

August Ordinances and Resolutions

ORDINANCE NO. 2024-066 AN EMERGENCY ORDINANCE FOR THE PROTECTION OF THE TRAVELING PUBLIC, CONDITION AND MAINTENANCE OF THE COUNTY MAINTAINED PUBLIC ROADS IN WASHINGTON COUNTY AND WITHIN ITS UNINCORPORATED LIMITS; TO DECLARE AN EMERGENCY; AND, FOR OTHER PURPOSES.

ORDINANCE NO. 2024-067 AN ORDINANCE CREATING TWO NEW GRANT FUNDS, AND FOR OTHER MATTERS PERTAINING THERETO.

ORDINANCE NO. 2024-068 AN ORDINANCE AMENDING THE ROAD DEPARTMENT BUDGET FOR 2024; AND, FOR OTHER MATTERS PERTAINING THERETO.

ORDINANCE NO. 2024-069 AN EMERGENCY ORDINANCE CALLING A SPECIAL ELECTION ON THE QUESTION OF THE LEVY OF THE ANNUAL DUES OF THE TONTITOWN VOLUNTEER FIRE DEPARTMENT (A/K/A TONTITOWN AREA FIRE DEPARTMENT) FOR FIRE PROTECTION SERVICES; AND PRESCRIBING OTHER MATTERS PERTAINING THERETO.

ORDINANCE NO. 2024-070 AN ORDINANCE RATIFYING A CONDITIONAL USE PERMIT RECOMMENDED FOR APPROVAL BY THE PLANNING BOARD FOR THE DESERT SAND COMMERCIAL BUILDINGS PROJECT.

ORDINANCE NO. 2024-071 AN ORDINANCE RATIFYING A CONDITIONAL USE PERMIT RECOMMENDED FOR APPROVAL BY THE PLANNING BOARD FOR THE KRAMER FACILITY PROJECT.

RESOLUTION NO. 2024-005 A RESOLUTION ORDERING THAT AN ELECTION BE HELD ON NOVEMBER 5, 2024 ON THE QUESTION OF AUTHORIZING SUNDAY SALES OF ALCOHOLIC BEVERAGES FOR OFF-PREMISES CONSUMPTION WITHIN THE CITY OF FAYETTEVILLE, ARKANSAS.

RESOLUTION NO. 2024-006 A RESOLUTION ADOPTING THE 2023 WASHINGTON COUNTY HAZARD MITIGATION PLAN UPDATE.

RESOLUTION NO. 2024-007 A RESOLUTION APPOINTING ALFORD MAIN TO SOLEMNIZE THE WEDDING OF ELI MURRAY AND HANNAH TAYLOR ON SEPTEMBER 7, 2024 IN WASHINGTON COUNTY, ARKANSAS.

FILED

Item 24-O-071

2024 AUG 20 AM 10:45

Requested by: County Judge Patrick W. Deakins
Drafted by: County Attorney Brian R. Lester

BECKY LEWALLEN
CO. & PROBATE CLERK
WASHINGTON CO. AR

ORDINANCE NO. 2024-066

EMERGENCY ORDINANCE

BE IT ENACTED BY THE QUORUM COURT OF THE COUNTY OF WASHINGTON, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN EMERGENCY ORDINANCE FOR THE PROTECTION OF THE TRAVELING PUBLIC, CONDITION AND MAINTENANCE OF THE COUNTY MAINTAINED PUBLIC ROADS IN WASHINGTON COUNTY AND WITHIN ITS UNINCORPORATED LIMITS; TO DECLARE AN EMERGENCY; AND, FOR OTHER PURPOSES.

WHEREAS, Washington County, Arkansas has over 1,200 miles of county maintained public roads; and,

WHEREAS, the Quorum Court finds that the public interest is served by protecting the county maintained public roads and ability of the county road crews to be able to maintain the county maintained public roads in the county; and,

WHEREAS, it is necessary to adopt this ordinance to assure the county road crews are able to maintain the right-of-way, public road easement, roadway, subgrade, culverts, and signage for these county maintained roads; and,

WHEREAS, the Quorum Court finds that public safety and public interest is served by protecting the traveling public from the placement, creation or existence of physical and functional encroachments, or obstructions to county maintained public roads.

NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM COURT OF WASHINGTON COUNTY, ARKANSAS:

ARTICLE 1. The road easements or right-of-way for county maintained public roads in Washington County, Arkansas, shall be inviolate for county road purposes and free from the existence of functional and physical encroachments or obstructions, except where written permission is granted and issued by the County Judge.

ARTICLE 2. For purposes of this ordinance, "county maintained public road" shall be defined as any road identified as a county road, assigned a county

17-223

43 road number, and maintained by the county; or, any road in which the county has directed
44 construction, material, blading or grading, maintenance, mowing, or repairs of the road,
45 roadway, or right-of-way, road easement, or bridge.

46
47 **ARTICLE 3.** It shall be unlawful and a violation of this ordinance
48 for any person, persons, or organization to engage in the following activities on county
49 maintained public roads:

- 50
51 a) Create a physical or functional encroachment within the road
52 easement or right-of-way for a county maintained public road;
53
54 b) Throw, dump, or place any item or items onto a county
55 maintained public road, including, but not limited to, the
56 county roadway or roadbed, shoulder, ditch, subgrade, right-
57 of-way, easement, backslope of the ditch, or any county
58 maintained public road in the unincorporated areas of the
59 county;
60
61 c) Dig, place, or situate any utilities, poles, lines, fences, cables,
62 wires, or any item whatsoever within the easement or right-
63 of-way of a county maintained public road without first
64 obtaining the written consent of the County Judge and
65 complying with any utility accommodation permit
66 requirements of the County;
67
68 d) Place any item, items, fences, gates (whether closed, locked,
69 or unlocked), obstacles, physical or functional encroachments
70 within the road easement or right-of-way of a county
71 maintained public road;
72
73 e) Burn anything within the road easement or right-of-way of a
74 county maintained public road without the permission of the
75 County Judge;
76
77 f) Create a physical or functional encroachment by the diversion
78 or placement of water onto the roadway, subgrade, right-of-
79 way, or road easement, or to create an impairment to public
80 safety or ability of the county to maintain the subject county
81 road;
82
83 g) Park a motor vehicle, trailer, camper, mobile home,
84 equipment, or item within the roadway, road easement, or
85 right-of-way of a county maintained public road, except
86 during an emergency due to malfunction, in which case the
87 property shall be immediately removed from the roadway or
88 driving surface to assure the safety of the traveling public. In
89 not event shall the property remain parked on the shoulder of

17-224

the roadway for more than 48 hours.

ARTICLE 4. Penalties and Remedies.

- a) A violation of the ordinance shall result in a fine of \$1,000 for a specified offense or violation, or double that sum for repetition of the offense or violation; and,
- b) If the act or violation is in its nature continuous in respect to time, the fine for allowing the continuance of the prohibited unlawful act or omission, in violation of the ordinance, shall be \$500 per day for each day that the violation is unlawfully continued.
- c) Any item, items, fences, gates (whether closed, locked, or unlocked), obstacles, physical or functional encroachments within the roadway, road easement, or right-of-way shall be moved by or at the expense of the owner of the property.
- d) The County may exercise self-help and remove any item, items, fences, gates (whether closed, locked, or unlocked), obstacles, physical or functional encroachments within the roadway, road easement, or right-of-way of a county maintained public road and shall be reimbursed for the costs of removal.
- e) The citizen or landowner with standing and/or County Judge may pursue declaratory and/or injunctive relief from a court of competent jurisdiction for removal of an obstruction to a county maintained public road.
- f) A.C.A. § 5-71-214 provides that: "***A person commits the criminal offense of obstructing a highway or other public passage if, having no legal privilege to do so and acting alone or with another person, he or she renders any highway or other public passage impassible to pedestrian or vehicular traffic.***" The criminal penalty for obstructing a highway and other public passage a Class A misdemeanor. The County Judge or any citizen or landowner may notify the Sheriff of the violation. The criminal penalties under A.C.A. § 5-71-214 are not in lieu of the civil penalties prescribed by this ordinance, but are in addition thereto.

ARTICLE 5. If any provision of this Ordinance is found to be invalid by the decision of any court of competent jurisdiction, such invalidity shall not

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affect the remaining sections, phrases, and provisions of this Ordinance which remain valid and enforceable.

ARTICLE 6. Emergency Clause. The Quorum Court finds that the immediate implementation of this ordinance is necessary for the preservation of the public's peace, health, safety, welfare, and property. An emergency is hereby declared to exist and that this Ordinance is to be in effect immediately after its adoption.



PATRICK W. DEAKINS, County Judge

8/19/24

DATE



BECKY LEWALLEN, County Clerk

Introduced by: JP ECKE
Date of Adoption: 8-15-2024
Members Voting For: Taylor, Wilson, Simons, Bowerman, Lyons, Ecke, Dean, Washington, Coger, Highers, Leming, Ricker, Pond
Members Voting Against:
Members Abstaining:
Members Absent: Dennis, Rios Stafford

Committee History:
Quorum Court History: Adopted on 8-15-2024 as **ORD 2024-066**

17. 226

FILED

Item 24-O-072

2024 AUG 20 AM 10:45

Requested by: County Judge Patrick W. Deakins
Drafted by: County Attorney Brian R. Lester

BECKY LEWALLEN
CO. & PROBATE CLERK
WASHINGTON CO. AR

ORDINANCE NO. 2024-067

APPROPRIATION ORDINANCE

**BE IT ENACTED BY THE QUORUM COURT OF THE
COUNTY OF WASHINGTON, STATE OF ARKANSAS, AN
ORDINANCE TO BE ENTITLED:**

**AN ORDINANCE CREATING TWO NEW GRANT
FUNDS, AND FOR OTHER MATTERS PERTAINING
THERETO.**

WHEREAS, Washington County currently holds all opioid funds in one grant fund account, regardless of the issuer of the funds or the uses allowed by each grant; and,

WHEREAS, to better track income and expenses for the opioid funds, two new accounts are needed.

**NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM
COURT OF WASHINGTON COUNTY, ARKANSAS:**

ARTICLE 1. There are hereby created the following grant funds:

- 3513.1426 AOC Opioid WC Grant
- 3513.1427 AOC Opioid MC Grant

ARTICLE 2. The title of grant fund 3513.1425 is hereby changed from AG Opioid Grant to AG Opioid WC/MC Grant.

ARTICLE 3. There is hereby appropriated the total amount of \$80,529.08 from the Medical/Dental/Hospital line item in the AG Opioid WC/MC grant fund (3513.1425.3006) to the following grant funds in the following amounts:

| | | |
|----------------|---------------------|-------------|
| 3513.1426.3006 | AOC Opioid WC Grant | \$29,178.25 |
| 3513.1427.3006 | AOC Opioid MC Grant | 51,350.83 |



PATRICK W. DEAKINS, County Judge



DATE

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BECKY LEWALLEN, County Clerk

Introduced by: JP Ecke
Date of Adoption: 8-15-2024
Members Voting For: Taylor, Wilson, Simons, Bowerman, Lyons, Ecke, Dean, Washington, Coger, Highers, Leming, Ricker, Pond

Members Voting Against:
Members Abstaining:
Members Absent: Dennis, Rios Stafford

Committee History:
Quorum Court History: Adopted on 8-15-2024 as **ORD 2024-067**

17-228

FILED

2024 AUG 20 AM 10:45

BECKY LEWALLEN
CO. & PROBATE CLERK
WASHINGTON CO. AR

Item 24-O-075

Requested by: County Judge Patrick W. Deakins
Drafted by: County Attorney Brian R. Lester

ORDINANCE NO. 2024-068

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APPROPRIATION ORDINANCE

BE IT ENACTED BY THE QUORUM COURT OF THE COUNTY OF WASHINGTON, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE AMENDING THE ROAD DEPARTMENT BUDGET FOR 2024; AND, FOR OTHER MATTERS PERTAINING THERETO.

WHEREAS, Washington County recently received \$277,769.81 from the State for an overpayment made to the Arkansas Department of Transportation for State Aid Project SA71AO; and,

WHEREAS, the Quorum Court desires to appropriate those funds back into the Road Department budget for 2024.

NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM COURT OF WASHINGTON COUNTY, ARKANSAS:

ARTICLE 1. There is hereby appropriated the amount of \$277,769.81 from the unappropriated reserves in the Road Fund (2000) to the Asphalt line item in the Road Department Budget (2000.0201.2025) for 2024.



PATRICK W. DEAKINS, County Judge



DATE



BECKY LEWALLEN, County Clerk

Introduced by: JP RICKER
Date of Adoption: 8-15-2024
Members Voting For: Taylor, Wilson, Simons, Bowerman, Lyons, Ecke, Dean, Washington, Coger, Highers, Leming, Ricker, Pond
Members Voting Against:
Members Abstaining:
Members Absent: Dennis, Rios Stafford

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Committee History:

Quorum Court History:

Adopted on 8-15-2024 as **ORD 2024-68**

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FILED

Item 24-O-076

2024 AUG 20 PM 1:48

Requested by: County Clerk Becky Lewallen
Drafted by: County Attorney Brian R. Lester

BECKY LEWALLEN
CO. & PROBATE CLERK
WASHINGTON CO. AR

ORDINANCE NO. 2024-069

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4 **BE IT ENACTED BY THE QUORUM COURT OF THE**
5 **COUNTY OF WASHINGTON, STATE OF ARKANSAS, AN**
6 **ORDINANCE TO BE ENTITLED:**

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8 **AN EMERGENCY ORDINANCE CALLING A SPECIAL**
9 **ELECTION ON THE QUESTION OF THE LEVY OF**
10 **THE ANNUAL DUES OF THE TONTITOWN**
11 **VOLUNTEER FIRE DEPARTMENT (A/K/A**
12 **TONTITOWN AREA FIRE DEPARTMENT) FOR FIRE**
13 **PROTECTION SERVICES; AND PRESCRIBING**
14 **OTHER MATTERS PERTAINING THERETO.**

15
16 **WHEREAS**, the Tontitown Volunteer Fire Department a/k/a Tontitown
17 Area Fire Department ("Department") has requested that the Washington County
18 Quorum Court call a special election for the levy of annual dues for each residence and
19 commercial property having an occupiable structure for which Department provides fire
20 protection in the area served by Department; and,

21
22 **WHEREAS**, the request has been signed by the fire chief and all other
23 required officers of the Board and has been duly filed with the Washington County Clerk;
24 and,

25
26 **WHEREAS**, pursuant to A.C.A. § 14-20-108, the Quorum Court is required
27 to call the election which shall be at the expense of the Department; and,

28
29 **WHEREAS**, if the levy of the dues is approved, the dues shall be listed
30 annually on the property tax statements and collected by the Washington County
31 Collector in the same time and manner as real property taxes and personal property taxes
32 in accordance with A.C.A. § 14-20-108; and,

33
34 **WHEREAS**, the purpose of this Ordinance is to call a special election on
35 the question of the levy of the Tontitown Volunteer Fire Department a/k/a Tontitown
36 Area Fire Department dues on each residence or business having an occupiable structure
37 in the area for which Department provides fire protection.

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39 **NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM**
40 **COURT OF WASHINGTON COUNTY, ARKANSAS:**

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42 **ARTICLE 1.** That there be, and there is hereby called, a special

17-231

43 election to be held on November 5, 2024, at which election there shall be submitted to the
44 electors of Washington County, Arkansas ("County") living in the area in which
45 Department provides fire protection, the question of the levy of annual Fire Department
46 dues on each residence or business having an occupiable structure within such area.
47

48 **ARTICLE 2.** That the question of the Tontitown Area Fire
49 Department dues shall be placed on the ballot for the election in substantially the
50 following form:
51

52 Whether or not the annual dues, in an amount not to exceed seventy-
53 five dollars (\$75.00) per residence per year and two-hundred dollars
54 (\$200.00) per business per year of the Tontitown Volunteer Fire
55 Department a/k/a Tontitown Area Fire Department shall be levied
56 against each residence and each business, having an occupiable
57 structure, in the area so served to be listed on real property tax
58 statements and collected by the Washington County Tax Collector in
59 the same manner as ad valorem taxes and collected beginning with
60 the 2024 taxes due and payable in 2025.
61

62 FOR the levy of an amount not to exceed seventy-five dollars (\$75.00)
63 per residence per year and two-hundred dollars (\$200.00) per business
64 per year as annual fire dues of Tontitown Volunteer Fire Department
65 a/k/a Tontitown Area Fire Department on each residence and each
66 business having an occupiable structure in the service area of the
67 Tontitown Volunteer Fire Department a/k/a Tontitown Area Fire
68 Department.
69

70 AGAINST the levy of an amount not to exceed seventy-five dollars
71 (\$75.00) per residence per year and two-hundred dollars (\$200.00)
72 per business per year as annual fire dues of Tontitown Volunteer Fire
73 Department a/k/a Tontitown Area Fire Department on each residence
74 and each business having an occupiable structure in the service area of
75 the Tontitown Volunteer Fire Department a/k/a Tontitown Area Fire
76 Department.
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- 78 FOR the levy
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- 80 AGAINST the levy
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82 If the levy of the Department dues is approved, the dues shall be listed
83 annually on real property tax statements and collected at the same time and in the same
84 manner as real property taxes.
85

86 **ARTICLE 3.** That the election shall be held and conducted and
87 the vote canvassed and the results declared under the law and in the manner now
88 provided for county elections and only qualified voters of the County living in the area in

17-232

89 which the Tontitown Volunteer Fire Department a/k/a Tontitown Area Fire Department
90 provides fire protection shall have the right to vote at the election.

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92 **ARTICLE 4.** That a copy of this Ordinance shall be given to the
93 Washington County Board of Election Commissioners so that the necessary election
94 officials and supplies may be provided.

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96 **ARTICLE 5.** That the County Judge and County Clerk, for and
97 on behalf of the County, be and they are hereby authorized and directed to do any and all
98 things necessary to call and hold the special election as herein provided.

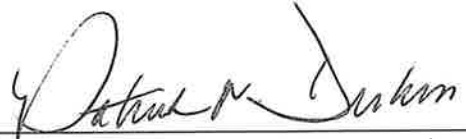
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100 **ARTILCE 6.** That the costs, if any, of the election shall be borne
101 by the Tontitown Volunteer Fire Department a/k/a Tontitown Area Fire Department.

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103 **ARTICLE 7.** That the Department shall annually submit a
104 sufficient list to the Collector reflecting dues owed so that she may property bill such.


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106 **ARTICLE 8.** That the Department of Emergency Services, the
107 County Clerk, and the County Assessor shall assist in the preparation of a map and other
108 information needed to effectuate said election.

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110 **ARTICLE 9.** That the County Collector is hereby designated as
111 the county official to collect the annual dues levied if approved by a majority of those
112 voting on the issue at the election; and the County Treasurer is hereby designated as the
113 county official to remit the annual dues collected by the Collector if approved by a majority
114 of those voting on the issue at the election.

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116 **ARTICLE 10. EMERGENCY CLAUSE.** That because this
117 concerns a matter affecting life, health, safety, and property of the people, specifically fire
118 protection services in the designated Tontitown Volunteer Fire Department a/k/a
119 Tontitown Area Fire Department service area, an emergency is hereby declared to exist
120 and this ordinance shall be in full force and effect from and after the date of its passage
121 and approval.

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PATRICK W. DEAKINS, County Judge

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BECKY LEWALLEN, County Clerk

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0/20/24
DATE

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136 Introduced by: JP LEMING
137 Date of Adoption: 8-15-2024
138 Members Voting For: Taylor, Wilson, Simons, Bowerman, Lyons, Ecke, Dean, Washington,
139 Coger, Highers, Leming, Ricker, Pond
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141 Members Voting Against: None
142 Members Abstaining: None
143 Members Absent: None Dennis, Rios Stafford
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146 Committee History:
147 Quorum Court History: Adopted on 8-15-2024 as **ORD 2024-069**

17-234

FILED

Item 24-O-073

2024 AUG 20 AM 10:45

Requested by: County Judge Patrick W. Deakins (Planning Department)
Drafted by: County Attorney Brian R. Lester

BECKY LEWALLEN
CO. & PROBATE CLERK
WASHINGTON CO. AR

ORDINANCE NO. 2024-070

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BE IT ENACTED BY THE QUORUM COURT OF THE COUNTY OF WASHINGTON, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE RATIFYING A CONDITIONAL USE PERMIT RECOMMENDED FOR APPROVAL BY THE PLANNING BOARD FOR THE DESERT SAND COMMERCIAL BUILDINGS PROJECT.

WHEREAS, the Planning Board voted to recommend approval of a Conditional Use Permit for the **Desert Sand Commercial Buildings** project on **July 11, 2024;** and,

WHEREAS, ratification is required by the Quorum Court; and,

WHEREAS, ratification will not affect any appeal rights any person may have.

NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM COURT OF WASHINGTON COUNTY, ARKANSAS:

ARTICLE 1. The Conditional Use Permit for the **Desert Sand Commercial Buildings** Project recommended for approval by the Planning and Zoning Board of Adjustments is hereby ratified.



PATRICK W. DEAKINS, County Judge



DATE



BECKY LEWALLEN, County Clerk

Introduced by: JP DEAN
Date of Adoption: 8-15-2024
Members Voting For: Taylor, Wilson, Simons, Bowerman, Lyons, Ecke, Dean, Washington, Cogger, Highers, Leming, Ricker, Pond

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44 Members Voting Against:

45 Members Abstaining:

46 Members Absent: Dennis, Rios Stafford

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49 Committee History:

50 Quorum Court History: Adopted on 8-15-2024 as **ORD 2024-070**

17-236

FILED

Item 24-O-074

2024 AUG 20 AM 10:46

Requested by: County Judge Patrick W. Deakins (Planning Department)
Drafted by: County Attorney Brian R. Lester

BECKY LEWALLEN
CO. & PROBATE CLERK
WASHINGTON CO. AR

ORDINANCE NO. 2024-071

**BE IT ENACTED BY THE QUORUM COURT OF THE
COUNTY OF WASHINGTON, STATE OF ARKANSAS, AN
ORDINANCE TO BE ENTITLED:**

**AN ORDINANCE RATIFYING A CONDITIONAL USE
PERMIT RECOMMENDED FOR APPROVAL BY THE
PLANNING BOARD FOR THE KRAMER FACILITY
PROJECT.**

WHEREAS, the Planning Board voted to recommend approval of a
Conditional Use Permit for the **Kramer Facility** project on **July 11, 2024**; and,

WHEREAS, ratification is required by the Quorum Court; and,

WHEREAS, ratification will not affect any appeal rights any person may
have.

**NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM
COURT OF WASHINGTON COUNTY, ARKANSAS:**

ARTICLE 1. The Conditional Use Permit for the **Kramer
Facility** Project recommended for approval by the Planning and Zoning Board of
Adjustments is hereby ratified.



PATRICK W. DEAKINS, County Judge



DATE



BECKY LEWALLEN, County Clerk

Introduced by: JP RICKER
Date of Adoption: 8-15-2024
Members Voting For: Taylor, Wilson, Simons, Bowerman, Lyons, Ecke, Dean, Washington,
Coger, Highers, Leming, Ricker, Pond
Members Voting Against:

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44 Members Abstaining:

45 Members Absent:

Dennis, Rios Stafford

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48 Committee History:

49 Quorum Court History:

Adopted on 8-15-2024 as **ORD 2024-071**

17-238

FILED

Item 24-R-006

2024 AUG 20 AM 10:46

Requested by: County Judge Patrick W. Deakins
Drafted by: County Attorney Brian R. Lester

BECKY LEWALLEN
CO. & PROBATE CLERK
WASHINGTON CO. AR

RESOLUTION NO. 2024-005

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BE IT RESOLVED BY THE QUORUM COURT OF THE COUNTY OF WASHINGTON, STATE OF ARKANSAS, A RESOLUTION TO BE ENTITLED:

A RESOLUTION ORDERING THAT AN ELECTION BE HELD ON NOVEMBER 5, 2024 ON THE QUESTION OF AUTHORIZING SUNDAY SALES OF ALCOHOLIC BEVERAGES FOR OFF-PREMISES CONSUMPTION WITHIN THE CITY OF FAYETTEVILLE, ARKANSAS.

WHEREAS, an initiative petition was submitted to the City of Fayetteville and certified by the City Clerk calling for an election to allow Sunday sales of alcoholic beverages for off-premises consumption within the city limits of Fayetteville, Arkansas; and,

WHEREAS, pursuant to Ark. Code Ann. § 3-9-206, the Quorum Court shall call by order and fix the date of the election.

NOW, THEREFORE, BE IT RESOLVED BY THE QUORUM COURT OF WASHINGTON COUNTY, ARKANSAS:

ARTICLE 1. The Washington County Quorum Court hereby adopts the following Order regarding the election of Sunday sales of alcoholic beverages for off-premises consumption within the city of Fayetteville, Arkansas:

ORDER

The Washington County Quorum Court hereby orders that the Washington County Election Commission hold an election on the issue of the Sunday sale of alcoholic beverages for off-premises consumption in the city of Fayetteville, Arkansas.

This Order shall be published in a newspaper of general circulation in the county be at least two insertions, the last not being less than ten days prior to the election.

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Patrick W. Deakins
PATRICK W. DEAKINS, County Judge

8/19/24
DATE

Becky Lewallen
BECKY LEWALLEN, County Clerk

Introduced by: JP RIOS STAFFORD
Date of Adoption: 8-15-2024
Members Voting For: Taylor, Wilson, Simons, Bowerman, Lyons, Ecke, Dean, Washington, Coger, Highers, Leming, Ricker, Pond
Members Voting Against:
Members Abstaining:
Members Absent: Dennis, Rios Stafford

Committee History:
Quorum Court History: Adopted on 8-15-2024 as **RES 2024-005**

FILED

2024 AUG 20 AM 10:46

BECKY LEWALLEN
CO. & PROBATE CLERK
WASHINGTON CO. AR

Item 24-R-007

Requested by: County Judge Patrick W. Deakins
Drafted by: County Attorney Brian R. Lester

RESOLUTION NO. 2024-006

**BE IT RESOLVED BY THE QUORUM COURT OF THE
COUNTY OF WASHINGTON, STATE OF ARKANSAS, A
RESOLUTION TO BE ENTITLED:**

**A RESOLUTION ADOPTING THE 2023
WASHINGTON COUNTY HAZARD MITIGATION
PLAN UPDATE.**

WHEREAS, Washington County has prepared a multi-hazard mitigation plan, hereby known as the 2023 Washington County Hazard Mitigation Plan update in accordance with federal laws, including the Robert T. Stafford Disaster Relief and Emergency Assistance Act, as amended; the Nation Flood Insurance Act of 1968, as amended; the National Dam Safety Program Act, as amended; and,

WHEREAS, the 2023 Washington County Hazard Mitigation Plan update identifies mitigation goals and actions to reduce or eliminate long-term risk to people and property in its jurisdiction from the impacts of future hazards and disasters; and,

WHEREAS, adoption by the Quorum Court of Washington County demonstrates its commitment to hazard mitigation and achieving the goals outlined in the 2023 Washington County Hazard Mitigation Plan update.

**NOW, THEREFORE, BE IT RESOLVED BY THE QUORUM
COURT OF WASHINGTON COUNTY, ARKANSAS:**

ARTICLE 1. Washington County adopts the 2023 Washington County Hazard Mitigation Plan update. While content related to Washington County may require revisions to meet the plan approval requirements, changes occurring after adoption will not require Washington County to re-adopt any further iterations of the plan. Subsequent plan updates following the approval period for this plan will require separate adoption resolutions.



PATRICK W. DEAKINS, County Judge



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BECKY LEWALLEN, County Clerk

Introduced by:
Date of Adoption:
Members Voting For:
Members Voting Against:
Members Abstaining:
Members Absent:

Committee History:
Quorum Court History:

FILED

Item 24-R-007

2024 AUG 20 AM 10:46

Requested by: JP Beth Cogger
Drafted by: County Attorney Brian R. Lester

BECKY LEWALLEN
CO. & PROBATE CLERK
WASHINGTON CO. AR

RESOLUTION NO. 2024-007

**BE IT RESOLVED BY THE QUORUM COURT OF THE
COUNTY OF WASHINGTON, STATE OF ARKANSAS, A
RESOLUTION TO BE ENTITLED:**

**A RESOLUTION APPOINTING ALFORD MAIN TO
SOLEMNIZE THE WEDDING OF ELI MURRAY AND
HANNAH TAYLOR ON SEPTEMBER 7, 2024 IN
WASHINGTON COUNTY, ARKANSAS.**

WHEREAS, Alford Main has requested that the be appointed by the
Quorum Court to solemnize the marriage of Eli Murray and Hannah Taylor in
Washington County on September 7, 2024; and,

WHEREAS, A.C.A. § 9-11-213 authorizes the Quorum Court to appoint any
person to solemnize weddings.

**NOW, THEREFORE, BE IT RESOLVED BY THE QUORUM
COURT OF WASHINGTON COUNTY, ARKANSAS:**

ARTICLE 1. Alford Main is hereby appointed to solemnize the
wedding of Eli Murray and Hannah Taylor on September 7, 2024 in Washington County,
Arkansas.



PATRICK W. DEAKINS, County Judge



DATE



BECKY LEWALLEN, County Clerk

Introduced by:
Date of Adoption:
Members Voting For:
Members Voting Against:
Members Abstaining:
Members Absent:

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Committee History:

Quorum Court History:

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