

May 14, 1957

All members present at the regular meeting held today.

Douglas Bond and Aubrey Cusic came in about roads.

Benedict Smith Road- approved, deed recorded

Redman-Sinclair -Bassford road approved, Deed recorded Liber CBG 67 folio 428

Richardson-Mattingly Road approved- not recorded, must furnish Bond to complete oiling of road in 1 year

Town Creek- Capps Sub-div approved, bond furnished to oil road in year

Barringer Dr., Capps Court and Elliot Court

Extention of St. Peters Road

Oliver Guyther road passing Court House

Alms House and seftion of land has been placed in the hands of Drury & Son, AGENTS to sell or rent, with a consideration for what land may be desired with the property

Notify Mr. Mark Mil~~ler~~, Chrmm Election Board to meet with the Commissioners on Tuesday May 21, at 10 a.m. to consult about the Fire Tax Election to be held in August.

Mr. Tilp pointed out that unless shrubs are cared for they will die. Dean's man is taking care of them.

Contact Mrs. Faye Davenport to ascertain if she will paint mural of Landing of Pilgrims at St. Mary's City, or other suitable scene, in rear of Court Room on wall.

Miss Dent requested:-

Additional room for use of Ralph Waters colored Supervisor of C. schools and his student personnel-

Windows to be washed on outside of Health Bldg

Awnings for windows in Health Bldg

School Building Program:- Miss Dent with Atty Robert Wigginton came in the afternoon about the School Building program:-

\$50,000.00 signed for from SSL by Board at previous meeting must be definitely assigned to certain project- it is to be used in Leonardtown School

present building will be used for Junior and High school and

will move juvenile fixtures to new building which will be a 10 room

elementary school, if approved by the County Commissioners, who are undecided whether it would be more advisable to build a separate unit, or enlarge the present one. Heating system of present building will serve for either addition or new unit.

Margaret Brent School is in very accute condition.

Banneker needs additions

Board adjourned at 4:30 pm

approved

Leonard S. Olvey

president

RESOLUTION!

WHEREAS by RESOLUTION duly passed by the County Commissioners of St. Mary's County, Maryland, on the 7th day of May 1957, it was provided among other things that in St. Mary's County, Maryland, all Coin Operated Machines, with revolving wheels or cylinders, and commonly known as Slot Machines, and Console Machines, whether discharging coins or not, and all machines known as Race Horse machines and Pin Ball machines, whether discharging coins or not, and all Claw machines or similar devices (Music boxes and bona fide vending machines excepted) shall be subject to a Gross Receipts Tax of 10½ percentum, to be collected by the Comptroller of the State of Maryland, under the provisions of Chapter 601 Acts of the General Assembly of Maryland, Session of 1947; and

Whereas the Resolution duly passed by the County Commissioners of St. Mary's County, Maryland, on the 28th day of April 1959, provided among other things that in St. Mary's County, Maryland, all Coin Operated Machines known as Shuffle Board, Bowling Alleys, Pool Tables and similar devices, whether discharging coins or not, shall be subject to a Gross Receipts Tax of 10½ percentum, to be collected by the Comptroller of the State of Maryland, under the provisions of Chapter 601, Acts of the General Assembly, session of 1947, and

Whereas the County Commissioners of St. Mary's County, Maryland desire to amend the two aforesaid Resolutions, and provide that all said machines shall be subject to a Gross Receipts Tax of 20½ percentum, in lieu of Gross Receipts Tax of 10½ percentum

NOW, THEREFORE BE IT RESOLVED, by the County Commissioners of St. Mary's County, Maryland, in general meeting on the 28th day of March 1961, that in St. Mary's County, Maryland, all Coin Operated Machines, with revolving wheels or cylinders, and commonly known as Slot Machines, or Console machines, whether discharging coins or not, and all machines known as Race Horse machines and Pin Ball machines, whether discharging coins or not, and all Claw Machines and similar devices (Music Boxes and Bona Fide Vending machines excepted) and all Coin Operated machines known as Shuffle Board, Bowling Alleys and Pool Table machines, whether discharging coins or not, shall be subject to a Gross Receipts Tax of 20½ percentum, to be collected by the Comptroller of the State of Maryland, under the provisions of Chapter 601, Acts of the General Assembly of Maryland, session of 1947, and

BE IT FURTHER RESOLVED that this Resolution shall not apply to the Town of Leonardtown, in St. Mary's County, Maryland.

AND IT IS FURTHER RESOLVED that the Resolution passed by the County Commissioners of St. Mary's County, Maryland, on December 16, 1947, pertaining to Coin Operation Machines and the Resolution passed by the County Commissioners of St. Mary's County, Maryland, on the 28th day of April 1959, Be, and the same is hereby declared to be in full force and effect in accordance with the terms and provisions thereof, except as amended by this Resolution,

BE IT FURTHER RESOLVED that this Resolution replaces the Resolution passed by the County Commissioners of St. Mary's County, Maryland, on the 7th day of May 1957, pertaining to the operation of Coin Operated Machines AND BE IT FURTHER RESOLVED THAT THIS RESOLUTION SHALL TAKE EFFECT AS OF THE 1st day of July 1961

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Leonard S. Alvey, President

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C. Byron Guy, member

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John M. Hodges, member

Test:

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Sara M. King, clerk