

**Minutes of the 8 February 2016
Regular Meeting of the Yancey County Board of Commissioners
Held at 6:00 o'clock p.m. in the Yancey County Courtroom
Yancey County Courthouse, Burnsville, North Carolina**

Present at the 8 February 2016 meeting of the Yancey County Board of Commissioners were: Chairman Johnny Riddle, Commissioner Jill Austin, Commissioner Byrl Ballew, Commissioner Randy Ollis, Commissioner Jeff Whitson, County Manager Nathan Bennett, Clerk to the Board Jason Robinson, County Attorney Donny Laws, members of the media, and members of the general public.

Call to Order and Approval of Agenda

Chairman Riddle called the meeting to order. Chairman Riddle then asked Commissioner Ollis to deliver the invocation. After the invocation, Chairman Riddle led the Pledge of Allegiance. Chairman Riddle then asked for a motion to approve the agenda. Commissioner Ollis made a motion to approve the agenda and it was seconded by Commissioner Austin. The vote to approve was unanimous (Attachment A).

Public Comment

The first person to speak before the Board was Tom Robinson who spoke about illegal immigration. The final person to speak before the Board was Marvin Taylor who spoke about the Sheriff's Department.

Consent Agenda

The Board next moved to the consent agenda portion of the agenda. On the consent agenda for February were the approval of the January 11th regular meeting minutes and the special meeting minutes from January 25th. Also included in the consent agenda was the summary report of 2015 unpaid taxes on real property (Attachment B). In addition, the consent agenda contained a refund request from the tax department (Attachment C). Finally, on the consent agenda was the January tax collection report (Attachment D). Upon hearing the items on the consent agenda, Commissioner Whitson made a motion to approve the consent agenda and it was seconded by Commissioner Austin. The vote to approve was unanimous.

Toe River Health District

The Board next heard from Lynda Kinnane, Health Director of Toe River Health District. Mrs. Kinnane spoke to the Board concerning home health. According to Mrs. Kinnane, Toe River Health District had been receiving a profit from home health for a number of years. That all changed in 2012 and in 2014 it became necessary for Toe River Health District to sell their "certificate of need" to get out of the home health business. The certificate was sold to Pruitt Health for \$2.9 million. Mrs. Kinnane stated that this was put into a reserve which should last between 8 and 9 years. When the reserves run out there will be a deficit, which will fall to the counties. Discussion followed concerning alternatives to funding the health district. (Attachment E).

Mayland Community College

The Board next heard from Dr. John Boyd, President of Mayland Community College. Dr. Boyd stated that he was coming before the Board to get a resolution of support for the NC Connect Bond issue. Dr. Boyd stated that the bond is for community colleges, the university system, state parks, and water and sewer projects. Dr. Boyd further stated that it would make a huge difference for Mayland by providing \$4.6 in fund for repair and maintenance at the college. Chairman Riddle asked the clerk to the board to read the resolution and upon conclusion of the reading, Commissioners Ollis made a motion to adopt the resolution and it was seconded by Commissioner Whitson. The vote to adopt was unanimous (Attachment F).

be February 29th. Mr. Bennett also updated the Board on the Computer Aided Dispatch (CAD) contract.

County Attorney Business

County Attorney Donny Laws stated that he had one item of business to bring before the Board dealing with a pawn broker's ordinance. According to Mr. Laws, in order for a pawn broker to operate a business they have to follow NC General Statutes that govern that type of business. In order for a pawn broker to operate a business one of the stipulations is to obtain a license from a local government. All of the pawn brokers that have operated in Yancey County have done so within the Town of Burnsville and have obtained a license from the Town. There have been inquires of late about opening a pawn shop outside of the Town of Burnsville's limits which would require the County to have an ordinance. This is the purpose of the ordinance coming before the Board. Upon questioning by the Board Mr. Laws informed the Board that if the NC General Statute were to change that the County could change its ordinance at that time. Mr. Laws also explained to the Board that for the ordinance to become effective after its first reading that it would have to be approved unanimously at this meeting. Upon hearing from Mr. Laws, Commissioner Whitson made a motion to adopt the pawn broker ordinance and it was seconded by Commissioner Ollis and the vote to adopt was unanimous (Attachment H).

Commissioner Business

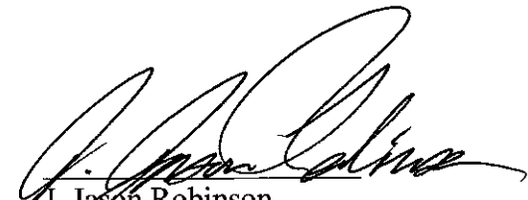
No Board members had any updates for February.

Adjournment

Having no further business Commissioner Ballew made a motion to adjourn and it was seconded by Commissioner Ollis. The vote to adjourn was unanimous.

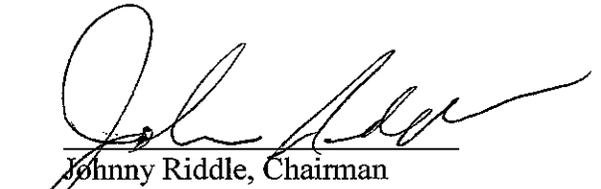
Approved and authenticated on this the _____ 14th _____ day of March 2016.

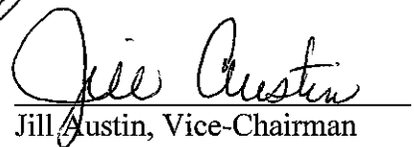
Attest:


J. Jason Robinson
Clerk to the Board

(county seal)

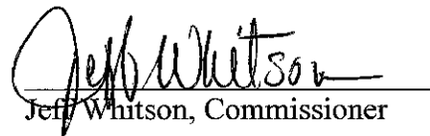



Johnny Riddle, Chairman


Jill Austin, Vice-Chairman


Byrl Ballew, Commissioner


Randy Ollis, Commissioner


Jeff Whitson, Commissioner



**AGENDA
YANCEY COUNTY BOARD OF COMMISSIONERS
REGULAR BUSINESS MEETING
February 8, 2016
6:00 P.M.**

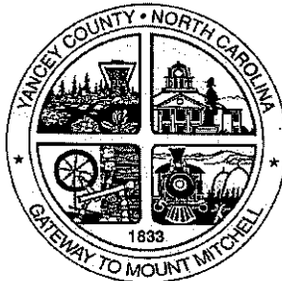
- I. Call to Order – Chairman Johnny Riddle
- II. Invocation and Pledge of Allegiance to the Flag
- III. Approval of the Agenda
- IV. Public Comment
- V. Consent Agenda
 - a. Approval of the Minutes- January 11th Regular minutes and January 25th Special Meeting minutes
 - b. Summary Report of 2015 Unpaid Taxes on Real Property
 - c. Refund Request
 - d. January Tax Collection Report – Informational
- VI. Toe River Health District Annual Report – Lynda Kinnane, Health Director
- VII. NC Connect – Dr. John Boyd, President, Mayland Community College and Tres Magner, Director, Yancey County Cooperative Extension
- VIII. County Manager Report – Nathan Bennett, County Manager
 - a. Winter Storm Resolution
 - b. General Update
- IX. County Attorney Report – Donny Laws, County Attorney
 - a. Pawn Broker’s Ordinance
- X. County Commissioners Report
- XI. Adjourn

Memorandum

To: Yancey County Board of Commissioners
From: Fonda Thomas, Tax Collector
Date: February 01, 2016
Re: 2015-2016 Report of Unpaid Taxes That Are Liens on Real Property

As required by G.S. 105-369, I present the Report of Unpaid Taxes That Are Liens on Real Property of Taxes for Fiscal 15-16

<u>Billed</u>	<u>Net Collected</u>	<u>% Collected</u>	<u>% Uncollected</u>
\$11,967,135.97	\$10,772,790.13	90.02%	9.98%



YANCEY COUNTY TAX OFFICE

110 Town Square, Room 2 * Burnsville, North Carolina 28714

Phone: (828) 682-2198 * Fax (828) 682-4817

Email: danny.mcintosh@yanceycountync.gov

January 21 2016

In re: THOMAS, JAMES JEFFERY

PIN: 988000201164000

Taxpayer requested in writing a refund for taxes paid on property that has been assessed improperly since 2008. An immaterial irregularity occurred during the tax office listing process that assessed taxes for a double wide home that was not on the property. The taxpayer is due a refund for the past five years. The taxpayer is due a refund for 2011, 2012, 2013, 2014 and 2015 as shown below. I would request that this refund/release be approved.

Paid 10-11-2011	\$110.25
Paid 11-30-2012	\$110.25
Paid 10-04-2013	\$132.30
Paid 08-29-2014	\$132.30
Paid 07-23-2015	<u>\$132.30</u>
<u>Total refund</u>	\$617.40

Danny McIntosh, assessor

Posting Report

01-01-2016 to 01-31-2016

02-01-2016
8:30 AM

I. Tax Collections + Releases

Year	General Fund	Burnsville	West Yancey	Egypt/Ramseytown	Clearmont	Double Island	Newdale	South Toe	Pensacola	TOT
2005	\$37.50	\$0.00	\$0.00	\$0.00	\$1.50	\$0.00	\$0.00	\$2.93	\$0.00	\$41.
2006	\$37.50	\$0.00	\$0.00	\$0.00	\$1.50	\$0.00	\$0.00	\$2.93	\$0.00	\$41.
2007	\$37.50	\$0.00	\$0.00	\$0.00	\$1.50	\$0.00	\$0.00	\$2.93	\$0.00	\$41.
2008	\$19.35	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$2.80	\$0.00	\$22.
2009	\$32.40	\$0.00	\$0.00	\$0.00	\$1.50	\$0.00	\$0.00	\$2.73	\$0.00	\$36.
2010	\$31.50	\$0.00	\$0.00	\$0.00	\$1.40	\$0.00	\$0.00	\$2.73	\$0.00	\$35.
2011	\$31.50	\$0.00	\$0.00	\$0.00	\$1.40	\$0.00	\$0.00	\$2.73	\$0.00	\$35.
2012	\$340.53	\$0.00	\$0.00	\$0.00	\$1.28	\$0.00	\$0.00	\$2.48	\$0.00	\$344.
2013	\$2,007.15	\$13.86	\$0.00	\$0.00	\$1.16	\$0.00	\$0.00	\$2.26	\$0.00	\$2,024.
2014	\$1,571.98	\$0.00	\$28.94	\$12.50	\$7.61	\$17.40	\$1.50	\$2.06	\$0.00	\$1,641.
2015	\$997,392.54	\$5,097.98	\$32,179.05	\$10,155.33	\$6,607.81	\$2,687.65	\$11,382.07	\$12,671.48	\$10,701.34	\$1,088,875.
TOTAL	\$1,001,539.45	\$5,111.84	\$32,207.99	\$10,167.83	\$6,626.66	\$2,705.05	\$11,383.57	\$12,698.06	\$10,701.34	\$1,093,141.

II. Releases

	Current Year	Prior Year	TOTAL
General Fund	\$10,049.44	\$337.56	\$10,387.00
Burnsville	\$0.00	\$0.00	\$0.00
West Yancey	\$1,202.06	\$1.62	\$1,203.68
Egypt/Ramseytown	\$0.00	\$0.00	\$0.00
Clearmont	\$0.96	\$12.30	\$13.26
Double Island	\$0.00	\$0.00	\$0.00
Newdale	\$0.00	\$0.00	\$0.00
South Toe	\$1.87	\$26.58	\$28.45
Pensacola	\$0.00	\$0.00	\$0.00
TOTAL	\$11,254.33	\$378.06	\$11,632.39

III. Net Tax Collections

Year	General Fund	Burnsville	West Yancey	Egypt/Ramseytown	Clearmont	Double Island	Newdale	South Toe	Pensacola	TOTAL
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TOTAL \$991,152.45 \$5,111.84 \$31,004.31 \$10,167.83 \$6,613.40 \$2,705.05 \$11,383.57 \$12,669.61 \$10,701.34 \$1,081,509.40

Transaction Type Report

01-01-2016 to 01-31-2016

Year	General	Fire	Late	Principal	Interest	Advertising Cost	Legal Cost	Total
2010	\$0.00	\$0.00	\$0.00	\$0.00	\$20.54	\$0.00	\$0.00	\$20.54
2012	\$311.86	\$0.00	\$0.00	\$311.86	\$7.73	\$0.00	\$100.00	\$419.59
2013	\$1,974.15	\$13.86	\$0.00	\$1,988.01	\$80.06	\$6.00	\$0.00	\$2,074.07
2014	\$1,398.34	\$52.77	\$0.00	\$1,451.11	\$98.35	\$20.00	\$0.00	\$1,569.46
2015	\$986,729.05	\$90,206.63	\$170.24	\$1,077,105.92	\$5,471.62	\$0.00	\$0.00	\$1,082,577.54
TOTAL	\$990,413.40	\$90,273.26	\$170.24	\$1,080,856.90	\$5,678.30	\$26.00	\$100.00	\$1,086,661.20

Adjustment / Release Report

01-01-2016 to 01-31-2016

Year	General	Late	Principal	Interest	Advertising Cost	Legal Cost	Fire	Amount Due	County Net
2005	\$37.50	\$4.19	\$41.69	\$42.57	\$0.00	\$0.00	\$4.43	\$88.69	\$84.26
2006	\$37.50	\$4.19	\$41.69	\$38.72	\$0.00	\$0.00	\$4.43	\$84.84	\$80.41
2007	\$37.50	\$4.19	\$41.69	\$33.82	\$0.00	\$0.00	\$4.43	\$79.94	\$75.51
2008	\$19.35	\$2.22	\$21.57	\$15.61	\$0.00	\$0.00	\$2.80	\$39.98	\$37.18
2009	\$32.40	\$0.00	\$32.40	\$20.17	\$0.00	\$0.00	\$4.23	\$56.80	\$52.57
2010	\$31.50	\$0.00	\$31.50	\$16.91	\$0.00	\$0.00	\$4.13	\$52.54	\$48.41
2011	\$31.50	\$0.00	\$31.50	\$13.67	\$0.00	\$0.00	\$4.13	\$49.30	\$45.17
2012	\$28.67	\$0.00	\$28.67	\$9.65	\$0.00	\$-6.95	\$3.76	\$35.13	\$31.37
2013	\$33.00	\$0.00	\$33.00	\$7.45	\$0.00	\$0.00	\$3.42	\$43.87	\$40.45
2014	\$48.64	\$2.95	\$51.59	\$6.28	\$0.00	\$-14.65	\$4.74	\$47.96	\$43.22
2015	\$10,049.44	\$7.80	\$10,057.24	\$3,879.72	\$0.00	\$0.00	\$1,204.89	\$15,141.85	\$13,936.96
TOTAL	\$10,387.00	\$25.54	\$10,412.54	\$4,084.57	\$0.00	\$-21.60	\$1,245.39	\$15,720.90	\$14,475.51

Collections Receipts Report

01-01-2016 to 01-31-2016

Total general tax	\$991,152.45
Total fire tax	\$90,356.95
Total late tax	\$170.24
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Total principal	\$1,081,679.64
Total interest	\$5,707.38
Total cost of advertising	\$30.00
Total legal	\$100.00
Total check overpayments	\$11,683.07
Total Prepaid Payments	\$518.52
Total Prepaid Applied	\$0.00
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Total misc	\$18,038.97
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Grand total receipts	\$1,099,718.61

District Payment Report

01-01-2016 to 01-31-2016

Year	District Code	District Name	Amount
2013	012	CANE RIVER FIRE DISTRICT	\$13.86
2014	016	JACKS CREEK FIRE DISTRICT	\$6.55
2014	017	BRUSH CREEK FIRE DISTRICT	\$17.40
2014	018	CRABTREE FIRE DISTRICT	\$1.50
2014	021	PRICES CREEK FIRE DISTRICT	\$27.32
2015	011	BURNSVILLE FIRE DISTRICT	\$14,719.09
2015	012	CANE RIVER FIRE DISTRICT	\$5,097.98
2015	013	EGYPT FIRE DISTRICT	\$8,432.66
2015	014	RAMSEYTOWN FIRE DISTRICT	\$1,710.17
2015	015	GREEN MOUNTAIN FIRE DISTRICT	\$1,395.04
2015	016	JACKS CREEK FIRE DISTRICT	\$5,211.81
2015	017	BRUSH CREEK FIRE DISTRICT	\$2,687.65
2015	018	CRABTREE FIRE DISTRICT	\$11,382.07
2015	019	SOUTH TOE FIRE DISTRICT	\$12,669.61
2015	020	PENSACOLA FIRE DISTRICT	\$10,701.34
2015	021	PRICES CREEK FIRE DISTRICT	\$16,199.21
TOTAL			\$90,273.26

Outstanding Balances Report

As of 01-31-2016

Year	Amount	County	District	Interest	Advertising	Penalties
2005	\$15,265.45	\$7,010.17	\$584.67	\$7,259.70	\$84.00	\$326.91
2006	\$17,301.66	\$8,367.79	\$773.03	\$7,746.79	\$105.00	\$309.05
2007	\$14,287.05	\$7,061.47	\$643.69	\$6,049.18	\$94.50	\$438.21
2008	\$17,978.10	\$9,719.60	\$908.37	\$7,044.57	\$116.00	\$189.56
2009	\$16,575.67	\$9,870.21	\$856.94	\$5,716.52	\$132.00	\$0.00
2010	\$25,580.58	\$15,687.05	\$1,695.76	\$8,001.77	\$196.00	\$0.00
2011	\$35,745.28	\$21,646.26	\$2,122.27	\$9,332.65	\$212.00	\$17.85
2012	\$54,313.68	\$30,491.50	\$3,113.57	\$11,349.07	\$308.00	\$285.09
2013	\$97,372.18	\$74,198.10	\$5,939.33	\$13,479.24	\$974.12	\$0.00
2014	\$169,956.23	\$125,013.22	\$10,545.44	\$14,612.13	\$1,244.00	\$931.68
2015	\$1,337,033.18	\$1,194,345.84	\$114,204.67	\$27,518.73	\$0.00	\$963.94
Total	\$1,801,409.06	\$1,503,411.21	\$141,387.74	\$118,110.35	\$3,465.62	\$3,462.29

Yancey County Tax Office

Run Date: 02-01-2016

County/District Collection Percentage Report

As of: 01-31-2016

2015**County**

Net Levy \$	Collections \$	Collections %
11,967,135.97	10,772,790.13	90.02

Districts

Name	Net Levy \$	Collections \$	Collections %
011 - BURNSVILLE FIRE DISTRICT	166,922.98	151,559.04	90.80
012 - CANE RIVER FIRE DISTRICT	74,860.94	68,069.88	90.93
013 - EGYPT FIRE DISTRICT	90,384.47	84,377.09	93.36
014 - RAMSEYTOWN FIRE DISTRICT	23,348.36	19,485.47	83.46
015 - GREEN MOUNTAIN FIRE DISTRICT	30,726.22	26,109.59	84.98
016 - JACKS CREEK FIRE DISTRICT	74,011.60	65,591.59	88.63
017 - BRUSH CREEK FIRE DISTRICT	41,977.63	36,608.41	87.21
018 - CRABTREE FIRE DISTRICT	150,959.38	132,830.30	88.00
019 - SOUTH TOE FIRE DISTRICT	210,321.06	189,332.80	90.03
020 - PENSACOLA FIRE DISTRICT	77,990.29	72,348.50	92.77
021 - PRICES CREEK FIRE DISTRICT	220,977.57	201,963.16	91.40

District Totals

Net Levy \$	Collections \$	Collections %
1,162,480.50	1,048,275.83	90.18

YANCEY COUNTY TAX ADMINISTRATION

End of Month Breakout

View Posted Payments in Date Range 01/01/2016 to 01/31/2016 for Vehicle

*Alpha
Vehicles*

Description	Amount
Vehicle Payments	
County Vehicle Tax Payments 2015	\$45.19
County Vehicle Tax Payments 2014	\$72.85
County Vehicle Tax Payments 2013	\$23.09
County Vehicle Tax Payments 2012	\$12.96
County Vehicle Tax Payments 2011	
County Vehicle Tax Payments 2010	
County Vehicle Tax Payments 2009	
County Vehicle Tax Payments 2008	
County Vehicle Tax Payments 2007	
County Vehicle Tax Payments 2006	
County Vehicle Tax Payments 2005	
County Vehicle Interest	\$13.92
County Vehicle Total Payments	\$168.01
Burnsville VFD Vehicle Tax	
South Toe VFD Vehicle Tax	\$11.03
Newdale VFD Vehicle Tax	\$4.50
West Yancey VFD Vehicle Tax	\$0.33
Egypt/Ramseytown VFD Vehicle Tax	\$0.33
Clearmont VFD Vehicle Tax	\$0.54
Double Island VFD Vehicle Tax	\$1.04
Pensacola VFD Vehicle Tax	
VFD Vehicle Interest	\$1.26
VFD Vehicle Total Payments	\$19.03
Town of Burnsville Vehicle Tax	\$14.40
Town of Burnsville Vehicle Interest	\$3.48
Town of Burnsville Vehicle Total Payment	\$17.88
State Vehicle Interest	\$4.95
Vehicle Total Payments	\$209.87

02/01/2016

PRICES CREEK FIRE DISTRICT Vehicle Tax \$89.93 \$21.48 \$208.92 \$201.47 \$521.80

County Vehicle Interest \$75.66 \$131.37 \$5,422.54 \$7,815.14 \$13,444.71

TOWN OF BURNSVILLE Vehicle Interest \$0.94 \$0.44 \$414.50 \$721.58 \$1,137.46

BURNSVILLE FIRE DISTRICT Vehicle Interest \$0.69 \$0.57 \$109.81 \$183.31 \$294.38

CANE RIVER FIRE DISTRICT Vehicle Interest \$0.23 \$0.19 \$34.19 \$62.49 \$97.10

EGYPT FIRE DISTRICT Vehicle Interest \$0.01 \$0.01 \$19.67 \$20.55 \$40.24

RAMSEYTOWN FIRE DISTRICT Vehicle Interest \$0.01 \$0.01 \$24.81 \$25.77 \$50.59

GREEN MOUNTAIN FIRE DISTRICT Vehicle Int \$0.05 \$0.64 \$16.50 \$28.59 \$45.78

JACKS CREEK FIRE DISTRICT Vehicle Intere \$0.33 \$0.91 \$69.84 \$93.56 \$164.64

BRUSH CREEK FIRE DISTRICT Vehicle Intere \$22.72 \$34.34 \$57.06

CRABTREE FIRE DISTRICT Vehicle Interest \$0.26 \$8.31 \$151.07 \$233.24 \$392.88

SOUTH TOE FIRE DISTRICT Vehicle Interest \$2.96 \$1.12 \$85.95 \$103.66 \$193.69

PENSACOLA FIRE DISTRICT Vehicle Interest \$0.31 \$0.13 \$17.14 \$28.29 \$45.87

PRICES CREEK FIRE DISTRICT Vehicle Inter \$2.52 \$1.56 \$40.47 \$52.08 \$96.63

DMV Vehicle Interest \$70.96 \$45.10 \$1,004.39 \$1,072.88 \$2,193.33

Totals \$5,485.04 \$1,693.95 \$40,799.26 \$46,282.93 \$94,261.18

Billed to Date

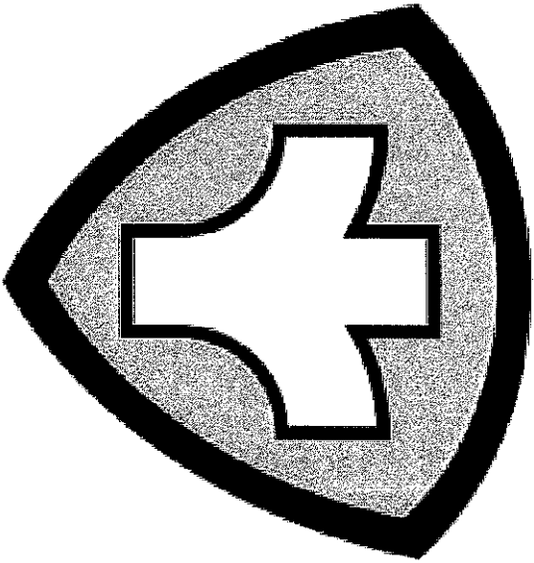
% Collected

County Vehicle Tax 2015

\$9,676.73

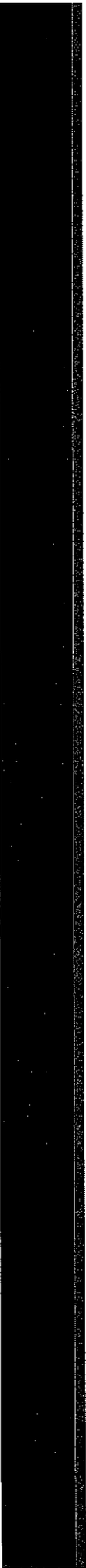
50.59%

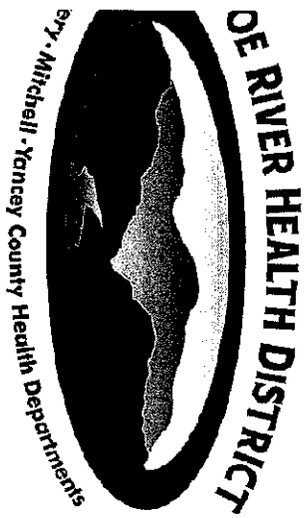
02/01/2016



Public health is not about
feeling good – It's about doing
good, saving lives & improving
the quality of lives

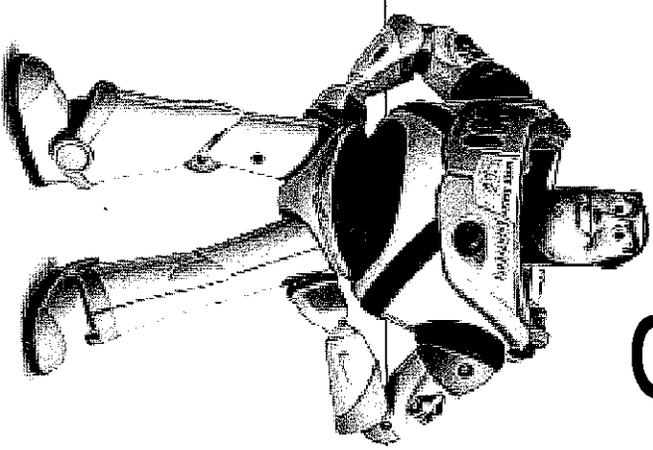
Public Health





TRHHD Reserve Spending Plan

2015-and Beyond

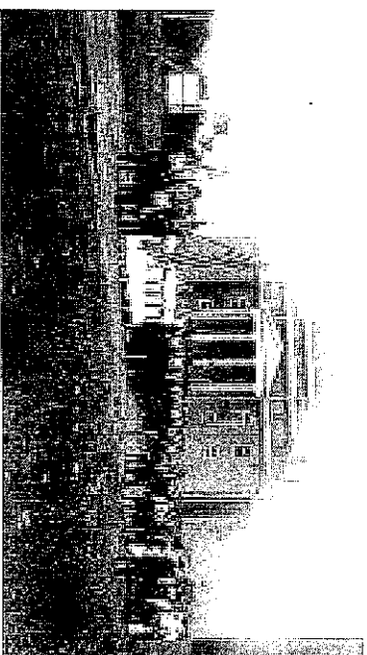


History

Avery, Mitchell and Yancey Counties were all part of Appalachian District Health Dept. at various times since 1933.

In 1975 Appalachian District was comprised of Allegany, Ashe, Watauga, Avery, Mitchell and Yancey.

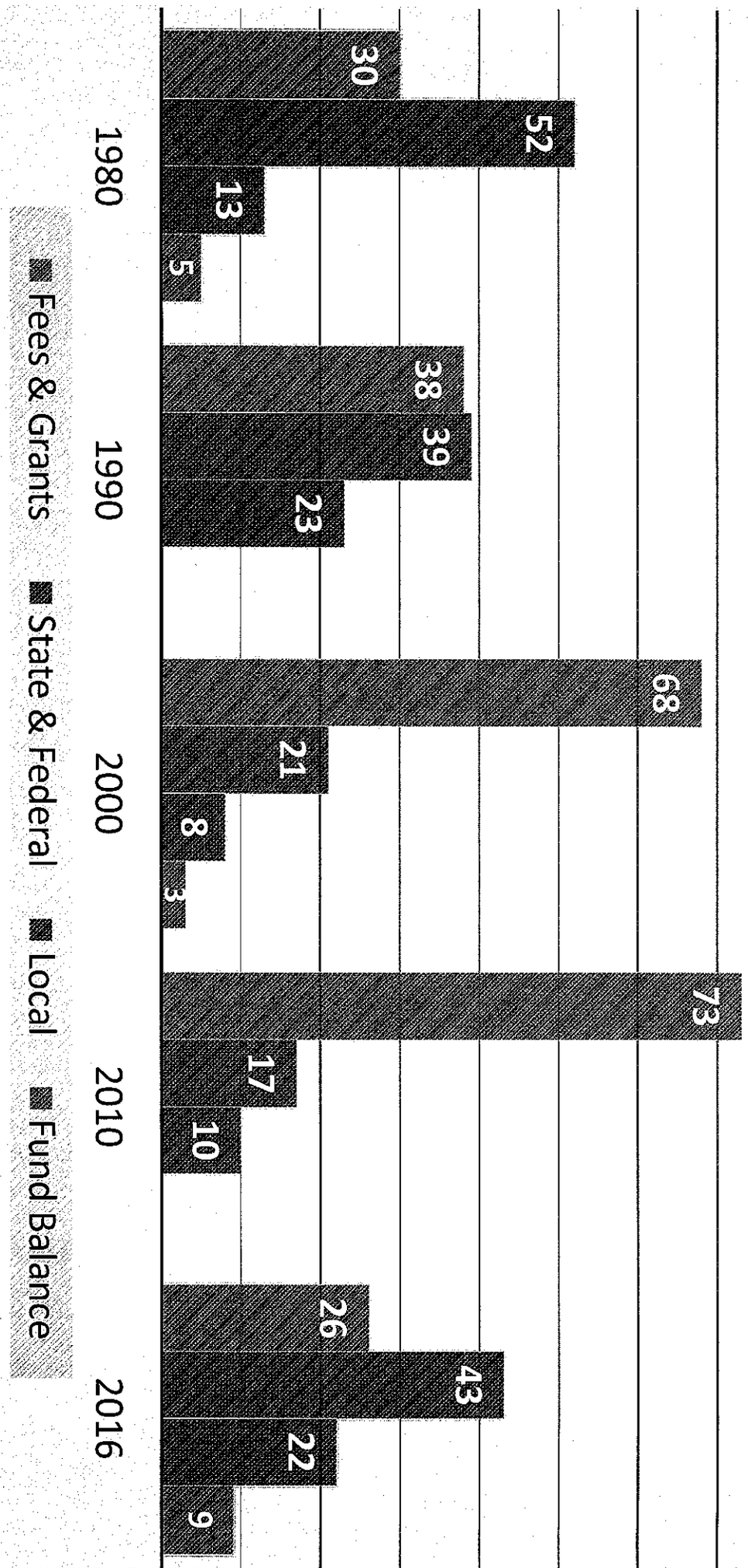
Toe River Health District was formed in 1980 with the division of Appalachian District into two, three county districts.



Home Health Revenue Story

- 1993-2014, Home Health (and CAP/DA) provided significant revenue to TRHD that was used to support mandated and traditional public health services as state and federal revenues decreased.
- Local allocations stayed flat for many years.
- 2012, Medicare cuts and competition from companies in neighboring counties began impacting TRHD's revenue.
- 2014, After a year of trying, somewhat successfully to reverse the trend, the future of more cuts and competition became obvious and the Board of Health made the decision to sell the agencies.
- 2015, May 1, TRHD sold the 3 agencies to Pruitt Health for \$2.9 million.
- *In 2010, 30 County Health Departments offered home health services, in 2016, 5 County Health Departments offer home health services, in 2 districts. Both districts are currently losing money on the services.*

TRHD Budget History



State and Federal Allocations for Mandated and Traditional Services

2016 - \$1,082,486	2011 - \$1,198,962
2015 - \$1,077,367	2010 - \$1,218,565
2014 - \$1,100,490	
2013 - \$1,117,359	
2012 - \$1,152,350	

We have been cutting basic services every year since 2010. Staff received one 1.5% pay increase between 2009 and 2015 and had 3 years of furloughs.



What is our available fund balance?

\$4,248,000

What is our annual deficit from the loss of home health revenue?

\$380,000

How long will the money last?

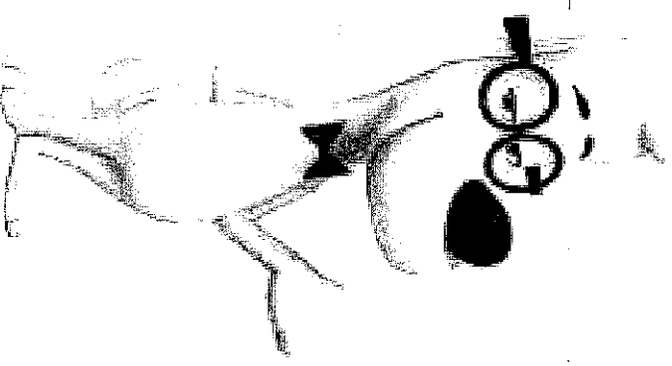
Annual Deficit

\$380,000

Available Fund Balance/Annual Deficit = years

\$4,248,000 / \$380,000 = 11 years (2026)*

*assumes continued allocations from the counties at the current level with increases in inflation, and no unanticipated expenses or revenue



What do we need from the Counties?

\$380,000 annual deficit divided by 3 counties =
approximately \$130,000 (in 2016 dollars) additional
funding from each county per year beginning in 8-10
years.





Public Health Mandated Services

Provide	Provide/Contract/Certify
Food, lodging & institutional sanitation	Adult health
Private drinking water safety	Home health
Sanitary sewage system approval for ground water protection	Dental health
	Grade A milk sanitation
Communicable disease control Immunization Outbreak investigation and control Surveillance STD/HIV, TB, and all others	Maternal health
	Child health
	Family planning
	Community Health Assessment
Vital records registration	

Most local funds utilized

Traditional non-mandated services

Breast and Cervical Cancer Control & Wise Woman Cardiovascular Disease Control

Case Management for Pregnant Women and Children under age 5

*Health Promotion and Education

WIC

Breast feeding support

Preparedness and Response

Billing for Clinical Services

*School Nursing (pass-through)

Other Services Provided by TRHD

*Healthy Families Intensive Home Visiting Program (Mitchell/Yancey)

*Diabetes Self-Management (Avery/Mitchell/Yancey)

*Farmworker Health Program (Mitchell/Yancey/McDowell/Madison)

High Country Community Health Provides in Avery

CAP (Yancey)

**currently revenue neutral*



RESOLUTION

SUPPORTING CONNECT NC BOND ACT

WHEREAS North Carolina and its counties have a mutual desire to improve and enhance the quality of life for all of our state's citizens; and

WHEREAS the North Carolina Community College System is in need of new and renovated facilities to educate and prepare students and workers for the 21st century for the purpose of enhancing the economic attractiveness of the State; and

WHEREAS clean water and sewer systems are essential to attract new and strengthen existing industry and to provide for the needs of the State and its growing population; and

WHEREAS having parks and public facilities accessible to children and veterans with disabilities is essential to improving the quality of life for our most vulnerable citizens; and

WHEREAS financing these costs through a bond is the most economical and affordable way to address these infrastructure needs; and

WHEREAS the Connect NC Bond Act will provide funding for many critical needs facing North Carolina that will improve and enhance the quality of life in our counties;

WHEREAS Mayland Community College is scheduled to receive nearly \$4.7 million in funds and Mt. Mitchell State Park is scheduled to receive \$600,000 in funds from the Connect NC bond referendum for needed repairs and upgrades.

NOW, THEREFORE, BE IT RESOLVED by the Yancey County Board of County Commissioners as follows:

1. That the Board of Commissioners does hereby express its support for the Connect NC Bond Act.
2. That a copy of this resolution be delivered to the leadership and the Yancey County members of the General Assembly and to Governor Pat McCrory to let them know of our support for this issue.
3. That this Resolution is effective upon adoption.

ADOPTED this the 8th day of February 2016 by the Yancey County Board of County Commissioners.

(county seal)



Johnny Riddle
Johnny Riddle, Chairman

Jill Austin
Jill Austin, Commissioner

Byrl Ballew
Byrl Ballew, Commissioner

Randy Ollis
Randy Ollis, Commissioner

Jeff Whitson
Jeff Whitson, Commissioner

Attest:

J. Jason Robinson
J. Jason Robinson, Clerk to the Board

Attachment 6



Board of Commissioners

Johnny Riddle, Chair
Jill Austin, Vice-chair
Byrl Ballew
Randy Ollis
Jeff Whitson

Nathan R. Bennett
County Manager

Donny J. Laws
County Attorney

J. Jason Robinson
Clerk to the Board

RESOLUTION

Expressing Appreciation to the Yancey County Rescue Squad and all Volunteer Fire Departments during Winter Storm Jonas

WHEREAS, Winter Storm Jonas impacted Yancey County with ice and more than a foot of snow in most areas of the County during January 21, 2016 until January 24, 2016; and

WHEREAS, the Yancey County Rescue Squad, and all volunteer fire departments had volunteers on duty throughout the duration of the storm; and

WHEREAS, the Yancey County Rescue Squad and all volunteer fire departments provided support for essential emergency services while selflessly volunteering their time during this major winter storm without regard for their own comfort.

NOW, THEREFORE, BE IT RESOLVED, by the Yancey County Board of County Commissioners, that the Board expresses its most sincere gratitude and appreciation for the selfless commitment demonstrated to the citizens of Yancey County by the Yancey County Rescue Squad and all volunteer fire departments. Their sense of community and dedication is hereby commended and acknowledged for a job well done.

ADOPTED this the 8th Day of February, 2016.

(County Seal)



Johnny Riddle

Johnny Riddle, Chairman

Jill Austin

Jill Austin, Vice-Chair

Byrl Ballew

Byrl Ballew, Commissioner

Randy Ollis

Randy Ollis, Commissioner

Jeff Whitson

Jeff Whitson, Commissioner

ATTEST:

J. Jason Robinson

J. Jason Robinson, Clerk to the Board



STATE OF NORTH CAROLINA
COUNTY OF YANCEY

ORDINANCE

**Establishing Regulations for the Licensure of
Pawnbrokers in Yancey County, North Carolina**

Article I

Pursuant to the statutory authority set forth in NC Gen. Stat. 66-397 Yancey County does hereby adopt all of the provisions specifically set forth in Chapter 66, Article 45, Part 1 of the North Carolina General Statutes entitled "Pawnbrokers and Currency Converters", which said provisions are specifically set forth herein below:

§ 10-1. Statutory Authority.

Pursuant to the authority conferred by the N.C.G.S., particularly Chapter 66 Article 45, the County Commissioners of Yancey County, North Carolina, hereby ordain and enact into law the following Sections set forth herein verbatim:

§ 66-385. Short title

This Part shall be known and may be cited as the Pawnbrokers and Cash Converters Modernization Act.

N.C. Gen. Stat. Ann. § 66-385

§ 66-386. Purpose

The making of pawn loans and the acquisition and disposition of tangible personal property by and through pawnshops and cash converters vitally affects the general economy of this State and the public interest and welfare of its citizens. In recognition of these facts, it is the policy of this State and the purpose of the Pawnbrokers and Cash Converters Modernization Act to do all of the following:

- (1) Ensure a sound system of making loans and acquiring and disposing of tangible personal property by and through pawnshops, and to prevent unlawful property transactions, particularly in stolen property, through licensing and regulating pawnbrokers.
- (2) Ensure a sound system of acquiring and disposing of tangible personal property by and through cash converters and to prevent unlawful property transactions, particularly in stolen property, by requiring record keeping by cash converters.
- (3) Provide for pawnbroker licensing fees and investigation fees of licensees.

- (4) Ensure financial responsibility to the State and the general public.
- (5) Ensure compliance with federal and State laws.
- (6) Assist local governments in the exercise of their police authority.

N.C. Gen. Stat. Ann. § 66-386

§ 66-387. Definitions

The following definitions apply in this Part:

- (1) Cash. -- Lawful currency of the United States.
- (2) Currency converter. -- A person engaged in the business of purchasing goods from the public for cash at a permanently located retail store who holds himself or herself out to the public by signs, advertising, or other methods as engaging in that business. The term does not include any of the following:
 - a. Pawnbrokers.
 - b. Persons whose goods purchases are made directly from manufacturers or wholesalers for their inventories.
 - c. Precious metals dealers, to the extent that their transactions are regulated under Part 2 of this Article.
 - d. Purchases by persons primarily in the business of obtaining from the public, either by purchase or exchange, used clothing, children's furniture, and children's products, provided the amount paid for the individual item purchased is less than fifty dollars (\$50.00).
 - e. Purchases by persons primarily in the business of obtaining from the public, either by purchase or exchange, sporting goods and sporting equipment, provided the amount paid for the individual item purchased is less than fifty dollars (\$50.00).
- (3) Pawn or pawn transaction. -- A written bailment of personal property as security for a debt, redeemable on certain terms within 180 days, unless renewed, and with an implied power of sale on default.
- (4) Pawnbroker. -- A person engaged in the business of lending money on the security of pledged goods and who may also purchase merchandise for resale from dealers and traders.
- (5) Pawnshop. -- The location at which, or premises in which, a pawnbroker regularly conducts business.
- (6) Person. -- Any individual, corporation, joint venture, association, or any other legal entity, however organized.
- (7) Pledged goods. -- Tangible personal property which is deposited with, or otherwise actually delivered into, the possession of a pawnbroker in the course of his business in connection with a pawn transaction.
- (8) Purchase. -- An item purchased from an individual for the purpose of resale whereby the seller no longer has a vested interest in the item.

N.C. Gen. Stat. Ann. § 66-387

§ 66-388. Pawnbroker authority

A pawnbroker licensee is authorized to: (i) make loans on pledges of tangible personal property, (ii) deal in bullion stocks, (iii) purchase merchandise for resale from dealers, traders, and wholesale suppliers and (iv) use its capital and funds in any lawful manner within the general scope and purpose of its creation. Notwithstanding the provisions of this section, no pawnbroker has the authority enumerated in this section unless he has fully complied with the laws regulating the particular transactions involved.

N.C. Gen. Stat. Ann. § 66-388

§ 66-389. License required

It is unlawful for any person, firm, or corporation to establish or conduct a business of pawnbroker unless such person, firm, or corporation has procured a license to conduct business in compliance with the requirements of this Part.

N.C. Gen. Stat. Ann. § 66-389

§ 66-390. Requirements for licensure

(a) To be eligible for a pawnbroker's license, an applicant must:

- (1) Be of good moral character; and
- (2) Not have been convicted of a felony within the last 10 years.

(b) Every person, firm or corporation desiring to engage in the business of pawnbroker shall petition the appropriate city or county agency in the area in which the pawnshop is to be operated for a license to conduct such business. Such petitions shall provide:

(1) The name and address of the person, and, in case of a firm or corporation, the names and addresses of the persons composing such firm or of the officers, directors, and stockholders of such corporation, excluding shareholders of publicly traded companies;

(2) The name of the business and the street and mailing address where the business is to be operated;

(3) A statement indicating the amount of net assets or capital proposed to be used by the petitioner in operation of the business; this statement shall be accompanied by an unaudited statement from an accountant or certified public accountant verifying the information contained in the accompanying statement;

(4) An affidavit by the petitioner that he has not been convicted of a felony; and

(5) A certificate from the chief of police, or sheriff of the county, or the State Bureau of Investigation that the petitioner has not been convicted of a felony.

(c) Licenses shall be granted under this Part by the city if the pawnshop is to be operated within the corporate limits of a city as defined by G.S. 160A-1, and by a county if it is to be operated outside the corporate limits of any city as defined by G.S. 160A-1.

(d) Any license granted under this Part may be revoked by the county or city issuing it, after a hearing, for substantial abuses of this Part by the licensee.

N.C. Gen. Stat. Ann. § 66-390

§ 66-391. Record-keeping requirements for pawnbrokers

(a) Every pawnbroker shall keep consecutively numbered records of each and every pawn transaction, which shall correspond in all essential particulars to a detachable pawn ticket or copy thereof attached to the record.

(b) The pawnbroker shall, at the time of making the pawn or purchase transaction, enter upon the pawn ticket a record of the following information which shall be typed or written in ink and in the English language:

(1) A clear and accurate description of the property, including model and serial number if indicated on the property;

(2) The name, residence address, phone number, and date of birth of pledgor;

(3) Date of the pawn transaction;

(4) Type of identification and the identification number accepted from pledgor;

(5) Description of the pledgor including approximate height, weight, sex, and race;

(6) Amount of money advanced;

(7) The date due and the amount due;

(8) All monthly pawn charges, including interest, annual percentage rate on interest, and total recovery fee; and

(9) Agreed upon "stated value" between pledgor and pawnbroker in case of loss or destruction of pledged item; unless otherwise noted, "stated value" is the same as the loan value.

(c) The following shall be printed on all pawn tickets:

(1) The statement that "ANY PERSONAL PROPERTY PLEDGED TO A PAWNBROKER WITHIN THIS STATE IS SUBJECT TO SALE OR DISPOSAL WHEN THERE HAS BEEN NO PAYMENT MADE ON THE ACCOUNT FOR A PERIOD OF 60 DAYS PAST MATURITY DATE OF THE ORIGINAL CONTRACT. NO FURTHER NOTICE IS NECESSARY.";

(2) The statement that "THE PLEDGOR OF THIS ITEM ATTESTS THAT IT IS NOT STOLEN, HAS NO LIENS OR ENCUMBRANCES, AND IS THE PLEDGOR'S TO SELL OR PAWN.";

(3) The statement that "THE ITEM PAWNEED IS REDEEMABLE ONLY BY THE BEARER OF THIS TICKET OR BY IDENTIFICATION OF THE PERSON MAKING THE PAWN."; and

(4) A blank line for the pledgor's signature and the pawnbroker's signature or initials.

(d) The pledgor shall sign the pawn ticket and shall receive an exact copy of the pawn ticket which shall be signed or initialed by the pawnbroker or any employee of the pawnbroker. These records shall be available for inspection and pickup each regular workday by the sheriff of the county, or the sheriff's designee or the chief of police, or the chief's designee of the municipality in which the pawnshop is located. These records may be electronically reported to the sheriff of the county or the chief of police of the municipality in which the pawnshop is located by transmission over the Internet or by facsimile transmission in a manner authorized by the applicable sheriff or chief of police. These records shall be a correct copy of the entries made of the pawn or purchase transaction and shall be carefully preserved without alteration, and shall be available during regular business hours.

(e) Except as otherwise provided in this Part, any person presenting a pawn ticket to a pawnbroker is presumed to be entitled to redeem the pledged goods described on the ticket.

N.C. Gen. Stat. Ann. § 66-391

§ 66-392. Record-keeping requirements for currency converters

(a) Every currency converter shall keep consecutively numbered records of each cash purchase. The currency converter shall, at the time of making the purchase, enter upon each record all of the following information, which shall be typed or written in ink and in the English language:

(1) A clear and accurate description of the property purchased by the currency converter from the seller, including model and serial number if indicated on the property.

(2) The name, residence address, phone number, and date of birth of the seller.

(3) The date of the purchase.

(4) The type of identification and the identification number accepted from the seller.

(5) A description of the seller, including approximate height, weight, sex, and race.

(6) The purchase price.

(7) The statement that "THE SELLER OF THIS ITEM ATTESTS THAT IT IS NOT STOLEN, HAS NO LIENS OR ENCUMBRANCES, AND IS THE SELLER'S TO SELL."

(b) The seller shall sign the record and shall receive an exact copy of the record, which shall be signed or initialed by the currency converter or any employee of the currency converter. These records shall be available for inspection and pickup each regular workday by the sheriff of the county or the sheriff's designee or the chief of police or the chief's designee of the municipality in which the currency converter is located. These records may be electronically reported to the sheriff of the county or the chief of police of the municipality in which the currency converter is located by transmission over the Internet or by facsimile transmission in a manner authorized by the applicable sheriff or chief of police. These records shall be a correct copy of the entries made of the purchase transaction, shall be carefully preserved without alteration, and shall be available during regular business hours.

(c) This section does not apply to purchases directly from a manufacturer or wholesaler for a currency converter's inventory.

N.C. Gen. Stat. Ann. § 66-392

§ 66-393. Pawnbroker fees; interest rates

No pawnbroker shall demand or receive an effective rate of interest greater than two percent (2%) per month, and no other charge of any description or for any purpose shall be made by the pawnbroker, except that the pawnbroker may charge, contract for, and recover an additional monthly fee for the following services, including but not limited to:

- (1) Title investigation;
- (2) Handling, appraisal, and storage;
- (3) Insuring a security;
- (4) Application fee;
- (5) Making daily reports to local law enforcement officers; and
- (6) For other expenses, including losses of every nature, and all other services.

In no event may the total of the above listed monthly fees on a pawn transaction exceed twenty percent (20%) of the principal up to a maximum of the following:

First month

\$100.00

Second month

\$75.00

Third month

\$75.00

Fourth month and thereafter

\$50.00

In addition, pawnbrokers may charge fees for returned checks as allowed by G.S. 25-3-506.

N.C. Gen. Stat. Ann. § 66-393

§ 66-394. Pawnbroker transactions

In every pawn transaction:

(1) The original pawn contract shall have a maturity date of not less than 30 days, provided that nothing herein shall prevent the pledgor from redeeming the property before the maturity date;

(2) Any personal property pledged to a pawnbroker in this State is subject to sale or disposal when there has been no payment made on the account for a period of 60 days past maturity date of the original contract; provided that the contract between the pledgor and the pawnbroker is renewable if renewal is agreed upon by both the parties;

(3) Every pawn ticket or receipt for such pawn shall have printed thereon the provisions of subdivision (1) of this section which shall constitute: (i) notice of such sale or disposal, (ii) notice of intention to sell or dispose of the property without further notice, and (iii) consent to such sale or disposal. The pledgor thereby forfeits all right, title and interest of, in, and to such pawned property to the pawnbroker who thereby acquires absolute title to the same, whereupon the debt is satisfied and the pawnbroker may sell or dispose of the unredeemed pledges as his own property. Any sale or disposal of property under this section terminates all liability of the pawnbroker and vests in the purchaser the right, title, and interest of the borrower and the pawnbroker;

(4) If the borrower loses his pawn ticket he shall not thereby forfeit his right to redeem, but may, before the lapse of the redemption period, make an affidavit with indemnification for such loss. The affidavit shall describe the property pawned and shall take the place of the lost

pawn ticket unless the pawned property has already been redeemed with the original pawn ticket; and

(5) A pledgor is not obligated to redeem pledged goods or make any payment on a pawn transaction.

N.C. Gen. Stat. Ann. § 66-394

§ 66-395. Prohibitions

(a) A pawnbroker shall not:

(1) Accept a pledge from a person under the age of 18 years.

(2) Make any agreement requiring the personal liability of a pledgor in connection with a pawn transaction.

(3) Accept any waiver, in writing or otherwise, of any right or protection accorded a pledgor under this Part.

(4) Fail to exercise reasonable care to protect pledged goods from loss or damage.

(5) Fail to return pledged goods to a pledgor upon payment of the full amount due the pawnbroker on the pawn transaction. In the event such pledged goods are lost or damaged while in the possession of the pawnbroker, it shall be the responsibility of the pawnbroker to replace the lost or damaged goods with merchandise of like kind and equivalent value. In the event the pledgor and pawnbroker cannot agree as to replacement, the pawnbroker shall reimburse the pledgor in the amount of the value agreed upon pursuant to G.S. 66-391(b).

(6) Take any article in pawn, pledge, or as security from any person, which is known to such pawnbroker to be stolen, unless there is a written agreement with local or State law enforcement.

(7) Sell, exchange, barter, or remove from the pawnshop any goods pledged, pawned, or purchased before the earlier of seven days after the date the pawn ticket record is electronically reported in accordance with G.S. 66-391(d) or 30 days after the transaction, except in case of redemption by pledgor or items purchased for resale from wholesalers.

(8) Operate more than one pawnshop under one license, and such shop must be at a permanent place of business.

(9) Take as pledged goods any manufactured mobile home, recreational vehicle, or motor vehicle other than a motorcycle.

(b) A currency converter shall not purchase from any person property which is known to the currency converter to be stolen, unless there is a written agreement with local or State law enforcement.

N.C. Gen. Stat. Ann. § 66-395

§ 66-396. Penalties

(a) Every person, firm, or corporation, their guests or employees, who shall knowingly violate any of the provisions of this Part, shall, on conviction thereof, be deemed guilty of a Class 2 misdemeanor. If the violation is by an owner or major stockholder or managing partner of the pawnshop and the violation is knowingly committed by the owner, major stockholder, or managing partner of the pawnshop, then the license of the pawnshop may be suspended at the discretion of the court.

(b) The provision of subsection (a) of this section shall not apply to violations of G.S. 66-395(a)(6) or G.S. 66-395(b) which shall be prosecuted under the North Carolina criminal statutes.

(c) Any contract of pawn the making or collecting of which violates any provision of this Part, except as a result of accidental or bona fide error of computation, shall be void, and the licensee shall have no right to collect, receive or retain any interest or fee whatsoever with respect to such pawn.

N.C. Gen. Stat. Ann. § 66-396

§ 66-397. Municipal or county authority

All of the counties and cities as defined by G.S. 160A-1 may by ordinance adopt the provisions of this Part and may adopt such further rules and regulations as the governing bodies of the counties and cities deem appropriate; provided, however, no county or city may regulate:

- (1) Interest, fees, or recovery charges;
- (2) Hours of operation, unless such regulation applies to businesses generally;
- (3) The nature of the business or type of pawn transaction; or
- (4) License fees in excess of rates set by the State.

N.C. Gen. Stat. Ann. § 66-397

§ 66-398. License renewal

Notwithstanding any provision of this Part to the contrary, any person, firm, or corporation licensed as a pawnbroker on or before October 1, 1989, shall continue in force until the natural expiration thereof and all other provisions of this Part shall apply to such license. Such pawnbroker shall be eligible for renewal of his license upon its expiration or subsequent renewals, provided such license complies with the requirements for renewal that were in effect immediately prior to October 1, 1989.

N.C. Gen. Stat. Ann. § 66-398

§ 66-399. Bond

Every person, firm, or corporation licensed under this Part shall, at the time of receiving the license, file with the city or county issuing the license a bond payable to such city or county in the sum of five thousand dollars (\$5,000), to be executed by the licensee, and by two responsible sureties or a surety company licensed to do such business in this State, to be approved by the city or county, which shall be for the faithful performance of the requirements and obligations pertaining to the business so licensed. The city or county may sue for forfeiture of the bond upon a breach thereof. Any person who obtains a judgment against a pawnbroker and upon which judgment execution is returned unsatisfied may maintain an action in his own name upon the bond, to satisfy the judgment.

N.C. Gen. Stat. Ann. § 66-399

§ 10-2. Jurisdiction.

The provisions of this Ordinance shall apply to the unincorporated areas of Yancey County outside the municipal limits of any city or incorporated municipality as defined by N.C.G.S. 160A-1(2). This Ordinance shall also apply to any municipality upon specific request of the governing body of the municipality and consent of the Yancey County Board of Commissioners through an interlocal agreement pursuant to N.C.G.S. Chapter 160A, Article 20.

§ 10-3. License Required.

After the effective date of this Ordinance, it shall be unlawful for any person, firm or corporation to establish or conduct the business of pawnbroker unless such person, firm or corporation has procured a license to conduct business in compliance with the requirements of this Ordinance.

§ 10-4. Application for License.

To be eligible for a pawnbroker's license, an applicant must submit a petition to the Board of County Commissioners showing:

- A. Compliance with N.C.G.S Chapter 66 Article 45.
- B. Compliance with the following additional County requirements:

- (1) A criminal record check from the Clerk of Court of every county where the applicant has resided during the past 10 years.
- (2) Written references from two or more local citizens.
- (3) A notarized statement to the effect that the applicant has read understands and agrees to comply with the provisions N.C.G.S. Chapter 66 Article 45 and this Chapter.
- (4) A local record check for all prospective pawnshop employees.
- (5) Payment of \$50 to Yancey County for an annual license fee.

§ 10-5. Administration and Enforcement.

It shall be the duty of the Clerk to the Board of County Commissioners to:

- A. Establish and maintain the appropriate records for the administration of this Ordinance and to receive, review and present to the Chairman of the Board of Commissioners for consideration by the Board of Commissioners at a regular scheduled meeting all properly completed petitions for pawnbrokers' licenses. Upon approval of the petition, the Clerk to the Board shall prepare the license for signature by the Chairman and deliver the duly executed license to the petitioner.
- B. Enforce the provisions of this Ordinance and cause to be conducted any investigations necessary concerning alleged violations.

§ 10-6. Violations and Penalties.

Any person, firm or corporation violating any provision of this chapter shall be subject to the penalties set forth in N.C.G.S. 66-396.

§ 10-7. Amendments.

This Ordinance may be amended by the Board of County Commissioners in accord with statutory provisions governing ordinances of this type.

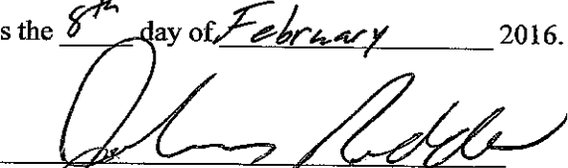
§ 10-8. Petition.

The County shall prepare a proposed application for a license and have the same available for any interested party.

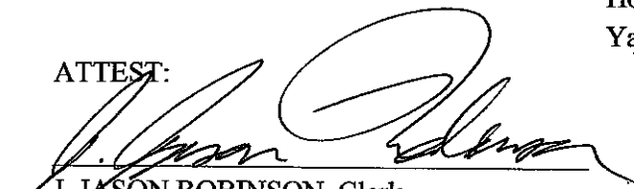
§ 10-9. Bond.

Bond requirements as set forth in N.C.G.S. 66-399 shall be in a form acceptable to the County.

Adopted unanimously upon its first reading on this the 8th day of February 2016.


 Hon. JOHNNY RIDDLE, Chairman
 Yancey County Board of County Commissioners

ATTEST:


 J. JASON ROBINSON, Clerk
 Yancey County Board of County Commissioners



APPENDIX A:
APPLICATION FOR PAWNBROKER'S LICENSE

1. Name and address of the applicant (for firm or corporation, give names and addresses of persons composing such firm or of the officers, directors, and stockholders of such corporation, excluding shareholders of publicly traded companies):

2. Name of the business and the street and mailing address where the business is to be operated:

3. Amount of net assets or capital proposed to be used in the operation of the business (Attached unaudited statement from an accountant or CPA verifying the information given below.):

4. I swear under penalty of perjury that I have not been convicted of a felony within the last ten (10) years. (Attached certificate from the Yancey County Sheriff's Department stating that the applicant has not been convicted of a felony.)

5. Attach along with this application a copy of the applicant's criminal record check from the Clerk of Court of every county where the applicant has resided during the past ten (10) years and for any prospective employee of the applicant at the time of the filing of this application.

6. Attach along with this application two written references of the moral character of the applicant from two or more local citizens.

7. This application is to be remitted with a \$50.00, nonrefundable, filing and processing fee.

8. By execution hereof the undersigned acknowledges that he has read and understands, and agrees to comply with the provisions of N.C.G.S. Chapter 66, Article 45 and this Ordinance.

Signature of Applicant

Date

STATE OF NORTH CAROLINA, COUNTY OF YANCEY

SWORN TO and subscribed before me on this the _____ day of _____, 20____,
Witness my hand and official seal.

Notary Public
My Commission Expires: _____

APPENDIX B:
BOND FOR PAWNBROKER'S LICENSE

North Carolina
Yancey County

WHEREAS, the undersigned has applied to the County of Yancey for the issuance of a pawnbroker's license, pursuant to Chapter 66 of the General Statutes of North Carolina; and

WHEREAS, the undersigned executes this bond as a prerequisite to the issuance of said license, in accordance with NCGS Chapter 66-399;

NOW, THEREFORE, I, the undersigned as principal, and _____
_____ and _____, as sureties, are held and firmly bound unto the County of Yancey in the sum of Five Thousand Dollars (\$5,000), for the payment of which the said principal and sureties bind themselves, their heirs, executors and administrators, jointly and severally, by these presents and upon the following conditions:

If the above-mentioned principal shall faithfully perform all of the requirements and obligations pertaining to the business of a pawnbroker, in accordance with law, then this obligation shall be null and void, but otherwise to be in full force, and effect.

IN WITNESS WHEREOF, the said principal and sureties have hereunto set their hands and seals, this _____ day of _____, 20_____.

_____	_____ (seal)
Witness	Principal
_____	_____ (seal)
Witness	Surety
_____	_____ (seal)
Witness	Surety

APPENDIX C
SAMPLE LICENSE

February XX, 20XX

XXXXXXXXXXXXXXXXXXXX is hereby issued a license to operate a pawnbroker business, to be located at _____, Yancey County, North Carolina. This license shall be valid until XXXXXXXX, 20XX, for the location described herein and for no other.

The County of Yancey has received a fee of Fifty Dollars (\$50) on XXXXXXXX, 20XX, in payment of this license.

J. JASON ROBINSON
Clerk to the Board of County Commissioners
Yancey County, North Carolina

THIS LICENSE SHALL BE POSTED IN A PROMINENT PLACE.