
RESOLUTION AUTHORIZING THE BOARD OF COMMISSIONERS OF THE WEAKLEY COUNTY MUNICIPAL ELECTRIC SYSTEM TO DO AND PERFORM CERTAIN ACTS, ETC.

Whereas Chapter 32, Public Act, General Assembly, State of Tennessee, for the year, 1935, authorized the different counties of Tennessee to construct, purchase, acquire, and operate an electric generating or distributing system, and,

Whereas, under and by virtue of said Act and the various amendments thereto, the Weakley County Municipal Electric System was organized to create and furnish electric power and light for the various citizens of Weakley County and said system is a going concern with a Board of Commissioners and/or a Board of Public Utilities be empowered and authorized to do and perform any and all duties and obligations imposed upon it by said Chapter 32 of the Public Acts of 1935 and the various amendments thereto.

Therefore, be it remembered by the County Court of Weakley County in its regular quarterly session assembled, the said Board of Commissioners and/or Board of Public Utilities of said Weakley County Municipal Electric System be and they are hereby granted full power and authorized to do and perform any and all Acts and perform all duties imposed upon them by said Chapter 32 of the Acts of 1935 and the various amendments thereto and that this power and authorization shall include and embrace the power to condemn lands for the use and purpose as set out in said Act and the various amendments thereto and to build, construct, and operate all electric lines that is necessary or desired, and perform any and all other duties that are necessary or desirable to carry out the purposes and intent of said Act and the various amendments thereto.

And they shall have this authority without coming back to the County Court for any additional authority; that this resolution be spread upon the Minutes of this Court and a certified copy of same be delivered to the Commissioners of the Weakley County Municipal Electric System for their records.

Motion by J. C. Hatler, a member of said County Court and seconded by N. L. Walker, also a member of said County Court, that the above resolution be adopted and approved by the Court. Upon said motion being put by the County Judge and all present voting therefor, the resolution is declared carried by the Judge. A quorum of said Court voted therefor.

Done and performed this January 5, 1948.
