. R-105-10 authorizes the Judge/Executive to execute a Community Development Block Grant application with the Kentucky Local Government Department to obtain funds from the federal Department of Housing and Urban Development for the purchase and installation of two emergency generators. These federal funds were made available to assist communities with long term recovery from the 2008 natural disasters. Campbell County’s present generators are older and may be unreliable. The new generators which cost \$74,545 each, will be installed at the Police Department and Emergency Operations Center and at the Transportation Department. Commissioner Otto made a motion to adopt R-105-10, seconded by Commissioner Rehtin. All voted “AYE” and the motion passed. Ms. Williams stated that the grant requires a public notice be advertised in the newspaper; the notice will appear in next week’s edition of the Campbell County Recorder.

Resolution R-104-10 was read by title and summary given. R-104-10 adopts amended utility allowances for the Department of Housing. Ms. Williams explained that the US Department of Housing (HUD) requires public housing authorities to conduct an annual review of utility allowances and make adjustments as necessary. As a result of this review, there is a decrease in the monthly allowance for trash collection, and an increase in the allowance for sewers. Commissioner Hayden made a motion to adopt R-104-10, seconded by Commissioner Rehtin. All voted "AYE" and the motion passed.

Resolution R-106-10 was read by title and summary given. R-106-10 amends the Campbell County Police Force Merit Board Rules and Regulations, Chapter Three, Section 3:3.9 Appeals from Penalties, to delete the word "disciplined" from that Section. Ms. Williams explained that the Police Merit Board voted to make this change so that they will no longer be required to hear appeals from penalties imposed as a result of counseling or oral or written reprimands. Commissioner Rehtin asked how many appeals have resulted from disciplinary action. Chief Hill replied that there have been two requests in the last three years, but both were withdrawn before the hearing date. Commissioner Rehtin made a motion to adopt R-106-10, seconded by Commissioner Otto. All voted "AYE" and the motion passed.

Resolution R-102-10 was read by title and summary given. R-102-10 amends the Campbell County Fiscal Court Administrative Code, Chapter 3 to include a Lactation Workplace Policy to comply with federally mandated amendments to the Fair Labor Standards Act. The recently adopted Patient Protection and Affordable Care Act, Section 4207 requires that the County provide a private place and reasonable break time for nursing mothers to express breast milk during the work day. Judge Pendery made a motion to adopt R-102-10, seconded by Commissioner Hayden. All voted "AYE" and the motion passed.

A motion was requested to accept the resignation of Patrolman Greg Haigis from the Campbell County Police Department effective September 2, 2010. Motion was made by Judge Pendery, seconded by Commissioner Otto. All voted "AYE" and the motion passed.

A motion was requested to adjust the compensation of Patrolman Geoffrey Lucas from Grade 2, 10A (\$18.3409/hr) to Grade 2, 10B (\$18.7994/hr) effective September 23, 2010, in accordance with the current Fraternal Order of Police working agreement. Motion was made by Judge Pendery, seconded by Commissioner Otto. All voted "AYE" and the motion passed.

A motion was requested to adjust the compensation of Patrolman Gary Downs from Grade 4, 12A (\$20.7023/hr) to Grade 4, 12B (\$21.2199/hr) effective September 6, 2010, in accordance with the current Fraternal Order of Police working agreement. Motion was made by Judge Pendery, seconded by Commissioner Hayden. All voted "AYE" and the motion passed.

A motion was requested to accept the resignation of Jenna Torres, Part-time Animal Technician at the Campbell County Animal Shelter effective August 27, 2010. Motion was made by Judge Pendery, seconded by Commissioner Otto. All voted "AYE" and the motion passed.

A motion was requested to appoint Deborah Franz to the position of Part-time Animal Technician at the Campbell County Animal Shelter with compensation set at Grade 7D

(\$10.80/hr) effective September 2, 2010. Motion was made by Judge Pendery, seconded by Commissioner Otto. Commissioner Rehtin asked how many people applied for this position. Naguanda Deaton replied that there were about 26 applications received. All voted "AYE" and the motion passed.

A motion was requested to appoint Mary (Mindy) Schadler to the position of Part-time Animal Technician at the Animal Shelter with compensation set at Grade 7D (\$10.80/hr) effective September 2, 2010. This position is open due to a prior resignation. Motion was made by Judge Pendery, seconded by Commissioner Otto. All voted "AYE" and the motion passed.

A motion was requested to reappoint Ray Kremer to the Northern Kentucky Area Development District as a citizen representative for a three year term effective September 26, 2010 through September 25, 2013. Motion was made by Judge Pendery, seconded by Commissioner Rehtin. All voted "AYE" and the motion passed.

A motion was requested to appoint Steven Trumbo to the Campbell County Public Library Board of Trustees to a four year term effective October 1, 2010 through September 30, 2014. Mr. Trumbo was recommended by the State Librarian and Commissioner Wayne Onkst. He replaces Dr. Ann Painter who is not eligible to serve another term. Motion was made by Judge Pendery, seconded by Commissioner Rehtin. All voted "AYE" and the motion passed.

A motion was requested to appoint Richard Boehne to the Kenton County Airport Advisory Committee for a two year term effective September 22, 2010 through September 21, 2012. Mr. Boehne replaces R. Jeffery Schlosser who has served two terms on the Board. Motion was made by Judge Pendery, seconded by Commissioner Hayden. All voted "AYE" and the motion passed.

A motion was requested to reappoint Rees Hardy to the Campbell County Police Merit Board for a four year term effective September 7, 2010 through September 6, 2014. Motion was made by Judge Pendery, seconded by Commissioner Otto. All voted "AYE" and the motion passed.

A motion was requested to appoint Chuck Heilman to the Sanitation District No. 1 Board of Directors effective September 1, 2010 through July 14, 2012, to fill the unexpired term of Frances Reitman who has resigned. Motion was made by Judge Pendery, seconded by Commissioner Rehtin. Commissioner Hayden recused himself from voting on this motion. Commissioners Otto and Rehtin and Judge Pendery voted "AYE" and the motion passed.

Robert Horine presented Ordinance O-09-10 for a second reading. The ordinance was read by title and summary given. O-09-10 amends Chapter 94 of the Code of Ordinances relating to Horse Trail Rules and Regulations. This ordinance requires all riders to display a trail tag while using the horse trails in A J Jolly Park. Commissioner Rehtin made a motion to adopt O-09-10, seconded by Commissioner Otto. All voted "AYE" and the motion passed.

Resolution R-107-10 was read by title and summary given. Resolution R-107-10 sets fees for trail tags at A J Jolly Park. The fee for trail tags will be \$5 per day per horse. An annual trail tag may be issued at no charge for the Northern Kentucky Horse Network members who volunteer a

minimum of six hours to work on the trails. Mr. Horine stated that this fee is consistent with other trail facilities in the region. Commissioner Rehtin made a motion to adopt R-107-10, seconded by Commissioner Otto. All voted "AYE" and the motion passed.

Commissioner Hayden stated that he has heard a lot of negativity from the audience in the last year and a half and it is very disappointing. It bothers him that the staff has to be exposed to this negativity. He wished to publicly thank the staff for the work that they do. He stated that the Fiscal Court has a lot of gifted, talented and dedicated employees in all departments and he is sorry that they are exposed to these negative comments at every meeting.

Judge Pendery acknowledged for the record that Nicholas J. Wilson, Campbell County Constable, District Three, resigned effective August 18, 2010.

Judge Pendery reminded everybody that the September 15, 2010 Fiscal Court meeting has been moved to Thursday, September 16, 2010 due to the Senior Picnic on September 15. The September 16, 2010 meeting will be held at 5:30 p.m. at the Campbell County Administration Building in Newport.

Judge Pendery announced that the Ohio Alleycat Resource's Neuterville Express Van is coming to Campbell County on September 14, 2010 to assist cat owners with low cost spay/neuter services for their cats. The cost is \$35, and a \$10 rabies vaccine is required of the cat is not current with the vaccine. Judge Pendery gave the times for drop-off and pick-up of cats at the Campbell County Extension Office. He also gave a phone number for more information.

Jim Seibert presented Resolution R-101-10 by title and summary given. R-101-10 authorizes the Campbell County Judge/Executive to execute a contract with the Campbell County Board of Education for Fiscal Year 2011 for the provision of bus transportation for parochial school students. The amount of the contract is \$391,870.08; most of this amount will be recovered from the State. Commissioner Rehtin made a motion to adopt R-101-10, seconded by Judge Pendery. All voted "AYE" and the motion passed.

Resolution R-103-10 was read by title and summary given. R-103-10 authorizes the Judge/Executive to execute a contract with Southern Cardinal, LLC for Fiscal Year 2011 for the provision of bus transportation of St. Peter and Paul Grade School Students. Mr. Seibert stated that the amount of this contract is \$7,140, and again the County will get some money back from the State and the balance from the School. Commissioner Rehtin made a motion to adopt R-103-10, seconded by Commissioner Otto. All voted "AYE" and the motion passed.

A motion was requested to purchase a one-ton dump truck for the Road Department using the State Contract price of \$37,960.00. This will replace a 1997 one-ton dump truck. Motion was made by Judge Pendery, seconded by Commissioner Rehtin. Commissioner Hayden stated that he talked to Robert Horine and has seen photos of the truck to be replaced, and believes that this is a necessary purchase. All voted "AYE" and the motion passed.

Mr. Seibert then requested a motion to approve the claims as presented for August 18, 2010. County Attorney Jim Daley stated that he has reviewed the claims and all appear appropriate.

Motion was made by Commissioner Otto, seconded by Commissioner Hayden. All voted “AYE” and the motion passed.

There being no further business to come before the Fiscal Court, Commissioner Rehtin made a motion to adjourn, seconded by Judge Pendery. All voted “AYE” and the meeting adjourned at 6:04 p.m.

Attachments:

Ordinance O-08-10 Set the General Fund Tax Rate for 2010
Proclamation National Preparedness Month
Resolution R-105-10 Grant Application for Generators
Resolution R-104-10 Amend Utility Allowances for Housing Department
Resolution R-106-10 Amend Police Force Merit Board Rules and Regulations
Resolution R-102-10 Adopt Lactation Workplace Policy
Ordinance O-09-10 Amend Horse Trail Rules and Regulations
Resolution R-107-10 Establish Fee for Horse Trail Tags
Resolution R-101-10 Contract for Transportation of Non-Public School Students
Resolution R-103-10 Contract for Transportation of St. Peter and Paul School Students
Claims of September 1, 2010

Approved:

STEVE PENDERY
Campbell County Judge/Executive

Attest:

Paula K. Spicer
Fiscal Court Clerk