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Chapter IV - Boundaries

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Chapter IV - Boundaries

Creation of the County

Private Acts of 1835-36 Chapter 33

SECTION 1. That a new county is hereby established, to be called and known by the name of Cannon; east of Rutherford, north west of Warren and south of Wilson and Smith counties, and composed of parts of the said counties of Warren, Rutherford and Smith; beginning on the ridge, the dividing line between Bedford and Rutherford counties, where Trott's survey strikes the same, near the house of Thomas Bruce; running from thence north to the twelve mile tree marked by Joseph Fowler, near Readyville, in Rutherford county, and continuing the same course to the Wilson county line; thence north-east with the several lines of Wilson county, to the line between Smith and Wilson; thence with the line between Wilson and Smith, four miles to a point on the line heretofore run by Henry Trott, Jr.; thence north eighty degrees east, with said line, seven and a half miles to the line between Warren and Smith; thence north eighty degrees east, nine and half miles, to the Smith county line; thence the same course seven and a half miles, to the line between Warren and Smith counties; thence with the line dividing Warren and Smith counties, seven miles, to the Caney fork of Cumberland river; thence up the meanders of the Caney fork to the mouth of Lick creek; running from thence to Perry G. Magnus's, leaving the dwelling house of said Magnus in the county of Warren; thence to a point a westwardly course, so as to run not nearer than twelve miles of McMinnville; thence to John Martin's, esq. on a line heretofore run by Henry Trott; thence south, thirty degrees west, seven miles and one hundred and ninety two poles; thence south, twenty degrees west, two miles; thence south five miles and one hundred and eighty six poles; thence south, seventy-one degrees west, six miles and seventy poles; thence north, eleven degrees west, three miles and seventy poles; thence with the dividing ridge between Rutherford and Bedford counties, to the beginning.

SECTION 2. That for the due administration of justice, the different courts to be holden in said county of Cannon, shall be holden at the house of Henry D. McBroom, until the seat of justice for said county shall be located and a suitable house erected for that purpose. The county court shall, in the intermediate time, have full power to adjourn the courts to such other place in the said county as they may deem better suited for the holding of the same, and for the public convenience; and to adjourn to the seat of justice whenever in their judgement the necessary arrangements are made; and all writs and other precepts returnable to either place, shall and may be returned to the place to which said courts may have been removed by the county court aforesaid; and the said courts to be holden in and for said county of Cannon, shall be under the same regulations and restrictions, and shall have, hold, exercise and possess the same powers and jurisdiction as is possessed by said courts in other counties in this State.

SECTION 3. That all officers, civil and military, in said county, shall continue to hold their offices, and exercise all the powers and functions thereof, until others be elected under the provisions of the amended constitution and the laws made in pursuance thereof; and the said county of Cannon shall elect her officers, civil and military, under the amended constitution, at the same time, under the same rules and regulations, and in the same manner that may be provided by law for the election of officers in other counties in this State; and the said county of Cannon shall be placed upon an equal footing, possess equal powers and privileges, in all respects, as other counties in this State; PROVIDED, nothing in this act contained, shall be so construed as to prevent the counties of Warren, Rutherford, and Smith, from having, holding and exercising jurisdiction over the territory composing said county of Cannon and the citizens thereof, in as full and ample manner as they now have, until the election of county officers under the amended constitution; PROVIDED, also, nothing in this act contained, shall be so construed as to prevent the counties of Warren, Rutherford, and Smith from entering up judgements, or the sheriffs of said counties from selling, under such judgements, any lands within the bounds of said county of Cannon, for taxes, costs and charges, for the present or any preceding year; nor to prevent the sheriffs of either of said counties from collecting, from the citizens of said county of Cannon, any taxes due for the present or any preceding year.

SECTION 4. That the citizens of the county of Cannon, in all elections for governor, for members of congress, and for members of the general assembly, shall vote with the counties from which they may have been stricken off, until the next apportionment of members of the general assembly, agreeably to the provisions of the fifth section of the tenth article of the amended constitution.

SECTION 5. That George Elliott, of the county of Sumner, Jonathan Webster of the county of Coffee, and John S. Russwurm, of the county of Williamson, be and they are hereby appointed commissioners, a

majority of whom can act, who shall, on or before the first Monday in May next, proceed to fix on a suitable and eligible site for the seat of justice and for the county town, within five miles of the town Danville. And said commissioners shall procure, by purchase or otherwise, at least fifty acres of land, for which they shall cause a deed or deeds to be made to themselves or their successors in office, by general warranty; and the said commissioners shall name the county town, and report all their proceedings relative to and concerning said county, to the county court of said county--and it is hereby made the duty of the clerk to record the same.

SECTION 6. That it shall be the duty of the county court of said county, to appoint five commissioners, to whom the commissioners appointed by this act, shall convey the land acquired for the use of the county aforesaid, on which it shall be the duty of the commissioners appointed by the county court, to cause a town to be laid off, with as many streets, and of such width as they may deem necessary, reserving at least three acres for a public square, and a lot sufficient for building a jail; and the said town, when so laid off, shall be known by such name as may be given to it by the commissioners herein appointed.

SECTION 7. That the commissioners of said county shall sell the lots in said town on a credit, at least, of twelve months; first giving due notice thereof in one or more newspapers printed in this State; and shall take bonds with sufficient security for the purchase money, payable to themselves and their successors in office; and shall make titles, in fee simple, as commissioners, to the respective purchasers of said lots.

SECTION 8. That the proceeds of the sales of the lots aforesaid, shall be a fund in the hands of said commissioners, for defraying the expenses incurred in the purchase of said tract of land on which the said county seat is located, and also for defraying the expenses of erecting public buildings.

SECTION 9. That the said commissioners shall superintend the building of the court house, jail and other necessary public buildings, and shall let out such buildings as the county court in said county shall order, to be built upon such terms and conditions as the said court shall direct, and shall take bond with sufficient securities, from the person or persons to whom the same is let, payable to themselves and their successors in office, in the sum of ten thousand dollars, conditioned for the faithful performance of his or their contracts.

SECTION 10. That the said commissioners, before they enter upon the duties of their office assigned them by this act, shall take an oath or affirmation, that they will truly and faithfully execute and perform the different duties by this act enjoined on them, according to the best of their judgement; and more-over, shall enter into bond with approved security, payable to the chairman of the county court of Cannon county, and his successors in office, in the sum of five thousand dollars, conditioned for the due and faithful performance of the duties enjoined upon them by this act; which bond shall be deposited in the clerks office in said county, and shall not be so construed as to make one of the commissioners security for another.

SECTION 11. That said commissioners shall keep a fair and regular statement of all moneys by them received and expended; which statement, when required, shall, from time to time, be laid before the county court. But said commissioners shall not be called on oftener than once a year. And when all the necessary public buildings are completed, the said commissioners shall, by order of the county court, pay over all surplus money to the county trustee, for county purposes; and they shall be allowed by the county court a reasonable compensation for their services.

SECTION 12. That the first five commissioners mentioned in this act, shall each be entitled to receive, as compensation for their services, the sum of three dollars for each day they may be absent from home, and necessarily employed in performing the duties required of them by this act, to be paid by the said county of Cannon, out of any moneys in the treasury not otherwise appropriated.

SECTION 13. That the commissioners that may be appointed to lay off the town, shall also reserve as many lots as they may deem necessary, to be given to the different religious denominations, on which to erect houses of public worship, and also a lot for a public burying ground; and said commissioners shall also reserve lots for a male and female academy, of such size as they may think necessary.

SECTION 14. That the surplus territory in the southern part of the county of Smith, shall be attached to and made a part of the county of Cannon, on the following conditions, to wit:--Abraham Overall, Moses Allen, Leonard Lamberson, John Fite and Joel Cheatham, are hereby appointed commissioners, who, or a majority of whom, shall proceed, on or before the first day of May next, and ascertain, by actual survey, the territory attached to the southern extremity of the county of Smith, over and above six hundred and twenty-five square miles, excepting the fifteen square miles included in Cannon; not running the line nearer than within twelve miles of the town of Carthage; so soon as said fact shall be ascertained, it is hereby made the duty of said commissioners, to hold an election at some suitable time and place, to be designated by the commissioners, and advertised at four of the most public places, at least ten days in said surplus territory, for the purpose of ascertaining whether a majority of the citizens in such surplus

territory, are willing to be attached to the county of Cannon; and if upon counting the votes it shall appear that a majority of all the voters, competent to vote for members of the general assembly, have voted to be attached to the county of Cannon, then the said commissioners shall report the fact to the first term thereafter, of the county court to be held for the county of Cannon; which report shall be entered on the minutes of said county court; and in that event said territory shall be attached to and from a part of the county of Cannon; the citizens thereof shall be entitled to all the rights, privileges, immunities and exemptions conferred by this act on the citizens of Cannon.

SECTION 15. That nothing herein contained shall be so construed as to exempt that portion of the citizens of Warren county, included in the county of Cannon, from the payment of their rateable proportion of the subsisting-county (sic) debt of Warren County.

Passed: January 31, 1836.

Change of Boundary Lines

Private Acts of 1835-36 Chapter 39

SECTION 1. That Hugh Robinson, of the county of Cannon, and Solomon Beasley and Alfred P. Gowen, of the county of Rutherford, are hereby appointed commissioners to run and plainly mark the dividing line between the counties of Cannon and Rutherford, and the line between Cannon and Warren, according to the provisions of the act as above recited, to which this is a supplement, except so far as the same directs that said line shall be run north from the twelve mile tree, near Readyville, marked by Joseph Fowler; and instead of so running, they shall run north from said twelve mile tree to John Witherspoon's, and from thence a northwest direction, leaving said Witherspoon in Rutherford County, to the nearest point of Rucker's Knob, leaving Bennett Rucker and Higdon R. Jarratt, in Cannon county; thence with the summit of the ridge to the dividing ridge, between the waters of Stone's river and Landers' Fork; thence with the summit of said ridge to the Wilson county line. The said commissioners shall run from said twelve mile tree south to Jesse Stovall's field, then run west of south so as to strike the point of the ridge that divides the waters of Cripple creek from Brawley's Fork, and so as to include the house of Jesse Stovall, in Cannon county, leaving William Stacy in Rutherford county, then with the top of the ridge to the line of Coffee county; and the line so run, shall forever be the boundary between the said counties of Cannon and Rutherford; and said county of Cannon shall pay said commissioners a reasonable compensation for their services in running and marking said line; and the citizens residing in that part of said county of Cannon taken from Rutherford County, shall not be liable to pay any part of the debts of the county of Warren or any other county, except debts which may be hereafter incurred by the county of Cannon.

SECTION 2. That the sheriff of said county of Cannon shall, on the first Monday of January, 1837, and on the first Monday of January in every year thereafter, hold an election in the town that may be laid off under the provisions of the act to which this is a supplement, for the purpose of electing by the qualified voters of said town, four town commissioners, who shall appoint one of their own body chairman, and shall also appoint a clerk and treasurer; and said commissioners shall have power to lay and collect a tax for the use of said town, on all property within its limits which is taxable by the constitution of the State, and to lay and collect a tax on all shows and public exhibitions for money in said town; and to pass all by-laws and ordinances necessary for the regulation of said town: PROVIDED, that they shall not pass any by-laws or ordinances incompatible with the constitution and laws of the State.

SECTION 3. That all civil suits at law which may be, on the first day of March next, pending in the county and circuit courts of the counties of Cannon and Rutherford, and wherein both plaintiff and defendant, or plaintiffs and defendants, reside within the limits of the county of Cannon, it shall be the duty of the clerks of said courts respectively, to transfer them to the circuit court of said county of Cannon; and they shall forthwith, after said first day of March, file in the office of the clerk of said county, a transcript of the record of all such suits, and all the papers and proceedings in relation to them; and any suit so transferred, shall be proceeded in said circuit court of Cannon county, in the same manner as if they had been originally instituted therein.

COMPILER'S NOTE: Sections 4 and 5 did not apply to Cannon County and therefore, are not included herein.

SECTION 6. That the act to which this is a supplement shall be and is hereby amended, so that the line of the said county of Cannon, shall run from the point where the line of Cannon county strikes the line between Rutherford and Wilson according to the first section of this supplement; thence with the line of Wilson to the point near Stroud's where the line run by Trott enters Wilson county; thence north eighty degrees east with the line run by said Trott through the county of Wilson to the Smith county line; thence

to the point where the line of Cannon county leaves the county line of Wilson, according to the act to which this is a supplement: PROVIDED, that the county of Wilson, on a survey to be made by the county surveyor of Sumner county, or some other good surveyor of that county, to be selected by the Senator and Representatives of Sumner county, shall have the constitutional quantity of territory after cutting off the territory aforesaid: PROVIDED, also, that if there should be less surplus territory in the county of Wilson, the line shall be so run by the surveyor aforesaid as to include such surplus territory and no more, in the county of Cannon; and as soon as the said survey may be made, and the line run cutting off the surplus territory of Wilson county to the said county of Cannon, the citizens thus cut off, shall be entitled to all the rights, privileges and immunities, in every respect, that the citizens of said county of Cannon have conferred on them by the act to which this is a supplement.

SECTION 7. If the line of the county of Cannon should be run through the county of Wilson as provided in the foregoing section, the said surveyor shall return to the Governor a fair plat of such survey, who shall in that event issue his proclamation to that effect; after which, the part of Wilson county taken off by such survey, shall be and constitute a part of the county of Cannon; and the citizens in the portion of territory so laid off, shall have all the privileges, and be subject to all the duties of other citizens of the county of Cannon: PROVIDED, that the citizens so added to the county of Cannon shall not be liable to pay any part of the debts of the county of Warren, or any other county, except debts which may be hereafter incurred by the county of Cannon.

SECTION 8. That the portion of the county of Wilson so to be taken off and attached to the county of Cannon, shall constitute one civil district, in addition to the number now allowed to the county of Cannon, until changed according to law; and an election for magistrates and constables, and all other elections required to be held in other districts in said county of Cannon, shall take place therein at the same time, and in the same manner of other districts in the county of Cannon; PROVIDED, that if such election should not take place at the time of elections in other districts, the first election in the same may be held at any other time, to be fixed by the first county or circuit court of Cannon county; PROVIDED, also, that so soon as the proclamation shall have issued as aforesaid, the commissioners heretofore appointed to lay off Wilson county into districts, shall designate the place for general elections in said district so cut off to the county of Cannon; and they shall also arrange the territory that may be left on the Wilson county side of such line, if the said line shall divide any of the civil districts of Wilson county into a new district, or attach portions, or all of such territory to other districts, or newly to arrange the districts in that part of the county, in the manner that will best promote the convenience of the people.

SECTION 9. Said county of Cannon shall be entitled to the share to which its population will entitle it of the common school and other public funds, that are by law to be distributed among the several counties of this State; and the portion of such funds allotted to the counties from whose territory the county of Cannon is taken, shall have a deduction in proportion to the quantity of their territory and population so taken off.

SECTION 10. That in addition to the fifteen square miles taken from the county of Smith and attached to the county of Cannon, by the act to which this is a supplement, the following territory shall also be attached: beginning at a stake in the line dividing the counties of Smith and Wilson, four miles from the southwest original corner of Smith County, running thence north twenty-three degrees west eight and one fourth miles, to an elm tree in said line; thence south eighty degrees east sixteen miles, to the Caney Fork river; thence up said river with the meanders, intersecting at that point the eastern boundary of said county of Cannon; and the inhabitants included in said boundary shall have all the rights, privileges and immunities, that the inhabitants of said county of Cannon have conferred on them by the act to which this is a supplement.

SECTION 11. That in addition to the commissioners appointed by joint resolution of both houses of this Legislature to lay off Smith county into civil districts, Jacob Fite and John Fite shall, and they are hereby appointed; and it is hereby made the duty of said commissioners, or any three of them, forthwith to lay off that part of Smith county which, by this act, is attached to the county of Cannon, into civil districts, and designate the places of holding elections in such districts; which districts shall be added to the number of districts for Cannon county, and shall be laid off as near as may be convenient, with not less than one hundred free voters to one district; and they shall also regulate and lay off the districts in Smith county, adjoining its south boundary line, as established by this act, so as to suit the convenience of the citizens, and to return ideal plats with certificates for Cannon county, to the county court of Cannon, and for Smith, to the county court of Smith, and one for each to the Secretary of State.

SECTION 12. That so much of the act to which this is a supplement, as requires the commissioners who were appointed by said act to ascertain the surplus territory in Smith County, and hold an election to ascertain the consent of the inhabitants within said surplus territory to be attached to Cannon county, to report their proceedings to the county court of Cannon county, be, and the same is hereby repealed.

Passed: February 19, 1836.

Acts of 1837 Chapter 67

SECTION 1. That so much of the county of Wilson, as lies south of the following line, to wit: beginning at the house of John Baxters, or near there, on the Cannon and Rutherford line, running with the dividing ridge, a north course to Wm. Jewell's, then an eastern course with the ridge, dividing the waters of Saunder's Fork, & Smith's Fork, to the mouth of Saunder's Fork, thence with Smith's Fork meanders to the Wilson and Cannon line, at Richmond's (alias) Hase's Mill, be, and the same is attached to the county of Cannon; and that the citizens included in said territory attached to Cannon from Wilson, shall have and enjoy all the rights and privileges, as other citizens of Cannon county: PROVIDED, the county of Wilson has a surplus territory to spare, over and above her constitutional limits, which is to be ascertained by reference to the survey made by Thomas Anderson, agreeable to an act of Assembly passed at the session of 1835.

COMPILER'S NOTE: Sections 2, 3 and 4 of this act referred to Coffee and Franklin Counties and are therefore not repeated here.

Passed: January 13, 1838.

Acts of 1843-44 Chapter 173

SECTION 1. That the following alteration is hereby made in the lines between the counties of Wilson and Cannon, that is to say: Beginning where the line between Wilson and Cannon counties passes through John Richardson's field, running north one half mile including the house where Joseph Moore now lives; thence north eighty degrees east parallel with the county line four miles; thence south fifty degrees east until it strikes the county line including Joseph H. Boyle; thence with the present county line to the beginning; and the line so run is hereby established as the true line between said counties; Provided, said alteration of the foregoing line, shall not reduce the county of Wilson below the constitutional limits in regard to territory; Provided further, that a majority of the voters stricken off from the county of Wilson, shall be in favor of said alteration.

SECTION 2. That the citizens living in the territory stricken from the county of Wilson by the first section of this act, if they desire said alteration, employ a competent surveyor to run and mark said alteration at their own expense; and it shall be the duty of said surveyor to make two plain plats of the same, and return one to the county court of Wilson, and the other to the county court of Cannon county, to be filed with the clerks of said county courts; said surveyor shall also report to the county court of Wilson county, whether said alteration will reduce Wilson county below her constitutional limits.

Passed: January 27, 1844.

Private Acts of 1943 Chapter 410

SECTION 1. That the line between the Counties of Rutherford and Cannon be so changed as to place within the 23 Civil Districts of Rutherford County a tract of land of 18 acres, more or less, bounded and described as follows:

"Beginning on sugar tree in Clinton Wilson's line, near the corner of the Sarah Williams, thence North-East 100 yards more or less to a Locust Stake Corner, thence North-West 280 yards more or less to J. F. Williams South-West corner, thence with J. F. Williams line back to Clinton Wilson's line, thence, with Clinton Wilson's line to the beginning corner."

SECTION 2. That this Act take effect from and after its passage, the public welfare requiring it.

Passed: February 9, 1943.

Private Acts of 1963 Chapter 229

SECTION 1. That the county line between the counties of Cannon and Rutherford be and the same hereby is changed whereby and so as to transfer the following described lands from Rutherford County to Cannon County, to wit:

"a triangular tract or parcel of land at the intersection of U.S. Highway 70S and the old Woodbury-Murfreesboro Turnpike facing 154 feet on the south side of said highway and facing 96 feet on

the west side of said old turnpike with a southwest line of approximately 138 feet running from one to the other of said two terminal points; also, a contiguous strip of land six feet in width along the south margin of said highway extending in an easterly direction from the west margin of the above described triangular tract, at said intersection of said highway and said old turnpike, to Stones River."

SECTION 2. That this Act shall take effect from and after its passage, the public welfare requiring it.

Passed: March 19, 1963.

Public Acts of 1970 Chapter 569

COMPILER'S NOTE: This is a Special Act of the Legislature and is not printed in the Tennessee Code Annotated.

SECTION 1. The line between the counties of Cannon and Coffee be, and the same is, hereby changed by detaching from the County of Cannon and attaching to the County of Coffee all of the hereinafter described territory:

A tract or parcel of land now lying in the 13th civil district of Cannon, adjacent to, and just north of the line between the counties of Cannon and Coffee containing 40.81 acres, more or less, and more particularly described as follows:

"Beginning at the corner of a fence located at the northward margin of the Holly Spring Road, the said point of beginning being known as Kenners southwest corner, also considered as being located in the south line of Cannon County and the north line of Coffee County; thence running with a fence this being Kenners west line N 3° 15' E 1500 ft. to the corner of the fence; thence running with a staked line along the top of a ravine, this being Dr. Adams southward line N 89° 45' W 407.7 ft., N 77° W 166 ft., N 62° 30' W 156 ft., N 52° 30' W 272 ft., N 84° 15' W 242 ft., to a large fence post; thence running with a fence this being Parkers lastward line S 23° 50' W 952 ft., S 24° 15' W 153 ft., to the corner of the fence; thence running with the north-ward margin of the Holly Spring Road, considered as the north line of Coffee County, and the south line of Cannon County, S 60° 45' E 668 ft., S 64° 15' E 1008 ft., to the beginning and containing 40.81 acres as surveyed by William C. Ingram, Coffee County Surveyor, on the 27th day of January, 1970."

SECTION 2. This Act shall take effect from and after its passage, the public welfare requiring it.

Passed: February 19, 1970.

Private Acts of 1971 Chapter 182

SECTION 1. A sixteen (16) acre (more or less) tract of land now situated in the new fourth (4th), old seventeenth (17th), district of Rutherford County, hereafter described is removed from Rutherford County into the first (1st) civil district of Cannon County, and the county line between Rutherford and Cannon County at this place shall hereafter run with the boundaries of said tract so as to exclude said lands from Rutherford County and to include the same in Cannon County. The tract of land is generally bounded and described as follows:

"Bounded on the North by the lands of the McKnight sisters; on the South by Hollandsworth public road; on the East by the existing Rutherford-Cannon County line; and on the West by Hollandsworth public road and being lands conveyed by and described in that certain warranty deed from Susan P. Sneed to Mitchell Gibson et ux of date July 6, 1968, of record in the Register's Office of Rutherford County, Tennessee, in Deed Book 182 at page 556, also of record in the Register's Office of Cannon County, Tennessee, in Deed Book 73 at page 109, which tract of land is presently owned by Jerry A. Fann by warranty deed from said Mitchell Gibson et ux to said Jerry A. Fann of date April 3, 1971."

SECTION 2. This Act shall take effect on becoming a law, the public welfare requiring it.

Passed: May 25, 1971.

Boundaries - Historical Notes

The following is a summary of acts which authorized boundary changes for Cannon County.

1. Acts of 1841-42, Chapter 85, changed the lines between Cannon and Rutherford Counties as

- "beginning at a point in the present line, south of the twelve mile tree and due west of the house of Absalom Bowen, then west to the top of Cripple Creek ridge, thence along the ridge until it intersects the present line and that of the territory lying east of the said line, including the residence of Harold Laseter, so that all this area be attached to Cannon County.
2. Acts of 1841-42, Chapter 90, changed the boundaries between Cannon and Wilson and Cannon and DeKalb Counties. The Act placed the property of Samuel Greer in Cannon County from Wilson County, and then the properties of John Sneed from Wilson County into Cannon County and then this area "thence down Smith's Fork to the DeKalb County line, thence with the said line to the line of Cannon County is established as the same between the counties but Wilson County shall not be reduced below the Constitutional limits."
 3. Acts of 1843-44, Chapter 57, transferred the dwelling house and lot belonging to Alfred Hancock out of DeKalb County into Cannon County.
 4. Acts of 1846, Chapter 211, Section 8, changed the county line between Cannon and Coffee Counties to include the lands of John Banks, Stith Hays, and Samuel Spangle, in Cannon County.
 5. Acts of 1849-50, Chapter 62, Section 30, authorized the official Surveyor of Coffee County to run and mark the line between Coffee and Cannon Counties at the expense of Coffee County.
 6. Acts of 1851-52, Chapter 20, moved the campground known as Mount Pisgah out of Rutherford County and into Cannon County.
 7. Acts of 1851-52, Chapter 304, Section 2, changed the lines between Cannon and DeKalb Counties so as to include the farm and residence of John Martin, Junior, in DeKalb County, and he shall be entitled to all the rights and privileges as other citizens. This Act was repealed by Chapter 152, Acts of 1853-54, below.
 8. Acts of 1853-54, Chapter 108, moved all the land belonging to John H. Wood which was lying in Rutherford County into Cannon County and all the lands lying in Cannon County which belonged to John D. Alexander and Lewis Creson into Rutherford County.
 9. Acts of 1853-54, Chapter 118, transferred the portions of land lying in Cannon County which belonged to Thomas Martin and the Widow Kersey into DeKalb County.
 10. Acts of 1853-54, Chapter 152, expressly repealed Chapter 304, Acts of 1851-52, Item 6, above, which related to DeKalb and Cannon Counties so that those boundary lines are restored to their places before the passage of that Act. This Act was repealed by the one below which would presumably restore Chapter 304.
 11. Acts of 1855-56, Chapter 27, specifically repealed that Section of Chapter 152, Acts of 1853-54, which repealed part of Chapter 304, Acts of 1851-52 both above.
 12. Acts of 1857-58, Chapter 47, Section 6, moved the residence and land of James King out of Wilson County and into Cannon County.
 13. Acts of 1859-60, Chapter 100, Section 10, provided that the portion of the farm belonging to Charles Hutchison which was located in DeKalb County be removed and attached to Cannon County.
 14. Acts of 1859-60, Chapter 196, Section 10, changed the line between DeKalb and Cannon Counties as follows "beginning at the branch at Derby Mill, running up the branch to the Woodbury road near the campground spring and thence east with the main road to the county line." This Act was repealed by Chapter 118, Acts of 1870.
 15. Acts of 1867-68, Chapter 12, moved the lands belonging to James Sheshane, George W. Derlong, John Derling, James Anderson, and Hiram Morris out of DeKalb County and into Cannon County.
 16. Acts of 1867-68, Chapter 60, Section 12, transferred the S. H. Ford tract of land, now owned by A. F. McFerrin, out of Coffee County and into Cannon County.
 17. Acts of 1870, Chapter 118, repealed the 10th Section of Chapter 196, Acts of 1859-60, Item 13, above, which took a described portion of Cannon County and gave it to DeKalb County so that the area is now returned to Cannon County and the boundary lines will resume their former positions.
 18. Acts of 1870-71, Chapter 18, Section 3, altered the lines between Coffee County and Cannon County so that all the lands belonging to Newton Jarnagin are included in Coffee County, "commencing in said Jarnagins south boundary line where it crosses the line between the Counties of Coffee and Cannon, thence east to this southeast corner, thence north with his line to the northwest corner, thence west to the County line."
 19. Acts of 1870-71, Chapter 117, changed the lines between Cannon and Rutherford Counties at a point a short distance south of Readyville so as to include in Cannon County about 50 acres of

- land belonging to John H. Wood, beginning at the line between John H. Wood and J. L. Dunn.
20. Acts of 1879, Chapter 57, Section 3, changed the boundaries between Cannon and Rutherford Counties so that all the lands of A. M. McNight would be included in Rutherford County.
21. Acts of 1883, Chapter 203, repealed Section 4, Chapter 18, Acts of 1870-71, which Section concerned only Wilson and Rutherford Counties and did not involve the Section referring to Cannon County.
22. Acts of 1887, Chapter 228, moved seventeen acres of land belonging to J. C. Jones, out of DeKalb County and joined them with the other 42 acres belonging to Jones in Cannon County.
23. Acts of 1889, Chapter 55, detached the lands of R. A. Hancock and J. R. Dougherty from Wilson County, and attached the same to Cannon County.
24. Acts of 1889, Chapter 57, rearranged the boundary lines between Cannon County and Warren County so that the land belonging to Warren Cummings, known as the Gordon Farm, would be wholly included in Cannon County. This Act was repealed by Chapter 305, Acts of 1899.
25. Acts of 1891, Chapter 254, detached a portion of land from Rutherford County containing about one acre and ten poles which ran through the center of the Porterfield School room and attached it to Cannon County.
26. Acts of 1893, Chapter 58, transferred the land commencing at the northwest corner of Needham Jernigan's lands in Coffee County; thence west with Leroy and William Talbert's lands in Cannon County; to G. P. Burk's lands in Coffee County, so as to include the "Hill Farm" on which A. J. Hill now lives, and also the lands of James Whittamore within the limits of Coffee County.
27. Acts of 1899, Chapter 305, repealed Chapter 57, Acts of 1889, Item 23, above, so that the old Gordon Farm was returned to Warren County.
28. Acts of 1899, Chapter 316, moved the lands of Dr. Z. F. Dismukes out of Cannon County and into Rutherford County.
29. Acts of 1903, Chapter 213, changed the lines between DeKalb and Cannon Counties so as to wholly include in Cannon County all the lands of E. T. Haley, Mrs. M. J. Turner, W. J. Vandergraft, George Hancock, James Kirby, J. D. Vandergraft, and W. R. Watson.
30. Acts of 1903, Chapter 387, is the same as the above Act except Vandergraft is spelled Vandergroft.
31. Acts of 1903, Chapter 582, detached all the properties of B. F. Hall from Cannon County and attached them to DeKalb County.
32. Acts of 1903, Chapter 598, moved all the lands owned by J. I. Hoover, Sanday Biles, Park Biles, and Andy McGill which were in the 13th Civil District of Cannon County into the 2nd Civil District of Coffee County.
33. Acts of 1905, Chapter 35, changed the lines between Cannon and Wilson Counties so as to include wholly within Cannon County all the lands owned by J. B. Smithson.
34. Acts of 1905, Chapter 222, detached all the lands belonging to Henry Thomas, T. L. McMillen, and Marguerite Tenpenny from Wilson County and attached them to Cannon.
35. Acts of 1909, Chapter 454, moved the property of John M. Kennedy out of Wilson County and into Cannon County.
36. Acts of 1909, Chapter 455, transferred the land owned by Mrs. Betty Grooms out of the 14th Civil District of Wilson County and into Cannon County.
37. Private Acts of 1913, Chapter 255, changed the south line of Cannon County and the north line of Coffee County so as to include the lands of C. F. Holt in Cannon County.
38. Private Acts of 1915, Chapter 444, moved all the lands of R. E. Summers out of the Fifth Civil District of Cannon County and into the Eleventh Civil District of Warren County.
39. Private Acts of 1915, Chapter 556, detached the land which John Sadler purchased from Will Hancock in the 10th Civil District of Cannon County and attached it to the 3rd Civil District of DeKalb County.
40. Private Acts of 1915, Chapter 660, altered the boundaries between Coffee and Cannon Counties so as to include all the lands of C. F. Holt in Cannon County.
41. Private Acts of 1915, Chapter 662, detached the lands of A. J. Smithson from the 3rd Civil District of DeKalb County and attached the same to Cannon County.
42. Private Acts of 1925, Chapter 712, rearranged the boundaries between Cannon and Rutherford

Counties so as to include all the lands of Jim Williams in Rutherford County.

43. Private Acts of 1925, Chapter 713, transferred the land owned by J. L. Barker, and known as the Flint Spear farm in Cannon County, bounded on the north by Jim Williams, or public road, on east by C. O. Barker and Jim Hollis, or public road; on the south by George Lassiter; and on the west by J. L. Barker, out of Cannon and into Rutherford County.
44. Private Acts of 1925, Chapter 756, changed the lines between Cannon and Warren so as to place that portion of the lands of F. M. Holder in the 9th Civil District of Cannon County into the 12th Civil District of Warren County.
45. Private Acts of 1929, Chapter 147, took the lands of E. A. Simpson, known as the Couch and Truett lands, out of Warren County and placed them in the 11th Civil District of Cannon County.
46. Private Acts of 1933, Chapter 270, transferred from DeKalb County a tract of land owned by A. J. Smithson, containing 30 acres, more or less, lying in the 3rd Civil District, and being a part of the land purchased by Smithson from Claude Lafavers, and reserved by Smithson to one Clifton Hall, and placed it in Cannon County.
47. Private Acts of 1933, Chapter 271, detached from Coffee County and attached to Cannon County the farm of T. J. Banks, lying in the 10th Civil District of Coffee County. This farm is the tract of land purchased by the said Banks from one Williams Ault, known as the Brewer Farm, containing 75 acres, more or less.
48. Private Acts of 1939, Chapter 524, moved the farm of James Underhill, containing 65 acres and located in the 5th Civil District of DeKalb County, out of DeKalb County and into the 9th Civil District of Cannon County.
49. Private Acts of 1941, Chapter 435 rearranged the lines between Cannon and Warren Counties so that about 45 acres belonging to Thelia Cotton, located in the 11th Civil District of Cannon County, would be wholly included within the 9th Civil District of Warren.
50. Private Acts of 1943, Chapter 266, detached from Warren County and attached to Cannon County a body of land known as the R. E. Summer's Farm, containing 250 acres, more or less, lying in the 11th Civil District, now owned in three tracts by Alonzo Hayes, Lilburn Todd, and Stanley Lewis. This Act repealed Chapter 444, Private Acts of 1915, Item 37, above, which reversed this process.
51. Private Acts of 1943, Chapter 390, moved the farm and residence of F. F. Craig out of Cannon County and into the 19th Civil District of Rutherford County.
52. Private Acts of 1949, Chapter 813, stated that the tract of land belong to O. E. Tassey, consisting of 37 acres, situated in the 16th Civil District of Rutherford County is hereby detached from Rutherford County and attached to the 1st Civil District of Cannon County.
53. Private Act of 1953, Chapter 573, changed the boundaries so as to take from the 11th Civil District of Warren County and place in the 8th Civil District of Cannon county a tract of land owned by John Burger.
54. Private Acts of 1963, Chapter 103, detached the lands of Marshall Smith, and wife, Beulah Smith, from the 11th Civil District of Warren County and makes them a part of the 8th Civil District of Cannon County, describing the land by a metes and bounds description taken from a warranty deed executed by Walter M. Barrett, and wife, Nancy, recorded in Book 140, Page 588, R.O.W.C. This Act did not require local ratification.
55. Private Acts of 1971, Chapter 65, moved that portion of the 40 acre tract of land owned by Vennie Snyder, now situated in the 9th Civil District of Cannon County from Cannon County and placed it in the 5th Civil District of DeKalb County, same being generally described in the Act.
56. Public Acts of 1972, Chapter 548, moved the land back from DeKalb County into Cannon County belonging to Vennie Snyder, listed above.
57. Public Acts of 1975, Chapter 161, transferred the lands belonging to Vennie H. Snyder out the of Ninth Civil District of Cannon County and into the Fifth Civil District of DeKalb County, which lands were bounded on the north by the lands of Monte Otis Hale; on the south by the lands of Larry Cantrell; on the east by Monte Otis Hale and State Highway #146; and on the west by Larry Cantrell, containing 15 acres, more or less. This Act was repealed by the one following.
58. Public Acts of 1976, Chapter 422, expressly and entirely repealed Chapter 161, Public Acts of 1975, Item 56, above, which would again place the Snyder property in Cannon County.
59. Public Acts of 1976, Chapter 487, moved about ten acres of land, more or less, owned by Mr. and Mrs. Willie Curtis, out of the Fifth Civil District of DeKalb County and into the Ninth Civil District of

- Cannon County which action would place all the Curtis Property in Cannon County.
60. Public Acts of 1981, Chapter 81, altered the boundary line between Cannon County and DeKalb County by detaching approximately one acre of ground as described, from the Second Civil District of DeKalb County and attaching the same to the Fourth Civil District of Cannon County.

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