

MEETING #28 – April 17

At a Special Meeting of the Madison County Board of Supervisors on April 17, 2012 at 7:00 p.m. in the Madison County Administrative Center Auditorium located at 414 N. Main Street:

PRESENT: J. Dave Allen, Chairman
Doris G. Lackey, Vice-Chairman
Jerry J. Butler, Member
Pete J. Elliott, Member
Jonathon Weakley, Member
V. R. Shackelford, III, County Attorney
Teresa Miller, Finance Director
Jacqueline S. Frye, Clerk of the Board

1. Regular Meeting Agenda

Chairman Allen called the meeting to order and noted that all members are present and a quorum was established.

2. Pledge of Allegiance & Moment of Silence

The Board of Supervisors commenced their meeting with the Pledge of Allegiance and a moment of silence.

3. Adoption of Agenda

Chairman Allen advised that the public hearing scheduled for Shotwell Road tonight has been cancelled, as the notice wasn't published in the Madison Eagle.

After discussion, on motion of Supervisor Weakley, seconded by Supervisor Lackey, tonight's Agenda is adopted as submitted, with the following vote recorded:

J. Dave Allen	Aye
Doris G. Lackey	Aye
Jerry J. Butler	Aye
Pete J. Elliott	Aye
Jonathon Weakley	Aye

Chairman Allen advised the purpose of tonight's meeting is to adopt the proposed FY2013 Budget and FY2012 tax rate for Madison County; however he has been advised by Delegate Ed Scott that the State has failed to adopt a budget due to a transportation issue and the Senate is still pushing to get funding for transportation in Northern Virginia. In discussing this issue with Delegate Scott, he verbalized a concern that he



was unsure as to how the aforementioned issue would be resolved just yet; however, the Board will need to discuss these concerns and decide how best to proceed.

Chairman Allen announced the Board has hired a new County Administrator, Ernie Hoch and the Board is happy to have selected Mr. Hoch and he has come to Madison County to share his experience and accomplishments. In closing, the Board feels Mr. Hoch will be a very good fit in Madison County and has faith he will be able to handle the challenges that lie ahead. The Board was presented with forty-six (46) applicants and elected to interview seven (7) individuals with exceptional skills and there was a struggle to make a decision; however, the Board feels confident that a good decision was made, and hopes that Ernie will come to love Madison County as much as all of us do. In closing, he advised the Board is looking forward to working with Mr. Hoch and asked him to share a few words.

Mr. Hoch advised that he is excited to be here and feels that Madison is a beautiful County; he is eager to face the challenges that lie ahead and he is honored to have been selected to serve the citizens of Madison County. In closing, his first job will be to get to know the citizens and come to love what the citizens love; he is looking forward to meeting everyone, either individually or collectively and asked citizens to call if they have questions and he thanked the Board for selecting him for the position.

4. Adoption of FY2013 Budget & FY2012 Tax Rate (for Madison County) and Adoption of FY2013 Budget for Madison County Public Schools

Chairman Allen advised that the State doesn't have an adopted budget and asked the County Attorney for his input.

The County Attorney stated it would be best if the Board knew what the State was doing; however, he still thinks it's desirable to adopt the budget and tax rate at the same time, as he believes other localities have proceeded to adopt their individual budget even though the State hasn't adopted its budget, with the idea that if they have to amend their budget, they will do so. Also, there is certainly the procedure is in place to allow a locality can amend its budget after adoption if needed, although it's generally hoped this will not have to be done. Currently, the main issue at hand is the fact that the Treasurer needs to provide the absolute final date in which the tax bills have to be printed and mailed; therefore, the Board can proceed and adopt the FY2013 budget and FY2012 tax rate with the idea that if an amendment is needed, it can be done so at a later date. Furthermore, the General Assembly will be holding a meeting within the next day or so; however, the Board can elect to continue today's meeting prior to the Treasurer's final date to mail tax bills, and the Board can adopt the budget and tax rate at that time. In closing, he asked the Treasurer to provide the final date and the Board can move from there.

Chairman Allen advised that in conversing with Ms. Murray, Treasurer, she advised that April 23, 2012 is the absolute final date; however, in his discussion with Delegate Ed



Scott, he wasn't at all optimistic that a resolution will be attained shortly. In closing, he asked if the Board members desired to proceed with adoption of the budget and tax rate tonight.

Supervisor Lackey suggested the Board proceed and approve an amendment later if necessary, to which Supervisor Weakley concurred.

Supervisor Butler asked about the procedure that would be needed in order to adopt an amended budget.

The County Attorney advised if the amendment is more than one percent (1%) of the overall budget, then a public hearing will be needed in order for the Board to re-adopt. In closing, he advised that whenever the Board adopts, the issue will be placed on the Agenda for the public.

Supervisor Elliott questioned what would be the case if the State doesn't decide to adopt a budget until June and the tax bills have already been sent out and the tax rate changes – will the Treasurer's have to send out new tax bills.

The County Attorney advised that he didn't think a new bill would need to be generated for the first half of the taxes to make the adjustment, as it could be done with the December bill. In closing, if the above referenced scenario did occur, every County in the State of Virginia will be affected and all will have to take action; also, just because the State isn't acting within a timely manner doesn't mean that Madison County shouldn't make its best effort to handle local affairs in a timely manner. If the State puts the localities in a predicament where a budget amendment will be necessary, then so be it.

Supervisor Elliott verbalized concerns that the above issue could result in a shortfall in the contingency fund.

The County Attorney advised that he wasn't sure, but hopes this doesn't end up being the case. In closing, he advised if the Board adopts the budget and there isn't sufficient money to fund it, this will just be the case unless the County borrows funds to tide over until the tax rate can be adjusted.

After discussion, Supervisors Butler, Elliott and the Chairman verbalized favor to move forward.

Chairman Allen advised the one major issue the Board will need to address regarding the budget is the commitment to the school system to increase funding by \$900,000.00 – a part of this funding was \$227,000.00 (from the State) that was new money; however, based on a conversation he had with Delegate Ed Scott, it was advised that the original appropriation from a second appendix denoted an amount of \$227,447.00, although it was later advised that the house version denoted an increase in local stimulus funding for Madison County in the amount of \$158,891.00, which the schools



did pick up on in February and included it in their budgetary projections, which means this will, in fact, be a budgetary shortfall in school funding. In closing, the Board will need to make a determination whether to appropriate funds from other areas of the budget to cover this.

The County Attorney pointed that there is a difference between adoption of the budget and appropriating to fund the budget; therefore, he suggested the Board may want to adopt the budget today, but withhold or appropriate for the first quarter of the fiscal year, as the entire budget doesn't have to be appropriated until something more is heard from the State. In closing, if the State doesn't adopt a budget until June, then the Board will have to move forward before July 1st.

Chairman Allen advised the only problem for the school system is the fact that they negotiate their contracts shortly. In closing, he thought the Board could adopt tonight and hold off on appropriating until June.

The County Attorney advised that the County isn't putting the schools in 'that position' – the State is. In closing, he advised that everything could be done earlier if the State moves forward.

Supervisor Lackey suggested the Board will need to act, as there has been enough discussion and the additional monies will be used to support teachers and academic process. Also, she doesn't want to see teachers laid off or larger classroom sizes be incorporated. In closing, she suggested the tax rate be increased by one (1) cent and fund the proposed budget shortfall (for the school system) in the amount of \$158,894.00.

Supervisor Weakley questioned if the increases to the school salaries are for the five percent (5%) VRS mandate, to which Ms. Miller advised, is the five percent (5%) match to VRS plus a 2.5% raise.

Supervisor Weakley advised that in looking at the information provided, he doesn't want to see any tax increase, and he felt there may have been some money set aside and had hoped the school system could come up with a similar amount. Additionally, he and Supervisor Lackey attended a Supervisor's Forum in which there were several County Administrators playing out various scenarios. In closing, he wished to fund and honor the Board's commitment to the school system, but would prefer the CIP be deferred for a portion of time, as this entails a large chunk of funding within the contingency fund; deferment may allow a little more cushion, as the new numbers aren't appealing. Also, he recommended the Board remain with a three cents (3) tax increase and perhaps investigate the existing contract on the transfer station that expires in 2014 in an effort to see if the County can dissolve the contract earlier without any civil costs or penalties. In closing, he hopes there may be some type of local or regional approach for trash removal that may offer some cost savings to the County.



Supervisor Butler advised that the school's operations budget in 2010 was \$17,651.00; if the 2012 budget of \$17,842,598 is approved, it will almost be a \$200,000.00 increase. In closing, he advised he wasn't in favor of adding anymore funding to the school's budget.

Supervisor Elliott advised that he was in favor of doing what the Board committed to doing to fund the VRS mandate for teachers, and not to lose teachers or increase classroom size to hinder the students from learning; however, by doing so, he hopes not to see a lot of increased sports programs within the school system; he isn't in favor of a five cents (5) tax increase.

Chairman Allen he was in agreement with the fact that the Board needs to honor its commitment to the school system.

Supervisor Lackey that if taxes are only raised by three (3) cents, this will put the contingency reserve at a deficit and will really leave nothing in place in the event an emergency is brought forth, which makes her very uncomfortable as the County may be faced with many challenges; therefore, she suggested a four (4) cents tax increase be imposed.

Chairman Allen advised if the County elects to defer implementing a loan until the fall of 2012, the first interest payment will be about \$400,000.00.

Ms. Miller advised when she talked with Mr. Mulroy of VACo, he indicated if the County closes (on the loan) on July 1st, the first interest payment will not be due until January 2013. In closing, she feels if the County waits until the end of the year, the first payment will not be due until the end of the fiscal year and will be around \$350,000.00.

Supervisor Butler advised that in regards to Supervisor Lackey's comment about a three (3) cents tax increase, this will yield \$974,000.00 – if \$159,000.00 is subtracted, this will still be a positive for the contingency fund.

Supervisor Lackey advised the above referenced information is based on old numbers.

Supervisor Lackey questioned whether the funding set aside for the CIP is for the first few steps in getting work done to the schools.

Ms. Miller advised the Board has set aside enough funding for the first debt service payment in the event the first interest payment later than January if the actual project is deferred until the fall (payment will be about \$350,000.00).

Chairman Allen advised that the school system has a lottery fund and a construction fund and these monies can be used to initiate a design and engineering concepts for the CIP. In closing, he advised that the above referenced idea will need to be discussed with the school board.



Chairman Early was present and advised that he was in favor of today's discussions and although the School Board hasn't yet met, he feels confident that the other members will be supportive as well. In closing, he feels the monies set aside could go toward the anticipated projects and would be a viable process.

Chairman Allen asked if there were other areas of the budget where changes will be needed besides the shortfall to the school system.

After discussion, Chairman Allen wanted to clarify that it was the consensus of the Board to adopt the FY2013 Budget tonight.

Chairman Allen asked Ms. Miller if the \$158,894.00 will only need to be changed from state funding to local funding, to which she advised is correct – these funds are already in the County's proposed budget to denote a three (3) cents tax rate increase.

Supervisor Lackey wanted to clarify that the school system's budget is separate; therefore, if the Board adopts the County's budget, is the school system's budget also essentially being adopted.

Supervisor Weakley questioned the sports programs to be introduced and whether some of these funds to be set aside for the CIP.

Supervisor Butler questioned whether the County will still receive \$225,000.00 from the school system at the end of the fiscal year, and there was an amount designated for a reimbursement.

Ms. Miller advised that the aforementioned funds will be in the fund balance and will not have to be re-appropriated.

Supervisor Butler wanted to clarify that he was in favor of adopting a three (3) cents tax increase, the adopted budget will be \$33,750,767.00.

Supervisor Lackey advised that she was in favor of adopted the four (4) cents tax increase will bring the total adopted budget to \$33,945,941.00, as she feels it would be a dangerous decision not to have a healthy contingency fund in place.

After discussion, Supervisor Lackey motioned to adopt a real estate tax rate of fifty-four (.54) cents, a twenty-five (.25) cents increase on tangible personal property and a five (5) cents increase on machinery and tools.

Motioned died for the lack of a second

After discussion, on motion of Supervisor Weakley, seconded by Supervisor Butler, the Board adopted the proposed three (3) cents real estate tax increase (.53 cents per \$100 valuation) and the personal property tax rate as advertised, with the following vote recorded:



J. Dave Allen	Aye
Doris G. Lackey	Nay
Jerry J. Butler	Aye
Pete J. Elliott	Nay
Jonathon Weakley	Aye

Chairman Allen questioned whether the Board was willing to adopt the FY2013 Budget.

Supervisor Lackey asked if the CIP funding will be effected based on the adopted tax rate, to which Ms. Miller advised there will be no change.

After discussion, on motion of Supervisor Weakley, seconded by Supervisor Butler, the Board adopted the FY2013 Budget for Madison County totaling \$33,750,676.00, with the following vote recorded:

J. Dave Allen	Aye
Doris G. Lackey	Aye
Jerry J. Butler	Aye
Pete J. Elliott	Nay
Jonathon Weakley	Aye

The County Attorney advised the Board will need to handle the Ordinance related to the hangtag fee, to eliminate the \$75.00 annual hangtag fee and leave all other transfer station fees the same – the proposed Ordinance eliminates the fee effective July 1, 2012.

After discussion, on motion of Supervisor Weakley, seconded by Supervisor Lackey, the Board adopted Ordinance #2012-2 (To Amend and Re-enact Fees for the Disposal of Solid Waste at the Madison County Transfer Station: with the following vote recorded:

J. Dave Allen	Aye
Doris G. Lackey	Aye
Jerry J. Butler	Aye
Pete J. Elliott	Nay
Jonathon Weakley	Aye

Supervisor Elliott stated that he opposed to the Ordinance as this was a ‘user fee’ and not a tax; the Board has added a penny and if someone owns a piece of land without a house and ordinarily wouldn’t have had to purchase a landfill hangtag, they will now have to pay more for the piece of land...this should be a ‘user fee’ and not a tax; therefore, he is opposed to doing away with the landfill hangtag fee.

Supervisor Butler concurred with the amount of \$195,000.00 to be gained on the real estate tax increase, but feels it would’ve been more economical to continue with the \$75.00 landfill hangtag fee.



Supervisor Lackey stated that the disposal of solid waste should be the responsibility of the citizens for the health and safety of all citizens.

Supervisor Elliott asked if it was fair for owners of 'raw land' to pay more taxes.

Supervisor Lackey advised that the County tried the landfill hangtag for one (1) year; many citizens choose not to participate and it appears the disposal of trash along the highways has increased and some citizens were bringing in truckloads of garbage not generated by them (or their families) by sharing a hangtag.

Supervisor Weakley advised that he was in favor of eliminating the landfill hangtag fee, as there are some citizens who would rather pay the additional one cent on their real estate tax; there was about \$160,000.00 generated from the sale of the landfill hangtags and trash has increased along the roadside which he thinks can also be attributed to the fact that some people have the nature to just throw trash along the road.

With the following vote recorded:

J. Dave Allen	Aye
Doris G. Lackey	Aye
Jerry J. Butler	Aye
Pete J. Elliott	Nay
Jonathon Weakley	Aye

Other Items:

Hoover Ridge (Farmer's Market):

Chairman Allen advised that a complaint was received regarding an insurance issue at Hoover Ridge dealing with the Farmer's Market, which he has discussed with the County Attorney.

Ms. Miller advised that she spoke with Brad Jarvis, Coordinator for the Farmer's Market, and he advised that participate at the Farmer's Market is required to provide certification of liability coverage with their application – if they aren't covered, they cannot participate. Also, she contacted VACo to determine if there was anything additional that the County needed to do in order to make certain we were in compliance. In closing, the representative from VACo advised that as long as the event is held on County property, the County would cover things legally, and if the Coordinator was requiring the vendors to bring certification of coverage, this was appropriate and the County wouldn't need to do anything. Also, it was advised that in the event a vendor desired to participate and didn't have coverage, they can apply for coverage for coverage through VACo in order to participate in the event on County property.



Madison Park & Recreation Authority

Supervisor Weakley and Supervisor Butler attended the monthly meeting of the recreation authority, in which Mr. Jarvis attended to counteract the allegations contained in the letter received by the County regarding liability insurance.

Supervisor Weakley advised (per Mr. Jarvis) that each vendor must pay \$400.00 per year for insurance coverage, as they are required to have \$500,000.00 in insurance coverage; also, the majority of the food sold at the market is prepared offsite (not at Hoover Ridge) and the kitchens in which food is prepared are inspected by the Virginia Department of Health and another organization. In closing, he verbalized support of the Farmer's Market, as it is a great community effort that utilizes the hub at Hoover Ridge, along with sports and other activities (i.e. walking), and selling produce, and he feels this is a fine example of "Madison Pride" – the County should continue to support the farmers and he appreciates Mr. Jarvis providing the necessary information onto the Board.

Supervisor Butler advised that the allegation that the kitchen at the Farmer's Market was used constantly was false, as the kitchen is only used for the washing of hands. Also, the Young Farmer's kitchen is used and has been inspected by the Virginia Department of Health, and has passed each inspection.

Supervisor Elliott advised that he noticed a concession stand being built at Hoover Ridge between the baseballs fields and no one has asked permission from the Madison County Board of Supervisors to do this; therefore, he questioned if this was in the plan. In closing, he advised he wasn't against a concession stand at the site, but wanted to know what's happening and that he didn't want to see water lines and electric lines being placed at the property without a plan in place.

Chairman Allen advised that he wasn't aware of the aforementioned issue.

Supervisor Weakley advised that he was unaware of anything being constructed, but will ask J.T. Price for information.

Supervisor Butler advised that during last evening's discussion, comments were brought forth about plans for various sports activities at Hoover Ridge – the entire plan will be to get the recreation authority on board as a group rather than each individual sports group working independently at the site. Also, the recreation authority has advised their new appointees to come before the Madison County Board of Supervisors with a concept plan for review and approval on specific locations at Hoover Ridge.

Supervisor Weakley advised that most in attendance were curious about the concept and Mr. Dean and Mr. Price will come and provide input on ideas.



Supervisor Lackey suggested the recreation authority have the understanding that they will not proceed with any plans until the Madison County Board of Supervisors has approved them.

Shotwell Road

The County Attorney advised that the public hearing on Shotwell Road can be rescheduled at a later meeting and questioned whether the Board would like this session to take place at the June Regular Meeting.

Supervisor Lackey asked if the issue could be placed on the Agenda for the May Regular Meeting, to which the County Attorney explained the legal advertisement guidelines along with providing notice to the Commonwealth Transportation Board, and the June Regular Meeting will be more viable.

Supervisor Elliott advised that he rode the length of Shotwell Road with Dennis Coppedge and the State's information is incorrect.

Reception for the County Administrator

Chairman Allen asked when the Board would like to hold a reception for the new County Administrator.

Ms. Miller suggested either May 1st or May 2nd, and Supervisor Lackey suggested April 30th.

After discussion, it was decided that the reception for the County Administrator will be Thursday, May 3, 2012 from 4:00 p.m. to 6:00 p.m.

June Regular Meeting

The County Attorney advised that June 12, 2012 is the date of the Republican Primary Election.

Ms. Frye advised that the Registrar had advised earlier that the election may not take place, but has been informed that it will; therefore, the Board will have to change the June Regular Meeting date since the auditorium will be unavailable.

Chairman Allen suggested the Board move the meeting to Wednesday, June 13, 2012 at 3:00 p.m.

Ms. Miller advised that the Board will need to appropriate the FY2013 Budget at the June Regular Meeting as well.

Mr. Robertson was present and asked if the County will be going back to requiring a County sticker if the landfill hangtag will be eliminated.



Chairman Allen advised there has been discussion about County stickers; however, a County registration fee is already in place.

Supervisor Lackey advised that a tag will be given to residents so they may be able to utilize the landfill after they show their license to denote they reside within the County.

Chairman Allen advised that due to time constraints, the County didn't have time to implement stickers; however, the Board is looking to have something in place.

5. Adjournment:

With no further action being required, on motion of Supervisor Lackey, seconded by Supervisor Weakley, Chairman Allen adjourned the meeting, with the following vote recorded:

J. Dave Allen	Aye
Doris G. Lackey	Aye
Jerry J. Butler	Aye
Pete J. Elliott	Aye
Jonathon Weakley	Aye

J. Dave Allen, Chairman
Madison County Board of Supervisors

Jacqueline S. Frye, Acting Clerk to the Board

Adopted on: June 11, 2012

Copies: J. Dave Allen, Doris G. Lackey, Jerry J. Butler, Pete J. Elliott, Jonathon Weakley, V. R. Shackelford, III & Constitutional Officers

Ordinance #2012-1 (Ordinance to Fix Tax Rates in Madison County For The Tax Year Beginning January 1, 2012)

Ordinance #2012-2 [Ordinance to Amend and Re-enact Fees For The Disposal of Solid Waste At the Madison County Transfer Station]



ADDENDUM

ORDINANCE TO FIX TAX RATES IN MADISON COUNTY, VIRGINIA FOR THE TAX YEAR BEGINNING JANUARY 1, 2012

ORDINANCE #2012-1

BE IT ORDAINED by the Madison County Board of Supervisors that tax levies for the County of Madison be, and they hereby are established for the tax year beginning January 1, 2012, as follows:

- I. **REAL ESTATE** as defined by Virginia Code Section 58.1-300(1950, as amended), including public service corporation real estate as defined by Virginia Code Section 58.1-2606 (1950, as amended) and manufactured homes as defined by Virginia Code Section 36-85.3 (1950, as amended):
\$.53 per \$100 of assessed valued based on 100% of market value, subject to Madison County land use tax ordinance if applicable (increase of \$0.05).

- II. **TANGIBLE PERSONAL PROPERTY** as defined by Virginia Code Section 58.1-3000 (1950, as amended) and classified by Virginia Code Section 58.1-3500 through 58.1-3506 (1950, as amended), including public service corporation tangible personal property as defined by Virginia Code Section 58.1-2606 (1950, as amended):

\$3.45 per \$100 assessed valuation based on 100% of market value subject to personal property tax relief for personal use vehicles for automobiles, trucks, motorcycles, trailers or semi-trailers, campers and other recreational vehicles, and other motor vehicles (increased of \$0.25); provided however, the tax level for motor vehicles with a seating capacity of not less than 30 persons, including the driver, as classified by Virginia Code Section 58.1-3506(A)(39)(1950, as amended) shall be \$1.77 per \$100 of assessed valuation based on 100% of market value (increase of \$0.05);

\$3.10 per \$100 assessed valuation based on 100% of market value for all other classified tangible personal property (increase of \$0.05); provided however, the market value of farm machinery as classified



in Virginia Code Section 58.1-3505 (A)(8) and (10) shall be deemed to be \$0.00. (elimination of taxation on classified farm machinery).

- III. **MACHINERY AND TOOLS** as defined by Virginia Code Section 58.1-3507 (1950), as amended):
\$1.67 per \$100 of assessed valuation based on 100% of market value
 (increase of \$0.05).

- IV. **MERCHANTS CAPITAL** as defined by Virginia Code Section 58.1-3510 (1950, as amended):
\$0.86 per \$100 of assessed valuation based on 100% of market value
 (no change).

Adopted this 17th day of April, 2012 on motion of Supervisor Weakley, seconded by Supervisor Butler.

 J. Dave Allen, Chairman
 Madison County Board of Supervisors

	Aye	Nay	Abstain	Absent
J. Dave Allen	<u> x </u>	_____	_____	_____
Doris G. Lackey	_____	<u> x </u>	_____	_____
Jerry J. Butler	<u> x </u>	_____	_____	_____
Pete J. Elliott	_____	<u> x </u>	_____	_____
Jonathon Weakley	<u> x </u>	_____	_____	_____
Testee:				

 Jacqueline S. Frye, Clerk to the Board

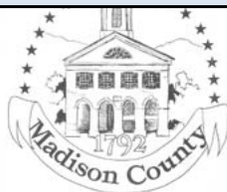


ADDENDUM
TO AMEND AND RE-ENACT FEES FOR THE DISPOSAL OF SOLID WASTE AT THE
MADISON COUNTY TRANSFER STATION

ORDINANCE #2012-2

BE IT ORDAINED by the Madison County Board of Supervisors that there is hereby established a fee schedule for the disposal of certain items of solid waste at the Madison County Transfer Station, as follows:

Item or Material	7/1/2011 Price	7/1/2012 Fee
Non-commercial household trash		
Bag household trash, with \$75 annual hang-tag	\$75.00	\$0 per year
Mixed trash# Mixed trash is defined as loose household trash that is mixed in with non-bagged household items for which a fee is specified, where the items in the load cannot be separated for separate fees#	\$0.03 per lb	\$0.0325 per lb
Appliances without Freon	\$0 each	\$5 each
White Goods with Freon	\$5 each	\$20 each
Electronics (televisions, computers, etc.)	\$0 each	\$10 each
Furniture		
Mattress/box spring	\$0.03 per lb	\$8 each
Small furniture item (chairs, end tables, lamps, etc.)	\$0.03 per lb.	\$5 each
Large furniture item (dining tables, sofas, bed frames, etc.) and all other furniture	\$0.03 per lb.	\$10 each
Metal		
Small Scrap Metal (bicycle, hand and garden tools; garden tools; etc.)	\$0.00	\$5 each
Large Scrap Metal (fencing material; farm machinery; commercial or industrial machinery; lawn & garden machinery, equipment; exercise machines and equipment; vehicle parts; etc.)	\$0.03 per lb	\$0.0325 per lb
Burn Barrels	\$0.00	\$3 each
Wood and Vegetation		



Brush and Yard Debris; wooden fencing materials	\$0.03 per lb	\$0.0325 per lb
Commercial waste		
Compacted trash	\$45 per ton	\$50 per ton
Commercial Roll-Off Containers	\$60 per ton	\$65 per ton
Construction Debris	\$60 per ton	\$65 per ton
Other		
Car Tires	\$2.00 each	\$3.00 each

A hangtag will still be required for entry into the Madison County Transfer Station.

Adopted this 17th day of April 2012, on motion of Supervisor Weakley, seconded Supervisor Lackey.

 J. Dave Allen, Chairman
 Madison County Board of Supervisors

	Aye	Nay	Abstain	Absent
J. Dave Allen	<u> x </u>	_____	_____	_____
Doris G. Lackey	<u> x </u>	_____	_____	_____
Jerry J. Butler	<u> x </u>	_____	_____	_____
Pete J. Elliott	_____	<u> x </u>	_____	_____
Jonathon Weakley	<u> x </u>	_____	_____	_____
Attest:				

 Jacqueline S. Frye, Clerk to the Board

