Proceedings Board of Supervisors

of

Iowa County

Wisconsin

Compiled by KENNETH PALZKILL COUNTY CLERK Dodgeville, Wisconsin

SESSIONS of 1969

RULES FOR THE GOVERNMENT OF THE IOWA CO. BOARD

Rule 1. The hour of meeting shall be 10:00 o'clock a.m. and 2

o'clock p.m., unless a different hour shall be prescribed.

Rule 2. The Chairman shall call the meeting to order at the hour fixed for the meeting. (1) The clerk shall call the roll of members and (2) a majority being present, the journal of the preceding meeting, if printed copies are not available, shall be read, that any mistakes may be corrected. Minutes shall be read at the close of each session. (3) Motions may be offered.

Rule 3. The Chairman shall preserve order and decorum, and may

speak on points of order in preference to other members.

Rule 4. The Board shall elect at the April meeting in even numbered years, a chairman and also a vice-chairman who shall serve for a two year term. The vice-chairman shall act in the absence, disability, death or resignation of the chairman or on a request to act and possess powers of the chairman.

Rule 5. The chairman and the vice-chairman shall make committee

appointments.

Rule 6. All questions shall be stated by the chair. If the chairman doubts as to the voice of the majority he or any member of the Board may call for a vote by either roll call or rising vote on the question to be decided.

Rule 7. The following standing committees shall be appointed: Committee on Claims - Audit - Printing and Property, Committee on Salary and Personnel, Committee on Finance - Equalization - Bonds and Insurance, Committee on Agriculture, Committee on Health - Education and Institutions, Committee on Tax Claims - Addressograph and Veterans Office, Committee on Courts - Justice and Law Enforcement, Committee on Civil Defense, Committee on Rural Planning, Committee on Resource Development. Additional statutory committees to be elected are: Committee on Welfare, Committee on Highway. The size of committees shall be limited to not less than three nor more than five members. No member of the Highway Committee may serve on any other committee of the County Board unless specifically so directed to serve by Statutes.

Rule 8. After the journal shall have been read the order of business shall be as follows: 1. Letters, Petitions, Remonstrations, Communications and Accompanying Documents. 2. Resolutions. 3. Reports of committees, first standing and afterwards, special

committees. 4. Miscellaneous business.

Rule 9. Every member present shall vote unless excused by the

chairman.

Rule 10. Every vote taken in regard to levying taxes, appropriating money, or dividing or altering the boundaries of any town, city or village shall be taken by Yeas and Nays, and the same shall be entered on the journal.

Rule 11. The Yeas and Nays on any question shall be entered on the

journal at the request of one of the members present.

Rule 12. No petitions, resolutions or motions having for its object the division or alteration of the boundaries of any town, city or village shall be entered on or considered at the same session of the Board at which it was introduced, but the same shall lie over for consideration at the next regular adjourned or special session of the Board.

Rule 13. Each member prior to speaking shall rise and address himself to and be recognized by the chair. If two or more members arise at the same time the chairman shall decide who shall speak first but in all other cases the member who arises and addresses the chair

first shall have the preference.

Rule 14. No mention, other than the receiving of petitions, remonstrations, communications, claims, and the reference of the same to appropriate committees or to adjourn shall be acted upon in the absence of any committee in the regular discharge of their duty unless such motion had been made at a previous meeting and a special assignment had for its consideration.

Rule 15. No report or resolution appropriating any money shall be acted upon until the next day after presentation without permission of

two-thirds of the members present.

Rule 16. The rules of parliamentary practice comprised in Roberts

Rules of Order shall govern in all cases where they are applicable.

Rule 17. Any of the foregoing rules, except Rules 10 and 12 may be rescinded, changed or suspended by a two-thirds vote of the members present.

Rule 18. Rules Nos. 10 and 12 may be rescinded, altered or suspended by a two-thirds vote of all the members entitled to seats on

the County Board.

Rule 19. The Committee on Equalization shall render their report immediately after roll call on the first day of the session but said report

shall not be acted upon on the day which it is presented.

Rule 20. Every two months the chairman shall appoint three members of the Board who shall visit the County Hospital and Home within two months after their appointment and file their written report as to the condition found after their visit. No member shall be appointed on such committee oftener than once in 12 months. Compensation of \$5.00 as full payment shall be allowed per visit.

Rule 21. No informal ballot cast by this Board shall be declared a formal ballot. In no case shall any official be elected by this Board by casting a unanimous vote in favor of any candidate or nominee.

Rule 22. The Board shall meet in February, July and October in

addition to the April and November Sessions.

Rule 23. All officers elected by the County Board except those elected at the April session, shall be nominated and all nominations lay

over to the following day before they are voted on.

Rule 24. All resolutions or petitions to be presented to a session of the County Board shall be presented 10 days in advance of the scheduled session and a report or copy shall be mailed to each County Supervisor. An emergency situation may grant an exception provided approval is given by 2/3 of the membership.

Rule 25. All purchases for the courthouse, courthouse annex, and

jail shall be channeled through the Purchasing Committee.

DUTIES OF COMMITTEES Committee on Claims - Audit - Printing and Property

It Shall Be the Duty of This Committee:

 To audit, allow or disallow all claims filed in the office of the county clerk or referred to the committee, and shall file a schedule of such claims allowed with the county clerk for payment and shall make a report to the County Board of all claims audited.

To meet with the State Auditors to study and examine the report on the accounts covered in their audit and make a report of the findings

to the County Board.

To approve the reports of the county clerk, county treasurer, district attorney, register of deeds and clerk of courts before such reports are presented to the County Board.

4. To accept bids on the printing of the County Board proceedings, stationery, envelopes and general printing for county officers and offices and court calendars.

5. To act on all matters of printing referred to them by the County

Board or any department of the County.

To supervise and have charge of the courthouse, courthouse annex, county jail and the grounds of these buildings and the Gov. Dodge home site.

7. To keep in repair and good condition these properties.

8. In order to maintain uniformity of equipment, this committee shall purchase the equipment for all offices in the courthouse, courthouse annex and jail with the following exception--no office equipment shall be purchased for the Highway Department, except when such purchases are made from the general fund or a mutual agreement on cost savings can be reached, through volume purchases of miscellaneous supplies.

9. This committee shall function during the year and when the

County Board is not in session.

Committee on Welfare

It Shall Be the Duty of This Board:

1. At the first meeting of such board, elect from their numbers, a chairman, a secretary, and such other officers as they deem necessary. Vacancies in such offices shall be filed for the unexpired terms. The chairman shall preside at all meetings when present, and shall countersign all actions taken by the board. In case of the absence of a chairman for any meeting the members present shall choose a temporary chairman.

 Appoint a county director of public welfare subject to the provisions of s. 49.50 (2) to (5) and rules and regulations promulgated

thereunder.

3. Supervise the working of the county department of public welfare and shall be the policy-making body determining the broad outlines and principles governing the administration of the functions, duties and powers assigned to said department under s. 46.22 (4) and (5).

4. Whenever it determines that there is a need therefore, appoint committees consisting of residents of the county, which committee shall advise with the board on any matter for which they are created, but members of such committees shall serve without compensation.

5. Consult with the county director of public welfare concerning the preparation of the annual budget, the annual report of the county department of public welfare and the appointment of necessary personnel.

Committee on Highway

It Shall Be the Duty of This Committee:

1. The County Highway Committee shall have supervision over the maintenance and construction of all roads and bridges as provided by statutes and shall submit to the County Board an annual report including the report of the County Highway Committee of all receipts and expenditures in the County Highway Department and shall submit an annual budget and recommendations for the tax levy for road and bridge purposes to the County Board at the annual session and any other duties as outlined in the statutes or as directed by County Board action.

The County Highway Committee shall have jurisdiction over all matters pertaining to the Iowa County Traffic Department.

The Highway Committee shall have jurisdiction over all matters pertaining to the operation of the county ambulance.

Committee on Salary and Personnel

It Shall Be the Duty of This Committee:

 To set the policy of each department not in conflict with the Statutes or when called upon for this purpose, also to designate the

duties and responsibilities of the different offices.

2. To hear and consider the grievances reported by county departments, county officers and county employees and to make their recommendations to the County Board after sufficient consideration with the committee responsible.

3. To meet at least annually not later than October 15th of each

year.

4. To recommend to the County Board the compensation of all

county officers and employees.

To receive from all other committees responsible for hiring employees, all matters pertaining to clerk hire, salary, working hours and conditions and departmental problems.

Committee on Finance - Equalization - Bonds and Insurance

It Shall Be the Duty of This Committee:

 To prepare and present to the County Board at the annual session the budget and tax levy; first in a temporary form, and finally in a complete form as changed during the County Board session.

2. To report upon all resolutions and petitions for appropriations

presented to the Board.

3. To report and make recommendations on the finances of the

county from time to time when required.

4. To have supervision over and make an equalization of the assessments on all property in the county for taxes between the several towns, villages and cities of the county.

5. To report in detail on the equalization report at the annual session

of the board.

6. To meet annually with the supervisor of assessments and county

assessors at their spring meeting.

- 7. To determine the amounts of bonds to be furnished by the county officers to the county and to report on the sufficiency of such bonds.
- To designate and report to the county board the banks of Iowa county that may apply as a depository for county funds.

9. To have charge of all county insurance.

Committee on Agriculture

It Shall Be the Duty of This Committee:

 To perform all duties prescribed by law as further instructed by the County Board.

2. The general duty of the committee is to protect and enhance the

financial interest of the county in all things agricultural.

3. This committee, working in conjunction with state and federal authorities shall according to statute, enter into, consummate and cancel contracts with all extension workers and be the authority in the matter of policy of the extension office.

 This committee shall bring before the proper committee requests for appropriations for fiscal years, listing the salaries and estimated

expense of each department of extension work.

To examine and approve all claims filed against Iowa county by the Extension Department.

6. The committee has in the past requested the assistance of agricultural leaders of the county in the formation of an agricultural program for the year. This privilege is to continue.

7. As the county is a soil conservation district, the committee automatically serves as supervisor of said district and must sign all contracts with those who enter into soil conservation contracts.

8. To act in an advisory capacity on all agricultural appropriations

unless otherwise instructed by the County Board.

Committee on Health - Education and Institutions

It Shall Be the Duty of This Committee:

1. To examine the accounts of the Hospital and Home.

2. To act as an advisory committee with the Board of Trustees in the

maintenance, repairs and construction of buildings.

To report to the County Board but in no way interfere with the management of the Hospital and Home by the Board of Trustees as established by law.

4. To act in an advisory capacity with the county nurse on all types

of health programs, and may audit the personnel expenses.

5. Annually plan and recommend the budget for the health program.

To act as a liaison committee for Iowa County regarding the participation in the Southwestern Wisconsin Library Processing Center.

Committee on Tax Claims - Addressograph and Veterans Office

It Shall Be the Duty of This Committee:

 To consider, examine and report to the County Board, its findings in all matters of illegal assessments, tax titles and delinquent lands that

may come before the board for action.

2. To supervise all delinquent taxes returned to the county, supervise the taking of tax deeds, supervise the sale of real estate taken on tax deed to the end that the property is returned to the tax roll and aid in the collection of delinquent taxes. Where the value of the property involved warrants it, the committee shall have the power to appraise the property and in its discretion insure it for the benefit of the county.

3. To make appraisals pursuant to Chapter 75.69 of the county

owned tax deed lands.

To sell and dispose to the best interest of the county those lands to which the county has taken tax deeds.

5. To employ the services of the county surveyor to establish the

location of county owned property when necessary.

- To authorize and recommend the county treasurer at their discretion to assign to heirs, mortgagees or adjacent property owners, tax certificates purchased by the county at the annual sale of tax certificates.
- 7. To advise with and assist the service officer regarding his duties in compliance with Wisconsin Statutes.

8. To meet as necessary.

 To have charge of and supervise the operation and use of the addressograph system.

Committee on Courts - Justice and Law Enforcement

It Shall Be the Duty of This Committee:

 The committee may examine all accounts and claims filed against the county by the sheriff and his deputies, and may make a report to the County Board at any meeting thereof.

To have jurisdiction over all matters pertaining to the county police radio system, and shall act upon such other matters as may be

referred to it by the County Board.

3. To have charge of the law library in cooperation with the judges.

 To consider the reports and information made available by the courts for presentation to the county board.

Committee on Civil Defense

It Shall Be the Duty of This Committee:

1. This committee under the direction of the County Board chairman shall to the extent of its ability carry out the duties of the Civil Defense program as covered by Wisconsin Statutes.

Committee on Rural Planning

It Shall Be the Duty of This Committee:

1. To function as governed by Wisconsin Statutes.

Committee on Resource Development

It Shall Be the Duty of This Committee:

1. To give assistance in an advisory capacity in so far as is possible for all resource development in Iowa County.

2. To have charge of and advise with the County Board on all

matters regarding airports.

3. To audit the accounts of any money appropriated by the County

Board for conservation work.

4. To supervise the purchase of equipment and supplies used in association, with the duties of this committee where the funds were appropriated by the County Board.

5. To have charge of and advise the Iowa County Board of all matters relative to conservation of the natural resources of the county and to cooperate with all county, state and federal organizations in the development of the same.

6. To receive all petitions referred to it by the County Board, by the Highway Committee and any citizen group relating to the construction, relocation, maintenance and repairs of any federal, state or county road in the county and report their recommendations to the next session of the County Board.

7. To confer with the Highway Committee on all allocations and grants of federal and state funds and on any other highway matters of

major importance.

PROCEEDINGS OF THE ORGANIZATIONAL SESSION OF THE IOWA COUNTY BOARD OF SUPERVISORS

April 15, 1969

The meeting was called to order by Honorable Richard Scullion, Chairman of the Board at 10:00 A.M.

Rev. Floyd Litchfield of the Dodgeville Methodist Church rendered

the invocation.

Roll Call was taken. John C. Hogan, Leo B. Kritz, John Pechan, Richard Scullion, Elmer A. Niebuhr, Curtis M. Peterson, O. Robert Eichorst, Harley I. Hicks, Bernard S. Holland, Ralph Scheidegger, Russell G. Stenseth, Malcolm Swenson, Frank E. Ryan, Max A. Demuth, Charles M. Harris, I. Dalven Julian, George Branger, Francis Springer, Vincent E. Thompson, Harold Roelli, Alvin W. Grunow.

Sup. Thompson and Sup. Grunow were absent.

Sup. Hicks moved to adopt the rules of the previous session.

Sup. Harris seconded the motion. Carried.

The Chairman explained that it was the privilege of the Board to accept the Committees as appointed last year or to review the same. No objection was heard to the Committees as existing.

Sup. Grunow reported present.

The Chairman called for nominations for the Welfare Board.

Sup. John Pechan, Max A. Demuth and Francis Springer were nominated.

Sup. Thompson reported present.

As a result of the election (Apr. A-1E-69) Sups. Pechan, Demuth and Springer were elected for a one year term. Each thanked the Board for

the confidence expressed.

Chairman Scullion called for the election (Apr. B-2E-69) of a Highway Committee. Members were individually elected. As the result of one informal and one formal ballot for each, Supervisors George Branger, Curtis Peterson and Frank E. Ryan were elected for a one year term. Each thanked the Board for the vote of confidence in being returned to the Committee.

Sup. Hicks asked if a report was available from the Farm Study Committee. The Clerk answered that a report had not been requested for this Session but as stated by the Chairman an appearance could be

requested for the session tomorrow.

Mr. Kenneth Green & Mr. Ellery Keene were present as requested to present further information on the total county zoning program. They outlined their proposal indicating that they would provide base maps, land use plans for the 14 townships in a scale of 1 inch to 1000 feet. The second phase of the project would involve meetings with local people to discuss and explain the plan while the third phase would be the public hearing. It was estimated that the 1st phase would cost \$5,700.00 and would include the maps, text and six meetings. The 2nd and 3rd phase would be a time and material basis with a cost of \$100.00 per meeting for one man if needed.

Sup. Branger asked about the use of material being prepared for the water and sewer plan. It was revealed that this cost estimate was lower

than usual because of the other material available.

A general discussion by several Supervisors followed on the plan for Iowa County, the need for zoning and the administration of the eventual ordinance.

Sup. Hicks moved that the County proceed with the plan for zoning and land use planning and that the Chairman and Clerk be instructed to sign a contract with the Green Engineering Company in agreement with the estimates and terms above stated.

Sup. Grunow seconded the motion.

Sup. Hicks requested a roll call vote (Apr. C-IRC-69)

All members voted ave. Carried unanimously.

Mr. Harry Ivey, Secretary of the Mineral Point Fair Association, appeared regarding the need for an exhibition building at the fair grounds. Several improvements are pending due to a lack of funds. New toilets and a sheep-hog barn are needed. The County is now providing the maximum (\$5,000.00) allowed per year and the question was whether the County could or would be willing to assist with funds to build a building for multi-purpose use, when the fair was not being held, throughout the year. A building 60' x 150' was the size discussed to cost \$45,000.00. Suggested uses were storage of highway equipment or youth meeting quarters. The Agricultural Committee and Highway Committee have met with Fair Board to consider the idea and while it was mutually agreed that the County would like to help an answer did not seem to be available. The Highway Committee has stated that large storage quarters are not needed in Mineral Point. After considerable discussion regarding the location of building, type of building, available funds from the Association or County and the plan of the Fair Board. Mr. Ivey thanked the Board for time to appear and any consideration or solution that could be offered.

Sup. Stenseth moved to refer the matter to the Agricultural Committee with the request that a recommendation be returned to the

Board as soon as possible.

Sup. Julian seconded the motion. Carried. Sup. Grunow moved to recess to 1:30 P.M. Seconded & Carried.

AFTERNOON SESSION

Meeting called to order by the Chairman at 1:30 P.M.

Dr. David Downs, M.D. and Dr. Edwin Lindner, D.V.M. along with representatives of the State Health Division and State Agriculture Dept. appeared in favor of the proposed rabies ordinance. Dr. Lindner brought a film regarding the dangers of rabies which was shown to the Board. Mr. Fred Segebrecht of Barneveld, who along with members of his family recently underwent the rabies shots, appeared to explain the inconvenience of the inoculation.

A lengthly discussion followed on the ordinance proposed, the method of administration and the need or lack of need for such legislation. It was mutually agreed that the ordinance would be advisable but that the details and administration could present some problems.

A motion duly seconded for adoption was made but withdrawn, as the discussion continued.

Sup. Thompson moved that the ordinance be referred to the Health Committee and that a report be brought to the next Board Session.

Sup. Hogan seconded the motion. Carried.

A five minute recess was called by the Chairman.

Chairman Scullion called the meeting to order and introduced Mr. John Marks, State Real Estate Officer for the U. S. Post Office Dept. who was present to discuss the housing for the Dodgeville Post Office. The County holds a lease agreement with T. P. & Anne King to occupy the present post office quarters within 90 days after June 30, 1969.

The discussion which followed indicated that an agreeable solution could be reached regarding quarters for the Welfare Dept. without immediate enforcement of the terms of the lease agreement with Kings. The welfare Board members expressed satisfaction with the present quarters and rent fee. According to information available the present arrangement could be continued at least temporarily without any harm, and Kings would sell the Post Office Building to the County.

Sup. Hicks moved that the Public Property & Welfare Board & District Attorney meet with Kings to work out a solution.

Sup. Grunow seconded the motion. Carried.

Sup. Hicks moved that the Health Committee redraft the ordinance on Rabies for presentation to the Board.

Sup. Thompson seconded the motion. Carried. Sup. Kritz moved to recess to tomorrow morning. Sup. Peterson seconded the motion. Carried.

Wednesday - April 16, 1969 - 10:00 A.M. Chairman Richard Scullion called the meeting to order.

The roll was called, Sup. Thompson was absent.

The Chairman asked Everett Olsen to discuss the material he had passed out regarding Dairy Herd Improvement Association (Apr. D-ISR-69)

Sup. Thompson reported present.

The Highway Report (Apr. E-1AR-69) which had been given to each member was presented for discussion. M. W. Bennett, Highway Commissioner was present to answer any questions regarding the report.

FINANCIAL STATEMENT OF THE IOWA COUNTY HIGHWAY DEPARTMENT SHOWING FUNDS AVAILABLE, REVENUES, AND EXPENDITURES

January 1, 1968 to December 31, 1968
EXHIBIT A (Section One)

| Funds Available January 1, 1968 | (Dearton One) |
|--|--------------------------|
| Due from State \$ 30,131.81 Accounts Receivable 10,522.49 County Treasurer 231,250.95 Petty Cash 500.00 | |
| | |
| \$272,405.25 Less Accounts Payable 50,429.94 \$221,975.31 | |
| Less Surplus Adjustments | |
| Adjusted Funds Available Jan. 1, 1968 \$ General Property Tax - Highways | 206,772.88 430,395.22 |
| From Districts County Aid Roads\$ 967.31 | |
| From State CTH Allotment | |
| Suprv., Records & Reports 3,334.59 245,944.54 | |
| Machinery Rentals 308,463.22 Gravel Pits 90,486.86 Incidental Labor Charges 85,185.49 Revenue Bituminous Plant 59,353.53 Miscellaneous 1,445.02 Sale of Equipment 1,190.00 Sale & Transfer of Mat. & Supplies 280,570.85 | |
| Total Revenues | 1,073,606.82 |

| Expenditures |
|---|
| Land and Land Improvements\$ 8,131.27 |
| Buildings and Attached Fixtures |
| Purchases of Machinery and Equipment |
| Purchases of Materials and Supplies 300,777.79 |
| Administration 30.795.63 |
| Operation of Gravel Pits |
| Operation of Gravel Pits |
| Operation of Equipment |
| Incidental Labor Costs |
| Maintenance - CTHS |
| Winter Maintenance - CTHS |
| Bridge Construction - CTHS |
| County Aid Bridge Refunds |
| Total Expenditures \$1,482,730.26 Funds Available December 31, 1968 Due from State \$64,608.25 Accounts Receivable 23,680.95 County Treasurer 180,345.79 Petty Cash 500.00 \$269,134.99 |
| Less Accounts Payable,41,090.33 |
| Funds Available December 31, 1968 |
| \$1,710,774.92 |

NOTE: This statement and supporting schedules represent the operations and status of the funds as they appear on the records and are not based on an audit.

CLERK'S NOTE: A Detailed and complete copy of this report is available for inspection at the Highway Office or County Clerk's Office.

Sup. Holland asked about the "surplus adjustments" in the report and was advised that the entries were made by the auditors and the reason would be checked out.

Sup. Hicks inquired about the purchase of land adjacant to the Highway Shop and the reply was that an agreement was not yet reached but the matter was being considered.

A general discussion followed. Several supervisors spoke on the issue. Sup. Holland asked if the Highway Study Committee and Commissioner were making any recommendations as to the future operation. Sup. Branger stated that time was needed to study the situation.

Communication (Apr. F-1C-69) from the Dept. of Transportation regarding Federal Aid Secondary Highway Funds to indicate a sum of \$123,800 available to Iowa County in 1970 and 1971 was read.

Sup. Peterson moved the communication be accepted and placed on file.

Sup. Grunow seconded the motion. Carried.

Communication (Apr. G-2C-69) from the Department of Transportation was read stating that the sum of \$78,000.00 is held in reserve as the estimated 1970 allotment for State Trunk Highway System in Iowa County.

Sup. Ryan moved the communication be accepted and placed on file.

Sup. Holland seconded the motion. Carried.

Communication (Apr. H-3C-69) from the Department of Transportation was read regarding the prepayment of 1969 Supplemental Highway Aid for County Trunk Highways indicating a payment to Iowa County of \$92,385.71.

Sup. Grunow moved the communication be accepted and placed on file.

Sup. Hogan seconded the motion. Carried.

Report (Apr. I-2AR-69) of the Iowa County Fair was presented.

Sup. Hicks moved the report be accepted and placed on file.

Sup. Holland seconded the motion. Carried.

Financial Report (Apr. E-1AR-69) of the Highway Department was returned for Board action.

Sup. Peterson moved the report be accepted and placed on file.

Sup. Pechan seconded the motion. Carried.

The report (Apr. J-3AR-69) of the Fire Control District Number 12 was presented indicating 35 fires in the district which burned a total of 399 acres.

Sup. Kritz moved that the report be accepted and placed on file.

Sup. Hogan seconded the motion. Carried.

The Clerk announced that the Annual Assessors Meeting would be April 24th.

Sup. Swenson moved to recess to 1:30 P.M. Sup. Peterson seconded the motion. Carried.

AFTERNOON SESSION

Chairman Richard Scullion called the meeting to order at 1:30 P.M. The Farm Study Committee members, Jacob Brokish, R. G. White and Lavern Draves were present to give a summary (Apr. K-2SR-69) of the study of the farm operations. The report was discussed to some length regarding whether or not the farm operation was showing a profit. The value of the land at the farm was questioned.

Sup. Kritz moved that the Study Committee determine the value of the farm and advise the Board of the appraisal not later than the

November Session.

Sup. Swenson seconded the motion. Carried.

Sup. Eichorst reported on the bids received for the one acre, (formerly Pine Grove School) advertised for sale, which adjoins the farm property. The bids ranged from \$175.00 to \$500.00. The Institutions Committee recommended that the bids be rejected.

Sup. Hicks moved to accept the Committee recommendations and

the matter of the sale be dropped.

Sup. Grunow seconded the motion. Carried.

Mr. Roy Anding asked for the Board opinion regarding the 80 acres of land separated from the main farm property. It was the agreed statement of the Board that any action on the 80 acres be delayed until the appraisal was received.

Sup. Demuth presented the Agreement (Apr. L-1A-69) with the

Union for the Highway workers.

The agreement was read.

Agreement

This agreement made and entered into this 1st., day of January, 1969, by and between Iowa County, Wisconsin, hereinafter referred to as the Employer, and Iowa County Employees, Local 1266, American Federation of State, County and Municipal Employees, AFL-CIO, hereinafter referred to as the Union.

Section I

The mutual interest of the Employer and the employees is recognized by this agreement for the operation of the various departments under methods that will promote safety to the employee, economy of operations, cleanliness and proper care of equipment and the protection of property, the facilities of a fair and peaceful adjustment of differences that may arise from time to time, the promulgating of rules and regulations and ethical conduct of business and relations between the Employer and the employees and to this end have reached this agreement.

> Section II Recognition

The Employer recognizes the Union as the exclusive collective bargaining representative for all the employees of the Iowa County Department, except the Commissioner and Superintendent on all questions of wages, hours and conditions of employment.

> Section III Probationary Period

A. All newly hired employees shall serve a ninety (90) day probationary period. During such probationary period they shall not attain any seniority rights and shall be subject to dismissal for any reason without recourse to the grievance procedure. Seasonal employees who upon initial hire work less than ninety (90) days before being laid off shall be entitled to credit for such probationary time if recalled to work the following seasons.

B. Upon completion of the ninety (90) day probationary period, the employee shall be granted seniority rights from the date of original hire, and his hourly rate shall advance to the rate shown in Exhibit A for his classification. A senjority roster shall be posted on all shop bulleting boards and brought up to date every six months by the employer.

> Section IV Seniority Rights

A. It shall be the policy of the Employer to recognize seniority in filling vacancies, making promotions, and in laying off or rehiring, provided however, that the application of seniority shall not materially affect the efficient operation of the Iowa County Highway Department.

B. Seniority shall be based upon the actual length of continuous service

for which payment has been received by the employee.

C. There shall be two seniority groups, full-time employees and seasonal employees. Seasonal employees' seniority group shall be below that of the full-time employees and all seasonal employees shall be laid off prior to any reduction in the full-time employee working force.

D. When laying off seasonal employees, the oldest in point of service shall be retained if qualified to perform the available work. When laying off full-time employees, the oldest in point of service shall be retained if the remaining personnell are qualified to perform the available work. The rehiring of employees that have been laid off shall be in inverse

order to that of laying off.

E. Whenever a vacancy occurs or a new job is created it shall be posted on all shop bulletin boards for a period of five working days. Each employee interested in applying for the job shall endorse his name upon such notice in the space provided. The full-time employee with the greatest seniority who can qualify shall be given the job. If no full-time employee bidding can qualify for the job, it shall be given to the seasonal employee with the greatest seniority who can qualify. The Employer shall have the right to temporarily fill a job that is posted. However, such temporary filling of the job shall continue only for a reasonable time after the end of the five days posting or the settlement of a grievance if one should arise.

F. The initial determination as to an employee's qualifications shall be made by the Employer. However, if there is any difference of opinion as to the qualifications of an employee, the Union Committee, and/or Union representative may take the matter up for adjustment under

Section V, Grievance Procedure.

G. An employee who quits, or is laid off for a period of twenty-four months, of fails to report for work within fifteen days from postmark on notice of recall, or is discharged, except those reinstated under Section V, Grievance Procedure, shall lose all prior seniority rights.

Section V

Grievance Procedure

Any difference or misunderstanding which may arise between the Employer and an employee or between the Employer and the Union shall be handled as follows:

Step 1. The Union Committee, and/or Union Representative shall

present the grievance to the Highway Commissioner.

Step 2. If a satisfactory settlement is not reached as outlined in Step 1 within one week, the Union Committee, and/or Union Representative may present the grievance to the Iowa County Highway Committee. Such a meeting shall be held within one week of receipt of written request by the other party unless a later date is set by mutual agreement.

Step 3. If a satisfactory settlement is not reached as outlined in Step 2 within two weeks either party to this agreement may request mediation or fact finding services of the Wisconsin Employment Relations

Commission.

Step 4. The results of such mediation or fact finding shall be made known to all parties concerned who shall endeavor to settle the dispute

on the basis thereof.

If a discharged employee claims injustice in his discharge, the request for a meeting on the grievance shall be made within five working days. Request shall be made by letter, postmark on letter to be considered time of request. Such grievance shall be handled under the procedures outlined in the above steps.

Section VI Leaves of Absence

A. Written leave of absence, without pay, for periods not in excess of six months in any year may, in the discretion of the Employer, be granted to any full-time employee. Failure to grant leave of absence shall not be grounds for a grievance. The employee to whom written leave of absence has been granted shall be entitled at the expiration of the time stated on such leave, to be reinstated to the position in which he was employed at the time the leave was granted. The Union shall be provided with a copy of the written leave, by the Employer, at the time such leave is granted.

B. Leave of absence shall be automatically granted all full-time employees who are called or volunteer for military service and such employees shall be reinstated to their former job at the expiration of their military service under and pursuant to the provisions of Section

45.50 of the Wisconsin Statutes, 1961.

Section VII Holidays

A. Each employee upon the completion of his probationary period shall be granted the following holidays off with pay or compensatory time off as outlined in subsection B below: (1) New Year's Day, (2) Memorial Day, (3) 4th of July, (4) Labor Day, (5) Veterans Day, (6) Thanksgiving Day, and (7) Christmas Day, and one-half day on Good Friday. If any of the above mentioned holidays fall on a Sunday, the following Monday shall be deemed the holiday. If the holiday falls on a Saturday, the Friday before or the Monday following the holiday shall, in the discretion of the Employer, be declared the holiday.

B. If an employee receiving an hourly rate of pay is required to work on a holiday, he shall be paid at his straight time rate of pay for all time

worked on such holiday in addition to holiday pay. If an employee receiving a monthly salary is required to work on a holiday, he shall receive compensatory time off equal to the time actually worked by such employee on the holiday in lieu of additional compensation. Employees entitled to compensatory time off under this section may be required to request such time off at least one week in advance to the Highway Commissioner. Compensatory time off must be used within six months from date of the holiday.

Section VIII Vacations

A. Each full-time employee shall receive one weeks vacation with pay each year after one year of employment and two weeks vacation with pay each year after three years of employment and three weeks vacation with pay each year after twenty years of continuous employment.

B. The number of employees on vacation, within a given classification, at any given period shall be determined by the Highway Commissioner. C. Choice of vacation time, within a given classification, shall be by

seniority.

D. Vacation pay shall be based on the employees regularly established

work week.

E. Employees who give at least two weeks prior notice to quitting and employees whose service being terminated due to discharge or death or retirement shall receive all earned vacation based upon actual months of service. If an employee's service is terminated before the sixteenth (16th) of the month he shall not receive credit for such month; however, if the termination occurs on or after the sixteenth (16th) of the month, credit for a full month shall be credited toward the pro-rated vacation allowance.

Section IX Sick Leave

A. Each full time employee shall earn and accumulate, when not used, one sick leave day with pay for each month or major fraction thereof of employment until a total of sixty (60) days has been accumulated.

B. Sick leave pay shall begin on the first day of absence and notice must be given to the Employer prior to the regular starting time if at all possible for the employee to do so. Any employee off from work without a written leave of absence in excess of three working days shall support his claim for a sick leave benefits by satisfactory evidence that he was under a doctor's care while absent.

C. In the event of serious illness or death in an employee's immediate family, absence up to and including three days will be allowed without

loss of pay

D. In the event of a death of an employee of the Iowa County Highway Department, all employees covered by this agreement shall be allowed one-half day off to attend the funeral without loss of pay.

Section X Insurance

The employer agrees to pay the employee's share of premium or one-half of the employee and dependent's share whichever is greater, for a group hospital and surgical insurance plan which shall be made a part of this agreement by reference. The terms, conditions and coverage of such plan to be negotiated between the parties from time to time as the need arises except that the group plan shall not be changed more than once per year under normal conditions.

Section XI

Hours of Work — Wages and Classifications

A. The hours of work for regular full-time employees (except office

clerical) shall normally be nine hours per day Monday through Friday, daily 7:00 a.m. to 12:00 noon and from 12:30 p.m. to 4:30 p.m. When other than the normal schedule of hours is required the Employer and the Union shall confer and make every effort to reach an agreement each recognizing the needs and desires of the other.

B. The hours of work for office clerical employees shall be 8:30 a.m. to 12:00 noon and from 1:00 p.m. to 4:30 p.m. daily Monday thru Friday

each week.

C. It shall be the policy to keep overtime at a minimum and it is expected that overtime will be worked only in emergencies which are beyond the control of either party to this agreement. However, when it becomes necessary to work overtime it shall be divided as equally as is reasonably possible among those employees qualified to perform the overtime work required and employees shall be paid for all such overtime worked on a straight time basis.

D. Each employee when not able to do so on his own time shall be allowed time off without loss of pay to cast his ballot on all legally

constituted elections.

E. "Appendix A", "Classification and Wages", attached hereto and made a part hereof shall be in effect for the life of this agreement.

Section XII

Dues Deduction

The employer agrees to deduct union dues from employees' wages upon written authorization by the employee. The deductions shall be made once each month and the total of such deductions made payable to the Union treasurer within ten days of such deduction.

Section XIII

Alteration - Limitation and Duration

A. This agreement may be amended any time during its life upon the mutual consent of the Employer and the Union. Such amendments shall be in writing, signed by the parties and attached to this agreement. B. Neither party to this agreement by such act any time hereto and subsequently thereof agrees to, or does waiver any rights possessed by it, or them, under State or Federal Laws, regulations or Statutes.

C. This agreement shall be effective as of January 1, 1969, and shall remain in full force and effect through December 31, 1969, and shall automatically renew itself from year to year thereafter until such time that either party desiring to alter, amend or other wise change this agreement, serves written notice upon the other not later than September 1, 1969, or the first day of September of any year thereafter.

APPENDIX "A"

| Classification Rate Per | Hour |
|--|------|
| Group VII January 1 | 1969 |
| Leadman: Shop, Outside; 1st Mechanic | 2.76 |
| Mechanics; Blaster; "Catskinner"; Bridge Crew; Blademan (Constr.); Bituminous Plant | |
| and Oil Distributor Operator; Shovel Operator; Paver Operator; Roller Operator | 2.63 |
| Oil Heater Operator; Well Driller; Crusher Feeder; Crusher Operator | 2.59 |
| Group III | 2.55 |
| Patrolman Helper; Janitor | 2.49 |

| Canana II | |
|--|--------------------------------|
| Group II Partsman; Timekeeper | 2.32 |
| | 2.21 per |
| All new employees except seasonal shall be paid the "Common La rate for the first 90 days (probationary period) of their employment those employees who are continued in employment beyond calendar days, except seasonal employees, shall be considered to satisfactorily completed their probationary period and shall effethe first day of the following pay period be classified and according to their classification. Classification Effective | nent. I 90 have ctive |
| January 1, 1 Monthly | |
| Clerk I | 2.00 2.00 |

Sup. Demuth moved for adoption.

Sup. Grunow seconded the motion. Carried.

A Claim (Apr. M-1CL-69) from Clara Brei for additional payment as the result of a Watershed Project was presented. The District Attorney had recommended that no further payment be made.

Sup. Grunow moved the claim be denied.

Sup. Hogan seconded the motion. Carried unanimously.

The matter of printing the proceedings of the Board was presented. The Board was asked for suggestions regarding the publication.

No recommendations were made.

Sup. Ryan moved that the Printing Committee obtain bids and select that bid deemed to be in the best interest of the County.

Sup. Scheidegger seconded the motion. Carried.

The Shoreland and Floodplain Ordinance in the original draft was again returned to the floor. The general terms were discussed and specific parts were read.

Sup. Hicks moved that the Board of Adjustments be a Board of three

members.

Sup. Holland seconded the motion.

Discussion.

Sup. Eichorst moved to amend the motion to include two alternates.

Sup. Holland seconded the motion. The amendment carried.

On the question the original motion as amended carried.

Further discussion was postponed to the next meeting.

On the order of the Chairman the mileage report (Apr. N-1M-69) was approved.

21 Members - 42 Days - 1006 Miles - \$584.48

Sup. Eichorst moved to adjourn to the second Wednesday of May being the 14th day of the month.

Sup. Grunow seconded the motion. Carried.

Richard Scullion, Chairman. Kenneth Palzkill, County Clerk,

PROCEEDINGS OF THE IOWA COUNTY BOARD OF SUPERVISORS May 14, 1969

Honorable Richard Scullion, Chairman of the Board called the meeting to order at 8:00 P.M.

The roll was called. All present except Sup. Hicks and Roelli who

were excused.

The Chairman introduced Darold Pustina, Supt. of the County Home, who had requested permission to appear before the Board regarding the need for additional nursing home beds in the County. Mr. Pustina said the County Home had a waiting list of 52 people and others were awaiting admittance at other area facilities. He said that the County could use a two-wing addition to accomodate 70 patients without major addition to the mechanical or service section of the building and asked that the Board give the matter early consideration because of the need and time that would be involved in planning.

Sup. Holland asked if the matter had been discussed with the Health Committee. Mr. Pustina replied that it had not but that the Trustees agreed. Sup. Julian asked that the Board give the Committee some

instruction.

Sup. Branger stated that at the time of proposing the present County Home the Committee had made a recommendation.

Mr. Pustina thanked the Board for the time to appear and said he

would take the matter to the mentioned Committee.

Sup. Holland moved that the Committee discuss and study the situation and bring a recommendation before the Board.

Sup. Ryan seconded the motion.

Sup. Thompson asked what was expected of the Committee, The discussion which followed indicated that the intention was to study the

need and proposal. On the question the motion was carried.

The Chairman introduced representatives from Lafayette County who were attending the meeting for the purpose of an appearance: Francis Mottley, Chairman of the Sheriff's Committee; Byron Berg, Chairman of the County Board; William Godfrey, Board Member; and Eugene Thompson, County Clerk. Mr. Mottley addressed the Board regarding the problems of a jail in Lafayette County. He stated that Lafayette County did not wish to burden Iowa County with the problem but would like to consider the possibility of the contracting for jail services. He said further that Grant and Green counties were being approached with the same request. In 1968 Lafayette County served 1,207 meals to 110 prisoners of which 5 were Huber Law prisoners, 88 were short time occupants. Mr. Berg spoke regarding the that many matters are now considered for multi-county cooperation and this was an area where the two counties, being so much alike, could cooperate if Iowa County had a facility of sufficient size and no objection.

Sup. Swenson moved to refer the matter to the Sheriff's Committee.

Sup. Grunow seconded the motion. Carried.

The rabies ordinance (May-A 10-69) as redrawn was presented by Health Committee Chairman Eichorst. The ordinance was received and the changes were specifically read. A discussion followed regarding the issuance of licenses, the administration of the ordinance and the rabies in warm blooded animals.

Sup. Harris moved to return the ordinance to the Committee for

further study.

Sup. Thompson stated that he believed the ordinance was now all inclusive and that further study was not in order.

Sup. Peterson seconded the motion,

Sup. Holland asked what provision had been made for the enforcement of the ordinance. Sup. Eichorst replied that it was planned that a man possibly on Social Security could be hired part time to do the job. Sup. Branger asked about the estimated cost. Sup. Thompson said the Committee had discussed the possibility of a man over 65 at approximately \$100.00 per month. Sup. Hogan asked that the Committee determine the method of impoundment and the cost.

A discussion followed.

On the call for the question the voice was not clear. The chairman asked for a roll call vote. The roll was called (May - B - 1RC - 69).

Total votes cast 19, Ayes - 11, Hogan, Pechan, Scullion, Peterson, Swenson, Ryan, Harris, Julian, Branger, Springer, Grunow. Noes - 8, Kritz, Niebuhr, Eichorst, Holland, Scheidegger, Stenseth, Demuth, Thompson, Motion Carried.

The Agreement to participate in the Grant County Mental Health Clinic was read. The contract amount of \$14,754.99 as agreed on in the budget hearing covers a multi-county project.

Sup. Kritz moved the agreement be approved. Sup. Demuth seconded the motion. Carried.

The Chairman presented additional information on the Shoreland & Flood Plain proposed ordinance including letters on the intent of Iowa County. A general discussion followed on the ordinance, fees to be charged and the use and effect ordinance after passed. Portions of the ordinance were studied.

Sup. Kritz moved that a date be set for the public hearing on the ordinance because he believed that the Board understood the subject matter of the ordinance.

Sup. Grunow seconded the motion. Carried.

After some discussion the date of June 25, 1969 was agreed upon and the hearing would be held in connection with a Board meeting.

The Chairman gave a report on the Courthouse remodeling project. It was stated that several items remain to be finished.

The mileage and per diem report (May - C - 1MPD-69) was presented,

19 Members - 19 Days - 477 miles - \$266.16 Sup. Demuth moved the report be accepted.

Sup. Harris seconded the motion, Carried.

Sup. Stenseth moved to adjourn to June 25, 1969.

Sup, Swenson seconded the motion. Carried. Richard Scullion,

Chairman.

Kenneth Palzkill, County Clerk.

PROCEEDINGS OF THE IOWA COUNTY BOARD OF SUPERVISORS June 25, 1969

The meeting was called to order by Honorable Richard Scullion, Chairman of the Board at 8 p.m.

The roll was called and all members reported present except Sup.

Hicks who was excused.

The Chairman stated that the meeting was called to conduct, in addition to regular Board business, a public hearing on the proposed flood plain - shoreland zoning ordinance as required by State law. Chairman Scullion suggested that the public hearing be held at this time so that the proposed ordinance (JUN A-10-69) could be considered.

Sup. Kritz moved that the Board acting as a Committee of the whole Board conduct the hearing. (See page 24 for complete ordinance.)

Sup. Grunow seconded the motion, Carried.

The Chairman opened the hearing by suggesting that the discussion be divided in two parts — those opposed to the ordinance or any part of it and those in favor.

Sup. Demuth spoke on the issue stating that he had been against the ordinance from the start as he felt it was too little too late and further questioned the pollution caused by cattle feed lots and what

consideration was being taken to eliminate this problem.

Mr. Ted Lauf of the Department of Natural Resources was present to provide information on technical parts of the ordinance. He stated that the primary part of the ordinance referred to lakes and streams and the structures or disposal systems located close to those bodies of water. The matter of stream pollution from other sources is already covered by State law.

The purpose of the ordinance, the initial deadline and the application

of it was generally discussed.

Mr. Roger Ivey of Mineral Point, asked if the ordinance was so restrictive as to put farmers out of business. The Chairman, Mr. Lauf, Everett Olsen, County Agent and others presented information to show that this proposed ordinance only covered the minimum State requirements and if the County did not take action the State would provide an ordinance which could not be amended by the County, Mr. Olsen presented maps which were illustrated to include the areas covered. The maps are referred to as a part of the ordinance. It was pointed out that four meetings were held in the County at Arena, Avoca, Mineral Point and Dodgeville to present this issue to the public.

The Chairman again asked for any opponents of the proposal to

come forward.

When no opposition was heard the Chairman asked for the proponents of the ordinance. Several citizens and representatives of the press and radio were present. When nothing was heard Chairman Scullion asked Sup. Holland a Planning Committee member to present his views. Sup. Holland stated that the Committee was in accord with the ordinance due to the need in the county and that it was beneficial that the county had taken the initiative to provide the plan rather than wait for the State to do it. Sup. Branger of the Committee stated the Committee had put considerable study in the ordinance, provided only minimum requirements and county action was advisable or the State would act. Mr. Victor Jonas, another Committee member commented on his agreement with the statements made. The Chairman stated that he believed the ordinance would be needed by and of considerable value to the County and the citizens.

Sup. Demuth advised the Board that he could not support the ordinance and that he felt the animal waste was a more serious problem than human waste. Agreement was heard that animal waste is a problem but this ordinance specifically covered State requirements and if additions were desired to include other pollution problems this was the

purpose of the hearing. A general discussion followed.

Mr. Ivey questioned the navigable streams as defined by the map. Information was presented to indicate that the purpose of the map was to show the areas affected but that the zoning administrator would have the power to make an on the spot determination if a map description was in error.

The lack of action on the part of the State regarding present

pollution was discussed.

Sup. Roelli asked if it was not vital that action be taken to protect both water and air to keep it clean. Mr. Lauf replied that it was necessary.

The Chairman asked for any other comment on the proposal. None

was heard.

Sup. Kritz moved that the hearing be closed. Sup. Grunow seconded the motion. Carried The Board was returned to regular business.

Chairman Scullion asked Mr. Lauf if he felt the County was prepared to adopt the ordinance after this hearing and the County study to date.

Mr. Lauf stated that several important points had been discussed, that the proposed ordinance was inclusive for the items requested by the State. This ordinance would provide a base to be built upon if other items were later desired when information was available to provide the County with assistance on technical points.

The ordinance having been reviewed, discussed and read at several previous Board Session was not read again as each had had a copy in his possession for some time. (See page 24 for complete ordinance.)

Sup. Holland moved that the ordinance including sanitary code adopted as printed, amended or corrected and presented be adopted.

Sup. Stenseth seconded the motion.

A roll call vote was requested.

The Clerk called the roll (Jun B - 1 RC - 69) and the vote was recorded as follows: Ayes 18 - Hogan, Kritz, Pechan, Scullion, Niebuhr, Peterson, Eichorst, Holland, Scheidegger, Stenseth, Swenson, Ryan, Harris, Julian, Branger, Thompson, Roelli, Grunow. Noes - 2 Demuth,

Springer

The Chairman declared the ordinance adopted and advised the Board the matter of an administrator was not yet settled as information was not available to indicate how much work would be involved. A general discussion followed on the job of an administrator, his duties and the zoning program. It was agreed that a part time position would probably be presently adequate and that the Committee would further study the matter.

A ten minute recess was called.

The Board was called to order by the Chairman who asked Sup. Roelli to present matters under consideration by the Law Enforcement Committee.

Sup. Roelli stated that the Committee would recommend temporary use of the Iowa County Jail by Lafayette County until the housing problem could be resolved there but that the Committee did not recommend permanent use.

Sup. Grunow moved that Iowa County provide assistance to Lafayette County on a temporary basis.

Sup. Ryan seconded the motion. Carried.

Sup. Roelli reported on the Law Enforcement Committee discussion on four vehicles in the Department. He stated that the subject was controversial and requested the opinion of the Board. A discussion followed.

Sup. Roelli moved that the Department be allowed the 4th vehicle as presently operating.

Sup. Thompson seconded the motion.

A discussion followed on the need for four cars, the lease arrangement and the full use of leased vehicles. The question on the off duty location of cars was discussed.

It was stated the officers were presently taking cars home but this was not Committee approved. It was reviewed that the Sheriff was now responsible for both traffic and general law enforcement duties.

Sup. Roelli withdrew his original motion, with the consent of the second and moved that the 4th car be allowed and that the officers be permitted to take vehicles home.

Sup. Thompson seconded the motion.

A roll call (Jun C-2RC-69) was requested. The Clerk called the roll and the vote was recorded as follows: Ayes - 14 Kritz, Pechan, Niebuhr, Peterson, Eichorst, Scheidegger, Swenson, Ryan, Demuth, Julian, Branger, Thompson, Roelli, Grunow. Noes - 6 Hogan, Scullion, Holland, Stenseth, Harris, Springer. Motion Carried.

Sup. Roelli presented the matter of a copy machine for the Law Enforcement Department. The Chairman explained that the Sheriff had entered into a personal agreement for a copy machine and the leasing company would not release Mr. Whitford from the agreement. The machine which is now one year old would cost the County approximately the same price as a new machine, therefore it seemed advisable to permit the Sheriff to continue to collect the fees and provide the machine because of the obligation incurred. The Sheriff has stated that no profit is realized from the sale of copies but that the operation breaks even.

The amended rabies ordinance (June D-20-69) was returned to the

floor.

Sup. Thompson moved adoption.

Sup. Scheidegger seconded the motion.

A lengthy discussion followed.

A roll call vote (June E-3RC-69) was requested.

The clerk called the roll. The vote was as follows: Ayes - 10 Kritz, Peterson, Eichorst, Scheidegger, Stenseth, Harris, Julian, Thompson, Roelli, Grunow. Noes - 10 Hogan, Scullion, Nieburh, Holland, Swenson, Ryan, Demuth, Branger, Springer,

On failure to receive an affirmative vote the motion was lost.

Sup. Demuth inquired about the need for a County Nurse as the position is now vacant.

A discussion followed.

Sup. Grunow moved that a roll call vote (Jun F-4RC-69) be taken on the question to fill the vacancy.

Sup. Demuth seconded the motion.

The Clerk called the roll. Ayes - 7 Niebuhr, Peterson, Eichorst, Scheidegger, Stenseth, Branger, Roelli. Noes - 13 Hogan, Kritz, Pechan, Scullion, Holland, Swenson, Ryan, Demuth, Harris, Julian, Springer, Thompson, Grunow.

The vote was negative so the position will not be filled.

The matter of home nursing was briefly discussed.

Sup. Thompson reported on the meeting of the County Home Committee and stated that the recommendation of the Committee was to request permission of the Board to hire an architect consultant or engineer to prepare cost estimates and plans to provide a 100 bed addition to the present home. He further stated this action seemed necessary because of the urgent need for facilities.

Sup. Branger stated a home was planned and would be built in

Mineral Point if the desired site could be obtained.

The cost of the planning by an architect was questioned. Mr. Pustina spoke on the need for the additional beds in the County. The matter of

private building, it was agreed, would remove the need for a County building but the delays experienced by private builders did not seem to indicate an early construction date. The minutes of the May 22nd Health Committee meeting were read.

Sup. Eichorst moved that Ames, Torkelson & Nugent be retained to ascertain the feasibility of constructing a 100 bed addition to the present Iowa County Home.

Sup. Roelli seconded the motion.

The cost of the addition in Lafayette County at the Manor owned by the County was discussed. Also mentioned were buildings in Monroe County at a cost of two million dollars for 150 beds and in Trempleau County for 80 beds for \$778,000.00 It was also mentioned that room rate costs at a new private Platteville Home were \$14.00 to \$22.00 per day. The building costs were not known.

After an extended discussion on the matter the question was voted on. A roll call Vote was requested (Jun G-5RC-69). The votes were cast as follows: Ayes 18, Hogan, Pechan, Scullion, Niebuhr, Peterson, Eichorst, Holland, Scheidegger, Stenseth, Ryan, Demuth, Harris, Julian, Branger, Springer, Thompson, Roelli, Grunow. Noes - 2, Kritz, Swenson. Motion Carried.

Mileage and Per Diem report (Jun H-1M-69) was read.

20 Members - 20 days - 501 miles - \$280.08

Sup. Swenson moved adoption.

Sup. Demuth seconded the motion. Carried

Sup. Grunow moved to adjourn.

Sup. Hogan seconded the motion. Carried.

Richard Scullion, Chairman Kenneth Palzkill, Clerk

THE COUNTY BOARD OF SUPERVISORS OF THE COUNTY OF IOWA DO ORDAIN AS FOLLOWS:

Section 1.0 Statutory Authorization, Finding of Fact and Purpose 1.1 Statutory Authorization. This integrated shoreland-flood plain protection Ordinance is adopted pursuant to the authorization contained in Section 59.07(51), 59.97, 59.971, 59.99, 87.30, 144.26 and 236.45 of the Wisconsin Statutes.

1.2 Finding of Fact. Uncontrolled use of the shorelands and flood plains and pollution of the navigable waters of Iowa County, Wisconsin adversely affect the public health, safety, convenience, and general welfare and impair the tax base. In addition, extraordinary public expenditures are required for the protection of persons and property and for the relief of distress in areas subject to periodic flooding. Filling, construction, and certain other land use practices have been determined to be major causes of such effects. The effects of a single fill or other project upon flood heights, velocities, or flood plain storage areas may be relatively insignificant compared to the combined effects of a number of such projects which, over a long period of time, may drastically increase the flood hazard. Without a competent analysis of such projects, it is not possible to adequately ascertain the effects of each flood plain use upon subsequent development or the compatibility thereof with the long-range needs of the community. The legislature of Wisconsin has delegated responsibility to the counties to further the maintenance of safe and healthful conditions; prevent adverse flood effects; prevent and control water pollution; protect spawning grounds, fish and aquatic life; control building sites, placement of structures and land uses; and preserve shore cover and natural beauty, and this responsibility is hereby recognized by Iowa County, Wisconsin.

1.3 Statement of Purpose. For the purpose of promoting and protecting the public health, safety, convenience, and general welfare and to minimize flood losses in areas subject to flood hazard, this ordinance is established to:

1,31 Further the maintenance of safe and healthful conditions through:

 Regulating septic tank use, location, installation, and operation.

(2) Limiting structures to those areas where soil and geologic conditions will provide a safe foundation.

(3) Regulating well installation and location.
1.32 Prevent and control water pollution through:

 Requiring setbacks between septic tank and soil absorption systems from lakes and other watercourses.

(2) Establishing minimum lot sizes to provide adequate area for private sewage disposal facilities.

(3) Regulating the use of septic tanks and soil absorption systems to protect the public health, safety, and general welfare.

(4) Requiring alternative methods of sewage disposal where conditions make soil absorption methods unsuitable.

(5) Controlling filling and grading to prevent serious erosion.

1.33 Protect spawning grounds, fish, and aquatic life through:
 (1) Preserving wetlands and other fish and aquatic habitat.

(2) Regulating pollution sources.

(3) Controlling shoreline alterations, dredging and lagooning.

1.34 Control building sites, placement of structures and land uses through:

(1) Prohibiting certain uses detrimental to the shoreland

(2) Setting minimum lot sizes and widths.

 Regulating side yards and building setbacks from roadways and waterways.

(4) Requiring the platting of subdivisions.

- 1,35 Preserve shore cover and natural beauty through:
 - Restricting the removal of natural shoreland cover.
 Preventing shoreline encroachment by structures.
 - (3) Controlling shoreland excavation and other earth moving activities.

(4) Regulating the use and placement of boathouses and other structures.

(5) Controlling the use and placement of signs.

1.36 To reduce the hazard of floods to life and property through:

 Prohibiting certain uses which are dangerous to life or property in time of flood.

(2) Restricting uses which would be hazardous to the public health in time of flood.

(3) Restricting uses which are particularily susceptible to flood damage, so as to alleviate hardship and reduce demands for public expenditures for relief and protection.

(4) Requiring permitted flood plain uses, including public facilities which serve such uses, to be protected against floods by providing flood protection at the time of

initial construction.

1.37 To protect flood plain occupants from flood damage which is or may be caused by their own land use that is or may be undertaken without full realization of the danger, through:

 Regulating the manner in which structures designed for human occupancy may be constructed so as to prevent

danger to human life within such structures.

(2) Regulating the method of construction of water supply and sanitation systems so as to prevent disease, contamination and unsanitary conditions.

(3) Delineating and describing areas that could be inundated by floods so as to protect individuals from purchasing flood plain lands for purposes for which the lands are not in fact suitable.

1.38 To protect the public from the burden of extraordinary financial expenditures for flood control and relief, which is or may be caused by the types of land use listed in

Sections 1.36 or 1.37, of this Ordinance through:

 Regulating all uses within the flood plain district so as to produce a method of construction and a pattern of development which will minimize the probability of damage to property and loss of life or injury to the inhabitants of the flood hazard areas.

1.39 To protect the "storage capacity of flood plains" and to assure retention of sufficient "floodway" area to convey flood flows which can reasonably be expected to occur

through:

 Regulating filling, dumping, dredging, and alteration of channels by deepening, widening, or relocating. (2) Prohibiting unnecessary encroachments.

(3) Encouraging open space uses such as agriculture, recreation, and parking.

Section 2.0 General Provisions

2.1 Jurisdiction: The jurisdiction of this Ordinance includes all lands, adjacent to each navigable reach of river or stream within the boundaries of Iowa County, Wisconsin, that would be inundated by the "regional flood" for that river or stream as defined in the Definitions, Section 16(19) of this Ordinance and shorelands of navigable waters as defined in 144.26(2)(d) Wisconsin Statutes in the unincorporated areas of Iowa County which are:

2.11 One thousand (1,000) feet from the normal high water elevation of lakes, ponds or flowages. If the navigable water is a glacial pothole lake the distance shall be

measured from the high water mark thereof.

Lakes, ponds or flowages shall be presumed as navigable for the purposes of this Ordinance if they are listed in the Wisconsin Conservation Division publication "Wisconsin

Lakes 218-68" for the named lakes.

Three hundred (300) feet from the normal high water elevation or to the landward side of a flood plain (whichever distance is greater) of the navigable reaches of river streams. All reaches of river or stream designated by a solid line, indicating a perennial stream, on the official zoning map of Iowa County shall be presumed to be navigable. In addition, any reach of river or stream which has been declared to be navigable by the legislature of the State of Wisconsin shall be considered to be navigable.

A body of water that is presumed to be navigable may be determined to be non-navigable by the zoning administrator or the board of adjustment, as the situation requires, on the basis of credible and convincing evidence that it is not navigable in fact, on the basis of the criteria

set forth in section 2.13 of this ordinance.

2.12 Any person or persons wishing to contest the presumption of navigability in a specific situation to establish that all or part of his or their property is not subject to the jurisdiction of this ordinance, shall present to the zoning administrator written evidence demonstrating that the body of water upon which his land borders is not, on the basis of the criteria set forth in the following section, section 2.13, navigable in fact. Any decision of the zoning administrator as to the navigability of a body of water may be appealed by any aggrieved party to the board of adjustment. Decisions of the zoning administrator and the board of adjustment concerning navigability shall be made in writing, stating the reasons therefore, and an official record of such decisions shall be kept by the zoning administrator.

2.13 The zoning administrator and the board of adjustment shall use the following criteria in determining navigability

for purposes of administering this section:

(1) A body of water is navigable which is capable of floating a skiff or canoe of the shallowest draft commonly used for recreational purposes for a naturally caused, annually recurring and continuous period of 30 days or more.

(2) For the purpose of this section, the existence of minor

deviations in the character of a stream so as to require poling or pushing of the skiff or canoe for short distances, or obstructions to navigation such as rapids, rocks, sandbars, shallows, waterfalls, brush, fallen trees, logs, stumps, fences, culverts, bridges, or dams, which inhibit the actual navigation of minor segments of the stream shall not prevent the finding of navigability of the stream or reach of stream as a whole.

2.14 If lands bordering a non-navigable reach of stream also lie in the flood plain of an abutting navigable reach, those lands remain subject to the jurisdiction of this ordinance.

2.2 District Boundaries. The boundaries of the general flood plain district shall be as they appear on the zoning map which is on file

in the office of the Iowa County Clerk.

2.21 The flood plain boundary lines on the map shall be determined by the use of the scale appearing on the map. Where there is a conflict between the flood plain boundary illustrated on the map and actual field conditions, the dispute shall be settled according to Section 5.42, Mapping

Disputes of this Ordinance.

2.22 Lands filled to a height of at least two feet above the elevation of the "standard project flood" for the particular location under a special exception permit issued under section 4.53 of this ordinance and which are contiguous to other lands lying outside the flood plain district are excluded from the flood plain district regardless of the location of the mapped district boundaries. Otherwise compliance with the provisions of this ordinance does not

remove lands from the flood plain district.

2.3 Effect of Flood Plain District Regulations. The regulations set forth in this Ordinance for the flood plain district shall apply only to the flood plains mapped on the official zoning map and shall be void and of no effect in areas not mapped as being included in the flood plain districts. The regulations of this Ordinance shall be construed as being supplementary to the regulations imposed on the same lands by an underlying zoning ordinance. When flood plain and underlying zoning ordinance regulations conflict with one another, the most restrictive combination of such regulations shall control.

2.4 The sanitary provisions contained in Sections 9.0 through 11.0 and the relevant sanitary administrative provisions of Sections 13.0 through 16.0 of this Ordinance shall apply throughout the

unincorporated area of Iowa County.

2.5 Compliance: No structure, land or water, shall hereafter be used and no structure shall be located, extended, converted or structurally altered without full compliance with the terms of this Ordinance and other applicable regulations,

2.6 Abrogation and Greater Restrictions:

This Ordinance supersedes provisions of any zoning ordinance relating to flood plains. However, any underlying zoning ordinance shall remain in full force and effect to the extent that its provisions are more restrictive.

2.62 When adopted by a county board pursuant to Section 59.971, Wisconsin Statutes, this Ordinance shall not require the approval of or be subject to the disapproval of any town or town board.

2.63 If an existing town ordinance is more restrictive than this

Ordinance or any amendments therein, the town ordinance continues in all respects to the extent of the greater restrictions but not otherwise

restrictions, but not otherwise.

2.64 It is not otherwise intended by this Ordinance to repeal, abrogate, or impair any existing deed restrictions; however, where this Ordinance imposes greater restrictions the provisions of this Ordinance shall prevail.

2.7 Interpretation: In their interpretation and application, the provisions of this Ordinance shall be held to be minimum requirements and shall be liberally construed in favor of the governing body and shall not be deemed a limitation or repeal of

any other powers granted by Wisconsin Statutes.

2.8 Warning and Disclaimer of Liability: The degree of flood protection intended to be provided by this Ordinance is considered reasonable for regulatory purposes and is based on engineering and scientific methods of study. Larger floods may occur on rare occasions or the flood height may be increased by man-made or natural causes, such as ice jams and bridge openings restricted by debris. This Ordinance does not imply that areas outside flood plain zoning district boundaries or land uses permitted within such districts will always be totally free from flooding or flood damages. Nor shall this Ordinance create a liability on the part of or a cause of action against Iowa County or any officer or employee thereof for any flood damages that may result from reliance on this Ordinance.

2.9 Severability: If any section, clause, provision or portion of this Ordinance is adjudged unconstitutional or invalid by a court of competent jurisdiction, the remainder of this Ordinance shall not

be affected thereby.

Section 3.0 Nonconforming Uses

3.1 The existing lawful use of a structure or premises which is not in conformity with the provisions of this Ordinance may be continued subject to the following conditions:

3.11 No such use shall be expanded or enlarged except in conformity with the provisions of this Ordinance, unless a variance therefore shall be granted by the Board of

Adjustment.

3.12 No structural alteration, addition, or repair to any nonconforming structure over the life of the structure shall exceed fifty (50) percent of its fair market value at the time of its becoming a nonconforming use unless

permanently changed to a conforming use.

3.13 If such use is discontinued for twelve (12) consecutive months, any future use of the building and premises shall conform to this Ordinance. The assessor shall notify the Zoning Administrator in writing of instances of nonconforming uses which have been discontinued for a period of twelve (12) months.

3.14 Uses or adjuncts thereof which are nuisances shall not be

permitted to continue as nonconforming uses.

3.15 Any alteration, addition, or repair to any nonconforming structure shall be protected by "flood proofing" measures pursuant to Section 13.66(1), Flood Proofing of this Ordinance.

3.16 The zoning administrator shall maintain a list of nonconforming uses including the date of becoming nonconforming, assessed value at the time of its becoming a nonconforming use, and the nature and extent of nonconformity. This list shall be brought up-to-date annually.

Section 4.0 General Flood Plain District

4.1 Application: The provisions for this district apply to all flood plans of navigable rivers and streams in Iowa County that are delineated on the official county zoning map. All determinations of flood protection levels and effects of encroachments shall be based on the "Regional Flood" as defined in the definitions (Section 16.0).

1.2 Description of District: The general flood plain district shall

include:

4.21 All lands subject to the jurisdiction of this Ordinance and indicated by the flood profiles for the Wisconsin River approved by the Division of Environmental Protection.

4.22 All lands subject to the jurisdiction of this ordinance delineated as flood plain land on the official flood plain zoning map of Iowa County, including but not limited to those consisting of soils of alluvial origin and poorly drained mineral and organic soils which occupy relatively low positions near streams and which are mapped on the Detailed Standard Soil Survey Map for Iowa County, sheets 1 through 44, inclusive, (USDA series 1958, Number 22) as consisting of the following soil types:

| Map Unit Symbol | Soil Type |
|-----------------------|--|
| Ar | Arensville Silt loam |
| Ba | Boaz silt loam |
| CaA | Chaseburg fine sandy loam, 0 to 2 percent slopes |
| CaB | .Chaseburg fine sandy loam, 2 to 6 percent slopes |
| ChA | Chaseburg silt loam, 0 to 2 percent slopes |
| ChB | Chaseburg silt loam, 2 to 6 percent slopes |
| | Dillon loamy fine sand |
| | Ettrick silt loam |
| Hu | |
| | Judson silt loam, 0 to 2 percent slopes |
| JuB | Judson silt loam, 2 to 6 percent slopes |
| La | Lawson silt loam |
| Lo | Loamy alluvial land |
| Lp | Loamy alluvial land, poorly drained |
| | Marsh |
| Or | Orion silt loam |
| OsA | Osseo silt loam, 0 to 2 percent slopes |
| OsB | Osseo silt loam, 2 to 6 percent slopes |
| Pd | Peat and muck, deep (when connected) |
| Pe | Peat and muck, shallow |
| Re | |
| St | Stony alluvial land |
| | |
| 4.3 Special Provision | s: The following regulations shall apply to all uses |

4.3 Special Provisions: The following regulations shall apply to all uses within the General Flood Plain District, not withstanding that such uses may be specifically permitted under the terms of this Ordinance.

4.31 The flood protection elevation or height shall correspond to a point two (2) feet above the elevation or "flood profile" shown on or attached to the flood map for a particular area. When flood elevations or flood profiles are not available for delineated flood plains the flood protection level shall be two (2) feet above the estimated regional flood elevation as determined through the special

exception procedures in Section 13.63 of this Ordinance.
4.32 No "structure (temporary or permanent);" fill, including fill for roads and levees; deposit; obstruction; storage of materials; or other flood plain uses which acting alone or in combination with existing or future flood plain uses shall be permitted that adversely affects the efficiency or the capacity of the floodway or increases flood heights based on the assumption that there will be an "equal degree of encroachment" extending for a significant "reach" on both sides of the stream.

4.33 No "structure (temporary or permanent)," fill, including fill for roads and levees, deposit, obstruction, storage of materials or other flood plain uses shall be permitted that adversely affects the "storage capacity of the flood plains" based on the assumption that there will be an "equal degree of encroachment" extending for a significant

"reach" on both sides of the stream.

4.34 No flood plain uses shall adversely affect the efficiency of or unduly restrict the capacity of the channels or floodways of any tributaries to the main stream, drainage ditches, or any other drainage facilities or systems.

4.4 Description of Uses. Permitted Uses: The following open space uses shall be permitted within the General Flood District to the extent that they are not prohibited in a particular area by any underlying zoning ordinance:

4.41 Agricultural uses such as: general farming, pasture, grazing, outdoor plant nurseries, horticulture, viticulture, truck farming,

forestry, sod farming, and wild crop harvesting:

4.42 Industrial-Commercial uses such as: loading areas, parking areas, airport landing strips, and storage yards for equipment or machinery easily moved or not subject to

flood damage;

4.43 Public and private recreational uses not requiring "permanent or temporary structures" designed for human habitation such as: parks, swimming areas, golf courses, driving ranges, picnic grounds, wildlife and nature preserves, game farms, fish hatcheries, shooting preserves, target ranges, trap and skeet ranges, and hunting, fishing and hiking areas;

4.44 Utility facilities such as: dams, power plants, flowage areas, transmission lines, pipelines, and water monitoring devices; subject to regulations pursuant to Chapter 30,

Wisconsin Statutes.

4.45 Navigational and Drainage Aids such as: channels; channel

markers, bouys, and other such devices;

4.46 Other water related uses such as: docks, piers, wharves, bridges, culverts, and river crossings of transmission lines subject to any pier or dockline regulations pursuant to Chapter 30, Wisconsin Statutes.

4.5 Special Exceptions: Any use enumerated in this section may be permitted only upon application to the Zoning Administrator and the issuance of a special exception permit by the Board of Adjustment as provided in Section 13.6, Special Exception Permits of this Ordinance.

4.51 "Structures" Accessory to open-Space Uses permitted in Description of Uses, Section 4.4 of this Ordinance, whether temporary or permanent may be permitted only upon a determination by the Board of Adjustment pursuant to a finding under the procedure required by Section 13.6, Special Exception Permits of this Ordinance that:

 Structures will not be designed for human habitation, accessory structures designed for human habitation shall be treated under Section 4.52.

(2) Structures will have a low flood damage potential;

(3) The structure or structures, if permitted, will be constructed and placed on the building site so as to offer the minimum obstruction to the flow of flood waters;

(a) Whenever possible, structures will be constructed with the longitudinal axis parallel to the direction

of flow of flood waters, and

(b) So far as practicable, structures will be placed so their longitudinal axes are approximately on the same line as those of adjoining structures.

(4) structures will be firmly anchored to prevent the structure or building from floating away and thus threatening to further restrict bridge openings and other restricted sections of the stream or river; and

(5) service facilities such as electrical and heating equipment will be at or above the flood protection

elevation for the particular area.

4.52 Other "Structures (Temporary or Permanent)" may be permitted only upon a finding by the Board of Adjustment that:

(1) such structures shall comply with Section 4.51 (3), (4),

and (5) of this Ordinance.

(2) The first floor, or any basement floor designed for human habitation, of any structure to be erected, constructed, reconstructed, or moved on the flood plain shall be constructed on fill with the finished surface of such floor at or above the flood protection elevation as defined in Section 4.31 of this Ordinance.

4.53 Fills or Deposition of Materials may be permitted only

upon a finding by the Board of Adjustment that:

 Any fill or deposition of materials will comply with the Special Provisions, Section 4.3 of this Ordinance, and

- (2) The fill or deposition of materials will have some beneficial purpose and the amount thereof will not be greater than is necessary to achieve that purpose, as demonstrated by a plan submitted by the owner showing the final dimensions of the proposed fill or other material and the use to which the filled land will be put;
- (3) The fill or deposition of materials does not encroach on the channel area between the "ordinary high water marks" on each bank of the stream unless a permit has been granted by the Division of Environmental Protection pursuant to Section 30.12, Wisconsin Statutes and the other requirements of this section are met; and
- (4) The fill or other materials will be protected against erosion by rip-rap, vegetative cover or other adequate measures.
- 4.54 The storage or processing of materials that are buoyant, flammable, explosive, or in times of flooding, could be

injurious to human, animal, or plant life, shall be at or above the flood protection elevation for the particular area or "flood proofed" in compliance with Conditions Attached to Special Exception Permits, Section 13.66 of this Ordinance. Solid waste disposal facilities, such as junkyards or areas for the dumping of refuse shall also have been issued a permit from the Division of Environmental Protection pursuant to Section 144.46, Wisconsin Statutes.

SHORELAND ZONING PROVISIONS Section 5.0 Dimensions of Building Sites

5.1 Lots Not Served by Public Sanitary Sewer

5.11 Minimum Area and Width for Each Building

(1) The minimum lot area shall be 20,000 square feet and the minimum lot width 100 feet at the building line

and 100 feet at the water's edge.

(2) Lot sizes greater than 20,000 square feet shall be provided in the following cases because in such instances a greater degree of protection for natural resources and existing development is required than

can be achieved under (1) above:

(a) Where soil conditions are such as to require larger lot sizes for subdivisions of land under the provisions of Chapter H 65, Wisconsin Administrative Code, then such larger lot sizes shall be considered as required by the zoning ordinance. (The building inspector is authorized to require percolation tests as required by chapter H 65, Wisconsin Administrative Code, before issuing a building permit on soil he has reason to believe may be subject to this provision.)

(b) Where necessary to protect natural characteristics (such as scenic beauty) or existing high quality development, lot sizes greater than 20,000 square

feet are required.

(c) When required pursuant to Section 59.971(2)(c) of the Wisconsin Statutes in order to be consistent with any comprehensive zoning plan or general zoning ordinance applicable to the enacting county.

5.2 Lots Served by Public Sanitary Sewer

5.21 Minimum Area and Width for Each Building: The minimum lot area shall be 10,000 square feet and the minimum lot width sixty-five (65) feet at the building line and sixty-five (65) feet at the water edge.

5.22 There shall be a side yard for each building. The minimum width of one side yard shall be eight (8) feet. The minimum aggregate width of both side yards shall be

twenty (20) feet.

5.3 Substandard Lots

5.31 Substandard Lots Served by a Public Sanitary Sewer: A substandard lot served by a public sanitary sewer which is at least 7,500 square feet in area and is fifty (50) feet in width at the building line and fifty (50) feet in width at the waterline may be used as a building site for a single family dwelling upon issuance of a zoning permit if it meets the following requirements:

(1) Such use is permitted in the zoning district.

(2) The lot is of record in the County Register of Deeds

Office prior to the effective date of this Ordinance.

(3) The lot is in separate ownership from abutting lands. If abutting lands and the substandard lot are owned by the same owner, the substandard lot shall not be sold or used without full compliance with the terms of this Ordinance.

(4) All dimensional requirements of this Ordinance are

complied with insofar as practical.

5.32 Substandard Lots Not Served by a Public Sanitary Sewer:
The provisions of 5.31(1)-(4) and Section 11.3 of this
Ordinance shall apply and in addition the minimum lot
area shall be 10,000 square feet and the minimum lot
width sixty-five (65) feet at the building line and sixty-five
(65) feet at the waterline.

.33 Other Substandard Lots: A building permit for the improvement of a lot having lesser dimensions than those stated in 5.31 and 5.32 of this Ordinance shall be issued only after the granting of a variance by the Board of

Adjustment.

Section 6.0 Setbacks

6.1 Highway Setbacks: For the purpose of determining the distance buildings and other structures shall be set back from streets and highways, and the highways of Iowa County are divided into the following classes:

6.11 Class A Highways

(1) All State and Federal highways are hereby designated

as Class A highways.

(2) The setback from Class A highways shall be 110 feet from the center line of the highway or fifty (50) feet from the right-of-way line whichever is greater.

6.12 Class B Highways

(1) All county trunks are hereby designated as Class B highways. For the purpose of this Ordinance any road will be considered as a county trunk after it has been placed on the county trunk system by the county board and approved by the Division of Highways.

(2) The setback from Class B highways shall be seventy-five (75) feet from the center line of such highway or forty-two (42) feet from the right-of-way

line, whichever is greater.

6.13 Class C Highways

 All town roads, public streets and highways not otherwise classified, are hereby designated Class C

highways.

(2) The setback from Class C highways shall be sixty-three (63) feet from the center line of such highway or thirty (30) feet from the right-of-way line, whichever is

greater.

6.14 Visual Clearance Triangle: In each quadrant of every public street intersection there shall be a visual clearance triangle bounded by the street centerlines and a line connecting points on them 300 feet from a Class A highway intersection, 200 feet from a Class B highway intersection and 150 feet from a Class C highway intersection.

Objects Permitted Within Highway Setback Lines and Visual Clearance Triangles:

(1) Open fences.

(2) Telephone, telegraph and power transmission poles, lines and portable equipment and livestock housings

that are readily removable in their entirety.

(3) The planting and harvesting of field crops, shrubbery and trees except that no trees, shrubbery or crops shall be planted within a visual clearance triangle so as to obstruct the view.

6.2 Setbacks from the Water: For lots that abut on navigable waters:

6.21 All buildings and structures, except piers, marinas, boathouses and similar uses which require a lesser setback, as determined by the Board of Adjustment, shall be set back at least seventy-five (75) feet from the waterline and elevated at least two (2) feet above the experienced high water elevation unless otherwise specified by flood plain zoning provisions. Seepage pits and soil absorption fields shall be set back at least fifty (50) feet from the normal high water elevation and as otherwise specified in Sections 11.34(3) and (4).

6.22 The Zoning Administrator shall determine the normal high

water elevation or line where not established.

6.3 Reduced Building Setbacks: A setback less than the setback required for the appropriate class of highway may be permitted where there are at least five (5) existing main buildings within 500 feet of the proposed site that are built to less than the required setback. In such case, the setback shall be the average of the nearest main building on each side of the proposed site or if there is no building on one side, the average setback for the main building on one side and the required setback. Any other setback may be permitted by the Board of Adjustment according to Section 13.44 of this Ordinance.

Section 7.0 Removal of Shore Cover

7.1 Purpose — Regulation of tree cutting along the shores of navigable waters is necessary to protect senic beauty, control erosion and reduce effluent and nutriant flow from the shoreland. The provisions shall not apply to the removal of dead, diseased or dying trees at the discretion of the landowner, or to silvicultural thinning upon recommendation of a forester.

7.2 Tree cutting — Tree cutting in a strip paralleling the shoreline and extending thirty-five (35) feet inland from all points along the normal high water mark of the shoreline shall be limited in

accordance with the following provisions:

7.21 No more than 30 percent of the length of this strip (as measured along the normal high water mark) shall be clear

cut to the depth of the strip.

7.22 Provided, further that cutting of this 30 percent shall not create a clear cut opening in this strip greater than thirty (30) feet wide for every one hundred (100) feet of shoreline (measured along the normal high water mark).

7.23 In the remaining 70 percent length of this strip (distance measured along the normal high water mark) cutting shall leave sufficient cover to screen cars, dwellings, accessory structures, except boathouses, as seen from the water; to preserve natural beauty and to control erosion.

7.24 Natural shrubbery shall be preserved as far as practicable, and where removed it shall be replaced with other vegetation that is equally effective in retarding runoff

preventing erosion and preserving natural beauty.

7.25 The removal of natural shrubbery and its replacement shall require the granting of a special exception by the Board of Adjustment as provided in section 13.61. Petition for such special exception shall be accompanied by a plan showing the work to be accomplished. The granting of such special exception shall be conditional upon a contract requiring the petitioner to give to the Board of Adjustment, within one year after the date of grant, satisfactory evidence of compliance with such plan or pay for the cost of such compliance by the county.

7.3 Paths — Any paths, roads or passages within the strip shall be so constructed or surfaced as to be effective in controlling erosion.

7.4 Cutting Plan — In the alternative to 7.2, a special cutting plan allowing greater cutting may be permitted by the Board of Adjustment by issuance of a Special Exception Permit (See Section 13.61 for procedures). In applying for such a permit the Board may require the lot owner to submit a sketch of his lot including the following information: location of all structures, location of parking, gradient of the land, existing vegetation, proposed cutting and proposed replanting. The Board may grant such a permit only if it finds that such special cutting plans:

(1) Will not cause undue erosion or destruction of scenic beauty

- (2) Will provide substantial shielding from the water of dwellings, accessory structures and parking areas. The Board may condition such a permit upon a guarantee of tree planting by the lot owner. Such an agreement shall be enforceable in court.
- 7.5 Commercial Forestry From the inland edge of the thirty-five (35) foot strip to the outer limits of the shoreland, the commercial harvesting of trees shall be allowed when accomplished under accepted forest management practices. The maintenance and improvement of water quality shall be emphasized in all timber harvesting operations. The purpose of this order will favor long-lived species adapted to the site and will prescribe slash disposal methods necessary for aesthetic value.

Section 8.0 Filling, Grading, Lagooning and Dredging
8.1 Filling, grading, lagooning or dredging which would result in
substantial detriment to navigable waters by reason of erosion,
sedimentation, or impairment of fish and aquatic life is
prohibited.

8.2 A Special Exception Permit shall be required:

8.21 For any filling or grading of the bed of a navigable body of water. In addition a permit shall be obtained from the Division of Environmental Protection or any other state agency having jurisdiction under the provisions of Section 30.11 and 30.12, Wisconsin Statutes.

8.22 For any filling or grading of any area which is within three hundred (300) feet horizontal distance of a navigable water and which has surface drainage toward the water and

on which there is:

(1) Filling of more than five hundred (500) square feet of any wetland which is contiguous to the water. For purposes of this section a wetland shall be defined as any area where ground water is at or near the surface a substantial part of the year.

(2) Filling or grading on all slopes of 20 percent or more.
(3) Filling or grading of more than one thousand (1,000)

square feet on slopes of 12-20 percent.

(4) Filling or grading of more than two thousand (2,000)

square feet on slopes of 12 percent or less.

In addition, a permit shall be obtained from the Division of Resource Development where more than ten thousand (10,000) square feet of the bank of a navigable body of water is exposed by grading, as provided in Section 30.19, Wisconsin Statutes.

Section 8.22 does not apply to soil conservation practices such as terraces, runoff diversions and grassed water-ways which are used for sediment retardation.

8.3 Lagooning or Dredging. A Special Exception Permit shall be required before constructing, dredging, or commencing work on any artificial waterway, canal, ditch, lagoon, pond, lake or similar waterway which is within three hundred (300) feet of the high water mark of a navigable body of water or where the purpose is the ultimate connection with a navigable body of water. This requirement does not apply to soil conservation practices such as terraces, runoff diversions and grassed waterways which are used for sediment retardation. In addition, a permit shall be obtained from the Division of Resource Development or any other state agency having jurisdiction under the provisions of Section 30.19 and 30.20, Wisconsin Statutes.

The Board of Adjustment shall evaluate each application according to the standards as set out in section 13.6 of this Ordinance and may request the County Soil and Water Conservation District to make available expert assistance from these state and federal agencies which are assisting said District

under a memorandum of understanding.

8.4 Conditions — In granting a Special Exception Permit for filling, grading, lagooning, or dredging the Board may attach the following conditions in addition to the provisions specified in Section 13.0 of this Ordinance that:

.41 The smallest amount of bare ground be exposed for as

short a time as feasible.

8.42 Temporary ground cover such as mulch be used and permanent cover such as sod be planted.

8.43 Diversions, silting basins, terraces and other methods to trap sediment be used.

8.44 Lagooning be conducted in such a manner as to avoid creation of fish trap conditions.

8.45 Fill is stabilized according to accepted engineering standards.

8.46 Fill will not restrict a floodway or destroy the storage capacity of a flood plain.

.47 Sides of a channel or artificial water course be stabilized

to prevent slumping.

8.48 Sides of channels or artificial watercourses be constructed with side slopes of two (2) units horizontal distance to one (1) unit vertical or flatter, unless bulkheads or rip-rapping are provided.

SANITARY PROVISIONS Section 9.0 Water Supply

9.1 Public Water Supply — All plumbing fixtures shall be served by a public water supply system where available. Where such public water system is not available, a private water supply system may be used.

9.2 Private Water Supply — Well construction and materials shall be as specified in Section RD 12 of the Wisconsin Administrative Code hereby incorporated by reference and which shall apply until amended and then shall apply as amended. Well construction and materials for high capacity private water supplies and schools shall be as specified in special Division of Environmental Protection approvals as granted under Chapter 144, Wisconsin Statutes.

Location. Wells shall be located as specified in Chapter RD 12 of the Wisconsin Administrative Code, or as specified in special Division of Environmental Protection approvals granted for high capacity private water supplies and schools under Chapter 144, Wisconsin Statutes. Existing and new wells located in an area

subject to periodic flooding shall be floodproofed.

Section 10.0 Waste Disposal

No person shall permit the discharge of liquid wastes into any surface waters which would constitute a nuisance or be in violation of the Wisconsin Statutes or this Ordinance.

10.1 Industrial Waste Treatment — Industrial waste treatment disposal systems shall be subject to approval by the Division of Environmental Protection prior to construction pursuant to Section 144.555 Wisconsin Statutes and the Wisconsin Administrative Code Section RD 8.03 (1).

10.2 Rubbish in Navigable Waters — It shall be unlawful to throw, discard, or discharge into any navigable water any can, bottle, or rubbish. This provision shall also be enforced by the county

Sheriff and his duly authorized deputies.

10.3 Solid Waste Disposal — Solid waste disposal sites are prohibited unless the Division of Environmental Protection authorizes a permit pursuant to Section 144.46 Wisconsin Statutes for such sites and facilities and a Special Exception Permit is granted by the county in conformance with the applicable requirements of the zoning provisions of this Ordinance and state law.

Section 11.0 Sewage Disposal

All premises intended for human occupation or occupancy shall be provided with an adequate functioning public sewer, privy, septic tank and soil apsorption system, or other approved

method of sewage disposal.

- 11.1 Incorporation of Provisions by Reference This Ordinance incorporates by reference the applicable rules, regulations and laws as set forth in the Wisconsin Statutes and the Wisconsin Administrative Code: Chapters 145, 146, Wisconsin Statutes and Chapters H61, H62, H63 and RD 13, Wisconsin Administrative Code. These rules, regulations and laws shall apply until amended and then shall apply as amended. The provisions of this Ordinance shall control where more restrictive.
- 11.2 Public Sewer All plumbing fixtures shall be connected to a public sanitary sewer system where available. Where such a public sewer system is not available, a private sewage disposal system may be used. Private sewage disposal systems shall be discontinued and replaced with water-flush toilets within one (1) year after a public sewer system becomes available.

11.3 Private Sewage Disposal

11.31 Sanitary Permit and State Septic Tank Permit

(1) Sanitary Permit Required: Work on or the change of use of a structure or facility requiring private sewage disposal facilities shall not begin until a sanitary permit has been issued by Iowa County. No septic tank system shall be installed, extended, enlarged, converted, or structurally altered without a sanitary permit and without full compliance with the provisions of this Ordinance, including minimum absorption areas

as determined by percolation tests, and all city, village, town, state, and other applicable regulations. Applications for a Sanitary Permit shall be made in duplicate to the Sanitary Inspector on forms furnished by the Sanitary Inspector. See Section 13.22.

(2) State Septic Tank Permit. No septic tank shall be purchased or installed until a Septic Tank Permit required by Section 144.03, Wisconsin Statutes has

been issued.

(3) Permit for Public Buildings: A sanitary permit shall not be issued for any structure or facility open to the public which requires a private sewage and/or any water system until the plans for such systems have been approved by the appropriate state agency.

11.32 Privies

(1) Privies shall be constructed and maintained in the manner described in Wisconsin Division of Health specifications for a sanitary privy, filed in the office of the county clerk and zoning administrator. Privies shall be maintained in a clean condition.

(2) Privies shall be located at the minimum horizontal

distance of:

25 feet from dwellings or rain water cistern

25 feet from a lot line

25 feet from a slope 12 percent or greater at the edge of a watercourse

50 feet from any well or ground water storage

reservoir used for drinking water.

50 feet from the high water mark of a watercourse. The bottom of open pits shall be three (3) feet above creviced bedrock and the high groundwater level. All privies in areas subject to periodic flooding shall be located and constructed to minimize health hazards.

11.33 Septic Tanks

(1) Type: Only septic tanks, as described in Section H62.20(1)(d), Wisconsin Administrative Code, shall be

installed or constructed.

(2) Size: Septic tank size shall be based upon the number of persons using the building and upon the nature of use and type of waste. The minimum septic tank capacity before the outlet shall be 750 gallons. An additional capacity beyond 750 gallons shall be added as provided in Section H62.20(1), Wisconsin Administrative Code.

(3) Location: No septic tank shall be located within the

following distances measured horizontally:

10 feet of any building used for human occupancy

10 feet of a lot line

10 feet from any cistern or basement

25 feet from the high water mark of any watercourse

25 feet from any well or other source of water supply used for domestic purposes.

Septic tanks shall be located downslope from wells and shall be floodproofed in any area subject to periodic flooding.

(4) Pursuant to H62.20, the slope of the sewer for the ten (10) feet preceding the septic tank shall not exceed one-quarter inch per foot.

(5) The inlet and outlet pipes between the septic tank to stable ground shall be cast iron with lead and oakum joints, or other pipes and joints approved for this purpose by the Division of Health or other state agency designated by law to make such an approval.

(6) Maintenance: Pursuant to H62.20(1)(f), septic tanks shall be cleaned whenever the sludge and scum

occupies one-third of the volume of the tank.

11.34 Soil Absorption Fields

(1) General Requirements

(a) No site for a private sewerage system shall be

approved:

Where there is less than three (3) feet of soil between the bottom of the proposed tile field or seepage pit and high groundwater or bedrock; or

Where the percolation rate in any test hole is slower than one (1) inch in sixty (60) minutes.

(b) Cesspools for disposal of untreated sewage are prohibited.

(c) No storm water, roof drains, footing drains or clear water drains, shall discharge into a private sewage disposal system.

(2) Soil Conditions Necessary for Construction of Septic

Tanks - Soil Absorption Systems:

(a) Certain soils in Iowa County have severe limitations for successful operation of soil absorption sewage disposal systems because of slow permeability, shallow bedrock, high groundwater or steep slopes. Locations and descriptions of these and other soils are given in the Soil Survey of Iowa County, Wisconsin in USDA, SCS Series 1958 No. 22.

 The following soils shall not be used for sewage disposal systems which operate by soil absorption because of the severe limitations which they embody.

Soil Types Map Unit Symbols -. Arensville silt loam Ar BoC2Boone fine sand, 6 to 12 percent slopes, eroded BoD2Boone fine sand, 12 to 30 percent slopes, eroded DeC Derinda stony silt loam, 6 to 12 percent slopes Df Dillon loamy fine sand DgB Dodgeville silt loam, 2 to 6 percent slopes DgB2 . . Dodgeville silt loam, 2 to 6 percent slopes, moderately eroded DgC Dodgeville silt loam, 6 to 12 percent slopes DgC2 . Dodgeville silt loam, 6 to 12 percent slopes, moderately eroded DgD Dodgeville silt loam, 12 to 20 percent slopes DgD2 Dodgeville silt loam, 12 to 20 percent slopes, moderately eroded DgE2 Dodgeville silt loam, 20 to 30 percent slopes, moderately eroded DhA Dodgeville silt loam, deep, 0 to 2 percent slopes ... Dodgeville silt loam, deep, 2 to 6 percent slopes DhB2 Dodgeville silt loam, deep, 2 to 6 percent slopes, moderately eroded DhC2 . . . Dodgeville silt loam, deep, 6 to 12 percent slopes, moderately

DhD Dodgeville silt loam, deep, 12 to 20 percent slopes
DhD2 . . Dodgeville silt loam, deep, 12 to 20 percent slopes, moderately
eroded

| DIC Dodgeville silt loam, shallow, 4 to 12 percent slopes DIB2 Dodgeville silt loam, shallow, 2 to 6 percent slopes |
|---|
| moderately eroded |
| DIC2 Dodgeville silt loam, shallow, 6 to 12 percent slopes moderately eroded |
| DID Dodgeville silt loam, shallow, 12 to 20 percent slopes |
| DID2Dodgeville silt loam, shallow, 12 to 20 percent slopes moderately eroded |
| DmB3 Dodgeville soils, 2 to 6 percent slopes, severly eroded |
| DmC3Dodgeville soils, 6 to 12 percent slopes severly eroded |
| DmD3 Dodgeville soils, 12 to 20 percent slopes, severly eroded |
| DnB3Dodgeville soils, deep, 2 to 6 percent slopes, severly eroded |
| DnC3 Dodgeville soils, deep, 6 to 12 percent slopes, severly eroded |
| DnD3 Dodgeville soils, deep, 12 to 20 percent slopes, severly eroded DsB Dubuque silt loam, 2 to 6 percent slopes |
| DsB2 Dubuque silt loam, 2 to 6 percent slopes, moderately eroded |
| DsC Dubuque silt loam, 6 to 12 percent slopes |
| DsC2 Dubuque silt loam, 6 to 12 percent slopes, moderately eroded |
| DsD Dubuque silt loam, 12 to 20 percent slopes |
| DsD2 . Dubuque silt loam, 12 to 20 percent slopes, moderately eroded |
| DsE Dubuque silt loam, 20 to 30 percent slopes DsE2 . Dubuque silt loam, 20 to 30 percent slopes, moderately eroded |
| 병하기 있습니다. 이렇게 되었다면 하다 지역에 요요한 나라 되어 하면 없어 보는 사람들이 모든 사람들이 어떻게 되었다면 되었다면 하다 때문에 되었다면 되었다. 나는 사람들이 없는 사람들이 되었다면 다른 사람들이 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 |
| DsF Dubuque silt loam, 30 to 45 percent slopes DsF2 . Dubuque silt loam, 30 to 45 percent slopes, moderately eroded |
| DtB Dubuque silt loam, deep, 2 to 6 percent slopes |
| DtB2Dubuque silt loam, deep, 2 to 6 percent slopes, moderately eroded |
| DtC Dubuque silt loam, deep, 6 to 12 percent slopes |
| DtC2 Dubuque silt loam, deep, 6 to 12 percent slopes, moderately |
| eroded Dibugue silt loom, door 19 to 90 persont clares |
| DtD Dubuque silt loam, deep, 12 to 20 percent slopes DtD2Dubuque silt loam, deep, 12 to 20 percent slopes, moderately eroded |
| DtE Dubuque silt loam, deep, 20 to 30 percent slopes |
| DtE2 Dubuque silt loam, deep, 20 to 30 percent slopes, moderately eroded |
| DuB3 Dubuque soils, 2 to 6 percent slopes, severly eroded |
| DuC3 Dubuque soils, 6 to 12 percent slopes, severly eroded DuD3 Dubuque soils, 12 to 20 percent slopes, severly eroded |
| DaE3 Dubuque soils, 20 to 30 percent slopes, severly eroded |
| DvC3Dubuque soils, deep, 6 to 12 percent slopes, severly eroded |
| DvD3 Dubuque soils, deep, 12 to 20 percent slopes, severly eroded |
| DyB2 Dubuque stony silt loam, 2 to 6 percent slopes, moderately |
| eroded |
| DyC2 Dubuque stony silt loam, 6 to 12 percent slopes, moderately eroded |
| DyD Dubuque stony silt loam, 12 to 20 percent slopes |
| DyD2 Dubuque stony silt loam, 12 to 20 percent slopes, moderately |
| eroded |
| DyE Dubuque stony silt loam, 20 to 30 percent slopes |
| DyE2 Dubuque stony silt loam, 20 to 30 percent slopes, moderately eroded |
| Et |
| FaD Fayette silt loam, uplands, 12 to 20 percent slopes FaD2 . Fayette silt loam, uplands, 12 to 20 percent slopes, moderately |
| eroded |
| FaD3 Fayette silt loam, 12 to 20 percent slopes, severly eroded |
| FaE2 . Fayette silt loam, uplands, 20 to 30 percent slopes, moderately eroded |
| |

| FeD2 Fayette silt loam, valleys, 12 to 20 percent slopes, moderately | |
|---|----|
| eroded | |
| FeD3 Fayette silt loam, valleys, 12 to 20 percent slopes, severly eroded | |
| FeE Fayette silt loam, valleys, 20 to 30 percent slopes | |
| FyD Fayette stony silt loam, valleys, 12 to 20 percent slopes | |
| FyD2 Fayette stony silt loam, valleys, 12 to 20 percent slopes, | 2 |
| moderately eroded | |
| FyE Fayette stony silt loam, valleys, 20 to 30 percent slopes | |
| CoR Gale cilt loom 2 to 6 percent slopes | |
| GaB | |
| Gabz Gale sitt foam, 2 to 0 bereent slopes, moterately eround | |
| GaC | |
| GaC2 Gale silt loam, 6 to 12 percent slopes, moderately eroded | |
| GaC3Gale silt loam, 6 to 12 percent slopes, severly eroded | |
| GaD | 5 |
| GaD2 Gale silt loam, 12 to 20 percent slopes, moderately eroded | |
| GaD3Gale silt loam, 12 to 20 percent slopes, severly eroded | 1 |
| GaE | 3 |
| GaE2 Gale silt loam, 20 to 30 percent slopes, moderately eroded | ì |
| GnC Gale stony silt loam, 6 to 12 percent slopes | s |
| GnC2 , Gale stony silt loam, 6 to 12 percent slopes, moderately eroded | 1 |
| GnD | 2 |
| GnD2 Gale stony silt loam, 12 to 20 percent slopes, moderately eroded | 1 |
| GnE | |
| GnE2 Gale stony silt loam, 20 to 30 percent slopes, moderately eroded | ì |
| HeB2Hesch loam, 2 to 6 percent slopes, moderately eroded | |
| HeC2Hesch loam, 6 to 12 percent slopes, moderately eroded | |
| HeD2Hesch loam, 12 to 20 percent slopes, moderately eroded | 3 |
| HsE2 Hesch sandy loam, 20 to 30 percent slopes, moderately eroded | 3 |
| | |
| HtB2 Hixton sandy loam, 2 to 6 percent slopes, moderately eroded | l. |
| HtC | |
| HtC2 Hixton sandy loam, 6 to 12 percent slopes, moderately eroded | |
| HtD | 5 |
| HtD2 . Hixton sandy loam, 12 to 20 percent slopes, moderately eroded | 1 |
| HtD3 Hixton sandy loam, 12 to 20 percent slopes, severly eroded | |
| HtE | 3 |
| HtE2 . Hixton sandy loam, 20 to 30 percent slopes, moderately eroded | 1 |
| HtF | 5 |
| Hu | 1 |
| La Lawson silt loam | 1 |
| Lo Loamy alluvial land | 1 |
| LpLoamy alluvial land, poorly drained | 1 |
| Ma | 1 |
| Md | t |
| Mm Millsdale silty clay loam, shale variant | t |
| Mp Mine pits and dumps NfB2 Northfield loam, 2 to 6 percent slopes, moderately eroded | |
| NfB2 Northfield loam, 2 to 6 percent slopes, moderately eroded | 1 |
| NfC Northfield loam, 6 to 12 percent slopes | 5 |
| NfC2 Northfield loam, 6 to 12 percent slopes, moderately eroded | 1 |
| NfD | |
| NfD2 Northfield loam, 12 to 20 percent slopes, moderately eroded | 1 |
| NfENorthfield loam, 20 to 30 percent slopes | |
| | |
| NfE2 Northfield loam, 20 to 30 percent slopes, moderately eroded | L |
| NoC Northfield sandy loam, 6 to 12 percent slopes | |
| NoC2 Northfield sandy loam, 6 to 12 percent slopes, moderately eroded | I. |
| NoD Northfield sandy loam, 12 to 20 percent slopes | |
| NoD2 Northfield sandy loam, 12 to 20 percent slopes, moderately | 1 |
| eroded | |
| NoE Northfield sandy loam, 20 to 30 percent slopes | 5 |
| | |

| NoE2 Northfield sandy loam, 20 to 30 percent slopes, moderately eroded | |
|--|--|
| | |
| NsD Northfield stony loam, 6 to 20 percent slopes NsD2 Northfield stony loam, 12 to 20 percent slopes, moderately eroded | |
| NsE Northfield stony loam, 20 to 30 percent slopes | |
| NsE2 Northfield stony loam, 20 to 30 percent slopes, moderately eroded | |
| Or Orion silt loam | |
| Pd Peat and Muck, deep Pe Peat and Muck, shallow | |
| Re | |
| SoB Sogn and Dodgeville silt loams; shallow, 2 to 6 percent slopes SoB2 Sogn and Dodgeville silt loams, shallow, 2 to 6 percent slopes, moderately eroded | |
| | |
| SoCSogn and Dodgeville silt loam, shallow, 6 to 12 percent slopes SoC2Sogn and Dodgeville silt loams, shallow, 6 to 12 percent slopes, moderately eroded | |
| SoD Sogn and Dodgeville silt loams, shallow, 12 to 20 percent slopes SoD2 Sogn and Dodgeville silt loams, shallow, 12 to 20 percent slopes, moderately eroded | |
| SoE Sogn and Dodgeville silt loams, shallow, 20 to 30 percent slopes | |
| SoE2 Sogn and Dodgeville silt loams, shallow, 20 to 30 percent slopes SoE2 Sogn and Dodgeville silt loams, shallow, 20 to 30 percent slopes, moderately eroded | |
| Ss Steep stony and rocky land | |
| Tr Terrace escarpments, loamy | |
| Ts Terrace escarpments, sandy | |
| Wa | |
| 2. The following soils have limitations and require | |
| | |
| special on-site investigation before being | |
| approved for operation of sewage disposal system. Map Unit Symbols — Soil Types Bm | |
| Man Unit Symbols — Soil Types | |
| Be- | |
| Bin | |
| CuA Curran silt loam, 0 to 3 percent slopes | |
| JaA Jackson silt loam, 0 to 2 percent slopes | |
| JaB Jackson silt loam, 2 to 6 percent slopes | |
| Mu Muscatin silt loam | |
| Muscatin silt loam | |
| NwB2 Norwalk silt loam, deep, 2 to 6 percent slopes, moderately eroded | |
| NwC2 Norwalk silt loam, deep, 6 to 12 percent slopes, moderately eroded | |
| OsA Osseo silt loam, 0 to 2 percent slopes | |
| OsB Osseo silt loam, 2 to 6 percent slopes | |
| Ro Rowley silt loam | |
| RzB2 Rosetta silt loam, 2 to 6 percent slopes, moderately eroded | |
| Sr Sparta loamy fine sand, moderately well drained variant | |
| | |
| SuA Stronghurst silt loam, 0 to 2 percent slopes | |
| SuB Stronghurst silt loam, 2 to 6 percent slopes | |
| SuB2 . Stronghurst silt loam, 2 to 6 percent slopes, moderately eroded | |
| TvA Toddville silt loam, 0 to 2 percent slopes | |
| TvB | |
| 3. Determination of soil conditions. An applicant | |
| | |
| desiring to install soil absorption sewage disposal | |
| facilities in sites where soils in groups (a)1. or | |
| (a)2. above are mapped shall present evidence | |
| | |
| contesting the unsuitability of the soil of the site | |
| contesting the unsuitability of the soil of the site at a public hearing as provided in Section 13.6 | |

of this Ordinance. Thereafter the Board of Adjustment may affirm, modify or change the order of the Sanitary Inspector. The applicant shall have additional on-site investigations made including percolation tests; obtain certification of a soil specialist that specific areas lying within these soils are suitable for proposed facility; and meet the Division of Health and other state regulations. Upon consideration of the factors listed above, the Board of Adjustment may attach conditions, without limitations, because of specific enumeration, such as requirements for larger minimum lot size; modified soil absorption systems; provisions for methods of sewage collection; adequate off-site disposal of wastes in a designated manner; and other requirements it deems necessary to fulfill the purpose and intent of this Ordinance. Violation of any of these conditions shall be deemed a violation of this Ordinance. Such variance shall be in conformity with the state law; the public health, safety and general welfare; and the purpose of this Ordinance.

(b) Percolation Characteristics. Soil absorption systems shall not be constructed until percolation tests are performed in accordance with Chapter H 65 of the Wisconsin Administrative Code, and shall consist of at least three (3) test holes sufficiently spaced and adequate in number to represent the soils in the area of the proposed absorption field. The percolation tests shall be conducted on the site and at the depth at which the system will be installed and the results verified by a Sanitary Technician. The results of these tests will determine the tile field size according to the specifications of H 62, Wisconsin Administrative Code contained in the following table:

Percolation Rate

| reace | |
|---|---|
| Minutes Required For Water to Fall One Inch | Minimum Absorption Area in Square Feet Per Bedroom |
| 2- 5 | 125 |
| 5-10 | 165 |
| 10-15 | 190 |
| 15-30 | 250 |
| 30-45 | 300 |
| 45-60 | 330 |

(c) Slopes. Soil absorption systems shall not be constructed where land slopes are 12 percent or more or where there are slopes of more than 12 percent downgrade from the proposed system within twenty (20) feet of the proposed system. The Sanitary Technician shall determine and certify whether slopes of such magnitude exist. (d) Bedrock and groundwater. Soil absorption systems shall not be constructed where bedrock is within six (6) feet of the ground surface or where high groundwater is within three (3) feet of the ground surface. The Sanitary Technician shall determine and certify whether such problems exist and

conduct borings if necessary.

(e) Fills in Wet Areas or Areas Subject to Periodic Flooding. Where fill materials are placed or other improvements made in wet areas in an attempt to remedy high groundwater conditions percolation tests and soil borings shall be delayed when necessary until actual observation can be made of maximum ground water conditions after completion of the improvements.

(f) Sanitary Technicians. The Zoning Administrator shall prepare and keep updated a list of Sanitary Technicians who are certified to perform these tests. The Zoning Administrator shall request periodic review of the list by the Division of Health

or Division of Environmental Protection

(3) Location of Soil Absorption Systems. All portions of a soil absorption system shall be located at the minimum horizontal distance of:

10 feet from any lot line

25 feet from a slope 12 percent or greater at the edge of a watercourse

25 feet from dwellings or rain water cisterns

25 feet from a wetland

50 feet from the high water mark of any watercourse

50 feet from any water supply well or ground

storage reservoir used for drinking water.

Soil Absorption fields which receive the effluent of two (2) or more dwelling units shall be setback at least one hundred (100) feet from the high water mark of any lake or watercourse.

(4) Specifications for Seepage Trenches, Seepage Pits, and

Seepage Beds

(a) Seepage Trenches. Seepage trenches shall not exceed one hundred (100) feet in length and shall be from two to three (2-3) feet in width.

(b) Seepage Pits

Seepage pits shall be used only when deeper soil
formations are more porous than the upper soil
and shall be installed only where the lower soil
percolation rate is less than thirty (30) minutes
for a drop of one (1) inch in water level.

 Seepage pits shall not be installed in areas where wells less than twenty (20) feet deep are used for potable water supplies or in areas where periodic flooding may cause malfunctioning of

the system or health and safety hazards.

(c) Seepage Beds. A seepage bed is similar to a seepage trench except that the excavation is more than three (3) feet wide and has more than one line of distribution tile. The bottom of the seepage bed shall be level and the distribution piping laid at a grade of two to four (2-4) inches per 100 feet. Distribution lines in a seepage bed shall be spaced not greater than three (3) feet from the sidewall. In all other respects seepage beds shall comply with Sections 11.33, 11.34, 11.35(1), and 11.35(2) of this Ordinance. Seepage beds may not be installed in soils in which the percolation rate is more than ten (10) minutes for a drop of water level of one (1) inch nor in areas subject to periodic flooding.

Servicing All Sewage Disposal Facilities 11.35

(1) General. Septic tanks, seepage pits, grease traps, privies and other disposal facilities shall be serviced in accordance with Chapter H66 of the Wisconsin Administrative Code and relevant provisions of the

Wisconsin Statutes.

(2) Sludge Disposal. Sludge, scum, and effluent from septic tanks and any other material removed from sewage disposal units, all hereafter referred to as sludge, shall be disposed of in such manner as not to create a nuisance or menace to public health. Unless otherwise authorized by the Division of Health or the Division of Enviornmental Protection, the sludge shall be disposed of as follows:

(a) Discharge into a public sewage system when practical. The point and method of discharge into the system shall be subject to the requirements of

the operator.

(b) Discharge at a disposal site designated for such purposes by a city, village, or town, or Zoning

Administrator.

(c) In the absence of a public sewerage system or designated disposal site, by burial on the premises where produced, at least 100 feet from a well or watercourse; or on other premises at least 500 feet from a well, watercourse or place of habitation. There shall be not less than eighteen (18) inches of earth over such buried sludge, and an additional 18 inches between the sludge and groudwater or limestone bedrock.

(d) The sludge may also be spread on land not used for pasture or vegetable growing and in such case, shall not be disposed of within 1,000 feet of a

place of habitation.

(e) No sludge shall be disposed of by discharge into a lake, watercourse, ditch or dry run, or in any area subject to periodic flooding, nor on land within 300 feet of any navigable water except on the

premises where produced.

Variances - The Board of Adjustment may grant variances from the sanitary provisions of this Ordinance in the manner provided in Section 13.4 of this Ordinance where, owing to special conditions a literal enforcement of the provisions of this Ordinance will result in unnecessary hardship and so that the spirit of the Ordinance shall be observed and substantial justice done. No variance shall be permitted which does not meet minimum Division of Health or other state requirements or which will threaten health or safety or cause nuisances.

ADMINISTRATIVE PROVISIONS

Section 13.0 Administration

13.1 Zoning Administrator — There is hereby created the office of Zoning Administrator. The Zoning Administrator may exercise the following duties and powers:

3.11 Advise applicants as to the provisions of this Ordinance

and assist them in preparing permit applications.

13.12 Issue permits and inspect properties for compliance with this Ordinance.

13.13 Keep records of all permits issued, inspections made,

work approved, and other official actions.

13.14 Prohibit the use of new private water supply or private sewage disposal systems not in compliance with the requirements of this Ordinance until he has inspected and approved such system.

13.15 Inspect new and existing sewerage and water systems.

13.16 Have access to any structure or premises between 8:00 a.m. and 6:00 p.m., for the purpose of performing his duties.

13.17 Make on-site investigations required for subdivision administration.

13.18 Report violations of this Ordinance and other applicable regulations to the Zoning Committee and District Attorney.

13.2 Zoning and Sanitary Permit

13.21 Cases When Permit is Required

 Before any building or other structure is erected, moved or structurally altered so as to change its use or increase its floor area.

(2) Before any land use is substantially altered.

(3) Before any private sewerage or water system is constructed or structurally altered. See Sections 9.0 and 11.0 of this Ordinance.

13.22 Application for Zoning or Sanitary Permit — An application for a Zoning or Sanitary Permit shall be made to the Zoning Administrator upon forms furnished and shall include, for the purpose of proper enforcement of these regulations, the following data:

(1) Name and address of the applicant and property

owner.

- Legal description of the property and type of proposed use.
- (3) A sketch showing the dimensions of the lot and location of buildings from the lot lines, center line of abutting highways and the high water mark of any abutting watercourse and water mark at the day of the sketch.

(4) Where a private water or sewerage system is to be installed.

(a) Type of proposed installation.

(b) Name of person in charge of installation and any state license held by him.

(c) Type of occupancy, number of occupants or patrons and estimated water consumption.

(d) Size and location of the proposed sewage disposal system.

(e) A sketch showing:

1. Location of wells, streams, lakes, buildings,

privies, and septic tank systems within one hundred (100) feet of the proposed sewage disposal site.

2. The location of all percolation test holes and report of each test and soil boring as run by a

Sanitary Technician.

Depth to bedrock if less than six (6) feet.

4. Depth to groundwater if less than three (3) feet. 5. Slope in feet per one hundred (100) or contour

lines at two (2) foot intervals in the area of the proposed absorpiton field and well.

13,3 Certificate of Compliance

13.31 No land shall be occupied or used and no building hereafter erected, altered or moved shall be occupied until a certificate of compliance is issued by the zoning administrator.

> (1) The certificate of compliance shall show that the building or premises or part thereof and the proposed thereof conform to the provisions of this

Ordinance.

(2) Application for such certificate shall be concurrent

with the application for a zoning permit.

(3) The certificate of compliance shall be issued within ten (10) days after the completion of the work specified in the zoning permit if the building or premises or proposed use thereof conforms with all the provisions of this Ordinance and any other applicable regulations. The Zoning Administrator may request the applicant to submit a certification by a registered professional engineer or land surveyor that the finished fill and building floor elevations, flood proofing measures, or other flood protection factors were accomplished in compliance with the provisions of this Ordinance. The Zoning Administrator shall within ten days after receipt of such certification from the applicant issue a certificate of compliance only if the building or premises and the proposed use thereof conform with all the requirements of this Ordinance.

The zoning administrator may issue a temporary certificate of compliance for part of a building, pursuant to rules and regulations established therefore by the

County Board of Supervisors.

13.4 Board of Adjustment - The Chairman of the County Board is hereby directed to appoint a Board of Adjustment according to Section 59.99 of the Wisconsin Statutes, consisting of three members and two alternates. All of the Board of Adjustment must be from unincorporated areas and no two shall be from the same Town.

Powers of the Board

13.41 The Board of Adjustment shall adopt rules for the conduct of business and may exercise all of the powers conferred on such boards by Section 59.99 of the Wisconsin Statutes.

The board shall hear and decide appeals where it is alleged there is error in any order, requirement, decision or determination made by an administrative official in the enforcement or administration of this Ordinance.

13,43 It shall hear and decide special exceptions to the terms of this Ordinance upon which the Board is required to pass under this Ordinance.

13.44 It may authorize upon appeal in specific cases such variance from the terms of the Ordinance as will not be contrary to the public interest, where owing to special conditions a literal enforcement of the provisions of the Ordinance will result in unnecessary hardship and so that the spirit of the Ordinance shall be observed and substantial justice done. No variance shall have the effect of allowing in any district uses prohibited in that district, permit a lower degree of flood protection than the flood protection elevation for the particular area, or permit

standards lower than those required by state law.

13.5 Appeals to the Board - Appeals to the Board of Adjustment may be taken by a person aggrieved or by an officer, department, board or bureau of the municipality affected by any decision of the Zoning Administrator. Such appeal shall be taken within a reasonable time, as provided by the rules of the Board, by filing with the Zoning Administrator and with the Board of Adjustment a notice of appeal specifying the ground thereof. The Zoning Administrator shall forthwith transmit to the Board all the papers constituting the record upon which the action appealed from was taken.

13.51 Hearing Appeals

> (1) The Board of Adjustment shall fix a reasonable time for the hearing of the appeal; give public notice thereof by publishing in the official newspaper of the county not less than ten (10) days prior to the hearing a notice specifying the date, time and place of hearing and the matters to come before the Board; as well as mailed notices to the parties in interest including the main and appropriate regional office of the Division of Environmental Protection.

A decision regarding the appeal shall be made as soon

as practicable.

(3) The final disposition of an appeal or application to the Board of Adjustment shall be in the form of a written resolution or order signed by the Chairman and Secretary of the Board, Such resolution shall state the specific facts which are the basis for the Board's determination and shall either affirm, reverse, vary or modify the order, requirement, decision or determination appealed, in whole or in part, dismiss the appeal for lack of jurisdiction or prosecution or grant the application.

A copy of any decision granting a variance shall be mailed to the Division of Environmental Protection.

Upon hearing any party may appear in person or by agent or by attorney.

13.52 Mapping Disputes: The following procedure shall be used: by the Board of Adjustment in deciding contested cases in which the location of a flood plain zoning district

boundary is disputed;

(1) Experience flood district boundary: When the location of the flood plain district boundary is established by experience flood maps, pursuant to Section 4.21 and 4.22 of this Ordinance, the flood elevations or "flood profiles" for the point in question shall be the governing factor in locating the district boundary on

the land. If elevations or profiles are not available the Board of Adjustment may examine any other available

evidence that is relevant.

(2) In all cases the person contesting the location of the district boundary shall be given a reasonable opportunity to present his case to the Board of Adjustment and to submit his own technical evidence if he so desires. The Board shall not allow deviations from the boundary line as mapped unless the evidence clearly and conclusively establishes that the mapped location of the line is incorrect.

13.6 Special Exception Permits

13.61 Application for: Any use listed in this Ordinance as requiring a special exception permit may be allowed only upon application to the Zoning Administrator and issuance of a special exception permit by the Board of Adjustment. The Board of Adjustment in evaluating each application may request the County Soil and Water Conservation District to make available expert assistance from those state and federal agencies which are assisting said district under a memorandum of understanding and any other state or federal agency which can provide technical assistance.

13.62 Notice and Public Hearing — Before passing upon an application for Special Exception Permit the Board of Adjustment shall hold a public hearing. Notice of such public hearing specifying the time, place, and matters to come before the Board shall be given in the manner specified in Section 13.51 including mailed notice to the main and appropriate regional office of the Division of Environmental Protection. The Board shall state in writing the grounds for refusing a Special Exception Permit.

3.63 Procedure to be Followed in the Flood Plain District by Board of Adjustment in Passing on Special Exception Permits — Upon receiving an application for a special exception permit involving the use of fill, construction of structures, or storage of materials, the Board of Adjustment shall, prior to rendering a decision thereon:

(1) Require the applicant to submit, at the time of application, two copies of an aerial photograph, or a plan certified by a competent technician, which accurately locates the flood plain proposal with respect to the flood plain district limits, channel of stream, existing flood plain developments, together with all pertinent information such as the nature of the proposal; legal description of the property, fill limits and elevations; building floor elevations; and flood proofing measures.

(2) Transmit one copy of the information described in subsection (1) to the Division of Environmental Protection with a request to have that agency provide expert technical assistance in evaluating the effects of the proposed project upon flood heights, velocities, and flood plain storage areas and the determination of

flood protection levels.

(3) Require the applicant to furnish such of the following additional information as is deemed necessary by the Board of Adjustment for the evaluation of the effects of the proposal upon flood flows and flood plain storage and to render a decision on the proposed flood

plain use.

(a) A typical valley cross-section showing the channel of the stream the flood plain adjoining each side of the channel, cross-sectional area to be occupied by the proposed development, and high water information.

(b) Plan (surface view) showing elevations or contours of the ground; pertinent structure, fill or storage elevations; size, location and spatial arrangement of all proposed and existing structures on the site; location and elevations of streets, water supply, sanitary facilities, and soil types and other pertinent information.

(c) Profile showing the slope of the bottom of the

channel or flow line of the stream.

(d) Specifications for building construction and materials, "flood proofing," filling, dredging, grading, channel improvement, storage of materials, water supply, and sanitary facilities.

13.64 Factors upon which the decision of the Board shall be based: The determination of the Board of Adjustment on each special exception permit shall be based on the effects of the proposed project with respect to the objectives and purposes of this Ordinance as stated in the Statement of Purpose, Section 1.31 through 1.39 of this Ordinance.

13.65 The Board shall act on an application in the manner above described within 60 days from receiving the application, except that where additional information is required by the Board pursuant to Section 13.63(3) of this Ordinance, the Board shall render a written decision within 60 days from the receipt of such information. A copy of any such decision shall be mailed to the main and appropriate regional office of the Division of Environmental Protection.

13.66 Conditions Attached to Special Exception Permits:

Upon consideration of the factors listed above and the purposes of this Ordinance, the Board of Adjustment may attach such conditions, in addition to those required by specific permits, as it deems necessary in furthering the purposes of this Ordinance. Such conditions may include specifications for, without limitation because of specific enumeration; modification of sewage disposal and water supply facilities, modification of other waste disposal methods and facilities, landscaping, periods of operation, operational controls, sureties, deed restrictions, and adequate "flood proofing."

(1) "Floodproofing." Special exceptions requiring flood proofing measures such as the following shall be designed consistent with the flood protection elevation for the particular area as described in the Special Provisions, Section 4.31; and flood velocities, forces and other factors associated with the flood protection elevation. The Board of Adjustment may require that the applicant submit a plan or document certified by a registered professional engineer that the flood proofing measures are consistent with the flood protection

elevation for the particular area.

- (a) Anchorage to resist flotation and lateral movement,
- (b) Installation of watertight doors, bulkheads and shutters.
- (c) Reinforcement of walls to resist water pressures.
- (d) Use of paints, membranes or mortars to reduce seepage of water through walls.
- (e) Addition of mass or weight to structures to resist flotation.
- (f) Installation of pumps to lower water levels in structures.
- (g) Construction of water supply and waste treatment systems to prevent the entrance of flood waters.
- (h) Pumping facilities for subsurface drainage systems for buildings to relieve external foundation wall and basement floor pressures.
- Construction to resist rupture or collapse caused by water pressure or floating debris.
- (j) Cutoff valves on sewer lines or the elimination of gravity flow basement drains.
- 13.67 Recording When a Special Exception is approved, an appropriate record shall be made of the land use and structures permitted, and such grant shall be applicable solely to the structures, use and property so described. A copy of any decision granting a Special Exception Permit shall be mailed to the main office of the Division of Environmental Protection.
- 13.68 Termination Where a special exception does not continue in conformity with the conditions of the original approval, the special exception shall be terminated by action of the Board of Adjustment.

13.69 Fees — The applicant, upon filing of his application, shall pay a fee to the Zoning Administrator in accordance with

the following schedule:

- (1) Sanitary Permit and Certificate of Compliance . \$ 5.00 (2) Zoning permit and Certificate of Compliance . . \$ 5.00 (3) Certificate of Compliance \$ 5.00
- (4) Special Exception Permit\$25.00 Section 14.0 Enforcement and Penalties
- Any building or structure hereinafter erected, moved or 14.1 structurally altered or any use hereinafter established in violation of the provisions of this Ordinance other than the flood plain zoning provisions by any person, firm, association, corporation (including building contractors or his or their agent) shall be deemed an unlawful structure or use. The Zoning Administrator shall report all violations of this Ordinance to the Zoning Committee. The Zoning Administrator may sign a complaint and report the violation to the District Attorney. It shall be the duty of the District Attorney to expeditiously prosecute all such violators. A violator shall upon conviction forfeit to the County a penalty of not less than \$10.00 together with the taxable cost in such action and not more than \$200.00, and every day of violation shall constitute a separate offense. The penalties for violation of the subdivision regulations portion of this Ordinance shall be as contained in Sections 236.31, .32, and .335, Wisconsin Statutes.
- 14.2 Every structure, building, fill or development placed or maintained within any flood plain in violation of this Ordinance is a public nuisance and the creation thereof may be enjoined and

maintenance thereof may be abated by action of suit of the county, the state or any citizen thereof. Any person who places or maintains any structure, building, fill or development within any flood plain in violation of this Ordinance shall forfeit to the County not more than \$50 for each offense. Each day during which such violation exists is a separate offense.

Section 15.0 Amendments

15.1 The County Board of Supervisors of Iowa County, Wisconsin, may from time to time, alter, supplement or change the boundaries of use districts and the regulations contained in this Ordinance in the manner provided by law.

15.11 Amendments to this Ordinance may be made on petition of any interested party in accordance with the provisions

of Sections 59.97 (3) and (4), Wisconsin Statutes.

15.12 Copies of any amendment proposed to the county board of supervisors referred by that board to the county zoning agency shall be forwarded by the county zoning agency, together with the first notice of the public hearing thereon, to the main office and appropriate regional office of the Division of Environmental Protection.

15.13 A copy of the action taken by the county board of supervisors on any amendment shall be forwarded to the main office and appropriate regional office of the Division

of Environmental Protection.

Section 16.0 Definitions

16.1 Unless specifically defined below, words or phrases used in this Ordinance shall be interpreted so as to give them the same meaning as they have at common law and to give this Ordinance its most reasonable application.

(1) Acessory Use — A use incidental to the principal use of a building. In buildings restricted to residential use, the office of a professional man, customary family occupations, and workshops not conducted for compensation shall be deemed

accessory uses.

(2) Boathouse — Any structure designed for the purpose of protecting or storing boats for non-commercial purposes.

Boathouses shall not be used for human habitation.

(3) Bulkhead Line — A geographic line along a reach of navigable stream that has been adopted by a municipal ordinance and approved by the Division of Environmental Protection pursuant to Section 30.11, Wisconsin Statutes.

(4) Campgrounds — Any premises established for overnight habitation by persons using equipment designed for the purpose of temporary camping and for which a fee is

charged.

(5) Channel — A natural or artificial water course of perceptible extent, with definite bed and banks to confine and conduct continuously or periodically flowing water. Channel flow thus is that water which is flowing within the limits of the

defined channel.

(6) Equal Degree of Encroachment — is established by considering the affect of encroachments on the hydraulic efficiency of the "flood plain" along a significant "reach" of the stream. Hydraulic efficiency depends on such factors as the relative orientation of the channel with respect to the "floodway," the natural and man-made characteristics of the flood plain, relative ground level on both sides of the stream, the type of vegetation on both sides of the stream and the resistance of such vegetation to flood flows. In most cases

these factors will not result in equal distances or areas between encroachment lines on both sides of the stream.

(7) Flood — A temporary rise in stream flow or stage that results in water overtopping its banks and inundating areas adjacent to the channel.

(8) Flood Plain — The land adjacent to a body of water which has been or may be hereafter covered by flood water including but not limited to the flooding equivalent to

regional flood.

(9) Floodway — The channel of a stream and those portions of the flood plain adjoining the channel that are required to carry and discharge the flood water or flood flows of any river or stream including but not limited to flood flows associated with the regional flood.

(10) Flood profile — A graph or a longitudinal profile showing the relationship of the water surface elevation of a flood

event to location along a stream or river,

(11) Flood Proofing — A combination of structural provisions, changes, or adjustments to properties and structures subject to flooding primarily for the reduction or elimination of flood damages to properties, water and sanitary facilities, structures, and contents of buildings in a flood hazard area.

(12) Flood Stage — For purposes of this Ordinance the term is used to mean the height or elevation of a flood as referred to some datum. For other purposes it is commonly used to refer to the elevation at which a stream will over top its normal stage banks.

(13) Lagoon — An artificial enlargement of a waterway.

(14) Lot Width — The distance between side lines of the lot at the building line. In the case of a shoreland lot, the lot width

is the width of the lot 75 feet from the waterline.

(15) Mobile Home — A detached single family dwelling unit designed for long-term occupancy; and containing sleeping accommodations, a flush toilet, a tub or shower bath, and kitchen facilities; with plumbing and electrical connections provided for attachment to outside systems; which is designed to be transported on its own wheels.

(16) Normal High Water Elevation — The line where the natural vegetation changes from predominantly aquatic to

predominantly terrestrial.

(17) Ordinary High Water Mark — The highest point on the bank of a normal stage channel at which the water level has been for a sufficient period of time to leave a definite mark.

(18) Reach — A hydraulic engineering term to describe longitudinal segments of a stream or river. A reach will generally include the segment of the flood plain where flood heights are primarily controlled by man-made or natural flood plain obstructions or restrictions. In an urban area, the segment of a stream or river between two consecutive bridge crossings would most likely be a reach.

(19) Regional Flood — The regional flood is a flood determined by the Division of Environmental Protection which is representative of large floods known to have occurred generally in Wisconsin and reasonably characteristic of what can be expected to occur on a particular stream. The regional flood generally has an average frequency in the order of the one hundred (100) year recurrence interval flood determined from an analysis of floods on a particular stream and other streams in the same general region. (20) Sanitary Technician — A person trained or experienced in performing those tests necessary to determine the feasibility of the safe disposal of sanitary wastes on proposed building sites and so certified by the Sanitary Inspector.

(21) Setbacks from a highway — The minimum horizontal distance from the center line of a highway or its right-of-way (line) to the nearest part of a structure, measured at right

angles to the center line or right-of-way.

(22) Setbacks from water — The minimum horizontal distance from the normal high water line of a body of water to the

nearest part of a structure.

(23) Silvicitural Thinning — A woodland management practice which, for the purposes of this Ordinance, improves or maintains the quality of adjacent surface water through responsible cutting in shorelands; and by which long lived species are perpetuated and provision is made for efficient

methods of slash disposal.

(24) Stand Project Flood — A hypothetical flood, estimated by the Corps of Engineers, representing the critical flood runoff volume and peak discharge that may be expected from the most severe combination of meterological and hydrological conditions that are considered reasonably characteristic of the geographical region involved, excluding extremely rare combinations.

(25) Storage Capacity of a Flood Plain — The volume of space above an area of flood plain land that can be occupied by flood water of a given stage at a given time, regardless of

whether the water is moving.

(26) Structure — Anything constructed or erected, the use of which requires a more or less permanent location on or in the ground. Includes but is not limited to objects such as buildings, factories, sheds, and cabins. A permanent structure is a structure which is built of such materials and in such a way that it would commonly be expected to last and remain useful for a substantial period of time. A temporary structure is a structure which is built of such materials in such a way that it would be commonly be expected to have a relatively short useful life, or is built for a purpose that would commonly be expected to be relatively short-term.

(27) Subdivision — The division of a lot, parcel or tract by the owner thereof, or his agent, for the purpose of transfer of ownership or building development where the act of division creates three (3) or more parcels or building sites of five (5) acres or less in an area or where the act of division created three (3) or more parcels or building sites of five (5) acres each or less in area by successive division within a five-year

period.

(28) Substandard Lot — A substandard lot is a lot that does not conform to the dimensional requirements of the Ordinance.

(29) Travel trailor — A vehicular portable structure designed as a temporary dwelling for travel, recreation and vacation use, which does not fall within the definition of a mobile home.

(30) Unnecessary Hardship — An unusual or extreme decrease in the adaptability of the property to the uses permitted by the zoning district which is caused by facts, such as rough terrain or good soil conditions, uniquely applicable to the particular piece of property as distinguished from those applicable to most or all property in the same zoning district. (31) Waterline — The shortest straight line at the waterfront end of a lot abutting a lake or stream that lies wholly within the lot providing that not less than 75 percent of the length of such waterline shall be on the landward side of the normal high water elevation.

PROCEEDINGS OF THE IOWA COUNTY BOARD OF SUPERVISORS August 26, 1969

The meeting was called to order at 8:10 P.M. by Honorable Richard Scullion, Chairman of the Board who explained that the meeting was called to consider miscellaneous matters before the Board.

The Clerk was asked to call the roll. Members reported present

except Sup. Hicks who was excused.

Chairman Scullion stated that various material had been handed out prior to the meeting. He referred to the financial report and asked

members to look over the information.

The Chairman referred to the Blackhawk brochure and asked Sup. Holland to explain the publication, who stated that it was a joint effort of Crawford, Richland, Grant, Lafayette and Iowa Counties. The brochure is an initial effort toward the promotion of Southwestern Wisconsin thru the Blackhawk Organization.

District Attorney, James B. Schwalbach presented information to the Board regarding a suit started by Milwaukee County on State Aid for Welfare due the Counties. The Board approved by a show of hands the offer of Mr. Schwalbach to pursue the matter in the best interests of Iowa County joining the suit only if necessary to obtain the aid from

the State.

The Chairman advised the Board that the annual Wisconsin County Boards meeting would be held in September in Dane County and because of the meeting being close it might be of interest to members to attend. It was agreed that Board members interested in attending

should do so and submit a claim for the expense.

Chairman Scullion asked for directions from the Board for the Claims Committee regarding the payment of claims for deputies serving at the motorcycle races held on private property in the Barneveld area. A discussion was held where information was provided indicating that the deputies were working on highways and not private property and that the committee desired to be consistent in the payment of such claims and therefore wanted the opinion of the Board for this matter.

Sup. Roelli moved that the portion of deputy work used on highway

control be allowed.

Sup. Thompson seconded the motion. Carried.

The Clerk was requested to read the following communications. (Aug-A-1C-69)

August 8, 1969

Mr. Richard Scullion Chairman, Iowa County Board Highland, Wis.

Dear Sir:

Due to unforseen circumstances I find it necessary to resign my position as Iowa County Highway Commissioner, effective September 10th, 1969.

I would like to take this opportunity to thank you for your cooperative assistance and assure you that my term here has been enjoyable.

Thank you.

Sincerely,

August 13, 1969

Kenneth Palzkill
Iowa County Clerk
Courthouse
Dodgeville, Wis.
Subject: Confirmation, Verbal Blue Cross and Retirement

Dear Ken

As I have notified the Chairman of Board, Richard Scullion of my resignation as County Highway Commissioner effective September 10, 1969, I shall start my vacation on Tuesday, September 2. This will then make my termination effective at the end of the working day, Wednesday, September 10, 4:30 P.M.

It is my desire to keep the Blue Cross in force for myself only and to take a lump sum on the retirement, in cash, as soon as time

requirements allow.

Sincerely,

M. W. Bennett, Commissioner Iowa County Highway Commission

A discussion followed regarding the resignation and the method of replacement. The Chairman emphasized that decision was being left to the discretion of the County Board. Considerable debate took place on the position of Commissioner, the operation of the Highway

Department, changes if any and the salaries for the coming.

Supervisor Grunow moved that the position be advertised for one week in the county newspapers stating the salary range, the suggested starting salary of \$8,500.00 per year, a written application deadline of September 15th and requesting applicants to state desired salary and qualifications indicating that an opportunity will be given to appear before the Board.

Seconded by Sup. Hogan. Carried.

Sup. Demuth, Chairman of the Personnel Committee stated that the requested wage and benefit adjustments had been received from the Union for the coming year and he suggested discussion from the floor regarding the proposals for change in the operation of the Highway Department.

Sup. Peterson asked for comments from the grading foreman who was present. Information was presented to indicate that it would be difficult to get along without some form of construction crew for

ordinary repairs to highways.

Sup. Ryan stated that the intention was to continue without any major expansion of equipment using men and equipment available to

the best advantage of the county.

Sup. Branger stated that the unknown factor of winter conditions required the department to maintain a crew and while the committee had been evaluating the operation for some time it was difficult to determine a final decision.

A five minute recess was declared.

The meeting was again called to order by the Chairman. The requests of the Union were read. (Aug-B-2C-69)

The recommendations of the Highway Committee were read.

A discussion again followed on the recommendations and operation of the department within the funds available. The Personnel Committee

will negotiate the matter further.

The matter of the lease for welfare quarters with King's on the present occupied building and the present Post Office was discussed.

Sup. Kritz moved that the District Attorney draft a letter to King's requesting that the option of the lease be made available to Iowa County.

Sup. Grunow seconded the motion. Carried.

Mr. James Dresser, a developer of an Organization known as Epernay, Limited, in the Town of Wyoming was presented to the Board for the purpose of explaining the development proposed. He gave a summary of the project indicating that it would involve 1200 acres, a lake and numerous housing and recreational facilities. The Board responded with several questions.

The proposed resolutions for the County Boards Annual Meeting

were presented and considered by the Board.

A resolution from the Highway Committee regarding the transfer of roads from the township to county system was presented, for the Towns of Arena and Wyoming.

Sup, Kritz moved for adoption.

Sup. Hogan seconded the motion. Carried.

The contract for the completion of the heating system, after default of the original contractor, with Collins & Hying for the Courthouse was presented.

Sup. Roelli moved approval and that the Chairman and Clerk be

authorized to sign the same.

Sup. Swenson seconded the motion. Carried.

Sup. Thompson asked for approval of the County Board for the construction of privately owned hangers on leased land at Tri-County Airport.

Sup. Stenseth moved approval be granted. Sup. Swenson seconded the motion, Carried.

The Milleage and Per Diem Report for 17 days per diem and milleage for 20 members was presented. (The Highway Committee members held a committee meeting earlier in the day)

17 Days - \$204.00 - 501 Miles - \$40.08 - Total \$244.08

Sup. Grunow moved for adoption.

Sup. Demuth seconded the motion. Carried.

Sup. Swenson moved to adjourn to the Call of the Chair.

Sup. Roelli seconded the motion. Carried.

Richard Scullion, Chairman.

Kenneth Palzkill, Clerk.

PROCEEDINGS OF THE IOWA COUNTY BOARD OF SUPERVISORS

September 29, 1969

The meeting was called to order by Honorable Richard Scullion, Chairman of the Board.

The roll was called. Nineteen members were present. Sup. Hogan was excused and a vacancy exists in District 8 due to the death of Sup.

Harley I. Hicks.

Sup. Roelli, Acting Chairman of the Law Enforcement Committee presented to the Board the matter of a teletype system for the Sheriff's Department. He introduced Mr. Wayne Hanewicz, Coordinator of the Omnibus Crime Control Act for Southwestern Wisconsin, as a part of Regional Criminal Justice Planning who explained the cost and operation of a teletype system of the type proposed for Iowa County. The proposed system would be obtained for an initial period of November 1, 1969 to November 1, 1970 on which aids under the Act would establish county cost at 40% and available aids cost at 60%. After the period continued rental of the equipment would be a county cost at \$75.00 per month. An application for assistance is needed.

Sup. Roelli stated that the Law Enforcement Committee was in favor

of the proposed rental of teletype for the Sheriff's Department.

Sup. Thompson moved that the County obtain teletype service as outlined and presented.

Sup. Niebuhr seconded the motion. Carried.

Chairman Scullion stated that some citizen interest had been shown in the need to fill the position of County Nurse. He further stated that the Board had taken earlier action to leave the position vacant after the resignation of the former nurse because there did not seem to be sufficient support for the position. He stated that at this time because of a renewed interest the matter was being returned to the Board. The Clerk read letters from the Dodgeville Jaycees, Dodgeville Jaycettes, Mental Health Clinic, Iowa Grant Schools, Hollandale Schools and a petition which was circulated in the area favoring the position. The Clerk also stated that favorable calls had been received from Mineral Point and Barneveld Schools. Mr. Stan Anderson, Administrator of Dodgeville School District, Mr. Austin Maxon, Director of the Dept. of Social Services and Elaine Wheeler, Nurse for the Southwest Wisconsin Community Action Agency each spoke in favor of the position.

The Chairman asked for the Board's opinion on the matter.

Sup. Eichorst moved that the County Board fill the vacancy in the position of County Nurse.

Sup. Roelli seconded the motion.

A discussion followed on the duties and job description. It was mutually agreed that the Health Committee should coordinate such a program to determine the actual duties.

On the question the motion was carried.

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The Chairman brought before the Board the matter of applications

for Highway Commissioner.

Applications had been solicited in compliance with the last Board meeting action. Four applications were received and read by the Clerk. Applicants were Richard Nagle, LaCrosse; Peter V. Bach, Madison; Leo Palzkill, Dodgeville; and Elden Rule, Mineral Point. (Sep-A-1AP-69)

Chairman Scullion asked for the pleasure of the Board.

Sup. Stenseth moved that the Board take action to elect a Commissioner at this time.

Sup. Demuth seconded the motion. Carried.

A discussion on the status of the first ballot followed. To clarify the issue Sup. Julian moved that the first ballot be considered a nominating ballot.

Sup. Grunow seconded the motion. Carried (SEP-B-1E-69)

After one informal and three formal ballots Peter Bach was declared elected the Commissioner. It was reaffirmed that the salary was \$8500.00 per year.

Mr. Bach thanked the Board for their consideration but said that he

would decline to accept at that salary.

Sup. Swenson was excused.

After some discussion Sup. Julian moved to resume the electing procedure.

Sup. Demuth seconded the motion. Carried.

As a result of one additional ballot Mr. Rule was declared elected at a salary of \$8500.00 per year.

The Chairman declared a short recess.

The meeting was again called to order by Chairman Scullion.

Sup. Swenson returned to the meeting.

A petition (SEP-C-1P-69) for the improvement of County Trunk HH was presented by area residents and farm product haulers.

Sup. Stenseth spoke on the petition and requested that favorable action be taken due to need and the fact that the project had been earlier by-passed.

Kenneth Powell, Chairman of the Town of Brigham spoke in behalf of the petition. Sup. Branger stated that he knows the road is in bad condition and that work on it will start in the Spring. Several area residents spoke on the need for improvement.

Sup. Kritz moved to refer the matter to the Highway Committee.

Sup. Stenseth seconded the motion. Carried.

Sup. Ryan asked about the starting date for Mr. Rule and questioned when that would be. Mr. Rule stated that he had talked to Sup. Branger and would meet with the Committee tomorrow.

Sup. Branger stated that operations were satisfactory now but that

the Commissioner should start as soon as practical.

Sup. Swenson moved that the Highway Committee handle the matter and determine the starting date.

Sup. Grunow seconded the motion. Carried.

A letter (SEP-D-1C-69) (copy) from Lakeland Engineers to the Division of Environmental Protection was read stating that the sewage disposal system at the County Farm was functioning properly.

Sup. Grunow moved the letter be accepted and placed on file.

Sup. Swenson seconded the motion. Carried.

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A letter (SEP-E-2C-69) from Lakeland Engineers to Mr. Joseph Dolphin was read regarding the cost estimated for another well at the County Farm. The estimated cost was \$23,850.00.

Mr. Dolphin explained the problem with existing limited water supply and the need for an additional well. A discussion followed.

Sup. Swenson moved that the Trustees advertise for bids for a new well.

Sup. Roelli seconded the motion. Carried.

District Attorney Schwalbach reported on the suit regarding funds due from the State for the Department of Social Services.

The following resolution was read. (SEP-F-1R-69)

Whereas, due to a misinterpretation of statutes by the State Departments of Health and Social Services and Administration concerning the payments of certain welfare aids, Iowa has received less aids than it was authorized to receive under the statute,

Therefore be it resolved, that James B. Schwalbach, Iowa County District Attorney be and hereby is authorized to start so it on behalf of Iowa County, against the State of Wisconsin to collect all welfare aid that the county is entitled to; and,

Further be it resolved, that Kenneth Palzkill, Iowa County Clerk, is

authorized to sign any papers necessary on bahalf of the County.

Russell G. Stenseth O. Robert Eichorst I. Dalvin Julian Francis Springer

Sup. Holland moved the resolution be adopted.

Sup. Pechan seconded the motion. Carried unanimously.

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Sup. Thompson reported on the Tri-County Airport improvement project to the Airstrip and requested the donation of a couple of graders and operators from the Iowa County Highway Department. A discussion followed. Sup. Branger stated authorization was needed.

Sup. Thompson moved to donate two graders and two men to aid

the project.

Sup. Kritz seconded the motion. Carried.

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The following amendment to the Shoreland Floodplain Ordinance

was presented. (SEP-G-2R-69)

Whereas certain soil types listed in Section 11.34 (2) (a) 1 (the unsuitable classification) of the Flood Plain Zoning and Shoreland Protection Ordinance would be more properly listed in Section 11.34 (2) (a) 2 (soils with limitation classification) of the Ordinance and,

Whereas the State has recommended and approved such

reclassification.

Now Therefore Be It Resolved that the following soils be reclassed as above stated:

....... Dodgeville silt loam, 2 to 6 percent slopes DgB2 . . Dodgeville silt loam, 2 to 6 percent slopes, moderately eroded DhA Dodgeville silt loam, deep 0 to 2 percent slopes DhB2Dodgeville silt loam, deep 2 to 6 percent slopes, moderately eroded DtB Dubuque silt loam, deep, 2 to 6 percent slopes DtB2Dubuque silt loam, deep, 2 to 6 percent slopes, moderately eroded GaB2 Gale silt loam, 2 to 6 percent slopes, moderately eroded GaC2 Gale silt loam, 6 to 12 percent slopes, moderately eroded GaC3Gale silt loam, 6 to 12 percent slopes, severely eroded HeB2 Hesch loam, 2 to 6 percent slopes, moderately eroded HeC2 Hesch loam, 6 to 12 percent slopes, moderately eroded HtB2 . . . Hixton sandy loam, 2 to 6 percent slopes, moderately eroded HtC Hixton sandy loam, 6 to 12 percent slopes HtC2 . . Hixton sandy loam, 6 to 12 percent slopes, moderately eroded NfB2 Northfield loam, 20 to 6 percent slopes, moderately eroded NfC Northfield loam, 6 to 12 percent slopes NfC2 Northfield loam, 6 to 12 percent slopes, moderately eroded NoC Northfield sandy loam, 6 to 12 percent slopes NoC2 Northfield sandy loam, 6 to 12 percent slopes, moderately eroded Be It Further Resolved that the Ordinance be so amended.

Rural Planning Committee

Sup. Holland moved that the ordinance be so amended. Sup. Swenson seconded the motion, Carried unanimously, ----0----

A notice from the Executive Office of the State of Wisconsin was read indication that a public hearing on the proposed Southwest Wisconsin Regional Planning Commission would be held on October 21, 1969 at 1:30 P.M. in the Courthouse at Dodgeville.

The completed Part I of the Comprehensive Water and Sewer Plan for Iowa County was presented to the Board in book form for each member. Members were asked to study and retain the copy.

(SEP-H-1RT-69)

The Chairman asked for suggestions on the method to be used to fill the vacancy in District 8. To this date no one has expressed an interest and no decision was reached.

The membership was reminded that the Equalization Committee will meet tomorrow.

The mileage and per diem report was presented. 19 members - 19 days - 457 miles - Total \$264.56

Sup. Stenseth moved the report be accepted. Sup. Grunow seconded the motion. Carried.

Sup. Swenson moved to adjourn to the call of the Chair.

Sup. Eichorst seconded the motion. Carried. Richard Scullion.

Richard Scullion, Kenneth Palzkill, Chairman. Clerk.

PROCEEDINGS OF THE ANNUAL SESSION OF THE IOWA COUNTY BOARD OF SUPERVISORS

November 12, 1969

The meeting was called to order by the Honorable Richard Scullion, Chairman of the Board at 10:00 A.M.

Roll Call was taken and all members reported present with the exception of District No. 8 where a vacancy exists.

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The Equalization Report (Nov-A-1AR-69) was presented and laid over under the rules.

To the Members of the Iowa County Board of Supervisors: Gentlemen:

We, the undersigned committee members on Equalization of Iowa County have conferred with the Bureau of Property Taxation regarding equalized valuations as presented by that office and believe the values to be the ordinary full value of all property in Iowa County, and recommend them to be used as the County valuations of 1969.

District

Total Valuation

| 100 | | 20011 |
|-------------------|-------|------------|
| Towns | | |
| Arena | | 6,847,700 |
| Brigham | | 8,470,600 |
| Clyde | | 3,111,000 |
| Dodgeville | | 12,481,600 |
| Eden | | 5,903,500 |
| Highland | | 7,366,200 |
| Linden | | 9,563,900 |
| Mifflin | | 9,140,200 |
| Mineral Point | | 10,067,700 |
| Moscow | | 5,489,900 |
| Pulaski | | 3,078,500 |
| Ridgeway | | 5,022,700 |
| Waldwick | | 6,077,600 |
| Wyoming | | 5,044,600 |
| Total of Towns | | 97,665,700 |
| Villages | | |
| Arena | | 993,700 |
| Avoca | | 1,120,500 |
| Barneveld | | 2,218,000 |
| Blanchardville | | 481,600 |
| Cobb | | 3,199,700 |
| Highland | | 2,313,800 |
| Hollandale | | 806,400 |
| Linden | | 628,700 |
| Livingston | | 106,400 |
| Montfort | | 40,100 |
| Rewey | | 645,200 |
| Ridgeway | | 1,663,500 |
| Total of Villages | | 14,217,600 |
| Cities | | |
| Dodgeville | | 16,075,300 |
| Mineral Point | | 8,821,700 |
| Total of Cities | | 24,897,000 |
| Total of County |] | |
| | | |

Equalization Committee By: R. G. Stenseth

I. Dalven Julian O. Robert Eichorst Francis Springer

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To accomodate citizens and a study committee present the usual

order of business was changed without objections.

A petition (Nov-B-1P-69) for the improvement (by paving and grading) of County Trunk"T" South of Highway 18-151 to County Trunk "K" in Barneveld Township was presented. It was signed by 16 area residents and users, Sup. Stenseth, Mr. Wayne Schuelke, Mr. Richard Dauck and Mr. Clifford Nihles spoke in favor of the petition. Commissioner Rule stated the road had several bad turns as many other roads. Highway Committee Chairman Branger stated that during the discussion he had listed several roads needing improvement namely Y, X, J, B, BB, ZZ, P, PP, SS, QQ, AA, QQQ as a partial list.

Improvement action had been taken on O, A, I, C, W, D, DD, part of N, XX, G, S, Z, G - south of Cobb, H. north of Ridgeway and T. near Birch Lake, most of which applied federal aid. He further stated that new practices are being tested to speed highway improvement, but at this time the only way to take over new projects would be to delete some of those presently planned and it was doubted that any areas

would be willing to relinquish their priority.

Sup. Stenseth moved to refer the petition to the Highway Committee for their serious consideration at the earliest possible time.

Sup. Swenson seconded the motion. Carried.

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Chairman Scullion recalled for the Board the matter of the study of County Farm operations and stated the Study Committee members were present at this time to report. Jake Brokish presented a written report (Nov-C-1SR-69) and further explained it. The 77 acres owned north of 18-151 was appraised at \$27,000.00 and the farm land as a part of the buildings was appraised at \$350.00 per acre.

After considerable discussion Sup. Grunow moved that if a satisfactory price can be obtained on bids advertising the appraised

value that the land comprising 77 acres north of 18-151 be sold.

Sup. Julian seconded the motion, Carried.

The Farm Study Committee further reported on the farm operation and LaVern Draves presented a written summary (Nov-D-2SR-69) of the farm income. Mr. Draves showed by his report that the county was saving money by operating the farm.

A lengthy discussion followed on the method of tabulating the report, the investment in the farm and the difference in state aid

without a farm operation.

Sup. Grunow moved to table the matter. Sup. Swenson seconded the motion.

Mr. R. G. White a member of the Study Committee stated that he believed the Committee could offer no further recommendations and questioned the value of continuing the Committee.

On the question the motion was carried.

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Mr. Harry Reynolds, a member of the Five County Mental Health Committee representing Iowa County was present to present information on the Mental Health Clinic to the Board.

Mr. Reynolds stated that he wanted to bring the Board up to date on the subject and had asked others to be present to state their views. Mr. Reynolds introduced Rev. Donald Frank who spoke for the need for the Clinic Mr. Joseph DeBarres a psychiatric social worker and coordinator of the Dodgeville Clinic which is a part of the Five County Clinic was present and stated that \$500.00 has been presented the clinic by the Iowa County Mental Health Association and that he believed many people did not know about the services of the clinic. In reply to questions Mr. DeBarres stated that 97 people were served in Iowa County on an active basis and a total of about 122 were served. As of November 1, 1969 Mr. DeBarres would be full time in Iowa County and that approximately 105 new patients come in per year, Sup. Branger stated that he understood that the Medical Society did not support the Clinic and if so, why not? Mr. DeBarres replied that as of yet the relationship with the Medical Society had not been the best but there was a need to bring the professions together and things were coming along. The Iowa County share of the total budget for the five county clinic is 15.8% and 40% of the total money comes from the State. The cost is determined on population basis. If a patient is able to pay he is expected to do so and \$10,000.00 revenue is expected in the total clinic area in 1970. The cost varies from no fee for those who cannot pay to \$20.00 per hour. An individual earning between six and seven thousand per year is expected to pay \$6.00 per hour. Patients are received on referral from schools, self-referral, parents and physicians. \$314.20 was collected from Iowa County patients in 1968 and through September 1969 \$513.32 has been colected. Presently all funds collected are credited to the general clinic expense. Considerable discussion followed on the services of the clinic, etc.

Sup Swenson moved to recess to 1:00 P.M. Seconded and Carried.

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Meeting called to order by Chairman Scullion at 1:00 P.M. and the Board returned to the usual order of business.

A letter (Nov-E-1C-69) from the Division of Highways regarding the receipt of \$56,534.31 in June, 1969 as the allotment for county trunk highways was read.

Sup. Peterson moved to accept the communication and place it on

file.

Sup. Pechan seconded the motion. Carried.

Communication (Nov-F-2C-69) from the Division of Highways regarding the payment of the balance of the 1969 highway aids in the amount of \$102,972.39 dated 9/15/69 was read.

Sup. Ryan moved to accept it and place on file. Sup. Peterson seconded the motion. Carried.

Communication (Nov-G-3C-69) from the Division of Highways regarding the estimated highway allotment for 1970 in the amount of \$253,000.00 for county trunk highways was read.

Sup. Holland moved to accept it and place on file.

Sup. Grunow seconded the motion. Carried.

The resolution (Nov-H-1R-69) providing for the advance or transfer of construction funds was read and laid over under the rules.

The resolution (Nov-I-2R-69) for county aid for construction and maintenance during the year 1970 was read and laid over under the rules.

The resolution (Nov-J-3R-69) for county aid to bridges was read and laid over under the rules.

Resolution (Nov-K-4R-69) regarding the approval of the proposed corridor for the improvement of 18-151 Dodgeville - Mt. Horeb presented by the Highway Committee was read.

November 7, 1969

To the Iowa County Board of Supervisors: Gentlemen:

WHEREAS, The Iowa County Board of Supervisors being desirous in

getting the needed highway improvements on all County and State roads to meet the increased demands of the motoring public. And Whereas, The preliminary plans of the proposed corridor of U.S.H.'s "151 and 18", Dodgeville-Mt. Horeb, have been studied and found satisfactory.

THEREFORE BE IT RESOLVED, That the Iowa County Board of Supervisors go on record as favoring the proposal by adopting this resolution and notifying the Wisconsin Department of Transportation,

Division of Highways assuring them of our support.

Respectfully Submitted, George Branger Curtis Peterson Frank E. Ryan Iowa County Highway Committee

Sup. Stenseth moved the resolution be adopted.

Sup. Scheidegger seconded the motion. Carried.

The report (Nov-L-1AR-69) for the proposed 1970 activities of the Highway Department was read.

Report of the Highway Committee on Highway Programming to be undertaken in 1970 by direct County funds.

TO THE HONORABLE BOARD OF SUPERVISORS:

GENTELMEN:

The Highway Committee proposes to improve the following County roads by construction, relocation, grade and base, or bituminous surfacing and seal coating.

1. C.T.H. "N": Jct. "NN" to C.T.H. "I", grade and base.

 C.T.H. "HH": Jct. "H" to C.T.H. "K", Relocation on hazardous curves, bridge repair, replacement of inadequate culverts, grade and base.

3. C.T.H. "HK": Correction of hazardous conditions, culvert and

bridge extensions, grade and base.

4. C.T.H. "D": Jct, S.T.H. "39" to C.T.H. "W", slope banks, base and

 C.T.H. "Y": Jct. U.S.H. "151-23" to Jct. S.T.H. "191", clean ditches, add necessary base, shoot and cover M.C. and R.C. asphaltic oil surface.

6. C.T.H. "Z": Extend grade and base for a portion of the remaining

"Z" North of present construction.

7. "U": Ditch, add base, shoot and cover. Jct. S.T.H. "39" to C.T.H. "DD".

8.C.T.H. "Q": Bituminous surfacing for the portion of newly constructed highway.

C.T.H. "Z": Bituminous surface for the newly constructed portion.
 C.T.H. "B": Replace the hazardous "Laxy Bridge" with a sectional plate culvert with the necessary grade on approaches.

11. Extensive repairs on the "Orcutt Bridge" on C.T.H. "K".

 We plan on seal coating approximately 40 miles of older bituminous surfacing which will bring our seal coating program up to date.

We also plan on continuing the application of liquid calcium chloride where needed.

Emergency situations may take precedent over some of these

proposals or the County Board may suggest preferences.

Because of the increasing demand for dust free surfacing we plan on doing some roll over blade laid bituminous mats where long hauls are involved and weather conditions are favorable.

As usual we have a heavy schedule planned for 1970. We have a knowledgeable, cooperative Commissioner and barring unforeseen circumstances we expect considerable accomplishments.

Respectfully Submitted; George Brnager Curtis Peterson Frank E. Ryan Iowa County Highway Committee

Sup. Kritz moved to accept the report. Sup. Demuth seconded the motion. Carried.

Nominations for a Trustee of the County Home and Hospital to succeed G. Vernon Cox whose term will expire Jan. 1, 1970 were requested by the Chairman.

Sup. Roelli nominated G. Vernon Cox.

Sup. Swenson seconded the motion. Sup. Kritz nominated Jake Brokish Sup. Grunow seconded the motion.

Sup. Roelli moved to close the nominations. Sup. Thompson seconded the motion, Carried.

Nominations will lay over until tomorrow under the rules for voting. Sup. Swenson moved the Board go into a Committee as a whole to consider the budget.

Sup. Ryan seconded the motion. Carried.

The various items proposed by the Finance Committee were read and considered by the Board. (Nov-M-1B-69)

A discussion took place on the appropriation for administrator and it was stated that if established it was anticipated that several duties would be combined in that office.

Sup. Grunow moved to place the appropriation for Sheriff and Traffic together under the Sheriff account.

Sup. Stenseth seconded the motion. Carried.

The appropriation for County Nurse was discussed and a job description prepared by the Health Committee was read.

A discussion took place on the possibility of charging for the ambulance service without action.

The appropriation for the Mental Health Clinic was discussed.

Sup. Holland moved that the Board go on record to request that further information, including a list of names of persons served by the Mental Health Clinic, be submitted to the County Board for their scrutiny and confidential consideration in order to evaluate the program.

Sup. Grunow seconded the motion. Carried.

A short recess was declared.

The budget consideration continued.

Sup. Branger moved to appropriate \$1000.00 to the Southwest Badger Camp, Inc. for the mentally retarded.

Sup. Eichorst seconded the motion. Carried.

The study of the proposed budget continued.

Sup. Swenson moved to return to regular Board Session.

Sup. Demuth seconded the motion.

Sup. Stenseth moved to recess to 10:00 A.M. tomorrow.

Sup. Scheidegger seconded the motion. Carried. Thursday, November 13, 1969

Meeting called to order by Honorable Richard Scullion, Chairman of the Board.

Roll Call was taken. Twenty members present. One vacancy.

Sup. Stenseth presented a report on the Southwest Wisconsin Library Processing Center, and each member was given a copy regarding operations. --- 0----

Russell Nelson appeared regarding the need for an improvement of the exhibit hall at the Fair Grounds in Mineral Point. Mr. Nelson stated

that there was a great need for exhibit facalities.

Harry Ivey, Secretary of the Fair Association, stated that consideration had been given to a new building 60' x 200' at an approximate cost of \$60,000.00 to include an exhibit hall and adequate rest rooms in the approximate location of the existing building. The proposed building would be three times the size of the existing building and could be used as a year around meeting center. Mr. Ivey stated that a sum of money amounting to somewhat over \$14,000.00 had been set aside for a planned building but that the Association lacked the needed funds to provide the structure. It was pointed out that the building would be used by the youth of the county and if the county agreed to participate in the cost the legal aspects would have to be worked out by the building ownership, lease or whatever plan was agreeable. The county presently appropriated \$5,000.00 per year, the maximum allowed by law and the Fair Association has a valid use for all funds available for repairs, etc.

Considerable discussion followed with mutual agreement that a youth project was worthwhile although the future of county fairs in

general was uncertain.

Sup. Demuth moved that the County Board go on record as being in favor of the proposed project, without any specific committment at this time.

Sup. Thompson seconded the motion. Carried.

The Chairman referred the matter to the Agricultural Committee for additional consideration and further study.

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A petition (Nov-N-2P-69) for the improvement for County Trunk "Y" in the Towns of Dodgeville and Ridgeway, north of Hwy. 18 was presented signed by 57 area residents and users.

Sup. Scheidegger spoke in favor of the petition.

Several area residents present spoke for the need for improvement citing dangerous conditions. The road in question involved 6.2 miles. Sup. Branger explained that it was difficult to take care of all roads needing major repair and that the cost of improvement was high. He gave an example of one improvement where the haul of hot mix was a long distance and to pave 4.45 miles 6,386 tons of material was used at a cost of \$40,559,60 or an approximate cost of \$9,114.15 per mile.

Sup. Scheidegger moved that the improvement on "Y" be completed

as soon as possible.

Sup. Stenseth seconded the motion.

Sup. Branger stated that the Hwy. Committee would follow the recommendations of the Board if a directive was issued. A discussion on road building followed and it was agreed that "as soon as possible' would leave the matter to the discretion of the committee.

On question the motion was carried.

Mrs. Paul Fritsch was present and asked to appear regarding the appropriation for the mental health clinic. Mrs. Fritsch stated that a news report had indicated that the Board had questioned an appropriation because of a concern for the value of the clinic. Mrs. Fritsch stated that the clinic was performing a valuable service and that this was known by the Iowa County Mental Health Association and that it was necessary to educate parents to take problem children to the clinic for help.

An Ordinance (Nov-0-10-69) relative to the joint Mental Health Clinic was presented by request of the Southwest Wisconsin Mental Health Center. The Ordinance was read and due to questions about it, it was suggested that Mr. DeBarres be contacted to explain it further during the afternoon session.

Sup, Julian moved to strike the word "initial" from the first line of Section IV (1) and delete all but the first sentence of that portion of

the ordinance.

Sup. Grunow seconded the motion. Carried. Sup Peterson moved to recess to 1:30 P.M. Sup. Hogan seconded the motion. Carried.

Afternoon Session
The Board was called to order by the Chairman.

The request for Mr. DeBarres to appear was not filled because no one answered the phone at the local clinic, Sup. Kritz stated that he believed staff meetings were held in Lancaster on Thursday Afternoon.

The wording of Section V (2) was discussed and it was agreed that the first sentence of that portion should read Grant County and not

Iowa County. By mutual agreement that change was made.

It was also mutually agreed by the Board that the motion of yesterday's session referring to the clinic should be apart of this ordinance and that the following be added to Section VI: The Agency shall annually submit further information, including a list of names of persons served, to the County Board Chairman of Iowa County for scrutiny and confidential consideration in order to evaluate the program.

Sup. Kritz moved to adopt the resolution as amended.

Sup. Hogan seconded the motion. Carried.

Sup. Stenseth moved to include the appropriation for the Mental Health Clinic in the budget.

Sup. Grunow seconded the motion. Carried.

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The Chairman suggested that the Board refer to the various matters pertaining to the budget.

The Equalization Report was returned.

Sup. Julian moved that the report be adopted.

Sup. Harris seconded the motion. Carried unanimously.

The advance and transfer of highway funds resolution was returned.

Sup. Ryan moved that the resolution be adopted.

Sup, Peterson seconded the motion. Carried Unanimously.

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The Highway Resolution for county aid and maintenance was returned.

Sup, Peterson moved that the resolution be adopted,

Sup, Julian seconded the motion. Carried unanimously.

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The County Aid Bridge Construction Resolution was returned.

Sup. Kritz moved that the resolution be adopted.

Sup. Pechan seconded the motion. Carried unanimously.

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The report (Nov-P-2AR-69) of the Tax Claims Committee regarding charge backs was read.

Sup. Kritz moved that the report be accepted and that the items be charged.

Sup. Niebuhr seconded the motion. Carried.

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A Resolution (Nov-Q-5R-69) for continuation in the Southwest Wisconsin Library Processing Center was read.

Sup. Stenseth moved that the resolution be adopted. Sup. Scheidegger seconded the motion. Carried.

A request (Nov-R-3SR-69) to permit T. Earl Thompson, an employee in the Welfare Department to continue employment past 65 was read. A discussion on extended employment was held.

Sup. Pechan moved that permission be granted. Sup. Demuth seconded the motion. Carried.

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A resolution (Nov-S-6R-69) memorializing Harley I. Hicks was read.

Sup. Holland moved the resolution be adopted. Sup. Eichorst seconded the motion. Carried.

A report (Nov-T-3AR-69) from the Southwest Badger Camp, Inc. for the mentally retarded was read.

Sup. Kritz moved that the report be accepted.

Sup. Eichorst seconded the motion. Carried.

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The report (Nov-U-4AR-69) of the Corporation Counsel regarding activities in the Dept. of Social Services was read.

Sup. Ryan moved that the report be accepted. Sup. Grunow seconded the motion. Carried.

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The Report (Nov-V-7R-69) of the Finance Committee on the Budget Summary and Tax Levy was read.

November 13, 1969

To the Iowa County Board of Supervisors:

We, the Committee on Finance, Insurance and Equalization pursuant to the recommendations of the Board as a whole, meeting in the public budget hearing of this session, resolutions adopted, the certification of the Secretary of State on state taxes, state special charges, special loans and school district loans and action according to 70.74 (2) Wisconsin Statutes on illegal taxes charged back and other special charges submit the following statement of tax for the year 1969 for the budget of 1970:

We do therefore recommend that the following general taxes be levied and apportioned on the taxable property of the several towns, villages and cities of Iowa County:

 State Tax
 \$ 27,356.06

 County Tax other than highways
 \$662,845.16

 County Tax for highways
 490,000.00

 Total County Property Tax
 1,152,845.16

 Town of Arena
 20.83

 Town of Mifflin
 76.76

 Town of Pulaski
 590.65

 Village of Avoca
 23.46

 Village of Highland
 244.60

 Village of Hollandale
 90.66

 Village of Linden
 52.40

 City of Mineral Point
 37.38

We further recommend the following charge be assessed to the

district listed due to a certification for collection of a loan:

| Total |
|--|
| City of Dodgeville |
| district listed due to the certification for collection by the Dept. of |
| Revenue through the Secretary of State for a reassessment charge: |
| Town of Clyde |
| County Aid to Bridges |
| We further recommend that the tuition claims for special schools as |
| follows be apportioned against that part of Iowa County not within such a special school district: |
| Dodgeville Jt. 1 |
| Deaf Board of Education - City of Madison |
| We further recommend that the expenses certified by the State Superintendent as having been incurred by the Cooperative Education Service Agency School Committees be prorated against the area comprising the agencies as follows: |
| Agency 14 |
| Agency 15 |
| certified be apportioned against the Dodgeville and Blanchardville |
| School Districts not in a vocational school district in the amount as |
| follows: |
| Area Board of Vocational, Technical and Adult Ed. No. 2 540.00 |
| Area Board of Vocational, Technical and Adult Ed. No. 4 5,259.59 |
| We finally recommend that the following school district loans be apportioned as determination can be made in the amounts as certified |
| as follows: |

IOWA COUNTY

| Jt. | 1 | Village & Town Linden Normal Finals | 263.00 | \$ 6.58 |
|-----|----|--|----------|------------|
| Jt. | 10 | Village Hollandale & Towns Moscow, Waldwick & Dodgeville Normal | 315.00 | 31.02 |
| Jt. | 1 | City Dodgeville, village Ridgeway & Towns Dodgeville, Linden, Eden, Highland, Wyoming, Ridgeway, Clyde, Mineral Point, Waldwick & Brigham Normal | 1,315.00 | 216.98 |
| Jt. | 10 | Village Hollandale & Towns Moscow, Waldwick & Dodgeville Final | 1,870.00 | 46.75 |
| Jt. | 10 | Village Hollandale & Towns Moscow, Waldwick & Dodgeville | 1,870.00 | 93.50 |
| Jt. | 10 | Village Hollandale & Towns Moscow, Waldwick & Dodgeville | 1,968.00 | 98.40 |
| Jt. | 1 | City Dodgeville, Village Ridgeway & | 3,250.00 | 536.25 |
| | | Towns Linden, Eden, Highland, Wyoming, Ridgeway, Clyde, Mineral Point, Waldwick & Brigham | 1,315.00 | 216.98 |
| Jt. | 6 | Town Moscow \$125.00 \$56.88 University (Villages Mt. Horeb & Blue Mounds, & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.) | .75 | .34 |
| Jt. | 1 | Village Hollandale & Towns Waldwick & Moscow \$250.00 \$18.75 Ag College (Town Perry, Dane Co.) | 250.00 | 18.75 |

| Jt. | 1 Village Blanchardville & Town Moscow \$1,578.00 \$39.45 Normal Final (Village Blanchardville & Towns Blanchardville, Argyle & Fayette, Lafayette Co.) (Town York, Green Co.) (Town Perry, Dane Co.) | 282.46 | 7.06 |
|-----|---|----------|----------|
| Jt. | 8 Village Highland & Towns Highland, Eden & Pulaski \$300.00 \$15.00 Normal (Town Castle Rock, Grant Co.) | 273.30 | 13.66 |
| Jt. | 1 Village Hollandale & Towns Waldwick & Moscow \$315.00 \$31.50 Normal (Town Perry, Dane Co.) | 315.00 | 31.50 |
| Jt. | 2 Village Arena & Towns Clyde, Wyoming, Dodgeville, Ridgeway & Arena \$140.00 \$15.40 | 49.00 | 5.39 |
| Jt. | 8 village Highland & Towns Highland, Eden & Pulaski \$789.00 \$359.00 Normal (Town Castle Rock, Grant Co.) | 718.78 | 327.05 |
| Jt. | 8 Village Highland & Towns Highland, Eden & Pulaski \$8,000.00 \$4,160.00 | 7,288.00 | 3,789.76 |
| Jt. | (Town Castle Rock, Grant Co.) 6 TownMoscow\$4,000.00\$1,400.00Normal (Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.) | 24.00 | 8.40 |
| Jt. | 6 Town Moscow \$1,052.00 \$331.38Normal (Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.) | 6.31 | 1.99 |
| Jt. | 6 Town Moscow \$526.00 \$184.10 .Normal (Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.) | 3.16 | 1.10 |
| Jt. | 1 Town Arena \$349.00 \$34.90 | 10.47 | 1.05 |
| Jt. | Village Blanchardville & Town Moscow \$118.00 \$2.95Final (Village Blanchardville & Towns Blanchard, Argyle & Fayette, Lafayette Co.) (Town York, Green Co.) (Town Perry, Dane Co.) | 21,12 | .53 |
| Jt. | 1 Village Blanchardville & Town Moscow \$124.00 \$6.20 | 22.20 | 1.11 |

| Jt. | 1 | Village Blanchardville & Town Moscow \$118.00 \$5.90 | 21.12 | 1.06 | |
|-----|----|--|----------|----------|--|
| Jt. | 1 | Perry, Dane Co.) Village Hollandale & Towns Waldwick & Moscow \$2,332.00 \$116.60 (Town Perry, Dane Co.) | 2,332.00 | 116.60 | |
| Jt. | 6 | Town Moscow \$117.00 \$5.85 | .70 | .04 | |
| Jt. | 2 | Village Arena & Towns Clyde, Wyoming, Dodgeville, Ridgeway & Arena \$262.00 \$19.65 | 91.70 | 6.88 | |
| Jt. | 8 | Village Highland & Towns Highland, Eden & Pulaski \$2,471.00 \$339.76 (Town Castle Rock, Grant Co.) | 2,251.08 | 309.52 | |
| Jt. | 15 | Village Barneveld & Towns Arena, Brigham & Moscow \$1,250.00 \$206.25. (Town Blue Mounds, Dane Co.) | 1,233.75 | 203,57 | |
| Jt. | 7 | Village Avoca & Towns Pulaski & Clyde \$1,157.00 \$190.91 | 275.37 | 45.44 | |
| Jt. | 1 | Town Arena \$220.00 \$69.30 | 6.60 | 2.08 | |
| Jt. | 2 | Village Arena & Towns Clyde, Wyoming, Dodgeville, Ridgeway & Arena \$2,047.00 \$644.81 | 716.45 | 225.68 | |
| Jt. | 8 | Village Highland & Towns Highland, Eden & Pulaski \$6,333.00 \$2,469.87 (Town Castle Rock, Grant Co.) | 5,769.36 | 2,250.05 | |
| Jt. | 1 | Villages Linden, Cobb, Rewey & Livingston & Towns Linden, Mifflin, Eden & Highland \$13,125.00 \$4,692.19. (Villages Livingston & Montfort & Towns Clifton, Wingville, Liberty, Lima & Castle Rock, Grant Co.) | 8,098.12 | 2,895.08 | |
| Jt. | 6 | Town Moscow \$774.00 \$19.35 Final (Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, | 4.64 | .12 | |

| | School Fund | 7,199 250 10,85 | 9.61 .75 0.00 3.01 |
|-----|---|-----------------------|-----------------------------|
| | | | \$55,275.53 |
| | | 3,616.34 | \$11,659.19 43,616.34 |
| | Dodgeville, Ridgeway & Arena \$3,247.00 \$324.70 | | |
| Jt. | (Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.) 2 Village Arena & Towns Clyde, Wyoming, | 1,136.45 | 113.65 |
| Jt. | Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.) 6 Town Moscow \$1,736.00 \$653.47 | 10.42 | 3.92 |
| Jt. | Towns Mazomanie, Roxbury, Black Earth, Berry, Cross Plains & Vermont, Dane Co.) 6 Town Moscow \$5,921.00 \$2,694.06 (Villages Mt. Horeb & Blue Mounds & | 35.53 | 16.16 |
| Jt. | Vermont, Blue Mounds & Perry, Dane Co.) 1 Town Arena \$6,750.00 \$506.25 (Villages Black Earth & Mazomanie & | 202,50 | 15.19 |

Finance Committee, R. G. Stenseth I. Dalven Julian O. Robert Eichorst Francis Springer

| Account Name | 1968 | 1969* | Recommended | Adopted | Remarks |
|---------------------------------------|-------------|-------------|-------------|-----------|---------|
| GENERAL GOVERNMENT | | | | | |
| County Board \$ | 11,893.10\$ | 13,000.00\$ | 16,000.00) | 16,000.00 | |
| Administrator | | | 10,000.00 | 10,000.00 | |
| Clerk | 12,400.41 | 15,500.00 | 16,000.00 | 16,000.00 | |
| Treasurer | 11,039.51 | 12,000.00 | 12,500.00 | 12,500.00 | |
| Surveyor | 22,000,02 | 3.00 | 50.00 | 50.00 | |
| Elections | 3,216.64 | 80.00 | 4,000.00 | 4,000.00 | |
| Courthouse | 7,905.59 | 9,000.00 | 12,000.00 | 12,000.00 | |
| Special Accounting & Auditing | 5,325.00 | 200.00 | 6,000.00 | 6,000.00 | |
| Property and Liability Insurance | 2,797.26 | 3,000.00 | 3,500.00 | 3,500.00 | |
| Retirement Fund (County's Share) | 9,138.05 | 9,700.00 | 10,400.00 | 10,400.00 | |
| Social Security Fund (County's Share) | 6,733.40 | 7,400.00 | 8,100.00 | 8,100.00 | |
| Health Insurance (County 's Share) | 2,884.73 | 3,100.00 | 3,500.00 | 3,500.00 | |
| Life Insurance (County's Share) | 179.87 | 200.00 | 200.00 | 200.00 | |
| District Attorney | 9,231.92 | 10,100.00 | 10,500.00 | 10,500.00 | |
| Dist. Attorney Spec. Fd. (Invest.) | | 22400000 | 500.00 | 500.00 | |
| Family Court Commissioner | 2,760.08 | 3,200.00 | 3,200.00 | 3,200.00 | |
| Juvenile Court | 5,510.71 | 5,900.00 | 6,000.00 | 6,000.00 | |
| County Court | 24,093.33 | 25,000.00 | 27,000.00 | 27,000.00 | |
| Circuit Court | 6,859.45 | 7,900.00 | 8,500.00 | 8,500.00 | |
| Law Library | 1,976.00 | 2,100.00 | 2,400.00 | 2,400.00 | |
| Coroner | 333.80 | 600.00 | 1,000.00 | 1,000.00 | |
| Other Courts-Indigent Counsel Fees | | 1,000.00 | 1,000.00 | 1,000.00 | |
| Assessments and Tax Roll Supplies | 2,309.29 | 2,500.00 | 2,600.00 | 2,600.00 | |
| Tax Descrip, Service (Addressograph) | 1,479.28 | 1,500.00 | 1,500.00 | 1,500.00 | |
| Assessor of Incomes | 673.58 | 700.00 | 900.00 | 900.00 | |
| Supervisor of Assessments | 979.11 | 1,000.00 | 1,200.00 | 1,200.00 | |

| PROTECTIONS OF PERSON & PROPE | RTY | | | | |
|-------------------------------------|------------|------------|------------|------------|-------------------------|
| Sheriff | 12,300.98 | 14,000.00 | 15,000.00 | 15,000.00 | |
| Traffic Police | 23,190.82 | 25,000.00 | 25,000.00 | 25,000.00 | |
| Police Radio | 1,306.29 | 4,000.00 | 1,000.00 | 1,000.00 | |
| Safety Committee | 200.00 | | | 20000000 | |
| State Crime Laboratory | 980.00 | 726.25 | 498.75 | 498.75 | State Special Charge |
| Civil Defense | 281.59 | 100,00 | | | |
| Fire Suppression | 359.45 | 300.00 | 300.00 | 300.00 | |
| County Ambulance | 1,576.21 | 1,700.00 | 4,500.00 | 4,500.00 | |
| Register of Deeds | 10,671.41 | 12,300.00 | 13,000.00 | 13,000.00 | |
| Bounties | 75.00 | 75,00 | 200.00 | 200.00 | |
| Weed Control | 205.00 | 100.00 | 200.00 | 200.00 | |
| Insect Control | | | 100.00 | 100.00 | |
| HEALTH & SOCIAL SERVICES | | | | | |
| County Health Department (Nurse) | 7,124.27 | 5,000.00 | 10,000.00 | 10,000.00 | |
| Patients at State & Other Co. San | 2,841.63 | 1,112.04 | 1,418.81 | 1,418.81 | State Special Charge |
| Mental Hospital | 463,261.79 | 486,748.14 | 500,000.00 | 500,000.00 | State Aid 351,000.00 |
| | | | | | Farm Revenue 120,000.00 |
| | | | | | County Tax 29,000.00 |
| Mental Patients in Outside Inst | 47,295.60 | 41,129.12 | 49,757.61 | 49,757.61 | State Special Charge |
| Mental Health Clinic (Guid. Center) | 11,378.91 | 14,754.99 | 13,434.36 | 13,434.36 | |
| Home and Infirmary | 337,935.11 | 340,614.12 | 360,000.00 | 360,000.00 | |
| Wisconsin Colonies & Tr. Schools | 19,725.56 | 762.48 | 1,057.66 | 1,057.66 | State Special Charge |
| State Care of Dependent Children | 2,538.71 | 654.67 | 389.73 | 389.73 | State Special Charge |
| State General Hospital | 3,701.22 | 3,635.22 | -659.35 | - 659.35 | State Special Charge |
| State Orthopedic Hospital | 2,861.87 | 3,978.06 | 1,344.97 | 685.62 | State Special Charge |
| Other Hospitalization | 10,285.41 | | | | |
| Badger Camp Mentally Retarded | | 1,000.00 | | 1,000.00 | |
| Welfare Administration | 75,694.97 | 80,000.00 | 83,400.00 | 83,400.00 | |
| Expenses on Welfare Lien Property | | 3,000.00 | | | |
| General Relief | 18,851.54 | 17,000.00 | 13,000.00 | 13,000.00 | |
| Old Age Assistance | 13,142.81 | 25,000.00 | 19,200.00 | 19,200.00 | |
| | | | | | |

| Aid to Disabled | 2,169,88 | 3,500.00 | 3,390.00 | 3,390.00 | |
|------------------------------------|------------|------------|-------------|------------|--|
| Aid to Blind | 121.54 | 100.00 | 80.00 | 80.00 | |
| Aid to Families with Depend. Child | 24,677.76 | 27,000,00 | 20,600.00 | 20,600.00 | |
| State Medical Assistance Program | 134,404.57 | 152,000.00 | 167,000.00 | 167,000.00 | |
| Veterans Relief | 679.85 | 1,224.26 | 1,000.00 | 1,000.00 | |
| Veteran Service Office | 2,587.90 | 2,600.00 | 3,000.00 | 3,000.00 | |
| Care of Veterans Graves | 354.00 | 500.00 | 500.00 | 500.00 | |
| Jail and Sheriff's Residence | 24,608.76 | 25,611.97 | 26,000.00 | 26,000.00 | |
| Industrial Schools for Girls | 85.66 | 457.91 | 20,000.00 | 20,000.00 | |
| Industrial Schools for Boys | 1,275.11 | 933.70 | 1,129.78 | 1,129.78 | |
| Correctional Institutions & Camps | 1,319.59 | 1,793.88 | 2,704.76 | 2,704.76 | |
| TRANSPORTATION (EXCLUDING HIC | | ., | 2,, 5 2,, 5 | 2,102,10 | |
| Airports | 1,250.00 | 4,650.00 | 2,100.00 | 2.100.00 | |
| Airport - Dodgeville | 2,000.00 | 2,000.00 | 2,000.00 | 2,000.00 | |
| Airport - Mineral Point | 2,000.00 | 2,000.00 | 2,000.00 | 2,000.00 | |
| EDUCATION AND RECREATION | 0.25000 | | | -,-,-,-,- | |
| Aid to Common Schools | 43,050.00 | 50,000.00 | 50,000.00 | 50,000.00 | |
| Grants to Public Libraries | 6,362.31 | 8,439.88 | 8,954.33 | 8,954.33 | |
| Agricultural Agent | 11,847.31 | 12,000.00 | 12,000.00 | 12,000.00 | |
| Home Demonstration Agent | 3,082.49 | 3,450.00 | 3,560.00 | 3,560.00 | |
| Boys and Girls Clubs | 4,689.15 | 4,100.00 | 4,540.00 | 4,540.00 | |
| Lake Access | 116.69 | 500.00 | 500.00 | 500.00 | |
| Fairs and Exhibits | 5,000.00 | 5,000.00 | 5,000.00 | 5,000.00 | |
| Governor Dodge Memorial | 25.00 | 25.00 | 25.00 | 25.00 | |
| CONSERVATION AND DEVELOPMEN | | 20.00 | 20.00 | | |
| Fish and Game Projects | 754.76 | 1,000.00 | 1,000.00 | 1,000.00 | |
| Tree Planting for Individuals | 2,154.50 | 2,000.00 | 2,000.00 | 642.730.72 | |
| Soil Conservation | 773.45 | 790.00 | 1,670.00 | 1,670.00 | |
| Watershed Programs - Twin Parks | 2,258.04 | 25,000.00 | 2,010.00 | 3,400 | |
| Watershed Program - Otter Creek | -,-,-,-,- | 1334144 | 20,000.00 | 20,000.00 | |
| Watershed Maint Twin Parks | | | 2,000.00 | 2,000.00 | |
| Industrial Development | 2.60 | | 0.12222 | | |
| | | | | | |

State Special Charge State Special Charge State Special Charge

| County Planning Commissioner (Planner) | | 9,500.00 | | |
|--|---------------|---------------|--------------|--------------|
| Regional Planning Commission | | | 500.00 | 500.00 |
| Zoning | | | 7,000.00 | 7,000.00 |
| County Advertising and Promotion | 588.93 | 4,200.00 | 600.00 | 600.00 |
| Manpower Survey | 184.18 | 197-100 | | |
| Total Resource Plan | | | 50.00 | 50.00 |
| INDEBTEDNESS | | | | |
| Principal on Bonds | 30,000.00 | 30,000.00 | 30,000.00 | 30,000.00 |
| Principal on Long-term Notes | 10,000.00 | 10,000.00 | 7,500.00 | 7,500,00 |
| Interest on Bonds | 14,568.75 | 13,668.75 | 12,768.75 | 12,768.75 |
| Interest on Long-Term Notes | 800.00 | 716.60 | 3,000.00 | 3,000.00 |
| Paying Agent Service Charges | 97.97 | 100.00 | 100.00 | 100.00 |
| UNCLASSIFIED | | | | |
| Miscellaneous Stationery & Supplies . | 558.71 | 600.00 | 600.00 | 600.00 |
| Tax Deed Expense | 181.02 | 200.00 | 400.00 | 400.00 |
| Total Expenses \$1, | 532,671.38\$1 | ,621,755.04\$ | 1,683,965.16 | 1,683,965.16 |
| OUTLAY | | | | |
| County Clerk | | | 500.00 | 500.00 |
| County Treasurer | | | 500.00 | 500.00 |
| Courthouse | 47,449.40 | | 1,000.00 | 1,000.00 |
| Juvenile Court | | | 200.00 | 200.00 |
| County Court | 245.00 | | 500.00 | 500.00 |
| Circuit Court | | | 500.00 | 500.00 |
| Sheriff | 3,795.06 | 5,000.00 | 5,000.00 | 5,000,00 |
| Police Radio | | | | |
| Register of Deeds | | | 500.00 | 500.00 |
| Nurse | | | 200.00 | 200.00 |
| Service Officer | Annual Sales | 1.344.354 | 200.00 | 200.00 |
| Total Outlay \$ | 51,484.46\$ | 5,000.00\$ | 9,100.00 | \$9,100.00 |

| GENERAL REVENUES | | | | |
|--|------------|-------------|---|------------|
| Inheritance Tax for County | 7,310.96 | 6,000.00 | 2,000.00 | 2,000.00 |
| Forest Crop Tax from Districts | 14.88 | 16.36 | 100000000000000000000000000000000000000 | |
| Interest on Taxes | 10,342.26 | 8,000.00 | 6,000.00 | 6,000.00 |
| Income Tax from State | 59,762.60 | 59,000.00 | 50,000.00 | 50,000.00 |
| Utility Tax from State | 33,349.61 | 30,000.00 | 25,000.00 | 25,000.00 |
| County Clerk Fees | 542.50 | 500.00 | | |
| Small Claims Court Fees and Costs | 1,069.50 | 1,200.00 | 500.00 | 500.00 |
| Register in Probate Fees | 1,627.20 | 2,000.00 | 1,000.00 | 1,000.00 |
| County Court Fees and Costs | 2,782.25 | 3,000.00 | 2,500.00 | 2,500.00 |
| Circuit Court Fees and Costs | 303.75 | 350.00 | | |
| Sheriff Fees | 971.40 | 800.00 | 800.00 | 800.00 |
| Traffic Police Fees | 25.00 | | | |
| Register of Deeds Fees | 12,173.35 | 12,000.00 | 10,000.00 | 10,000.00 |
| Co. Ordinance Forfeitures & Defaults | 4,504.00 | 3,000.00 | 2,500.00 | 2,500.00 |
| Bond Defaults in State Cases | 4,267.00 | 6,000.00 | 5,000.00 | 5,000.00 |
| Penal Fines for County | 2,439.10 | 5,000.00 | 3,000.00 | 3,000.00 |
| State Aid for Nurse | 1,000.00 | | 1,000.00 | 1,000.00 |
| State Aid for Welfare Administration . | 51,996.05 | 63,000.00 | 60,000.00 | 60,000.00 |
| State Aid for Juvenile Officer | 3,070.16 | 3,000.00 | 3,000.00 | 3,000.00 |
| State Aid for Mental Hospitals | 316,129.11 | 235,000.00 | 351,000.00 | 351,000.00 |
| State Aid for Employe Retirement | 1,007.97 | 5,410.34 | | |
| State Aid for District Attorney | 4,125.00 | 2,250.00 | 4,500.00 | 4,500.00 |
| General Relief Revenues | 3,014.34 | 4,000.00 | 3,000.00 | 3,000.00 |
| State CollOutside Ment. Care | | 73,294.46 | | |
| COMMERCIAL REVENUES | 25/522.72 | 18.52.20.22 | 40.110.11 | ********* |
| Interest on General Fund Investments | 38,932.49 | 40,000.00 | 20,000.00 | 20,000.00 |
| Home and Informary Revenues | 402,022.65 | 350,000.00 | 360,000.00 | 360,000.00 |
| Mental Hospital Revenues | 135,032.38 | 125,000.00 | 120,000.00 | 120,000.00 |
| State Collection for Own Ment. Hosp. | **** | 7,000.00 | 100.00 | 100.00 |
| Rent of County Buildings & Offices | 393,60 | 420.00 | 420.00 | 420.00 |
| Tree Planting for Individuals | 216.75 | 200.00 | | |

Total Revenues (Other Than Prop. Tax)\$1,098,426.26\$1,045,441.16\$1,031,200.00

| OPERATION AND MAINTENANCE Highway Administration Maintenance of County T.H.S. Snow Removal on County T.H.S. | 30,795.63 481,341.66 43,901.77 | 30,500.00 500,000.00 105,000.00 | 30,000.00 683,000.00 | 30,000.00 683,000.00 |
|---|--------------------------------------|---------------------------------------|-------------------------|-------------------------|
| | | | | |
| OUTLAY | | | | |
| Highway Equipment | 78,420.99 | 110,000.00 | 150,000.00 | 150,000.00 |
| Bridge Construction on C.T.H.S. | 26,727.78 | 30,000.00 | 30,000.00 | 30,000.00 |
| County Aid Bridge Refunds | 18,095.22 | 25,983.18 | 15,000.00 | 14,580.14 |
| Total Expenditures \$ | 679,283.05\$ | 801,483.18\$ | 908,000.00 | \$907,580.14 |
| HIGHWAY REVENUES (OTHER THAN | PROPERTY | TAX) | | |
| REVENUES | | | | |
| Highway Revenues from Districts | 967.31 | | | |
| Revenue from State-County T.H.S | 242,599.95 | 250,000,00 | 253,000.00 | 253,000.00 |
| Revenue from State-Superv. of Records | 3,344.59 | 3,000.00 | ===/===== | TESTATO PIECE. |
| Highway Equipment Revenue | 308,463.22 | 150,000.00 | 150,000.00 | 150,000.00 |
| Total Revenues \$ | 555,375.07\$ | 403,000.00\$ | | |
| Tax For Highways - Expenses Minus | | \$ | | |

SUMMARY 1970 BUDGET

| Operation & Maintenance Expenditures Less: Revenues (Other than Prop. Tax & Highway)(1) | Recommended \$1,693,065.16 1,031,220.00 | Adopted \$1694,065.16 1031,220.00 |
|--|---|---|
| Tax other than Highway (Exp. less Rev.) | 661,845.16 | 662,845.16 |
| Plus: Tax for Highways Total County Property Tax | 505,000.00 \$1,166,845.16 | 1504,580.14 \$1167,425.30 |

 Computation of Tax Limitation (210 Wis. 85)(210 Wis. 172)

 Equalized Valuation (State Assessment)
 \$136,780,300

 1% of above (Sec. 70.62)
 \$1,367,803.00

 Allowed additional levies for:

 Prin. & Int. on Debt (Sec. 67,035)
 53,268.75

 Veterans Relief (Sec. 45.10)
 1,000.00

 Road & Bridge Fund (Sec. 83.065)
 273,560.00

 Total Permissable Levy
 \$1,695,632.35

OUTSTANDING INDEBTEDNESS - DECEMBER 31, 1969

| Character of Indebtedness | Date Issue | Date of Final Maturity | Int. Rate | Amount Outstanding | 1966 Maturi Principal | ties Interest | Remarks |
|---------------------------|---------------|------------------------|--------------|-----------------------|--------------------------|------------------|---------|
| Temporary Loans | | | | | | | |
| Strong's Bank | 3-20-69 | 3-20-79 | 4% | \$ 37,500.00 | \$3,750.00 | \$1,500.00 | |
| Dodgeville State Bank | 3-20-69 | 3-20-79 | 4% | 37,500.00 | 3,750.00 | 1,500.00 | |
| Totals | | | | - 14-14-14-14 | \$7,500.00 | \$3,000.00 | |
| Bonds | | | | | | ., | |
| Iowa Co. Home Bldg. Bonds | 4-1-61 | 4-1-81 | 3,2086 | 5% \$410,000.00 | \$30,000.00 | \$12,768.75 | |

Sup. Holland moved for adoption.

Sup. Ryan seconded the motion.

Roll Call Vote - All voting Aye. (Nov-W-8RC-69)

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Judge John A. Walsh appeared and asked that the matter of ordering supplies be speeded by the Purchasing Committee. A discussion followed on the delay of various materials ordered from numerous suppliers.

The Chairman called for the election of a Trustee according to the

nominations placed vesterday.

On the first formal ballot Mr. Jacob Brokish was elected for a three term to begin on the first Monday of January, 1970, by a vote of 11 to

Mr. Brokish thanked the Board and Mr. Cox expressed his appreciation for the opportunity to serve.

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A discussion on the farm operation was renewed. The matter of Mel Hannon to purchase a right-of-way across the county owned land north of Hwy. 18-151 was presented. After a discussion, no action was taken.

A short recess was declared by the Chair.

The meeting was again called to order by Chairman Scullion.

The Chairman raised the question that now that the Administrator Fund had been approved it would be necessary to consider what action would be taken to assign the duties for the position, if and when filled.

A discussion was held concerning the duties in connection with the

sanitary code and zoning planning.

Sup. Hogan moved that the matter be referred to the Rural Planning Committee.

Sup. Stenseth seconded the motion.

Sup. Branger questioned a combination of duties due to the complexity of the job and the need for an exceptional person to fill the job.

Sup. Stenseth stated that he believed that an exceptional person

would be needed to fill either job.

On the question the motion was carried.

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Sup. Holland moved that the Board go on record to approve of dispensing with the farm operation and sell all but 60 acres containing the buildings at the farm.

Sup. Eichorst seconded the motion.

A discussion followed on the cost of the farm to the County and Whether or not any action should be taken at this time.

Sup. Holland requested a roll call vote. (Nov-X-1RC-69)

Total votes cast 20; Ayes 5 - Kritz, Eichorst, Holland, Springer, Grunow. Noes - Hogan, Pechan, Scullion, Niebuhr, Peterson, Scheidegger, Stenseth, Swenson, Ryan, Demuth, Harris, Julian, Branger, Thompson, Roelli, Motion Lost.

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Mileage and Per Diem (Nov-Y-2RC-69) 20 Members, 40 Days, 1002 miles, - \$560.16

Sup. Grunow moved the report be adopted. Sup. Pechan seconded the motion. Carried.

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Sup. Branger moved that a rising vote of thanks be given to the Chairman, Clerk, News Media, and others assisting the session for their courteous and efficient service.

Rising vote given.

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Sup. Grunow moved to adjourn to the Call of the Chair.
Sup. Thompson seconded the motion. Carried.
Richard Scullion,
Chairman.
Kenneth Palzkill,
Clerk.

PROCEEDINGS OF THE IOWA COUNTY BOARD OF SUPERVISORS

December 18, 1969

The meeting was called to order at 1:30 p.m. by the Honorable Richard Scullion, Chairman of the Board.

The Clerk called the roll. Members reported present except Sup. Swenson who was excused and a District No. 8 representative where a vacancy exists.

The Chairman explained that this meeting was called primarily to consider the subject of county payment of employees share of retirement which determination must be made before the end of the

year.

Mr. Darold Pustina, Administrator of the County Home was present and supplied a report (Dec., A-1AR-69) for the fiscal year 68-69 on the operation of the Home. After a brief discussion, the Chairman suggested that members consider the report at their convenience and present any questions at the next session of the Board. The report was accepted and placed on file.

A letter (DEC-B-1C-69) was read from Jacob Brokish expressing his appreciation to the County Board and offering his resignation as a member of the County Farm Study Committee suggesting further that

the Committee be discontinued.

Sup. Grunow moved to accept the letter.

Sup. Scheidegger seconded the motion. Carried.

The Chairman asked if the membership desired to make any comments regarding the continued operation of the County Farm.

Considerable discussion followed regarding the pros and cons of a farming operation by Iowa County.

Sup. Julian moved that the Study Committee be discontinued.

Sup. Springer seconded the motion. Carried.

Sup. Grunow moved that if the farm operation is discontinued then the farm property should be sold in a whole or individual plots.

Sup. Eichorst seconded the motion. Motion lost.

A general discussion followed in which there was an exchange of thoughts whether or not all responsibility should be delegated to the Trustees of the Institution.

The matter of Institution salaries, purchase of equipment, new building and the farm operation was discussed with Trustee Willard Bennett who was present. Mr. Bennett stated that the Trustees met only once a month and it was not possible to devote all time to the farm operation. Sup. Branger suggested that the Trustees meet more than once a month and Sup. Julian suggested that the Board go slow on any action regarding the farm but if a majority favored discontinuation then the Trustees should be so directed. Sup. Julian further suggested that one year be taken to consider the issue and in the meantime to go slow on any capitol investment. Mr. Bennett stated Mr. and Mrs. Dolphin, Supt. and Matron of the Hospital would retire on January 1, 1970 and asked how the replacement was to be selected.

After a brief discussion Sup. Roelli asked to hear from Mr. Pustina, Supt. of the Home. Mr. Pustina stated the picture of administration was changing, a matron was no longer believed needed, it was not necessary to live at the hospital and that he believed he could do the job of administrator of both the home and hospital without additional help if additional salary was provided for the bookkeepers at the two

institutions.

The question was raised whether the need for at least two positions was just as great now as two years ago when the need for the second administrator was determined. The Clerk was requested to obtain

figures of administration cost, as follows: 1969: J. Dolphin, \$7812; M. Dolphin, \$7272; E. Nachtigal, \$6000, each approximate, and D. Pustina \$9000; and 1967: J. Dolphin \$5820; and M. Dolphin \$5520; 1967 approximate total \$11,340 and 1969 approximate total \$30,084. Mr. Pustina stated that he would do the job for \$15,000 per year without additional help with the improved salaries for two bookkeepers. He stated that a licensed home operator was necessary after July 1st and that it would not be possible to get anyone to the job for less than the figure quoted.

A discussion followed regarding the usual advertisement of a position opening, the recommendation of the Personnel Committee or Trustees

and the salary recommended.

Sup. Demuth moved that the Committee on Institutions, the Personnel Committee and the Trustees meet within a week or two to resolve the matter.

Sup. Niebuhr seconded the motion. Carried.

Sup. Julian moved that the Trustees be instructed to contract with Mr. Pustina to fill the vacancy until a decision is made regarding a permanent replacement at a salary of \$1,200.00 per month.

Sup. Eichorst seconded the motion.

Mr. Bennett asked if the job should be advertised. Sup. Holland stated that he thought it was an understood fact that all county jobs were to be advertised and that if some were advertised all should be.

On the question the motion was carried.

Chairman Scullion brought before the Board the wage proposal for 1970 for the Highway Department (Dec.-C-1A-69) as agreed to by the Personnel Committee.

The contract was reviewed and specific changes were pointed out as follows: Section III - Management Rights, Section XI B. Retirement Insurance and Appendix "A" Rates.

AGREEMENT BETWEEN IOWA COUNTY AND IOWA COUNTY EMPLOYEES LOCAL 1266, AFSCME, AFL-CIO 1970

This agreement made and entered into this 1st. day of January, 1970 by and between Iowa County, Wisconsin, hereinafter referred to as the Employer, and Iowa County Employees, Local 1266, American Federation of State, County and Municipal Employees, AFL-CIO, hereinafter referred to as the Union.

SECTION I

The mutual interest of the Employer and the employees is recognized by this agreement for the operation of the various departments under methods that will promote safety to the employee, economy of operations, cleanliness and proper care of equipment and the protection of property, the facilities of a fair and peaceful adjustment of differences that may arise from time to time, the promulgating of rules and regulations and ethical conduct of business and relations between the Employer and the employees and to this end have reached this agreement.

SECTION II Recognition

The Employer recognizes the Union as the exclusive collective bargaining representative for all the employees of the Iowa County Highway Department, except the Commissioner and Patrol Superintendent on all questions of wages, hours and conditions of employment.

SECTION III

Managements Rights

The employer shall have the right to post reasonable rules to represent minimum requirements of employees while on the job. Where situations arise which are not specifically covered by the rules, the earnest cooperation of the employee with his supervisor and employer and other employees will be expected. Any grievance arising between the employer and the Union over said rules shall be handled as set forth herein in Section VI - Grievance Procedure.

SECTION IV Probationary Period

A. All newly hired enployees shall serve a ninety (90) day probationary period. During such probationary period they shall not attain any seniority right and shall be subject to dismissal for any reason without recourse to the grievance procedure. Seasonal employees who upon initial hire work less than ninety (90) days before being laid off shall be entitled to credit for such probationary time if recalled to work the following seasons.

B. Upon completion of the ninety (90) day probationary period, the employee shall be granted seniority rights from the date of original hire, and his hourly rate shall advance to the rate shown in Exhibit A for his classification. A seniority roster shall be posted on all shop bulletin boards and brought up to date every six months by the employer.

SECTION V Seniority Rights

A. It shall be the policy of the Employer to recognize seniority in filling vacancies, making promotions, and in laying off or rehiring, provided however, that the application of seniority shall not materially affect the efficient operation of the Iowa County Highway Department.

B. Seniority shall be based upon the actual length of continuous service

for which payment has been received by the employee.

C. There shall be two seniority groups, full-time employees and seasonal employees. Seasonal employees' seniority group shall be below that of the full-time employees and all seasonal employees shall be laid off prior to any reduction in the full-time employee working force.

D. When laying off seasonal employees, the oldest in point of service shall be retained if qualified to perform the available work. When laying off full-time employees, the oldest in point of service shall be retained if the remaining personnel are qualified to perform the available work. The rehiring of employees that have been laid off shall be in inverse

order to that of laying off.

E. Whenever a vacancy occurs or a new job is created it shall be posted on all shop bulletin boards for a period of five working days. Each employee interested in applying for the job shall endorse his name upon such notice in the space provided. The full-time employee with the greatest seniority who can qualify shall be given the job. If no full-time employee bidding can qualify for the job, it shall be given to the seasonal employee with the greatest seniority who can qualify. The Employer shall have the right to temporarily fill a job that is posted. However, such temporary filling of the job shall continue only for a reasonable time after the end of the five days posting or the settlement of a grievance if one should arise.

F. The initial determination as to an employee's qualifications shall be made by the Employer. However, if there is any difference of opinion as to the qualifications of an employee, the Union Committee and/or Union representative may take the matter up for adjustment under

Section V, Grievance Procedure.

G. An employee who quits, or is laid off for a period of twenty-four

months, or fails to report for work within fifteen days from postmark on notice of recall, or is discharged, except those reinstated under Section V, Grievance Procedure, shall lose all prior seniority rights.

SECTION VI Grievance Procedure

Any difference or misunderstanding which may arise between the Employer and an employee or between the Employer and the Union shall be handled as follows:

Step 1. The Union Committee, and/or Union Representative shall

present the grievance to the Highway Commissioner.

Step 2. If a satisfactory settlement is not reached as outlined in Step 1 within one week, the Union Committee, and/or Union Representative may present the grievance to the Iowa County Highway Committee. Such a meeting shall be held within one week of receipt of written request by the other party unless a later date is set by mutual agreement.

Step 3. If a satisfactory settlement is not reached as outlined in Step 2 within two weeks either party to this agreement may request mediation or fact finding services of the Wisconsin Employment

Relations Commission.

Step 4. The results of such mediation or fact finding shall be made known to all parties concerned who shall endeavor to settle the dispute

on the basis thereof.

If a discharged employee claims injustice in his discharge, the request for a meeting on the grievance shall be made within five working days. Request shall be made by letter, postmark on letter to be considered time of request. Such grievance shall be handled under the procedures outlined in the above steps.

SECTION VII Leaves of Absence

A. Written leave of absence, without pay, for periods not in excess of six months in any year may, in the discretion of the Employer, be granted to any full-time employee. Failure to grant leave of absence shall not be grounds for a grievance. The employee to whom written leave of absence has been granted shall be entitled at the expiration of the time stated on such leave, to be reinstated to the position in which he was employed at the time the leave was granted. The Union shall be provided with a copy of the written leave, by the Employer, at the time such leave is granted.

B. Leave of absence shall be automatically granted all full-time employees who are called or volunteer for military service and such employees shall be reinstated to their former job at the expiration of their military service under and pursuant to the provisions of Section

45.50 of the Wisconsin Statutes, 1961.

SECTION VIII Holidays

A.Each employee upon the completion of his probationary period shall be granted the following holidays off with pay or compensatory time off as outlined in subsection B below: (1) New Year's Day, (2) Memorial Day, (3) 4th of July, (4) Labor Day, (5) Veterans Day, (6) Thanksgiving Day, and (7) Christmas Day, and one-half day on Good Friday. If any of the above mentioned holidays fall on a Sunday, the following Monday shall be deemed the holiday. If the holiday falls on a Saturday, the Friday before or the Monday following the holiday shall, in the discretion of the Employer, be declared the holiday.

B. If an employee receiving an hourly rate of pay is required to work on a holiday, he shall be paid at his straight time rate of pay for all time worked on such holiday in addition to holiday pay. If an employee receiving a monthly salary is required to work on a holiday, he shall receive compensatory time off equal to the time actually worked by such employee on the holiday in lieu of additional Compensation. Employees entitled to compensatory time off under this section may be required to request such time off at least one week in advance to the Highway Commissioner. Compensatory time off must be used within six months from date of the holiday.

SECTION IX

Vacations

A. Each full-time employee shall receive one weeks vacation with pay each year after one year of employment and two weeks vacation with pay each year after three years of employment and three weeks vacation with pay each year after twenty years of continuous employment.

B. The number of employees on vacation, within a given classification, at any given period shall be determined by the Highway Commissioner.
 C. Choice of vacation time, within a given classification, shall be by

seniority.

D. Vacation pay shall be based on the employees regularly established

work week.

E. Employees who give at least two weeks prior notice to quitting and employees whose service being terminated due to discharge or death or retirement shall receive all earned vacation based upon actual months of service. If an employee's service is terminated before the sixteenth (16th) of the month he shall not receive credit for such month; however, if the termination occurs on or after the sixteenth (16th) of the month, credit for a full month shall be credited toward the pro-rated vacation allowance.

SECTION X Sick Leave

A. Each full time employee shall earn and accumulate, when not used, one sick leave day with pay for each month or major fraction thereof of employment until a total of sixty (60) days has been accumulated.

B. Sick leave pay shall begin on the first day of absence and notice must be given to the Employer prior to the regular starting time if at all possible for the employee to do so. Any employee off from work without a written leave of absence in excess of three working days shall support his claim for sick leave benefits by satisfactory evidence that he was under a doctor's care while absent.

C. In the event of serious illness or death in an employee's immediate family, absence up to and including three days will be allowed without

loss of pay.

D. In the event of a death of an employee of the Iowa County Highway Department, all employees covered by this agreement shall be allowed one-half day off to attend the funeral without loss of pay.

SECTION XI

Health Insurance - Retirement Insurance

A. The employer agrees to pay the employee's share of premium or one-half of the employee and dependent's share whichever is greater, for a group hospital and surgical insurance plan which shall be made a part of this agreement by reference. The terms, conditions and coverage of such plan to be negotiated between the parties from time to time as the need arises except that the group plan shall not be changed more than once per year under normal conditions.

B. The Employer agrees to pay 4½% of the first \$7,800 of annual earnings of each employee to the Wisconsin Retirement Fund which

shall be an equivalent reduction in the employee's contribution.

SECTION XII

Hours of Work - Wages and Classifications

A. The hours of work for regular full-time employees (except office clerical) shall normally be nine hours per day Monday through Friday, daily 7:00 a.m. to 12:00 noon and from 12:30 p.m. to 4:30 p.m. When other than the normal schedule effort to reach an agreement each recognizing the needs and desires of the other.

B. The hours of work for office clerical employees shall be 8:30 a.m. to 12:00 noon and from 1:00 p.m. to 4:30 p.m. daily Monday thru Friday

each week.

C. It shall be the policy to keep overtime at a minimum and it is expected that overtime will be worked only in emergencies which are beyond the control of either party to this agreement. However, when it becomes necessary to work overtime it shall be divided as equally as is reasonably possible among those employees qualified to perform the overtime work required and employees shall be paid for all such overtime worked on a straight time basis.

D. Each employee when not able to do so on his own time shall be allowed time off without loss of pay to cast his ballot on all legally

constituted elections.

E. "Appendix A", "Classification and Wages", attached hereto and made a part hereof shall be in effect for the life of this agreement.

SECTION XIII Dues Deduction

The employer agrees to deduct union dues from employees' wages upon written authorization by the employee. The deductions shall be made once each month and the total of such deductions made payable to the Union treasurer within ten days of such deduction.

SECTION XIV

Alteration - Limitation and Duration nt may be amended any time during it

A. This agreement may be amended any time during its life upon the mutual consent of the Employer and the Union. Such amendments shall be in writing, signed by the parties and attached to this agreement. B. Neither party to this agreement by such act any time hereto and subsequently thereof agrees to, or does waiver any rights possessed by it, or them, under State or Federal Laws, regulations or Statutes.

C. This agreement shall be effective as of January 1, 1970, and shall remain in full force and effect through December 31, 1970, and shall automatically renew itself from year to year thereafter until such time that either party desiring to alter, amend or otherwise change this agreement, serves written notice upon the other not later than September 1, 1970, or the first day of September of any year thereafter.

APPENDIX "A"

| | Rate Per Hour Effective |
|--|----------------------------|
| Classification | January 1, 1970 |
| Group VII | |
| Leadman: Shop, Outside; 1st Mechanic Group VI | \$2.83 |
| Mechanics; Blasters; "Catskinner"; Bridg Blademan (Constr.); Bituminous Plant a | |
| Operator; Shovel Operator; Paver Opera Group V | tor; Roller Operator 2.70 |
| Oil Heater Operator; Well Driller; Crusho Feeder; Crusher Operator | |

| Group IV Truck Driver; Patrolman (State or County) | 2.62 |
|--|-------|
| Group III | |
| Patrolman Helper; Janitor | 2.56 |
| Group II Partsman; Timekeeper | 2.39 |
| Group I | |
| Common Labor Seasonal Labor \$2.07 per hour first season, at least 90 days; \$2.1 | |
| hour second season or after 90 calendar days. All new employees except seasonal shall be paid the "Common La | abor" |
| rate for the first 90 days (probationary period) of their employs | |
| Those employees who are continued in employment beyon calendar days, except seasonal employees, shall be considered to satisfactorily completed their probationary period and shall effe | have |

| and the state of t | Effective |
|--|-----------------|
| | January 1, 1970 |
| Classification | Monthly Rate |
| Clerk I | |
| Office Manager | |

the first day of the following pay period be classified and paid

A discussion followed on the terms of the contract, the negotiations leading to the recommendations and the right of management to determine rules for all county departments. Sup. Branger stated that the Board could rest assured that if there have been discrepancies in the Highway Department they will be corrected.

Sup. Harris moved to suspend the rules for this session so that it would be possible to act on proposed salary changes today.

Sup. Pechan seconded the motion. Carried unanimously.

Sup. Kritz moved that the Highway Union agreement for 1970 be adopted.

Sup. Grunow seconded the motion. Carried.

according to their classification.

Chairman introduced Dr. Sophia McCay of the Southwest Wisconsin Mental Health Clinic for the purpose of presentation regarding the release of names of individuals receiving treatment. The Board requested at the last session that the names be made available to the Chairmen of the respective county boards serviced in order to determine residence similiar to that policy followed by the State of Wisconsin. Dr. McCay presented a letter (Dec.-D-2C-69) from the Department of Social Services suggesting that this practice would not be proper. Sup. Holland pointed out that the letter referred to 'improper' and not 'illegal'. A general discussion followed and Dr. McCay stated that many patients pay for the service received. A rate is established based on the income of the patient ranging from no charge to \$20.00 per hour. The present patient load in Iowa County is 99 per month and for the 1st 11 months of the current year \$783.76 has been collected. In 1968 \$314.20 was collected. Chairman Scullion stated that there was a need to evaluate the program.

Sup. Holland moved that Chairman Scullion consult with other County Board Chairmen of the area serviced by the Clinic in order to

resolve this matter.

Sup. Thompson seconded the motion. Carried.

The matter of county payment for employee share of retirement benefits such as that adopted for the highway department employees was brought to the floor for discussion.

A petition (Dec.-E-1P-69) for home and hospital employees coverage

was read. A lengthly discussion followed on the cost of the benefit and the coverage for general employees, welfare employees highway employees and institution employees, and the amount of salary increases, if any.

Sup. Kritz moved to include hospital, home and farm employees and that this benefit increase be taken into consideration when adopting

salary increases.

Sup. Demuth seconded the motion. Carried.

The matter of payment for retirement for welfare department employees was again discussed.

On order of the Chairman a ten minute recess was declared.

The meeting was again called to order by the Chairman. Sup. Holland was excused.

Sup. Peterson stated that there was a move by the Department of Natural Resources to obtain additional land in the Town of Dodgeville for the Gov. Dodge State Park and objected to this additional removal of land from the tax roll.

Sup. Peterson moved that a protest be sent to the Department of Natural Resources regarding the purchase of additional land for Governor Dodge State Park and if a purchase is planned then the hearing regarding the purchase should be held in Iowa County.

Sup. Kritz seconded the motion. Carried.

Resolution (Dec.-F-69) regarding salary increases was read.

We the Salary and Personnel Committees recommend the following salaries or salary changes effective January 1, 1970: Co. Nurse \$600.00 per month; Dep. Co. Clerk \$20.00 per month increase; Dep. Co. Treas. \$15.00 per month increase; Dep. Reg. of Deeds \$15.00 per month increase; Dep. Clerk of Court \$15.00 per month increase; Sec. Serv. Officer Nurse \$280.00 per month; sec. Agriculture Dept. \$280.00 per month; Juvenile Officer \$25.00 per month increase; Register in Probate \$40.00 per month increase; Jurors 1/2 day or less \$8.00 and 10 cents per mile when called to serve; Jurors Full day same as County Board per diem rate in effect at the time of service and 10 cents per mile; Micro film clerk \$270.00 per month; Corporation Counsel \$4500.00 per year; Family Court Comm. \$3300.00 per year; District Attorney \$9000.00 per year; Clerk Hire D.A. \$150.00 per month; Traffic Officers \$518.33 per month including uniform allowance; Chief Radio Dispatcher, Jailer \$20.00 per month increase; 2nd shift dispatcher, Jailer \$390.00 per month including uniform allowance; 3rd shift dispatcher, Jailer \$390.00 per month including uniform allowance; County Agric. Agent \$360.00 per month; 4-H Agent \$230.00 per month; Home Agent \$240.00 per month; Farm Management Agent \$210.00 per month; Patrol Superintendent Hwy. \$25.00 per month increase; Service Officer \$2.55 per hour.

We further recommend that the salary of the Highway Commissioner be increased to \$9000.00 per year at the end of the six month

probationary period presently, being served.

We further recommend that the per diem of County Board of Supervisor Members be \$15.00 starting after the April 1970 election.

Max Demuth, Chairman Ralph Scheidegger Alvin Grunow Leo B. Kritz Richard Scullion

Sup. Branger suggested that an additional salary increase should be considered for the patrol superintendent. A discussion followed.

Sup. Branger moved that an increase of \$1,200.00 per year be allowed the patrol superintendent.

Sup. Thompson seconded the motion. A roll call vote was requested. 7 aye: Hogan, Peterson, Stenseth, Ryan, Branger, Thompson, Roelli; 11 No: Kritz, Pechan, Scullion, Niebuhr, Eichorst, Scheidegger, Demuth,

Harris, Julian, Springer, Grunow. Motion Lost.

Everett Olsen, County Agent was present and requested additional salary for the secretary at his office. Again a discussion followed. Sup. Branger asked for more time regarding salary changes. The discussion continued.

Sup. Demuth moved that the recommendations of the Personnel Committee be adopted.

Sup. Scheidegger seconded the motion. Carried.

The following list of names (Dec.-G-1R-69) for persons to continue employment past 65 was read: Clarence Boley, Theresa Coffey, Jack Dorner, Elva Butteris, Thomas Elder, Hilda Ellis, Agnes Hebgen, Aloys Hebgen, Ella Jacobson, Blanche Jewelt, Alice Raess, Dorothy Rowe, Baptista Schmelzer, Otto Schurch, Raymond Smith, John Raess, Fern Rundell, Winnie McReynolds, Alice Gundlach, Anita Slack, Mava Waring. The name of Richard Jones past 60 to continue as a traffic officer was presented.

Sup. Stenseth moved that permission for continued employment be

granted.

Sup. Roelli seconded the motion. Carried.

Resolution (Dec.-H-69) regarding a request to Senator Roseleip and Assemblyman Bock to support Senate Bill 120 proposing funds for inoculation against German measles was read.

Sup. Stenseth moved for adoption.

Sup. Thompson seconded the motion. Carried.

The Clerk advised the Board that Resolution adopted at the August session made reference to Section 2 in part No. 1 and part No. 2 but

should have read Section 21.

Sup. Thompson moved to correct the resolution to read Section 21 in each part where reference was made to Section 2, the intent still being to transfer the roads defined from the Town to County system.

Sup. Hogan seconded the motion. Carried.

The Clerk requested the intention of the Board regarding employees to be covered by county payment of employees share of retirement.

Sup. Stenseth moved to include the Welfare Department employees.

Sup Roelli seconded the motion. The motion lost.

Resolution (Dec.-I-69) regarding county payment of employees share of retirement was read.

RESOLVED, by the Iowa County Board of Supervisors of Iowa County, Wisconsin that with respect to earnings paid on and after January 1, 1970, to participating employees of Iowa County excluding employees paid on Welfare Administration Payroll, the County of Iowa shall pay to the Wisconsin Retirement Fund, in lieu of an equal amount of the retirement contributions required to be deducted from each payment of earnings to participating employees pursuant to S. 66.903 (2) of the Wisconsin statutes, an amount equal to: 4.5% of the employees annual earnings up to \$7,800.00.

BE IT FURTHER RESOLVED, that all such payments of contributions made by Iowa County shall be reported to the Wisconsin Retirement Fund in the same manner as though deducted from the earnings of participating employees, and all such payments of contributions made by the County of Iowa shall not be considered

municipality contributions.

BE IT FURTHER RESOLVED, that a certified copy of this

resolution be filed with the Board of Trustees of the Wisconsin Retirement Fund.

By the Personnel & Salary Committee Max A. Demuth Alvin Grunow Leo B. Kritz Richard Scullion

Sup. Kritz moved for adoption.

Sup. Grunow seconded the motion. Carried unanimously.

Sup. Demuth moved to grant the following monthly increases to the Welfare Dept: Director: \$45.00; Social Worker II \$30.00 (2 positions); Social Worker Trainee \$40.00 (as of 3-1-70) Administrative Assistant: \$25.00; Typist II: \$20.00 (2 positions); Typist I: \$15.00; except as indicated to be effective January 1, 1970.

Sup. Stenseth seconded the motion. A roll call vote was requested. Ayes 2: Demuth, Branger; Nos: 16: Hogan, Kritz, Pechan, Scullion, Niebuhr, Peterson, Eichorst, Scheidegger, Stenseth, Ryan, Harris, Julian, Springer, Thompson, Roelli, Grunow. Motion lost.

A letter (Dec.-J-2C-69) from the Dodgeville Dist. 1 regarding a request for payment in lieu of taxation based on valuation of the dwelling at the county farm for the education of three students for three years in the amount of \$349.40 was read. A discussion followed.

Sup. Thompson moved to allow the payment. Sup. Stenseth seconded the motion. Carried.

Sup. Grunow moved to request the Trustees to pay the sum requested from the funds of the County Hospital.

Sup. Hogan seconded the motion. Carried.

Mileage and per diem report (Dec.-K-1M-69) was presented.

19 members - 19 days - 467 miles - \$265.36

Sup. Demuth moved that the report be allowed and payment made.

Sup. Thompson seconded the motion. Carried.

Sup. Hogan moved to adjourn to the call of the Chair.

Sup. Grunow seconded the motion, Carried.

PROCEEDINGS OF THE FEBRUARY SESSION OF THE BOARD OF SUPERVISORS OF IOWA COUNTY, WISCONSIN February 24, 1970

The Board of Supervisors met at the Courthouse at 10:00 A.M. and was called to order by the Honorable Richard Scullion, Chairman of the Board.

Roll was called and sixteen members reported present. Sups. Demuth and Roelli were excused. Vacancies exist in Districts 8 and 12. Sup. Julian was absent.

The Chairman explained that the Session was called to consider Annual Reports that had been filed and to conduct other business to be brought before the Board.

A letter (Feb.-A-1C-70) was read from the Department of Natural Resources regarding land acquisition at the Governor Dodge State Park. The letter advised that the purchase of Hidden Valley Farm had been completed but that the state representative would be willing to meet with local officials on the matter.

Sup. Peterson moved that our State Representatives be asked to support legislation which would increase the amount of forest crop and woodland tax.

Considerable discussion followed regarding taxes and equalized values.

Sup. Springer seconded the motion. Carried.

Sup. Holland asked if a meeting would be held with State Department of Natural Resources. The Chairman instructed the clerk to write to the Department and request an informational meeting be held for the benefit of the Equalization Committee and Township Officials.

A letter (Feb.-B-2C-70) was read from District Attorney James Schwalbach reluctantly announcing his resignation to assume a job in Milwaukee County with greater personal interest to his career.

Sup. Kritz moved to accept the letter. Sup. Hogan seconded the motion. Carried.

A list (Feb.-C-3C-70) of emergency wardens for Fire Protection District No. 12 from the District Ranger was presented.

Sup. Scheidegger moved to accept the names presented.

Sup. Eichorst seconded the motion. Carried.

Chairman Scullion called on Jacob Brokish, Trustee for a report regarding the County Hospital & Home. Mr. Brokish reported that three applications had been received for the position of Superintendent, namely Richard Heimerl, Dodgeville; A. F. Kramer, Cobb; and the Acting Supt., Darold Pustina. Mr. Brokish stated that Mr. Pustina was recommended for the job by the Trustees because of his qualifications.

Discussion followed wherein Mr. Pustina spoke and suggested

questions from the Board.

The Chairman presented a letter (Feb.-D-4C-70) which had been sent to him and addressed to the Committees on Personnel & Salary and Health, Education and Institutions. The Chairman indicated that the letter should be read to the Board because it alleged harrassment and he did not believe that the charge was proper. He further stated the employees who signed the letter should be advised that no harrassment was intended when the matter of administration costs at the Institutions was discussed at a Committee meeting. Mr. Pustina stated he was unaware of the letter until after it was circulated.

Several members spoke on the procedure to date regarding the selection of a Superintendent and whether one or two positions was resolved. Mr. Willard Bennett, Trustee, stated that presently one individual was being considered with the two bookkeepers. Mr. Pustina spoke for the single position with proper delegation of responsibilities. Mr. Pustina asked to clarify three questions: 1. He had employed his wife, but on two occasions when needed because of employee illness. No payment was made, and she had also worked in the office during vacations. Also his oldest daughter was employed in the dietary department as a substitute and that his daughter who is a junior was temporarily employed in the office. 2. The station wagon is used for travel to and from work but not for any personal use. 3. He has clerked three or four sales in the last two years but did not want to because of possible reprocussions. In answer to the number of hours needed to do the job Mr. Pusting stated that he did not know but put in as many hours as needed. During the first 15 days of January he put in 172 hours. He stated that he did not know if he was worth \$1200.00 per month but did intend to stick with that requested figure because of the principle involved considering the temporary action.

Sup. Thompson asked about the salaries of other area Superintendents. Mr. Pustina gave examples with fringe benefits of the counties of Green, (\$1340.00), Vernon (\$1091.00) & \$100.00 auto allowance, Dodge (\$1150.00) and Monroe (range \$590.00 - \$770.00 - fringe benefits \$100.00 Mo.) and all had assistant superintendents or matrons. The figures given indicated the top salary in the range. The Chairman stated there was no doubt of the integrity of the incumbent but it was necessary to consider other salaries in the county to keep them in line. Mr. Pustina stated that maybe because of the position of the Board it would be necessary to consider two positions and that he wanted to discuss the matter before the Board. Chairman Scullion stated that it was his desire to bring all facts to the Board floor.

Again a discussion followed and Sup. Holland asked what other employee salary considerations were being made at the institutions. The bookkeepers were mentioned and Mr. Pustina suggested that their responsibility was comparable with the highway office clerk.

Again a discussion followed.

Sup. Peterson moved to refer the matter to the Personnel Committee and Trustees for a recommendation on salary this afternoon.

Sup. Hogan seconded the motion.

In the debate that followed Mr. Pustina suggested that a top salary be recommended and if he did not want it he could reject the job.

On the question the motion was carried.

Chairman Scullion asked Russell Nelson, 4H Agent to present the matter of the need for a building on the fair grounds. Mr. Nelson outlined the need and asked Harry Ivey, Secretary of the Fair to explain the matter. Mr. Ivey suggested a building 60 x 198 - 12 foot sides - over head doors - steel and fully insulated in the area of \$4.00 per square foot. This would be in the range of \$60,000.00 as originally proposed and he estimated that heating and plumbing could be provided in this total figure. The matter was discussed regarding the legal possibility of the County providing the building and administering its use. The District Attorney advised the Board that he believed it was permissible to build and several various forms of lease or purchase were available to the County. The District Attorney recommended the deed of the property to the County and a lease to the Fair Board. Mr. Ivey stated that \$15,000.00 was available for a building fund and that it was very important that action be taken soon so that a building could be

considered. The matter of site preparation was also discussed as an undetermined amount.

Sup. Harris suggested that the opportunity should be used and the County Board should go ahead to put up the building.

Sup. Springer seconded the motion.

A roll call vote (Feb.-E-1RC-70) was taken.

All members reported present voted aye. Motion Carried.

The users of the building and fee if any was not resolved.

The Board recessed to 1:30 P.M.

Tuesday, February 24, 1970

Meeting called to order by the Chairman.

Austin Maxon presented the report (Feb.-F-1AR-70) of the Department of Social Services. Several questions were asked and each member was given a copy of the report.

Everett Olsen, County Agent presented the matter of a need for a county appropriation for Apiary Inspection and asked Mr. Jack Hurd who has several colonies to explain the need for inspection. Mr. Hurd outlined the value of bees and healthy colonies and stated that there are many hives in the County. There was a question whether or not the State should now be providing inspections. Mr. Olsen agreed to contact the State for further information.

Sup. Springer moved that \$150.00 be appropriated for the inspection of bees.

Sup. Stenseth seconded the motion. Carried.

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LaVerne Draves reported on the County Farm operation and the profit from the 1968-1969 fiscal year.

Mr. Draves stated that the profit was \$8,459.29 and that picture was improving.

A discussion followed on the continuation of the farm operation.

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Everett Olsen, County Agent, Russell Nelson, 4H Agent and Kristi Williams, Home Demonstration Agent each presented a brief oral report of their respective departments and presented written reports (Feb.-H-1R2-70) to each member.

A short recess was declared so that the Personnel Committee and Trustees could meet.

The meeting was reconvened and the Chairman called the meeting to order.

Sup. Kritz moved that the Superintendent salary be set at \$900.00 per month and that the bookkeepers be raised from \$375.00 to \$425.00 per month, as recommendations of the Committee Meeting just held.

Sup. Grunow seconded the motion.

A discussion followed regarding the duties and single position for Hospital & Home. Mr. Bennett stated that the Trustees did not like the recommendation but would go along with it to help the Board. It was agreed that a range was established of \$800.00 to \$1200.00 per month for advertising but that the Board had not approved the range to date. The advertising qualifications were discussed. Again it was suggested that the County Board should establish all salaries. The qualification regarding age requirements was debated. It was agreed that the salary was for an individual to be responsible for both the Hospital and Home, as advertised. The salaries for bookkeepers was discussed and the Trustees were not in agreement as to the increase granted from \$375.00 to \$475.00 per month effective January 1, 1970. Mr. Pustina stated

that he was not aware of a schedule for office personnel at the institutions. It was agreed that there was a schedule.

Sup. Kritz withdrew the motion with the consent of the second.

Sup. Holland moved that the Board re-assume the authority to establish salaries at county institutions.

Sup. Harris seconded the motion. Carried.

Sup. Stenseth moved to establish a range for the Superintendent of the Hospital & Home from \$800.00 to \$1200.00 per month.

Sup. Thompson seconded the motion. Carried.

Sup. Kritz moved to set the salary of the Superintendent of the Hospital & Home at \$900.00 per month effective March 1, 1970.

Sup. Grunow seconded the motion.

Considerable discussion followed on other county salaries in various departments and responsibilities of other county employees in comparison.

A roll call vote (Feb.-I-2RC-70) was requested. Ayes 9, Kritz, Pechan, Scullion, Neibuhr, Peterson, Holland, Scheidegger, Ryan, Grunow. Noes 7, Hogan, Eichorst, Stenseth, Harris, Branger, Springer, Thompson. Motion carried.

Mr. Pustina stated that he would not accept the job at \$900.00 per month because of the responsibility involved. He stated that he would stay until a successor was selected or that he would assume responsibility for the Home only.

A discussion followed regarding the situation.

Sup. Branger moved to keep the Hospital & Home under one Superintendent as recommended by the Trustees.

Sup. Harris seconded the motion. Carried.

Sup. Kritz moved to continue a temporary salary to Mr. Pustina of \$1200.00 per month until the position is filled.

Sup. Thompson seconded the motion. Carried.

Sup. Kritz moved to set the two bookkeepers salaries at \$425.00 per month effective March 1, 1970.

Sup. Grunow seconded the motion, Carried.

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A Resolution (Feb.-J-R1-70) regarding the re-issuance of lost checks and a letter from Corporation Counsel Hoskins were presented.

To the Honorable Iowa County Board of Supervisors, Iowa County Wisconsin:

We, the undersigned members of the Iowa County Board of Supervisors and the Committee on Claims, Audit, Printing and Property, hereby respectfully request the Iowa County Board of Supervisors to adopt the following resolution, to-wit:

WHEREAS, a question has arisen as to the policy of Iowa County

Treasurer on lost or destroyed checks, and

WHEREAS, the Iowa County Treasurer has requested that the Iowa County Board of Supervisors adopt a resolution changing the present policy of said office on lost or destroyed checks if said body desired a change in the present policy, which will be in accordance with law and the duties prescribed by Statute for said County Treasurer.

the duties prescribed by Statute for said County Treasurer,
NOW, THEREFORE, BE IT RESOLVED, That if any check or
draft drawn and issued by the Iowa County Treasurer is lost or destroyed
and the Iowa County depository bank, or banks, on which said check or
draft is drawn has been notified to stop payment thereon, the Iowa
County Treasurer may, after the expiration of ten (10) days from the
date of notice to stop payment to said Iowa County depository bank, or

banks, issue a duplicate check or draft and thereafter the Iowa County Treasurer shall be relieved from all liability thereon.

Dated February 24, 1970.

Respectfully submitted, Committee on Claim, Audit, Printing and Property Richard Scullion John C. Hogan

Sup. Kritz moved for adoption.

Sup. Hogan seconded the motion. Carried.

The matter of need for a garage for the County Ambulance was presented. The ambulance has been housed in the Dodgeville Fire Station but the space will no longer be available due to the fact that a new fire truck has been ordered. A discussion followed.

Sup. Branger moved that the Highway Committee and the Public Property Committee meet before the next Board meeting to make a

recommendation on the matter.

Sup. Stenseth seconded the motion. Carried.

Turstee J. A. Brokish presented the results of the bids for a pipeline milking system at the County Farm.

Sup. Pechan moved that the Trustees use their judgement regarding

the installation of the new system.

Sup. Springer seconded the motion. Carried.

Sup. Stenseth moved to adjourn to the call of the chair.

Sup. Kritz seconded the motion. Carried.

Richard Scullion. Chairman.

Kenneth Palzkill.

Clerk.

PROCEEDINGS OF THE MARCH SESSION OF THE BOARD OF SUPERVISORS OF IOWA COUNTY, WISCONSIN March 24, 1970

The meeting was called to order by Honorable Richard Scullion, Chairman of the Board.

The Clerk called the roll. All present with the exception of Sup. Thompson who asked to be excused and Sup. Holland. Vacancies exist in District 8 and 12.

The Chairman introduced Mr. Paul H. Melrod, a Representative of Unicare Health Care Services, a national health care facility based in Milwaukee who was present at the meeting with Austin Maxon, Welfare Director. Mr. Melrod stated that his firm was involved in limited and personal care nursing homes throughout the county with 8,000 nursing beds and in 25 Wisconsin cities. Currently his firm is involved with small nursing homes in Wisconsin cities from 3,000 to 25,000 population. The Home size is 70 x 150 to accomodate 48 residents. He stated that when he discussed the matter with Mr. Maxon this morning it was suggested that he appear before the Board and he desired to present information. His firm plans to come into Dodgeville and build a Home and this morning has an appointment with a real estate agent to find a site. He stated that funds are available and that it would not compete with existing facilities but would provide a service apparently needed. It is of steel and brick construction and would be called Willow Brook. It would be operated privately with local people involved and would be a taxable facility. He presented a picture of the building; one acre of land would be needed and would employee 25 to 30 people. The rate would be in the \$10.50 to \$11.00 per day range. The Mineral Point proposed Home would be skilled care which this Home will not provide. Mr. Melrod was thanked for his presentation.

The Chairman introduced Sister Mary Ellen Dindorf of St. Joseph's Hospital who was present to present information on the Area Comprehensive Health Planning which is set up to involve eleven area counties centered in Madison. The Chairman explained the intentions of area health planning. Sister Mary Ellen stated that the Council had been functioning for two years in Madison and was now expanding. Six of the eleven have joined, three have indicated an intention to join and Iowa & Grant have not yet stated a preference. Sister suggested a possible advantage in joining an operating council. Mr. Robert Swallum, Administrator of General Hospital was unable to be present. The State Administrative Districts as related to this multi-county plan was discussed. The Chairman reviewed the actions of area counties and stated that civic groups had been contacted in the County for possible funds. It is possible that participation in an area group will be necessary to obtain health funds.

Sup. Holland reported present.

The discussion on the Health Planning Council continued and Sup. Eichorst, a member of the County Steering Committee, stated that area residents had been contacted to serve on the County Planning Committee. Iowa County would have one or two members on the Board of Directors.

The Chairman introduced Mrs. Gary Schill who had been attending meetings in Madison regarding the proposed Council. Mrs. Schill stated that area service clubs had indicated a desire to cooperate and

commented briefly on the program.

Chairman Scullion stated that the hospitals also agreed to participate in the cost. The approximate cost for the balance of 1970 would be \$750.00. He further stated that Grant County was considering participation with planning in Dubuque because of the geographic area.

It was agreed that the participation was for one calendar year at a time. Sup. Stenseth moved that a county contribution be made available in an amount not to exceed \$500.00 and that a transfer of \$500.00 be made from the General Fund.

Sup. Eichorst seconded the motion.

The roll was called. All members voted ave.

A Resolution (A-R1-MAR-70) to join the proposed eleven county area was presented.

Be it resolved that the Iowa County Board of Supervisors recognizes advantages of planning for comprehensive health care, acknowledges the organizational efforts of the Health Planning Council in developing an areawide agency to engage in comprehensive health planning - including the participation of representatives from Iowa County, and endorses in principle at this time the proposed participation of Iowa County in the evolving areawide comprehensive health planning organization.

Presented By:

Richard Scullion

Sup. Kritz moved the resolution be adopted. Sup. Hogan seconded the motion. Carried.

The Chairman thanked Sister Mary Ellen and Mrs. Schill and requested their continued cooperation. He stated that Sister Mary Ellen and Mr. Swallum were being consulted for advice.

----0----The reports that were presented at the last session and not accepted were returned.

Sup. Stenseth presented an additional report for the Library Processing Center (B-1AR-MAR-70) and requested that members consider it before action.

The Bookmobile was briefly discussed.

The following reports were presented at the last session and returned at this time. Soil & Water Conservation Dist., Register of Deeds, Veterans Service Officer, County Nurse, Juvenile Dept., County Treasurer, Probate Court, Social Services Dept., County Agent, 4H Agent, Home Agent, Farm Management Agent, County Home & Hospital.

Sup. Kritz moved that the reports be accepted. Sup. Hogan seconded the motion. Carried.

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The Sheriff's report (C-2AR-MAR-70) for 1969 operation was read. It was suggested that the Sheriff publish results of investigations.

The animal complaints on the sheriff's report were questioned. It was agreed to ask the Sheriff to appear and the report was filed.

---0----County Clerk's Report (D-3AR-MAR-70) was read.

Sup. Holland moved the report be accepted.

Sup. Ryan seconded the motion. Carried. ---0----

The matter of zoning, sanitary permits and sanitary land fill was briefly discussed. ----0----

Mr. Alvin Woodmansee was present and introduced himself as the new District Attorney and in turn Board Members introduced

themselves. ----0----

The Dodgeville Airport Report (E-4AR-MAR-70) was read. Sup. Scheidegger moved the report be accepted.

Sup. Niebuhr seconded the motion. Carried.

----0----

The Five County Mental Health Report (F-5AR-MAR-70) was read. Sup. Eichorst stated that Mr. DeBarres requested to attend Health Committee meetings.

Sup. Kritz moved the report be accepted. Sup. Roelli seconded the motion. Carried.

Russell Nelson, 4H Agent was now present and Chairman Scullion asked him to briefly summarize the progress to date on the proposed Youth Building at the fair grounds. The Chairman stated that an architect had been consulted. Mr. Nelson presented a plan as proposed and the plan and intended building was discussed.

The proposed building is 60 x 200 and would be located in the area of the present fair house. The building would include an office, conference room, rest rooms and open area. Site preparation is the responsibility of the Fair Board. Sup. Springer, a member of the Fair

Board stated the building is generally agreeable.

The matter of heating the entire usable space of the building was discussed. It was proposed that part of the building could be used for storage other than fair time. The use of the building and requirements as well as management and responsibility was discussed. The future of the fair and the relation to a new building was mentioned. The estimated cost is \$60,000.00 for the entire building with plumbing and heating included. The heating requirements were discussed to some length. It was suggested that early action should be taken. No agreement on the building operation or maintenance has been considered.

Sup. Roelli moved to proceed with the building and that bids be requested.

Sup. Demuth seconded the motion. Carried.

----0----

Sup. Grunow moved to recess to 1:30 P.M. Sup. Hogan seconded the motion. Carried.

2:15 P.M. - Tuesday, March 24, 1970

The Afternoon Session was called to order by Chairman Scullion at 2:15 P.M.

Richard Heimerl who had requested an opportunity to appear before the Board was introduced by the Chairman. Mr. Heimerl questioned the delay in the notice sent to him regarding his application as Home & Hospital Superintendent. Trustee Bennett stated no delay had been intended. Mr. Heimerl reported on a magazine sale now being held in the county and credited to the veterans. He stated that his office had not sanctioned the drive, however, he stated that he believed the salesman reliable but if they were not he would assume no responsibility.

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The Mental Health Contract (G-1A-MAR-70) was read.

Sup. Grunow moved that the contract be adopted and the Chairman and Clerk authorized to sign the same.

Sup. Roelli seconded the motion. Carried.

Sup. Eichorst suggested that when new Committees are appointed consideration be given to have the Mental Health Clinic Board member from Iowa County also on the Health Committee.

State Representative Bock arrived at the meeting and extended greetings to the Board.

A letter was read (H-1C-MAR-70) from Ted Lauf, Shoreland Planner,

Department of Natural Resources regarding the intended action of Iowa

County to appoint a Zoning Administrator.

The Chairman explained the State and County sanitary regulations and the problems of administration. He called on Sup. Holland who reviewed the regulations and County Ordinance as well as the Rural Planning Committee suggestions for administration. It was stated that the Planning Committee recommends an administrator be hired.

Sup. Roelli moved that the County go ahead to get an administrator

to enforce the ordinance.

Sup. Hogan seconded the motion. Carried.

It was agreed that the Planning Committee would complete the list

of necessary qualifications.

A letter (I-2C-MAR-70) was read from the State Board of Health, Plumbing section regarding the issuance of septic tank permits. The letter also stated amendments to the law.

Sup. Holland moved that the County Clerk act as the issuing agent

for the permits.

Sup. Roelli seconded the motion. Carried.

---0---

Sheriff William Whitford arrived to add information to his report. He explained animal complaints, problems with enforcement, work of his department and the use of radar. He requested permission to use an unmarked car.

Sup. Grunow moved to try an unmarked car for six months and that the operator be well identified as a police officer.

Sup. Kritz seconded the motion. Carried.

The matter of a claim for damage to Deputy Ronald Jorgenson's car was discussed and Sup. Roelli stated that the Law Enforcement Committee planned to meet with the District Attorney to attempt to determine liability and establish policy.

Sup. Grunow moved that Ruffus Stonestreet be hired as a full time Traffic Officer as of April 1, 1970, as a new employee, to be allowed fringe benefits, a salary of \$510.00 per month and a uniform allowance until Officer Jones returns and then the matter is to be reviewed.

Sup. Niebuhr seconded the motion. Carried.

----0----

An additional written report (J-6AR-MAR-70) was presented by Probate Court.

Sup. Grunow moved it be accepted.

Sup. Hogan seconded the motion. Carried.

---0----

A letter (K-3C-MAR-70) was read from the Geographic Council

regarding stream names in the County.

Individual streams referred to in the letter were discussed, checked on a map and the local names used were agreed upon as: Smith-Conley; Dickinson Creek; Ryan Hollow Creek; and Meudts Creek.

Sup. Hogan moved that the suggestions on stream names be sent to

the State as above indicated.

Sup. Grunow seconded the motion. Carried.

----0----

A letter (L-4C-MAR-70) was read from the State regarding the acceptance of Town Roads in Towns of Arena and Wyoming to the County System.

Sup. Holland moved the letter be accepted and filed.

Sup. Hogan seconded the motion. Carried.

---0---

Highway Resolution (M-R2-MAR-70) was read. IOWA COUNTY BOARD OF SUPERVISORS, GENTLEMEN:

WHEREAS, The Highway Committee having accepted the petition of the Town Boards of Arena and Wyoming to place certain roads on the County system.

WHEREAS, The County Board having approved the resolution presented by the Highway Committee to comply with the Town Boards' request.

AND WHEREAS, The Department of Transportation Division of Highways, District Number 1 requests by resolution these two highways be properly named.

THEREFORE BE IT RESOLVED, the following described highway be designated as C.T.H. "CC", commencing at "U.S.H. 14" approximately 250' West of N.E. Corner of Sec. 21, T8N R4E Southwesterly 0.66 miles to a Jct. with Town Road near center of said Sec. 21.

BE IT FURTHER RESOLVED, The following described highway be designated as C.T.H. "C" commencing at Jct. U.S.H. "14" approximately 2,640' West of N.E. Corner of Section 21, T8N R4E Then extending South 0.65 mile to Jct. of Town Road described above, thence Southwesterly to the S.W. corner of said Sec. 21 to the boundery line of the Towns of Arena and Wyoming, Thence Westerly 1.31 miles to a Jct. with S.T.H. "23" near the center of the N.E. 4 of Sec. 30, T8N, R4E.

The Highway Committee will appreciate favorable action on this resolution to comply with the request of the Department of Transporation Division of Highways, District Number 1.

Respectfully Submitted, George Branger Frank E. Ryan Curtis Peterson Iowa County Highway Commission

Sup. Kritz moved to adopt the resolution. Sup. Hogan seconded the motion. Carried.

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Resolution (N-R3-MAR-70) and land to be taken for delinquent taxes was read.

To The Honorable Board of Supervisors of Iowa County, Wisconsin Gentlemen:

Be it resolved that all those lands to which the County has heretofore taken tax deeds, and those lands to which the County shall take tax deeds within one year from this date, shall be sold as soon hereafter as possible.

That the Committee on Tax Claims consisting of Leo B. Kritz, Charles M. Harris and Ralph Scheidegger is hereby appointed to sell and dispose of said land to the best interest of the County.

That upon said committee reporting their sales to Kenneth Palzkill, County Clerk for Iowa County, Wisconsin, he is hereby ordered and directed to forthwith thereafter execute and deliver Quit Claim Deeds in the name of Iowa County, in favor of the Vendee and Vendees, as reported by said Committee above named.

That the action of Kenneth Palzkill, County Clerk for Iowa County, Wisconsin as to all deeds which he has heretofore taken, in favor of Iowa County at the request of said Tax Claim Committee, together with all quit claims issued pursuant to the authorization of said Tax Claim Committee, is also in all ways ratified and confirmed by this

Board.

That the said Committee be authorized to employ the services of the County Surveyor to establish the location of County property when

necessary.

That the County Clerk for Iowa County, Wisconsin, shall continue to take deeds in favor of Iowa County on all lands upon which Iowa County, Wisconsin holds tax certificates unredeemed for the years up to 1965 and prior thereto and is expressly authorized to take tax deed upon the following described property which appears to the County Clerk to be the following described real estate as set forth in the certificates in question. Further the County Clerk is authorized to take tax deeds in favor of Iowa County in accordance with the description appearing on the delinquent tax certificates up to and including the taxes for the year 1965.

Respectfully Submitted, Leo B. Kritz Charles M. Harris Ralph Scheidegger

Tax Claim Committee

1964 TAX DESCRIPTIONS UPON WHICH TO TAKE TAX DEED IN 1970

| Town of Arena | |
|--|-------------|
| Mrs. Floyd Keister S-T-R | |
| Pt. of NE¼ of NE¼ Vol. 168 P. 124 exc. Pt. | |
| sold | 4.17 Acres |
| 18 x 20 rds. in NE cor. of SW4 of NW4 | |
| Vol. 116 P. 606 exc. pt. sold | 1 Acre |
| Emmett Loy | |
| 1/2 A. More or less of SW1/4 of NE1/413-6-2 | .5 Acre |
| Blanche Willard | |
| N½ of SE¼ of SW¼ | 20 Acres |
| Mifflin Mining Co. | |
| Pt. NW¼ of NE¼ | 4.5 Acres |
| Mifflin Mining Co. | |
| Undivided % of W½ of NE% | 52.5 Acres |
| Mifflin Mining Co. Undivided ¼ of W½ of NE¼ Vol. 141 P. 53 .34-5-1 | 17.5 Acres |
| Wm Howland Est. | 1 1.5 Acres |
| 20 ft. W. side Lot 7 & Lot 8 Orig. Tn | |
| Mifflin Mining Co. | |
| Lots 14-15-16 & S½ Lot 17 Mitchell Add. Town of Mineral Point | |
| James & Phillip Gordon | |
| 7.92 A. of NW4 of SE4 | 7.92 Acres |
| | |
| Will, Frank & Mary Sullivan NE¼ of SW¼ | 40 Acres |
| Will Frank & Mary Sullivan | |
| Fr. NW4 of SW4 | 35.42 Acres |
| Will, Frank & Mary Sullivan | |
| Fr. N 25.02 A. of SW4 of SW46-7-4 | 25.02 Acres |
| Will, Frank & Mary Sullivan SE¼ of SW¼ | |
| | 40 Acres |
| Will, Frank & Mary Sullivan SW4 of SE4 | 40 Acres |
| оми от опио-7-4 | 40 Acres |

| Village of Arena |
|---|
| Mrs. Gerald Bond Lot 4 Blk. 19 Zinkeison's Add |
| Village of Avoca |
| Wm. Felton Est. |
| Lots 1-2 Blk. 5 |
| Arthur Kammerud |
| Lots 3-4 Blk. 3 Bakers Add |
| Eden Kammerud |
| Lot 5 Blk. 3 Bakers Add. |
| Village of Highland |
| Mat Franzen |
| Old No. 8 School Dist. Lot |
| Mat Franzen Old No. 8 School Dist. Lot (Sp. Ass'mt.) |
| Highland Implement Co. |
| Pt. Lot 26 Orig. Tn. des. in Vol. 168 P. 593 |
| & Vol. 171 P. 23 exc. W. 24 ft |
| Highland Implement Co. |
| Pt. Lot 26 Orig. Tn des. in Vol. 168 P. 593 |
| & Vol. 171 P. 23 exc. W. 24 ft. (Sp. As'mt.) James Kent |
| E½ Lot 38 Orig. Tn. |
| James Kent |
| E½ Lot 38 Orig. Tn. (Sp. As'mt.) |
| H. Petrus |
| Lot 113 Orig. Tn. Vol. 148 P. 17 H. Petrus |
| Lot 113 Orig. Tn. Vol. 148 P. 17 (Sp. As'mt.) |
| Cecil Tanner |
| Lot 59 Orig. Tn. Vol. 168 P. 496-497 |
| Cecil Tanner |
| Lot 59 Orig. Tn. Vol. 168 P. 496-497 (S. As'mt.) |
| Ed. F. Yanna |
| Lot 63 Orig. Tn. Vol. 92 P. 495 (S. As'mt.) |
| Village of Rewey |
| Lewis Walders |
| Lots 5-6 Blk. 3 Rewey Vil. Orig Village of Ridgeway |
| Gordon F. Haueter |
| 35 ft. Lot 2 Blk, 2 Orig. Tn |
| City of Dodgeville |
| Chinchilla Ranchers Inc. |
| S½ Lot 119 Maddin's Add |
| Lot 40 Wilson's Add |
| Mrs. Burnell Halverson |
| W. 4- ft. of N1/2 of Lot 2 Blk. 7 Jenkin's |
| Add. Legates Sur. |
| Merle & Marion Heibel |
| S. 60 ft. of N. 200 ft. of E. 126 ft. Lot 12 Henry Maddin's Add. |
| W. R. Williams |
| E. 5 ft. Lot 18 & Lot 19 Martin's Add |
| City of Mineral Point |
| Alice Reed |
| |

| Pt. Lot 4 Vliet's Sur. Vol. 145 P. 439 | |
|--|-------------|
| Alice Reed Pt. Lot 4 Vliet's Sur. Vol. 145 P. 439 (Sp. | |
| As'mt.) | |
| Annie Hughes Pt. Lot 91 Vliet's Sur. Vol. 212 P. 355 | |
| Joseph Schmit | |
| Lot 106 Irwin's Add | |
| Lots 198-199 Irwin's Add. Vol. 163 P. 303. | |
| Frank Zaffino Lots 198-199 Irwin's Add. Vol. 163 P. 303 | |
| (Sp. As'mt.) | |
| Edward Schmit Pt. SE ¹ 4 Vol. 151 P. 587 | |
| *************************************** | |
| 1965 TAX DESCRIPTIONS UPON WHICH TO TAKE TAX DEED IN 1970 | |
| Art Davenport | S-T-R |
| 18 x 20 rds. in NE cor. of SW4 of NW4 16-8-5 Mrs. Floyd Keister | 1 Acre |
| Pt. NE4 of NE4 Vol. 168 P. 124 exc. Pt. sold .17-8-5 Town of Dodgeville | 4.17 Acres |
| Emmett Loy ½ A. more or less of SW¼ of NE¼13-6-2 | 50 Acres |
| Rockwell Mills Cheese Factory | |
| SE 1/3 A. of NE¼ of NE¼8-6-4 Blanche Willard | .333 Acre |
| N½ of SE¼ of SW¼ | 20 Acres |
| Mrs. Willard Jungbluth N. 1 A. of SW4 of NE4 | 1 Acre |
| Ted Weier | |
| E. 22 A. of SE¼ of SE¼ | 22 Acres |
| NE% of SW% | 40 Acres |
| Ted Weier NW4 of SW4 | 40 Acres |
| Ted Weier | |
| SW¼ of SW¼ | 40 Acres |
| Fred Edwards | |
| SW4 of SE4 less 2 A | 38 Acres |
| Pt. NW¼ of NE¼ | 4.5 Acres |
| Mifflin Mining Co. Undivided ¾ of W½ of NE¼ | 52.5 Acres |
| Mifflin Mining Co. | 52.5 Acres |
| Undivided ¼ of W½ of NE¼ Vol. 141 P. 53 .34-5-1 Wm. Howland Est. | 17.5 Acres |
| 20 ft. W. side Lot 7 & Lot 8 Orig. Town | |
| Mifflin Mining Co. Lots 14-15-16 & S½ Lot 17 Mitchell Add. | |
| Town of Mineral Point | |
| James & Phillip Gordon 7.92 A. of NW4 of SE4 | 7.92 Acres |
| 1.02 10 01 11171 01 0074 (1) 11 11 11 11 10 0 0 | TION FICTOR |

| Town of Pulaski | | |
|---|------------------|-----|
| Arnold Richter NW pt. of SW¼ of SW¼34-8-1 | 27.25 Acre | es |
| Town of Wyoming | e (i A ii A dan | |
| Will, Frank & Mary Sullivan | | |
| NE'4 of SW4 | 40 Acre | es |
| Will, Frank & Mary Sullivan Fr. NW4 of SW4 | 07 40 4 | |
| Will, Frank & Mary Sullivan | 35.42 Acre | 38 |
| Fr. N. 25.02 A. of SW4 of SW4 6-7-4 | 25 02 Acre | oe. |
| Will, Frank & Mary Sullivan | 20.02 Act | co |
| SE¼ of SW¼ | 40 Acre | es |
| Will, Frank & Mary Sullivan | | |
| SW¼ of SE¼ | 40 Acre | es |
| | | |
| Mrs. Gerald Bond | | |
| Lot 4 Blk. 19 Zinkeison's Add | | |
| Lot 4 Blk. 19 Zinkeison's Add. (Sp. As'mt.) | | |
| Griff Jones | | |
| Pt. NW¼ of SW¼ | | |
| Griff Jones | | |
| Pt. NW¼ of SW¼ (Sp. As'mt.)16-8-5 | | |
| Bernard Martin | | |
| Lots 2-3-4 Blk. 11 (Sp. As'mt.) Village of Avoca | | |
| Wm. Felton Est. | | |
| Lots 1-2 Blk. 5 | | |
| Aldro Jones | | |
| Lots 13-14-15 & 16 Blk. 31 | | |
| Harold Portwine | | |
| Lots 6-7 & 8 Blk. 28 | | |
| A parcel of land com. at NW cor, of Blk. 38 | | |
| run. S. 465 ft; W. 100 ft; N. 465 ft. to | | |
| Williams St; E. 100 ft. to beg. in SW4 of SW412-8-1 | | |
| Village of Blanchardville | | |
| Arthur Kammerud | | |
| Lots 3-4 Blk. 3 Baker's Add | | |
| Lots 3-4 Blk. 3 Baker's Add. (Sp. As'mt.) | | |
| Eden Kammerud | | |
| Lot 5 Blk, 3 Baker's Add. | | |
| Eden Kammerud | | |
| Lot 5 Blk. 3 Baker's Add. (Sp. As'mt.) | | |
| Martha Olson | | |
| Lots 26-27 Blk. 2 Baker's 2nd, Add Martha Olson | | |
| Lots 26-27 Blk. 2 Baker's 2nd Add. (Sp. As'mt.) | | |
| Gilbert Thompson Est. | | |
| Lots 6-7 Blk. 3 Baker's Add | | |
| Gilbert Thompson Est. | | |
| Lots 607 Blk. 3 Baker's Add. (Sp. As'mt.) | | |
| Village of Highland Grant Bunbury | | |
| That pt. of N½ of NW¼ Sec. 33-7-1 | | |
| bounded by a line com. 432 ft. S. etc. also a | | |
| strip of land 4 ft. wide off W. pt. Lot 61 | | |
| | | |

| Village of Highland Vol. 164 P. 117 (Sp. As'mt.)33-7-1 |
|--|
| Coletta Doescher |
| A lot in N½ of NW¼ Sec. 33-7-1 com. at a |
| pt. 190 ft. W. of NW cor. of J. P. Engels |
| Lot, th. W. 61 ft; S. 237 ft. to Louisa |
| Imhoff Lot th. E. 61 ft; N. 237 ft. to beg. |
| Vol. 203 p. 169 |
| Coletta Doescher |
| A lot in N½ of NW¼ Sec. 33-7-1 com. at a |
| pt. 190 ft. W. of NW cor. of J. P. Engels |
| Lot, th. W. 61 ft; S. 237 ft. to Louisa |
| Imhoff Lot, th. E. 61 ft; N. 237 ft. to beg. |
| Vol. 203 P. 169 (Sp. As'mt.) |
| Old Number 8 School Dist. Lot |
| Mat Franzen |
| Old Number 8 School Dist. Lot (Sp. As'mt.) |
| Bernard Gunn |
| Pt. NE ¹ / ₄ of NW ¹ / ₄ Vol. 72 P. 293 (Sp. As'mt.)33-7-1 |
| Highland Implement Co. |
| Pt. Lot 26 Orig. Tn. des. in Vol. 168 P. 593 |
| & Vol. 171 P. 23 exc. W. 24 ft |
| Highland Implement Co. |
| Pt. Lot 26 Orig. Tn. des. in Vol. 168 P. 593 |
| & Vol. 171 P. 23 exc. W. 24 ft. (Sp. As'mt.) |
| James Kent |
| E½ Lot 38 Orig. Tn |
| James Kent |
| E½ of Lot 38 Orig. Tn. (Sp. As'mt.) |
| Thomas Muldoon Est. |
| Pt. Lot 7 Lean's Add. Vol. 96 P. 273 |
| Pt. Lot 7 Lean's Add. Vol. 96 P. 273 (Sp. |
| As'mt.) |
| H. Petrus |
| Lot 113 Orig. Tn. Vol. 148 P. 17 |
| H. Petrus |
| Lot 113 Orig. Tn. Vol. 148 P. 17 (Sp. As'mt.) |
| Cecil Tanner |
| Lot 59 Orig. Tn. Vol. 168 P. 496-497 |
| Cecil Tanner |
| Lot 59 Orig. Tn. Vol. 168 P. 496-497 (Sp. |
| As'mt.) |
| Ed. F. Yanna |
| Lot 63 exc. S. 4½ ft. Orig. Tn. Vol. 92 P. |
| 495 (Sp. As'mt.) |
| Roger Husom |
| Lot 4 Blk. 14 McDonnell's Add |
| Village of Linden |
| Anthony Howell |
| Pt. SW4 of SE4 of SE4 8-5-2 5.43 Acre |
| Leo & Maxine Ledbetter |
| Lot 1 Stephens Add 8-5-2 |
| Village of Rewey |
| Lewis Walders |
| Lots 5-6 Blk. 3 Rewey Vil. Orig |
| |

| Annual State |
|--|
| Village of Ridgeway Gordon F. Haueter |
| 35 ft. Lot 2 Blk. 2 Orig. Tn |
| City of Dodgeville |
| Chinchilla Ranchers Inc. |
| S½ Lot 119 Maddin's Add |
| Mrs. Burnell Halverson |
| W. 40 ft. of N1/2 Lot 2 Blk. 7 Jenkin's Add. |
| Legates Sur |
| Merle & Marion Heibel |
| S. 60 ft. of N. 200 ft. of E. 126 ft. Lot 12 |
| Henry Maddin's Add. |
| City of Mineral Point Alice Reed |
| Pt. Lot 4 Vliet's Sur. Vol. 145 P. 439 |
| Alice Reed |
| Pt. Lot 4 Vliet's Sur. Vol. 145 P. 439 (Sp. |
| As'mt.) |
| Annie Hughes |
| Pt. Lot 91 Vliet's Sur. Vol. 212 P. 355 |
| Raymond Schmit |
| Lot 16 Blk. 31 Strong's Add. Vol. 76 P. 267 Raymond Schmit |
| Lot 16 Blk. 31 Strong's Add. Vol. 76 P. 267 |
| (Sp. As'mt.) |
| Joseph Schmit |
| Lot 106 Irwin's Add. |
| Joseph Schmit |
| Lot 106 Irwin's Add. (Sp. As'mt.) |
| Frank Zaffino |
| Lots 198-199 Irwin's Add. Vol. 163 P. 303 . Frank Zaffino |
| Lots 198-199 Irwin's Add. Vol. 163 P. 303 |
| (Sp. As'mt.) |
| Edward Schmit |
| Pt. SE¼ Sec. 36-T. 5-R.2 Vol. 151 P. 58736-5-2 |
| Conrad Baranski & Jos. Prohaska Jr. |
| Lots 22-23-24-25-26-27 & Pt. Lots |
| 7-8-9-10-11-12-13-14 Blk. 5 Clark's Add. |
| Vol. 90 P. 105 |
| Sup. Harris seconded the motion. Carried. |
| |
| Resolution (O-R4-MAR-70) authorizing the County Treasurer to be |
| sole purchaser of tax certificates was read. |
| Sup. Ryan moved for adoption. |
| Sup. Holland seconded the motion. Carried. |
| 0 |
| Resolution (P-R5-MAR-70) authorizing the County Treasurer to settle |
| in full with the Districts was read. |
| Sup. Holland moved the Resolution be adopted. |
| Sup. Pechan seconded the motion. Carried. |
| ****** |
| A Proclamation (Q-1P-MAR-70) designating the period of March 30 to |

A Proclamation (Q-1P-MAR-70) designating the period of March 30 to April 24, 1970 as Health Month in Iowa County was read. Sup. Grunow moved that the proclamation be approved and supported. Sup. Hogan seconded the motion. Carried.

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Resolution (R-R6-MAR-70) calling for a Transfer of Funds was read. Dodgeville, Wisconsin March 25, 1970

TO THE IOWA COUNTY BOARD OF SUPERVISORS: Gentlemen:

We, the undersigned Finance Committee recommend that the following transfers be made from the General Fund to the respective expense accounts for 1969.

| Property & Liability Insurance\$ | 300.00 |
|----------------------------------|----------|
| Retirement Fund | ,500.00 |
| Social Security | |
| Health Insurance | 500.00 |
| District Attorney | 40.00 |
| Family Court Commissioner | 121.65 |
| County Court | ,500.00 |
| | ,000.00 |
| Register of Deeds | 1,200.00 |
| Jail & Sheriffs Residence | |
| 4H Agent | 1,100.00 |
| Lake Access | 400.00 |
| Tree Planting for Individuals | 75.00 |
| Sheriff Outlay | 400.00 |
| Jail Outlay | 40.00 |

We Further Recommend that the amount of \$20,000.00 be transferred from the County Home Account to the General Fund as suggested at an earlier session by the Home Administrator.

Signed: R. G. Stenseth O. Robert Eichorst Francis Springer I. Dalvan Julian Finance Committee

Sup. Stenseth moved for adoption.

Sup. Julian seconded the motion. The roll was called. All members voting aye. Carried.

---0----

Sup. Stenseth moved that the Library Report be accepted. Motion seconded and Carried. -----

Chairman Scullion introduced Gilbert Czarnecki, Area Director of Emergency Government who questioned the Civil Defense Program in Iowa County. The Board discussed the matter of costs and Mr. Czarnecki outlined the benefits.

Sup. Stenseth moved the matter be referred to the Civil Defense Committee.

Sup. Hogan seconded the motion. Carried.

---0---Recommendations of the Personnel and Salary Committee (S-1R-MAR-70) were read.

> Dodgeville, Wisconsin March 25, 1970

TO THE IOWA COUNTY BOARD OF SUPERVISORS:

We, the undersigned Personnel Committee recommend per the request of the Trustees the following basic salary increases at the County Home & Hospital.

Fred Kramer \$10.00 per month to \$280.00 per month Francis Shambow \$10.00 per month to \$280.00 per month Hilda Holmes\$10.00 per month to \$320.00 per month Opal Krause\$10.00 per month to \$270.00 per month Pat Nachtigal . . .\$10.00 per month to \$270.00 per month Natalie Bell\$10.00 per month to \$280.00 per month Lorraine Christopherson . \$10.00 per mo. to \$260.00 per month Lorraine Christopherson .\$10.00 per mo. to \$260.00 per mo. Geraldine Bentzler \$10.00 per month to \$290.00 per month Emma Jean Raisbeck \$10.00 per month to \$320.00 per month Geraldine Rickard \$10.00 per month to \$320.00 per month Lois Henry \$10.00 per month to \$320.00 per month Lois Henry \$10.00 per month to \$260.00 per month Florence Miller . \$10.00 per month to \$260.00 per month The following people are on maintenance or working on a part time basis.

Melburn Glanville \$15.00 per month to \$500.00 per month Bernard Leslie ...\$15.00 per month to \$485.00 per month Charlene Lee25 cents per hour to \$2.75 per hour Rhonda Forbes\$1.50 per day to \$13.50 per day John Cockroft ...\$10.00 per month to \$360.00 per month

We further recommend that the salary of dispatcher two and three, namely Lucas and Rundle be increased to \$390.00 per month plus uniform allowance to clarify the action of the increase granted in the December Session, said change to be effective January 1, 1970.

Signed: Max A. Demuth
Ralph Scheidegger
Leo B. Kritz

Alvin Grunow Personnel Committee

Sup. Demuth moved the recommendations be approved.

Sup. Grunow seconded the motion. Carried.

Resolution (T-R7-MAR-70) in memory of the late Malcolm Swenson was read.

Sup. Stenseth moved the resolution be adopted.

Sup. Ryan seconded the motion. Carried.

A letter (U-5C-MAR-70) was read from Mrs. Harley Hicks thanking the Board for sympathy extended.

The letter was accepted and placed on file.

Mileage & Per Diem Report (V-1MD-MAR-70) was read.

18 Members — 18 Days — 439 Miles — \$251.12

Sup. Grunow moved the report be approved. Sup. Hogan seconded the motion. Carried.

----0---

Sup. Hogan moved to adjourn.

Sup. Eichorst seconded the motion. Carried. Richard Scullion,

Chairman.

Kenneth Palzkill, Clerk. FINANCIAL STATEMENT OF IOWA COUNTY Detailed Financial Condition as of December 31, 1969 Compiled by Kenneth Palzkill, Iowa County Clerk

| Compiled by Kenneth Palzkill, Iowa | | |
|--|-------------|------------|
| Assets | Debit | Credit |
| Treasurer's Cash | 87,033,44\$ | |
| County Clerk Petty Cash | 25.00 | |
| Highway Commission Revolving Fund | 500.00 | |
| General Fund Investments | 784,735.00 | |
| S.T.H.S. Maintenance Due from State | 21,355.16 | |
| Construction Advances Due from State | 1,149.92 | |
| S.T.H.S. Winter Maintenance Due from State | 36,674.05 | |
| Sundry Hwy. Accounts Receivable | 28,935.60 | |
| Welfare Administration Due from State | 17,010.59 | |
| Old Age Assistance Due from State | 2.4 | 9,114.90 |
| Aid to Disabled Due from State | | 10,776.09 |
| Aid to Blind Due from State | | 850.65 |
| Aid to Families of Dep. | | |
| Children Due from State | | 1,410.52 |
| Illegal Taxes due from State | 1,136.74 | 2,20,734 |
| Aid to Juvenile Officer Due from State | 841.49 | |
| Sundry Accounts Receivable | 39,131.10 | |
| Tax Certificates owned by County | 93,623.28 | |
| Tax Deeds | 2,343.13 | |
| Liabilities | 2,010,10 | |
| Vouchers Payable | | 24,290.62 |
| Sundry Hwy. Accounts Payable | | 58,683.67 |
| Circuit Court Suit Tax Due State | | 474.00 |
| County Court Suit Tax Due State | | 258.50 |
| Employees Health Insurance Deduction | | 1,132.02 |
| Employees Life Insurance Deduction | | 9.00 |
| Welfare Collections in Suspense | | 70,237.92 |
| Dog License Fund | | 2,959.30 |
| Burial Trust Funds | | 5,410.50 |
| Unclaimed Trust Funds | | 430.80 |
| | | |
| Delinquent Forest Crop Tax for Districts | | 12.80 |
| Proprietorship General Fund | | 140 100 05 |
| Reserve for Funding | | 146,192.95 |
| Reserve for runding | | 782,250.26 |

\$1,114,494.50 \$1,114,494.50

ACTUAL, APPROPRIATED AND UNREALIZED OR EXCESS* REVENUES AS OF DECEMBER 31, 1969

| Account General Property Tax | Actual Revenue | Appropriated Revenue | or Excess* Revenues |
|---------------------------------|-------------------|-------------------------|------------------------|
| from Districts \$ | 1,056,073.76 | \$1,056,073.76 | 8 |
| Inheritance Tax for County | 7,506.46 | 1,000.00 | \$6,506.46* |
| Forest Crop Tax | | | 10000 |
| from Districts | 17.16 | | 17.16* |
| Sales Tax | 1.63 | | 1.63* |
| Interest on Taxes | 10,636.00 | 6,000.00 | 4,636.00* |
| Income Tax from State | 67,783.10 | 40,000.00 | 27,783.10* |
| Utility Tax from State | 37,077.58 | 25,000.00 | 12,077.58* |
| County Clerk Fees | 551.50 | | 551.50* |
| | | | |

| Small Claims Court | | | |
|------------------------------|------------|------------|--------------|
| Fees & Costs | 1,579.00 | 500.00 | 1,079.00* |
| Register in Probate Fees | 1,852.40 | 1,000.00 | 852.40* |
| County Court Fees & Costs | 4,314.65 | 2,500.00 | 1,814.65* |
| Circuit Court Fees & Costs . | 512.25 | | 512.25* |
| Sheriff Fees | 1,131.90 | 800.00 | 331.90* |
| Register of Deeds Fees | 12,965.17 | 9,000.00 | 3,965.17* |
| County Ordinance | 021023000 | 2422222 | 212222 |
| Forfeitures | 3,154.00 | 5,000.00 | 1,846.00 |
| Bond Defaults in | 0,104.00 | 0,000.00 | 1,010.00 |
| State Cases | 6,816.15 | | 6,816.15* |
| | 6,254.10 | 1,000.00 | |
| Penal Fines for County | | | 5,254.10* |
| State Aid for Nurse | 916.67 | 1,000.00 | 83.33 |
| State Aid for | 00.000.11 | 50 000 00 | 10010114 |
| Welfare Administration | 69,986.44 | 53,669.00 | 16,317.44* |
| State Aid for | | | |
| Juvenile Officer | 3,275.36 | | 3,275.36* |
| State Aid for Medical | | | |
| Assistance | 10,819.41 | | 10,819,41* |
| State Aid for Mental | | | |
| Hospital | 315,583.50 | 280,000.00 | 35,583.50* |
| State Aid for Tree Planter . | 1,071.75 | | 1,071.75* |
| State Aid for | 91915-119 | | 0.4-4411.00 |
| Employee Retirement | 5,410.34 | | 5,410.34* |
| State Aid for | 3,110,01 | | 0,110.0 |
| District Attorney | 2,250.00 | 4,200.00 | 1,950.00 |
| Miscellaneous Hwy. Revenue | 2,200.00 | 4,200.00 | 1,500.00 |
| | 1 000 19 | 7 000 49 | |
| from Districts | 1,009.43 | 1,009.43 | |
| Revenue from State - | 000 000 41 | 251 200 11 | |
| C.T.H.S. | 251,892.41 | 251,892.41 | |
| Revenue from State-Superv. | 222122 | | |
| Records & Rep | 3,604.16 | 3,604.16 | |
| General Relief Revenue | 6,235.13 | 6,235.13 | |
| Insurance Dividends | | | |
| & Awards | 100.00 | | 100.00* |
| State Collections for | | | |
| Outside Mental Care | 18,072.36 | | 18,072.36* |
| Miscellaneous General | | | |
| Revenue | 164.68 | | 164.68* |
| Interest on General Fund | 30,000 | | 22.00 |
| Investments | 53,049.23 | 15,000.00 | 38,049.23* |
| Home & Infirmary Revenues | 355,502.05 | 350,000.00 | 5,502.05* |
| Mental Hospital Revenues | 143,113.35 | 140,000.00 | 3,113.35* |
| State Collections for own | 140,110.00 | 140,000.00 | 0,210.00 |
| Mental Hosp. | 960.52 | | 960.52* |
| Highway Equipment Revenue | 315,613.95 | 315,613.95 | 500.52 |
| Sale & Transfer of Hwy. | 010,010.00 | 510,010.50 | |
| | 201 205 56 | 204 205 56 | |
| Materials & Supp. | 294,385.56 | 294,385.56 | |
| Gravel Pit Revenues | 65,656.27 | 65,656.27 | |
| Bituminous Plant Revenue | 71,666.29 | 71,666.29 | |
| Revenue for Incidental | | 100,000,00 | |
| Labor Costs | 106,003.33 | 106,003.33 | |
| Miscellaneous Highway | 2 242 4 | 2 22 2 2 1 | 40000 |
| Revenues | 1,666.09 | 1,650.02 | 16.07* |
| Gain on Sale of Tax | 4 24 24 | | 2 22 2 2 2 2 |
| Deed Property | 1,837.94 | | 1,837.94* |
| Rent of Co. Buildings | CO. 1. L. | | 120 00 |
| & Offices | 420.00 | | 420.00* |
| | | | |

| Tree Planting for Individuals | 246.50 | | 246.50* |
|--|------------|-----------|---------|
| Zoning Revenues | 70.00 | | 70.00* |
| Long Term Notes Payable | 75,000.00 | 75,000.00 | |
| many a state of the state of th | 10,000,000 | 10,000,00 | |

ACTUAL EXPENSES, FUND APPROPRIATIONS AND UNEXPENDED OR OVER EXPENDED* APPROPRIATIONS AS OF DECEMBER 31, 1969

| AS OF | DECEMBER 3 | 1, 1969 | *Over-expended |
|------------------------------|--------------|---|--|
| | Actual | | or unexpended |
| Caranal Community | Expenditures | Expenditures | Appropriations |
| General Government | 0 11 100 00 | e 15 500 00 | 0 4 007 24 |
| County Board | | | |
| Clerk | 15,509.03 | | |
| Treasurer | 11,830.15 | | |
| Surveyor | 3.00 | | |
| Elections | 857.53 | | |
| Courthouse | 7,084.22 | 12,000.00 | 4,915.78 |
| Special Accounting | 21.00 | | 440.00 |
| & Auditing | 84.00 | 500.00 | 416.00 |
| Property & Liability | 200112 | 1000000 | 20-62 |
| Insurance | 2,274.42 | | |
| Retirement Fund | 9,409.82 | | |
| Social Security Fund | 7,615.94 | 11,000.00 | |
| Health Insurance | 1,641.01 | 3,000.00 | 1,358.99 |
| Life Insurance | 177.50 | 250.00 | |
| District Attorney | 10,039.66 | 10,040.00 | .34 |
| District Attorney | | | |
| Special Fund | | 500.00 | 500.00 |
| Family Court Commissioner | 3,121.65 | 3,121.65 | |
| Juvenile Court | 5,956.03 | 6,000.00 | 43.97 |
| County Court | 30,165.08 | 30,500.00 | 334.92 |
| Circuit Court | 9,492.20 | 9,500.00 | 7.80 |
| Law Library | 1,887.63 | | 512.37 |
| Coroner | 956.30 | ALTERNATION OF THE PARTY | |
| Condemnation Commissioner | | 400.00 | |
| Other Court Indigent | | 0.77 | 303030 |
| Counsel Fees | 92.18 | 1,000.00 | 907.82 |
| Assessment & Tax Roll | | 2,000.00 | 001100 |
| Supplies | 2,211.02 | 2,600.00 | 388.98 |
| Tax Description Service | 1,535.60 | | |
| Assessor of Incomes | 1,000.00 | 900.00 | |
| Supervisor of Assessment | 643.60 | | |
| Protection of Persons & Prop | | 1,200.00 | 000.10 |
| Sheriff | 11,382.95 | 13,500.00 | 2,117.05 |
| Traffic Police | 23,674.74 | | |
| Police Radio | 568.22 | 7. NO. 4. PARK TANKS TO SERVICE AND ADDRESS OF THE PARK TANKS AND | |
| State Crime Laboratory | 726.25 | 9 4 5 5 6 1 5 7 | the state of the s |
| | 02:2100 | | |
| Civil Defense | 36.85 | W47 2 2 1 2 2 | 70.0 |
| Fire Suppression | 867.57 | 300.00 | |
| County Ambulance | | | |
| Register of Deeds | 13,183.93 | | |
| Bounties | 10.00 | 200.00 | |
| Weed Control | 42.00 | | |
| Insect Control | | 100.00 | 100.00 |
| Health & Social Services | 0.010.00 | 0.400.00 | |
| County Health Department | 3,713.52 | 9,100.00 | 5,386.47 |
| Patients at State & | | | |
| Other Co. Sans | 1,112.04 | 1,112.04 | |
| | | | |

| Mental Hospital Mental Patients inOutside | 532,108.73 | 527,012.64 | 5,096.09* |
|---|--|--------------------|------------|
| Institutions | 41,129.12 | 41,129.12 | |
| Mental Health Clinic Southwest Wisconsin Badger | 14,754.99 | 14,754.99 | |
| Camp | 1,000.00 | 1,000.00 | |
| Home & Infirmary | 353,625.18 | 435,303.84 | 81,678.66 |
| Wisconsin Colonies & | 000,020,10 | 100,000,01 | 021010.00 |
| Training Schools | 762.48 | 762.48 | |
| State Care of Dependent | 05105 | 071.07 | |
| Children | 654.67 | 654.67 | |
| State General Hospital | 3,625.22 | 3,625.22 | |
| State Orthopedic Hospital . | 3,978.06 | 3,978.06 | |
| Welfare Administration Expense on Welfare Lien | 89,039.60 | 76,669.00 | 12,370.60* |
| Property | 3,364.84 | | 3,364.84* |
| General Relief | 14,704.90 | 23,129.16 | 8,424.26 |
| Old Age Assistance | 24,682.20 | 20,300.00 | 4,382.20* |
| Aid to Disabled | 4,468.92 | 3,100.00 | 1,368.92* |
| Aid to Blind | 3,300,02 | 425.86 | 425.86 |
| | | 420.00 | 420.04 |
| Aid to Families w-Dep. | 00 042 00 | 10 000 00 | 0 049 00# |
| Children State Medical Assistance | 26,843.82 | 18,000.00 | 8,843.82* |
| Program | 141,279.41 | 136,282.50 | 4,996.91* |
| Veterans Relief | 1,365.79 | 3,900.27 | 2,534.48 |
| Veterans Service Officer | 3,170.08 | 3,200.00 | 29.92 |
| Care of Veterans Graves | 366.00 | 500.00 | 134.00 |
| Jail & Sheriffs Residence | 23,838.09 | 25,300.00 | 1,461.91 |
| Industrial School for | | | 1,401.01 |
| Industrial School for | 457.91 | 457.91 | |
| Boys | 933.70 | 933.70 | |
| & Camps | 1,793.88 | 1,793.88 | |
| Transportation | | | |
| Highway Administration | 30,380.87 | 48,547.72 | 18,166,85 |
| Operation of Gravel Pits | 44,800.22 | 81,772.16 | 36,971.94 |
| Operation of Bituminus | 59,616.57 | 84,366.23 | 24,749.66 |
| Plant | | NAME AND ASSESSED. | |
| & Maint | 250,546.53) | 586,392.44 | 44,605.66 |
| & Supp. in Store | 291,240.25) | | |
| Costs | 102,874.54 | 101,123.95 | 1,750.59* |
| | 447,416.27) | 702,250.76 | 129,207.45 |
| Maintenance C.T.H.S. | THE REAL PROPERTY AND ADDRESS OF THE PARTY AND | 102,200.10 | 125,201.40 |
| Snow Removal on C.T.H.S. | 125,627.04) | 500.00 | 500.00 |
| Freight Fund | 4 050 00 | 500.00 | 500.00 |
| Tri-County Airport | 4,650.00 | 1,250.00 | 3,400.00* |
| Dodgeville Airport | | 2,000.00 | |
| Mineral Point Airport Education and Recreation | 2,000.00 | 2,000.00 | |
| Tuition for Vocational | | | |
| Schools | 3,111.13 | 3,866.13 | 755.00 |
| Aid to Common Schools | | 57,117.49 | 13,017.49 |
| Supt. of Schools | | 8,400.14 | 8,400.14 |
| Outside Teachers Colleges | | 934.05 | 934.05 |
| Grants to Public | | 304.00 | 304.00 |
| Libraries | 8,439.88 | 8,439.88 | |
| Agricultural Agent | | 12,491.11 | 200.00 |
| Agricultural Agent | 14,100.21 | 14,491.11 | 360.90 |

| AND THE PERSON NAMED AND THE P | | | |
|--|------------|------------|------------|
| Home Demonstration Agent | 3,605.30 | 3,680.00 | 74.70 |
| Boys & Girls Clubs | 4,667.19 | 4,680.00 | 12.81 |
| County Parks | 25.00 | 25.00 | 02.00 |
| Lake Access | 316.08 | 400.00 | 83,92 |
| Fair & Exhibits | 5,000.00 | 5,000.00 | |
| Conservation and Developmen | | | |
| Fish & Game Projects | 328.63 | 1,328.63 | 1,000.00 |
| Tree Planting for | 000 00 | M= 00 | 000 000 |
| Individuals | 278.75 | 75.00 | 203.75* |
| Soil Conservation | 1,033.25 | 1,670.00 | 636.75 |
| Watershed Program - Twin Parks | 15,220.16 | 30,197.20 | 14,997.04 |
| Watershed Program - | 10,220.10 | 50,151.20 | 14,551.04 |
| Otter Creek | | 18,000.00 | 18,000.00 |
| Watershed Maintenance - | | 10,000.00 | 10,000.00 |
| Twin Parks | 112.53 | 2,000.00 | 1,887.47 |
| County Planning | 112.00 | 2,000.00 | 2,001.21 |
| Commission | 9,200.00 | 12,000.00 | 2,800.00 |
| Zoning | 2,20000 | 350.00 | 350.00 |
| County Advertising & | | 300.00 | _00.00 |
| Promotion | 4,268.89 | 7,521.85 | 3,252.96 |
| Total Resource Plan | | 50.00 | 50.00 |
| Indebtedness | | | |
| Principal on Bonds | 30,000.00 | 30,000.00 | |
| Principal on Long Term | | | |
| Notes | 10,000.00 | 10,000.00 | |
| Interest on Bonds | 13,668.75 | 13,668.75 | |
| Interest on Long Term | 200.00 | 25000 | |
| Notes | 716.60 | 716.60 | |
| Paying Agent Service | 20.00 | 141.11 | 23.22 |
| Charge | 75.08 | 100.00 | 24.92 |
| Unclassified | | | |
| Miscellaneous Stationery | 001 | 000.00 | 000 45 |
| & Supplies | 361.55 | 600.00 | 238.45 |
| Tax Deed Expense | 126.20 | 400.00 | 273.80 |
| County Property Expense (Tax Deed) | 103.27 | | 103.27* |
| Outlay | 100.21 | | 100.21 |
| Clerk Outlay | | 500.00 | 500.00 |
| Treasurer Outlay | | 500.00 | 500.00 |
| Courthouse Outlay | 106,288.74 | 222,978.81 | 116,690.07 |
| Juvenile Court Outlay | 200,200.77 | 200.00 | 200.00 |
| County Court Outlay | 418.50 | 500.00 | 81.50 |
| Circuit Court Outlay | | 500.00 | 500.00 |
| Tax Description Service | | 7033323 | 1010/4.5 |
| Outlay | | 200.00 | 200.00 |
| Sheriff Outlay | 10,320.65 | 9,900.00 | 420.65* |
| Register of Deeds Outlay | | 500.00 | 500.00 |
| Nurse Outlay | | 200.00 | 200.00 |
| Supt. of Schools Outlay | | 434.23 | 434.23 |
| Service Officer Outlay | | 200.00 | 200.00 |
| Jail & Sheriff Residence | | | |
| Outlay | 1,920.98 | 240.00 | 1,680.98* |
| New Highway Equipment | 129,012.65 | 128,470.75 | 541.90* |
| Bridge Construction on | 52255 | | 42 000 00 |
| C.T.H.S | 17,956.95 | 56,102.07 | 38,145.12 |
| County Aid Bridge | 44.444.24 | | |
| Construction | 25,983.18 | 25,983.18 | |

INDEX

| APPEARANCES - |
|--|
| Green Engineering - Zoning |
| Harry Ivey - building at fair grounds 9, 68 & 94 |
| David Downs, M.D., & Edwin Lindner, D.V.M rabies ordinance 9 |
| John Marks - Post office lease |
| Everett Olsen - D.H.I.A. Report |
| Darold Pustina - Nursing home addition |
| Lafayette Co Use of jail |
| Ted Lauf, Roger Ivey, Everett Olsen, Bernard Holland, |
| |
| George Branger, Victor Jonas - Shoreland Flood Plain Ordinance .20 |
| Sup. Holland - Blackhawk brochure |
| Dist. Atty_ James Schwalbach - Welfare Aid Suit |
| James Dresser - Town of Wyoming Development |
| Wayne Hanewicz - Coordinator Omnibus Crime Control |
| Area residents petition to improve CT "HH"60 |
| Area residents petition to improve CT "T" |
| Area residents petition to improve CT "Y"68 |
| Mrs. Paul Fritsch - Mental Health Clinic |
| Judge John Walsh - Purchasing procedures |
| Dr. McCay - Mental Health Clinic |
| Darold Pustina - Institutions Administrator94 |
| Everett Olsen, Jack Hurd - Apiary inspection96 |
| Paul Melrod - Nursing home |
| Sister Mary Ellen Dindorf - Health planning |
| Mrs. Gary Schill - Health Planning |
| Richard Heimerl |
| State Representative Gregory Bock |
| Sheriff William Whitford |
| Gilbert Czarnecki - Area C. D. Director |
| Gilbert Czarnecki - Area C. D. Director |
| COMMUNICATIONS - |
| Dept. of Transportation - Federal Aid |
| Dept. of Transportation - Allotment STHS |
| Dept of Transportation - Prepayment CTHS |
| Clara Brei - Added payment watershed |
| Agreement to participate Grant Co. Mental Health |
| M. W. Bennett - Highway Comm., resignation |
| Lakeland Engineers - Sewage plant and well, Co. Home |
| Dept of Transportation - Highway Aids |
| Dept. of Transportation - C.T.H. Aids |
| Jacob Brokish - Study Committee84 |
| Hospital & Home Employees - Retirement Coverage90 |
| Payment in lieu of tax Co. Farm to Dodgeville School Dist |
| DNR land acquisition - Gov. Dodge State Park |
| D. A. James Schwalbach - Resignation |
| |
| Emergency fire wardens |
| DNR, re: zoning program |
| Board of Health, re - septic tank permits |
| Geographic Council - Stream Names |
| Designating Health Month |

| Mrs. Harley I. Hicks - Appreciation to Board | Ĺ |
|--|----|
| ELECTIONS - | |
| Welfare Board | |
| Highway Committee | ì |
| Highway Commissioner | , |
| | |
| DUTIES OF COMMITTEES | Ţ |
| MOTIONS — | |
| Governing Rules | 3 |
| Approve Contract with Green Eng - Zoning | |
| Refer action on building for fair to Ag Comm | |
| Seek solution with Kings re welfare quarters | |
| Health Comm, redraft rabies ordinance |) |
| Study committee determine value of Co. Farm | 2 |
| Reject sale of one acre at Co. Farm | |
| Adopt Highway wage agreement | |
| Deny claim by Clara Brei for add'l watershed paymt | |
| Printing Committee arrange for printing proceedings | |
| Board of Adjustment - 3 members - 2 alternates | |
| Refer jail use by Lafayette Co. to Sheriff's Comm | |
| Return rabies ordinance to Health Comm | |
| Approve participation in Grant Co. Mental Health Clinic . 19, 69 & 101 | ĺ |
| To set date for Shoreland Floodplain Hearing |) |
| Board act as whole Committee for hearing |) |
| Close hearing - Floodplain & Shoreland Ordinance | |
| Adopt Shoreland - Floodplain Ordinance | |
| Purchase 4th vehicle for law enforcement | |
| Adopt rabies ordinance (lost) | |
| Roll call vote - hire County Nurse (lost) | 2 |
| Ascertain feasiblity of adding to Co. Home | ţ |
| Allow deputy Claims for highway control at private functions 56 | ١ |
| Advertise Highway Commissioner position opening | |
| Exercise lease option with Kings for post office building | , |
| Authorize Chairman & Clerk to execute courthouse contract58 | |
| Approve construction of private hangers - Tri Co. Airport58 | |
| Co. obtain teletype |) |
| Fill vacant County Nurse position | |
| Refer petition on CT "HH" to Highway Committee |) |
| Highway Committee determine starting date of Commissioner | |
| Authorize use of equipment at Tri Co. Airport | |
| Approve changes to soil classifications - Shoreland Floodplain Ord 61 | |
| Refer petition CT "T" to Highway Committee64 | L |
| Sell 77 acres of Co. Farm land | |
| Consider budget | |
| Single appropriation for Sheriff & Traffic | |
| Request added information on use of Mental Health Clinic | |
| To improve CT "Y" | |
| Approve tax charge backs | ŀ |
| Authorize over 65 employment |) |
| Adopt budget | į. |
| Refer administration of sanitary code & zoning to Planning Comm82 | |

| Approve discontinuation of farm operation and sell part of farm (lost) 82 Appreciation for service rendered |
|---|
| Temporary \$1,200.00 monthly salary for Inst. Adm |
| Pay retirement (emp. share) for Hosp. & Home employees |
| Authorize employment past 65 Payment in lieu of school tax Co. Farm to Dodgeville Dist |
| Refer institutions administrator salary to personnel Comm |
| Hire one Supt. for both institutions |
| Approve not to exceed \$500.00 for health planning100 Seek bids for building at fair grounds |
| Authorize unmarked patrol car for six months |
| NOMINATIONS — Welfare Board |
| ORDINANCES — Shoreland - Flood Plain |
| PETITIONS — Improve CTH "HH" by area residents |
| REPORTS OF BOARD COMMITTEE OR MEMBERS — Farm Study Committee on operation |
| Highway union agreement |
| Courthouse remodeling project |
| Law Enf. Comm re copy machine at jail |
| Equalization Committee |

| Mental Health Committee re clinic.64Tax Claims on charge back.69Budget Summary and tax levy.70 - 82Highway Union Agreement.85 - 90Claim for damage to car owned by deputy.102Personnel Co. Institution salaries.111 |
|---|
| |
| REPORTS OF DEPARTMENTS OR ORGANIZATIONS — Highway 10 & 12 Fair Association 12 Fire District 12 Highway proposed 1970 activities 66 Library Processing Center 67 Southwest Badger Camp Inc. 70 Corporation Counsel Report 70 |
| Co. Home Report |
| Social Services96 |
| Co. Farm operation |
| Extension Agents |
| Annual Reports Summary Adoption |
| Sheriff |
| Dodgeville Airport |
| Mental Health |
| Probate Court |
| Financial Report |
| |
| RESOLUTIONS — Transfer Town roads to Co. System Wyoming & Arena 58 & 92 |
| To sue State for Welfare Funds |
| To amend Shoreland Flood plain ordinance |
| Advance or transfer of Hwy. Const. Funds 65 & 69 |
| Highway construction & Maintenance |
| County Aid to bridges |
| Approval of corridor to relocate Hwy. 18 - 151 65 - 66 |
| Continue in S. W. Wis. Library Processing Center |
| In memory of Harley I. Hicks |
| Establishing salaries |
| Requesting State support funds for inoculations |
| Re issuance of lost checks |
| To join 11 county health planning council |
| To re-name old highway 23 in Arena and Wyoming |
| Authorize land to be taken for delinquent taxes 103 thru 109 |
| Authroize treasurer to purchase tax certificates |
| Authorize treasurer to settle in full with districts |
| Transfer of funds |
| In memory of Malcolm Swenson |
| RULES OF THE BOARD 2 & 3 |
| SESSIONS OF THE BOARD — |
| April 15, 19698 |
| May 14, 1969 |
| June 25, 1969 |
| August 26, 1969 |
| Sentember 70 1060 |
| September 29, 1969 |
| November 12, 1969 |
| September 29, 1969 59 November 12, 1969 63 December 18, 1969 84 February 24, 1970 94 |