

Courts

RESOLUTION

(By Weakley County Board of Health)

WHEREAS, Public Law 89-97 of the 89th Congress makes provision in Title XVIII for payment for home health services for service rendered to recipients of care under Title XVIII, and

WHEREAS, home health services are defined in Part C, Section 1861 of Public Law 89-97, and

WHEREAS, reasonable cost for such services are authorized, and

WHEREAS, Sections 53-326, 53-327, and 53-328 of the Tennessee Code Annotated authorize acceptance of fees for services rendered for the ill and aged, provide for the proper manner of depositing fees, and the establishment of fee schedules, and

WHEREAS, public health nursing staffs of county health departments can be made to meet the definition of home health services as defined in federal law 89-97,

THEREFORE, We, the Board of Health of Weakley County, recommend to the Quarterly County Court of Weakley County that a resolution necessary to bring this county in full compliance with Sections 53-326, 53-327, and 53-328 be introduced in the Quarterly County Court and approved by the Quarterly County Court.

Date: 3-8-66

/s/ Paul W. Wilson, M. D.
Chairman

RESOLUTION
(For Quarterly County Court)

WHEREAS, There has been submitted to the Weakley County Quarterly Court a resolution from our County Board of Health in accordance with Sections 53-326, 53-327, and 53-328 of Tennessee Code Annotated, and

WHEREAS, The Medicare Law, known officially as Public Law 89-97 of the 89th Congress, anticipates the payment of reasonable fees for certain services to certain of the recipients of this law eligible under Title XVIII, the Weakley County Court hereby officially approves the provisions of Sections 53-326, 53-327, and 53-328 of Tennessee Code Annotated, and directs that this program be instituted in our Weakley County Health Department to be effective July 1, 1966.

Date: 4-4-66

/s/ Gayde Pentecost
County Judge or Chairman