

**CAMPBELL COUNTY FISCAL COURT
MINUTES**

May 4, 2016

A regular meeting of the Campbell County Fiscal Court was held on Wednesday, May 4, 2016, 7:00 p.m. at the Campbell County Courthouse located at 8352 East Main Street, Alexandria, Kentucky.

COUNTY JUDGE/EXECUTIVE
STEVE PENDERY

COUNTY COMMISSIONERS
CHARLIE COLEMAN
TOM LAMPE
BRIAN PAINTER

Steve Franzen	County Attorney
Matt Elberfeld	County Administrator
Kim Serra	Assistant County Administrator
Paula Spicer	Fiscal Court Clerk
Colonel Craig Sorrell	Campbell County Police Department
Frank Spataro	Human Resources Director
Cindy Minter	Planning and Zoning Director
Allyn Reinecke	Human Services Manager
Lisa Bowman	Animal Shelter Manager

The meeting was called to order at 7:00 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 regular meeting of April 20, 2016 were presented. Motion was made by Commissioner Painter, seconded by Commissioner Lampe to approve the minutes. All voted "AYE" and the motion passed.

Judge Pendery announced that they would go through the old and new business, then under the County Administrator's report will talk about needle exchange and heroin and take public comments at that time. He then invited comments from the public on any other subject.

Dan Hull stated that he has asked in the past if the people could have a copy of the minutes before they are approved. He noted that after reading the minutes from a month ago Commissioner Coleman had said more than what was reflected in the minutes. He stated that a lot of them will be hunting for a new job if they don't change.

Kevin Gordon questioned the minutes from the last meeting regarding the vote on narcan. There was a question as to whether Commissioner Coleman voted to abstain or whether it was registered as a No vote. Commissioners Lampe and Painter voted Yes, but Commissioner Coleman said nothing. Steve Franzen stated that Commissioner Coleman did not vote No so it counts as a Yes vote. The discussion wherein Commissioner Coleman stated that he wanted to vote No or abstain, but he didn't, is reflected in the minutes. Mr. Gordon requested that in the future Judge Pendery make sure that he ask if there are any No votes. Commissioner Coleman stated that he wanted to vote Yes on it, but he has questions with the mentally ill part of it and it was the first time he had heard of the ordinance. He agreed that narcan saves lives but he has a problem with putting the responsibility on the County Police to determine if a person is mentally ill and that's why he didn't vote at all.

Judge Pendery pointed out that there is a sign-in sheet on the podium for people who wish to speak about heroin.

There being no old business, Paula Spicer presented new business with a motion to proclaim May as "Motorcycle Awareness Month" in Campbell County. Portions of the proclamation were read. Motion was made by Commissioner Painter, seconded by Commissioner Lampe. All voted "AYE" and the motion passed. Judge Pendery presented the proclamation to a member of the Kentucky Motorcycle Association. Commissioner Painter pointed out that a couple of years ago, at the Association's request, the County did install signage along some roadways aimed at increasing awareness of motorcyclists.

Resolution R-31-16 was read by title and summary given. R-31-16 amends the Campbell County Police Policy and Procedure Manual to institute procedures for Campbell County Police personnel to be followed in the establishment and use of Cooperating Individuals consisting of informants and confidential informants and the incorporation of accounting procedures for expenditures of undercover funds by County Police personnel. Commissioner Coleman made a motion to adopt R-31-16, seconded by Commissioner Lampe. All voted "AYE" and the motion passed.

Ordinance O-02-16 was read by title and summary. O-02-16 amends the Campbell County Code of Ordinances at Section 90.10 "Mandatory Spay/Neuter Program for County Animal Shelter" to provide that all dogs and cats adopted from the Animal Shelter shall be surgically altered prior to adoption to prevent breeding. The amendment further provides that if an animal is too young to be surgically altered, the adopter shall deposit \$10 cash/check to hold the animal for pick up once it has been altered. Lisa Bowman requested the change because the current policy of requiring new owners to have the animals altered is not working. This policy will help decrease the population of unwanted animals. She listed the days and times that residents can bring their pets to the Shelter to be spayed/neutered by third party providers. No vote was taken on the first reading of this ordinance.

Resolution R-32-16 was read by title and summary given. R-32-16 amends the operations manual used at the Campbell County Animal Shelter. Commissioner Lampe made a motion to adopt R-32-16, seconded by Commissioner Painter. Commissioner Coleman stated that he talked to Lisa Bowman about this – he has a problem with the euthanasia provisions. He stated

that when he was campaigning, he was asked about this issue a lot. He supports Ms. Bowman and her staff but can't support the euthanasia policy and will vote "No". Ms. Bowman explained the Shelter's policy on holding stray dogs, adoptions and euthanasia. They are working on a policy now to have a 10% euthanasia rate in the next three years. She stated that they do take some animals to rescue groups in an attempt to get them adopted; they try many alternatives to euthanasia. The goal is to find homes for all animals. If people were responsible, and have their pets spayed/neutered they would not have unwanted animals. Commissioner Painter stated that he has 100% confidence in Ms. Bowman's decisions regarding the Animal Shelter. She is doing the best job possible and he supports her 100%. Ms. Bowman answered questions from the public. Commissioners Lampe and Painter and Judge Penderly voted "AYE", Commissioner Coleman voted "NAY" and the motion passed.

Resolution R-33-16 was read by title and summary given. R-33-16 authorizes the Judge/Executive to enter into a 10-year Lease Agreement with Campbell County Rural Knothole Baseball, Inc. for use of certain areas of the Campbell County Sports Complex in consideration of an annual rental payment of One Dollar. Commissioner Lampe stated that Rural Knothole Baseball has been a great partner to the County and has been responsible for maintenance and upkeep of the areas that they use. Commissioner Lampe made a motion to adopt R-33-16, seconded by Commissioner Coleman. All voted "AYE" and the motion passed.

Resolution R-34-16 was read by title and summary given. R-34-16 allocates Mental Health/Intellectual Disability Tax Funds for Fiscal Year 2017. Judge Penderly made a motion to adopt R-34-16, seconded by Commissioner Lampe. Commissioner Coleman stated that he was prepared to vote for this resolution until he attended a budget meeting earlier in the day. In light of the County's fiscal situation he can't agree to add to what the County is spending. He knows that these funds have to be spent on certain things. The allocations for both of these funds are more than was spent a year ago. If there is less money, the allocations should be kept flat or cut. Judge Penderly recalled an earlier discussion about whether money from these funds can be used to cover costs elsewhere in the budget and the general fund. These taxes were voted on by the people; the Fiscal Court doesn't have the ballot language, but it does have the enabling ordinances. He believes that it is fair to say that the people intended for the money to go for the purposes that it is being spent. If the general fund needs to be addressed, it needs to be done another way. Judge Penderly acknowledged that the County collects about \$900,000 each year in MH/ID tax funds. Allyn Reinecke answered questions about funds that are allocated for services related to the heroin epidemic. Approximately \$154,000 is allocated for direct treatment, and the other amounts are for related services. She added that \$47,000 is allocated for two part-time school resource officers. Commissioners Lampe and Painter and Judge Penderly voted "AYE", Commissioner Coleman voted "NAY" and the motion passed.

Resolution R-35-16 was read by title and summary given. R-35-16 allocates Senior Citizens Tax Funds for Fiscal Year 2017. Commissioner Painter made a motion to adopt R-35-16, seconded by Judge Penderly. Commissioner Coleman stated that his comments on this resolution are almost the same as on the Mental Health Tax allocation. There is an increase in spending over last year. Commissioners Lampe and Painter and Judge Penderly voted "AYE", Commissioner Coleman voted "NAY" and the motion passed.

Ordinance O-03-16 was read by title and summary given. O-03-16 updates the official zoning map for unincorporated Campbell County to rezone an approximate 10 acres located at and around 10225 Alexandria Pike in unincorporated Campbell County, Kentucky from I-1 (Industrial One) to HC (Highway Commercial) Zone. Commissioner Coleman asked if this was the land between US 27 and Old US 27 by the high school. Cindy Minter replied that it was between US 27 and Old US 27 closer to the Tyson site. There is a sale pending on the site which consists of two adjacent parcels bordered by Old US 27, new US27 and Bob Huber Drive. Smith and Jolly Nursery currently occupies the site and is the applicant for the zone change. No vote was taken on the first reading of this ordinance.

Resolution R-36-16 was read by title and summary given. R-36-16 approves the execution of a contract with Electrical Inspection Inc. to provide professional electrical inspection services to Campbell County. Ms. Minter explained that the State's new administration made changes to language required in the contracts and consequently the County must amend its current contracts. The contracts will also be extended. The County has been using the services of Electrical Inspection Inc. and Inspection Bureau Inc. for the past two years without any problems. Commissioner Lampe made a motion to adopt R-36-16, seconded by Commissioner Painter. All voted "AYE" and the motion passed.

Resolution R-37-16 was read by title and summary given. R-37-16 approves the execution of a contract with Inspection Bureau Inc. to provide professional electrical inspection services to Campbell County. Commissioner Painter made a motion to adopt R-37-16, seconded by Commissioner Lampe. All voted "AYE" and the motion passed.

Resolution R-38-16 was read by title and summary given. R-38-16 authorizes Interlocal Agreements with the Cities of Alexandria, Bellevue, California, Cold Spring, Crestview, Dayton, Highland Heights, Melbourne, Silver Grove, Southgate, Wilder and Woodlawn to provide permit review and building inspection services. Steve Franzen advised that he did review the contracts authorized by R-36-16 and R-37-16, but has not had a chance to review the agreements authorized by R-38-16. He suggested that the Fiscal Court adopt the resolution subject to his review if it is time sensitive, or delay the vote until he can review the agreements. Cindy Minter stated that the action is time sensitive and requested that the Fiscal Court approve the Interlocal Agreements subject to review of the County's and Cities' legal counsels. Commissioner Painter made a motion to adopt R-38-16 conditioned on the County Attorney's review, seconded by Commissioner Lampe. All voted "AYE" and the motion passed.

A motion was requested to appoint Brandon Turner as a seasonal Parks and Recreation Maintenance Worker at an hourly rate of \$10.67 effective May 7, 2016. Motion was made by Judge Pendery, seconded by Commissioner Painter. In response to Commissioner Coleman's question, Matt Elberfeld stated that Mr. Turner is not related to any other County employee. All voted "AYE" and the motion passed.

A motion was requested to appoint Mitch Aldridge as a part-time Camping and Concession Worker at an hourly rate of \$10.26 effective May 6, 2016. Motion was made by Judge Pendery, seconded by Commissioner Lampe. All voted "AYE" and the motion passed.

A motion was requested to appoint Nathaniel Miller and Justin Rolf as part-time Golf Starters at an hourly rate of \$9.36 effective May 5, 2016. Motion was made by Judge Pendery, seconded by Commissioner Lampe. All voted "AYE" and the motion passed.

A motion was requested to accept the resignation of Deborah DeJarnette, full-time Animal Technician, effective May 13, 2016. Motion was made by Judge Pendery, seconded by Commissioner Painter. All voted "AYE" and the motion passed.

A motion was requested to authorize staff to advertise and interview for the position of full-time Animal Technician. Motion was made by Judge Pendery, seconded by Commissioner Lampe. All voted "AYE" and the motion passed.

A motion was requested to appoint Greg Buckler, OEM Deputy Director-Administration, to serve as Bill Turner's alternate representative to the Area 6 Weapons of Mass Destruction/Hazardous Materials Team effective May 5, 2016. Motion was made by Judge Pendery, seconded by Commissioner Coleman. All voted "AYE" and the motion passed.

Matt Elberfeld requested a motion to meet in Executive Session at the end of regular business pursuant to KRS 61.810(1)(c) to discuss proposed or pending litigation against or on behalf of the public agency. He stated that no action will be taken as a result of the executive session. Motion was made by Commissioner Painter, seconded by Judge Pendery. All voted "AYE" and the motion passed.

A motion was requested to authorize staff to advertise for proposals to manage and operate A J Jolly Golf Course. Motion was made by Commissioner Lampe, seconded by Commissioner Coleman. All voted "AYE" and the motion passed.

Resolution R-29-16 was read by title and summary given. R-29-16 grants consent to a Syringe Access Exchange Program administered by the Northern Kentucky Independent Health Department through December 31, 2018. Judge Pendery stated that a sign-up sheet was available for persons wishing to speak about the Syringe Access Exchange Program. He asked that all speakers be respectful of everybody's time and began calling the names on the sign-up sheet.

Jenni Woodruff, a recent resident of Campbell County, talked about her daughter Christy who became a heroin user likely due to being prescribed prescription pain killers. Her death was a direct result of an abscess caused by using a dirty needle. Ms. Woodruff begged the Fiscal Court to do the right thing for the good of the community.

Kristie Blanchet, Chairperson, People Advocating Recovery, complimented the Fiscal Court on how well-organized the April 20 Fiscal Court meeting was. It was a great way to educate the community and the Fiscal Court. As a result of that education she hopes that they can see the direction to take to get more people into treatment by using a Syringe Access Exchange Program (SAEP) as a stepping stone.

Kevin Gordon, Wilder, asked if this resolution (R-29-16) was on the agenda prior to its being given to the Commissioners and when is the agenda distributed to the Commissioners? Judge Pendery stated that the final agenda is distributed on Tuesday afternoon. Mr. Gordon asked if the agenda was purposely not sent out until 5:11pm on Tuesday to hold down the attendance of people who may not be in favor of this? Judge Pendery replied that it was not. Mr. Gordon quoted and made comments on statements made by Garren Colvin, Steve Franzen, Perilou Goddard and Stephanie Vogel at the April 20, 2016 meeting. He does not know how the Fiscal Court can make a reasonable decision based on the conflicting testimony given. He asked if the rules and regulations of the SAEP will be established by the Health Department, if they are just giving needles or heroin starter kits, how the program will be monitored and if statistics will be kept to determine whether the program is successful. Judge Pendery stated that those issues were addressed at the April 20 meeting; he would be happy to address Mr. Gordon's questions after the meeting. Mr. Gordon further stated that needle exchange has been around for 30 years but addiction rates keep increasing. Judge Pendery stated that the SAEP is not intended to be a solution, it is aimed at harm reduction. The taxpayers are going to pay the health costs for people with Hepatitis C and HIV. Commissioner Coleman stated that the resolution was not on the agenda that he received last Friday; he got a call on Tuesday evening that it was on the agenda. Judge Pendery stated that he did not decide until Tuesday to put it on the agenda.

J R Roth stated that he did not get the agenda until after 5:00pm and the motorcycle thing was not on the agenda. He questioned the transparency of the Fiscal Court and why they are trying to hide things. Judge Pendery stated that along with the agenda sent out on Tuesday, there was a summary that contained the motorcycle proclamation. Mr. Roth stated that he gave the Commissioners copies of the Centers for Disease Control (CDC) information for their review. He quoted statistics about Kentucky regarding causes of Hepatitis C cases from the report. Commissioner Painter questioned some figures on the report. Mr. Roth asked if the County gives somebody a needle to do heroin and they then kill somebody while driving, is the County liable for the death.

Eric Specht, Ft. Thomas, stated that he lost his son Nicholas to heroin about three years ago. He then organized Northern Kentucky Hates Heroin. He wonders why this resolution would not be passed after hearing the information and statistics. It is not the cost of the program, overall the County will save money by starting a needle exchange program, and it is not crime. He believes that it comes down to stigma. Mr. Specht stated that to heroin addicts, they have no choice – they cannot stop using the drug and will use whatever is available – a dirty or clean syringe. There is such a bias against “those people”, but they deserve every opportunity for help. He stated that this program is needed in the community.

Tim Nolan stated that he does not believe that the Fiscal Court has looked at the law that allows SAEP. He asked if they've reviewed the minutes of the subcommittee chaired by Senator Chris McDaniel on Senate Bill 192. He stated that currently there are three SAEP's in Kentucky and suggested that they review those first before starting a program. Mr. Nolan stated that all three of those programs are having serious legal problems. None of them are in compliance with the law nor have they produced evidence that they've helped anyone get off of heroin. He stated that since these programs have started the number of Hepatitis C cases in those counties have increased. Mr. Nolan then cited the applicable statutes and senate bill, and read a portion of it.

He suggested that people participating in a SAEP could be arrested for possessing drug paraphernalia while going to and from a SAEP; this poses a problem for law enforcement. Mr. Nolan then stated that the statute was poorly written and it should go back to the General Assembly. Steve Franzen agreed that it does put law enforcement in a difficult position and that the statute could have been drafted better. Mr. Nolan pointed out that legislatively the program is supposed to be a one-to-one needle exchange not a needle giveaway. He stated that of the three programs currently operating in Kentucky (Falmouth, Louisville and Lexington), there have been only 30 referrals to treatment. He does not think that the County's policy would pass legal muster. Mr. Nolan then congratulated the Fiscal Court for looking into this issue, it is the biggest problem faced by our society.

Dr. Mike Kalfas stated that the information presented by Mr. Roth was incomplete and he cannot interpret it without the entire report. He stated that among treatment professionals, his peers and prevention professionals, the biggest concern is HIV. The CDC reports on its website that the HIV outbreak in Scott County, Indiana was due to IV injection use. He agrees that needle exchange is not a treatment for heroin dependency. There are other plans to get heroin off the street. Needle exchange is to deal with the damage done by heroin, it helps protect the innocents – police officers and rescue people. The CDC listed our area as at risk for an HIV outbreak. Dr. Kalfas stated that the biggest objection to needle exchange programs is the moral objection to giving people needles. He stated that they are going to use the needle anyway – dirty or clean. Based on 110 studies, the American Society of Addiction Medicine's (ASAM) official stance on needle exchange is "People will not use more heroin, will not increase their usage as a result of being given clean syringes in an exchange program". The County's SAEP will not facilitate or increase use of heroin. The effects of a SAEP will not happen overnight – it will take a while. In summary, Dr. Kalfas stated that we are in danger of increased Hepatitis C, HIV is coming and is already here, innocent lives are collaterally at risk, SAEP will not increase drug use according to most statistics, nobody is offering a better answer, the rest of Kentucky seems to see the wisdom of these program and they are not as afflicted as we are, and everywhere else it's been implemented it seems to work according to the data. He then read the recommendation from ASAM. Dr. Kalfas answered questions. Commissioner Painter talked about the MRSA virus being spread by using the same needle over and over, not necessarily by sharing needles. The treatment is lengthy and very costly. If an inmate is infected the County is responsible for paying for treatment. Dr. Kalfas answered more questions.

Lloyd Rogers stated that he does not think that it is the County's responsibility to provide medical treatment to inmates in the jail. Steve Franzen countered that the law is clear that the County does have to provide medical treatment to people in the jail. He doesn't necessarily agree with it, but there are many laws including federal policies that must be followed to operate the jail.

John Vincent stated that if there were no heroin, there would be no need for needle exchange. He asked if the Health Department will ask the people participating in the SAEP who they are getting needles and drugs from. Judge Pendery stated that if a person thinks they'll be arrested, they won't participate in the program. Mr. Vincent stated that in Cincinnati there are billboards with phone numbers for people to report drug dealers, maybe Campbell County could install billboards like that. Judge Pendery offered to meet with Mr. Vincent after the meeting to update

him on efforts to fight the heroin epidemic. Mr. Vincent then asked if a person who receives needles through this program can sue the County for keeping him an addict. Steve Franzen stated that he does not think that such a lawsuit would be successful against the County. Mr. Vincent then suggested that the Health Department have people sign a waiver when they receive needles and also have a suggestion box so that people could submit the names of the drug dealers. He also suggested that people in pain, should be seen by a chiropractor instead of receiving prescription drugs that may lead to addiction. Mr. Vincent suggested that the Fiscal Court should delay its vote so that more people can talk on the subject.

Kevin Sell stated that he is in favor of needle exchange. He appreciates the research and efforts made by Judge Pendery and Commissioner Lampe on moving this forward. He stated that Campbell County has some of the best law enforcement professionals in the area. He does not accept the argument that police could arrest people coming and going to SAEP for drug paraphernalia; if that were the case, they'd have to arrest people going in and out of diabetic and allergy clinics. He stated that plenty of credible evidence exists to support needle exchange; we have subject-matter experts such as Drs. Kalfas and Engel in our community. The matter of public health is statutorily required by the Fiscal Court and this is a public health issue. As a retired firefighter, paramedic, EMT he shares a concern for fire, police and EMS personnel at risk of blood-borne pathogens. Mr. Sell stated that needle exchange has been opposed by the Tea Party and he disagrees with their position. He also expressed his disagreement with the Tea Party Chairman Hermes opinion that Commissioner Lampe has a conflict in this matter due to him serving on the St. Elizabeth Foundation Board. He thanked Commissioner Lampe for helping the community by raising money and doing charitable things through the Foundation. He stated that Commissioner Lampe serves on the charitable side of St. Elizabeth, not the operating Trustee side. It is not a conflict of interest, if Mr. Hermes cannot comprehend what a conflict of interest is, how can he possibly serve on the County Ethics Commission. He doesn't know how Commissioner Coleman could even recommend him to serve. Mr. Sell stated that needle exchange is needed in Campbell County and he hopes that Commissioner Painter will support this measure along with Judge Pendery and Commissioner Lampe.

Judge Pendery stated that everybody who signed up to speak has spoken and it is time to deal with the resolution put before them. Resolution R-29-16 granting consent to a Syringe Access Exchange Program administered by the Northern Kentucky Independent Health Department through December 31, 2018 was read again by title. Judge Pendery made a motion to adopt R-29-16, seconded by Commissioner Lampe. Commissioners Lampe, Painter and Judge Pendery voted "AYE", Commissioner Coleman voted "NAY" and the motion passed.

Commissioner Lampe stated that this has been a long ordeal. He did a lot of research on all sides of the issue and made the decision that he thought was best for the County. He stated that state statute provides that the Health Department is obligated to control infectious disease pursuant to KRS 218A.500(5)(a), (b) and (c). He believes that the Health Department is the best entity to operate a program.

Commissioner Painter stated that at the April 20 Fiscal Court meeting there was over four hours of presentation and expert testimony regarding the response to the heroin epidemic. Dr. Kalfas and Garren Colvin testified to the need for a SAEP to avoid an HIV/AIDS epidemic, and no

better alternative has been identified. He stated that the citizens of Campbell County approved a tax levy in 1981 for the purpose of taking care of mentally disturbed people and to protect the County coffers from the liabilities that result from their actions (in this case the spread of infectious disease). The County's hired advocates have identified and received funding from the RC Durr Foundation to fund the cost of the SAEP, so that the County can keep its Mental Health/Intellectual Disability tax funds for local agencies providing mental health assistance. He does believe that once a person becomes heavily addicted to drugs they are mentally disturbed. This was made evident to him during discussions of the County Police carrying narcan. He will support the SAEP as long as it has a sunset clause so that it has to be renewed by a full majority of the Fiscal Court; this program will end on December 31, 2018. He had hoped that this would be a unanimous vote in light of the compelling evidence presented at the April 20 meeting as this is clearly the fiscally conservative action to take to protect the taxpayers. Lloyd Rogers stated that the mental health bill lost by 25 votes, but its supporters got a recount and it subsequently passed. Commissioner Painter stated that he has seen the results of the vote and it passed by the will of the people.

Commissioner Lampe thanked Newport Police Officer Jeff Kohls and Police Chief Collins for allowing him to participate in a ride-along this past week. While riding they talked for five hours about the efforts related to the heroin epidemic. The police agencies, including the County's, are doing a great job with enforcement. He saw this first-hand with the Newport Police Department. They are looking, pulling over, searching and incarcerating. Commissioner Lampe wanted to thank them for the experience and let everybody know that the police are out there and enforcement is not being taken lightly.

Matt Elberfeld advised that Marie Schenkel, Finance Director, was absent so he requested a motion to approve the claims as presented for May 4, 2016. County Attorney Steve Franzen stated that he has reviewed the claims and determined that they all appear appropriate. Motion was made by Commissioner Painter. Commissioner Coleman asked if some of the bills were for storm water at AJ Jolly Park. Mr. Elberfeld responded that there were. Commissioner Lampe seconded the motion to pay the claims. Commissioners Lampe and Painter and Judge Pendery voted "AYE". Commissioner Coleman voted "NAY" because of the storm water bills. The motion passed.

The Fiscal Court met in Executive Session at 9:10p.m. pursuant to motion previously made.

Commissioner Painter made a motion to adjourn the Executive Session, seconded by Judge Pendery. All voted "AYE" and the motion passed.

There being no further business to come before the Fiscal Court, Commissioner Lampe made a motion to adjourn, seconded by Commissioner Coleman. All voted "AYE" and the meeting adjourned at 9:20 p.m.

Attachments:

Resolution R-31-16 Amend Police Policy and Procedure Manual
Ordinance O-02-16 Amend Animal Shelter Mandatory Spay/Neuter Program
Resolution R-32-16 Amend Animal Shelter Operations Manual

Resolution R-33-16 Lease Agreement with Campbell County Rural Knothole Baseball
Resolution R-34-16 Mental Health/Intellectual Disability Payroll Tax Allocations
Resolution R-35-16 Senior Citizen Payroll Tax Allocations
Ordinance O-03-16 Zoning Map Amendment
Resolution R-36-16 Contract with Electrical Inspection, Inc.
Resolution R-37-16 Contract with Inspection Bureau, Inc.

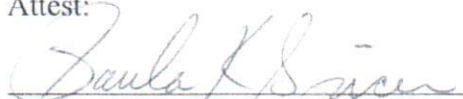
Resolution R-38-16 Interlocal Agreements-Permit Review & Building Inspection Services
Resolution R-29-16 Grant Consent to Operate a Syringe Access Exchange Program
Claims May 4, 2016

Approved:



STEVE PENDERY
Judge/Executive

Attest:



Paula K. Spicer, Fiscal Court Clerk