

Proceedings
Board of Supervisors
of
Iowa County
Wisconsin

Compiled by
KENNETH PALZKILL
COUNTY CLERK
Dodgeville, Wisconsin

SESSIONS of 1970

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

April 21, 1970

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

An opening prayer was offered to open this reorganizational session.

The Clerk read the certification (APR-A01SR-70) of members declared by the Board of Canvassers.

I, Kenneth Palzkill, County Clerk in and for the County of Iowa duly elected and qualified, do hereby certify that the following is a true and correct list of the members of the Iowa County Board of Supervisors of said County elected at an election held in the several Towns, Wards and Villages on the seventh day of April, 1970, as appears from the Certificate of the County Board of Canvassers on file in this office:

District No. 1	John C. Hogan
2	Leo B. Krtiz
3	Donald Kessenich
4	Richard Scullion
5	Elmer A. Niebuhr
6	Curtis M. Peterson
7	O. Robert Eichorst
8	Maurice J. Althaus
9	Bernard S. Holland
10	Ralph Scheidegger
11	Russell G. Stenseth
12	Orville L. Miller
	Frank E. Ryan
13	Max A. Demuth
14	Charles M. Harris
15	I. Dalven Julian
16	George Branger
17	Francis W. Springer
	Vincent E. Thompson
18	Harold N. Roelli
19	Alvin Grunow

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at the Courthouse, in the City of Dodgeville, this fifteenth day of April, 1970.

Kenneth Palzkill
County Clerk

As Vincent E. Thompson, an incumbent did not file nomination papers but was elected on a write-in vote, the Clerk read his declaration (APR-B-2SR-70) of a new term and resignation of present term effective yesterday.

The Chairman announced that a search was underway to select a successor for the second supervisor in District No. 12. No names have yet been presented for consideration.

The oath of office was administered by Kenneth Palzkill, County Clerk and each recited and subscribed to his individual oath.

The Chairman called the new Board to order and called for a method of governing rules.

Sup. Grunow moved that the rules in effect for the former Board govern this Board.

Sup. Hogan seconded the motion. Carried.

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Chairman Scullion called for the election (APR-C-1E-70) of a permanent Chairman for a term of two years and appointed Sup. Scheidegger and Sup. Roelli as tellers.

As the result of one informal and one formal ballot Richard Scullion was declared elected for a term of two years.

The Chairman thanked the Board for the vote of confidence.

On the call for the election of a Vice-Chairman, Russell G. Stenseth was declared elected Vice-Chairman for a term of two years after one informal and one formal ballot.

Vice-Chairman Stenseth thanked the Board.

Sup. Holland moved that the Committees to be elected be selected by an informal ballot of nomination and ballot or ballots for election.

Sup. Eichorst seconded the motion. Carried.

The Chairman called for the election of a Welfare Board.

After an informal and one formal ballot Francis W. Springer was declared the first member elected for a term of one year.

Sup. Springer thanked the Board.

The second member elected was Max A. Demuth for a term of one year after the same balloting.

Sup. Demuth thanked the Board.

Following an informal ballot and one formal ballot Harold Roelli was declared elected for a term of one year as the third member.

Sup. Roelli thanked the Board.

Chairman Scullion called for the election of a Highway Committee.

George Branger was the first member elected after an informal and one formal ballot for a term of one year.

Sup. Branger thanked the Board.

The second member declared elected for a term of one year on the first formal ballot was Alvin Grunow.

Sup. Grunow thanked the Board.

Following an informal and one formal ballot Frank E. Ryan was declared the third member elected for a term of one year.

Sup. Ryan thanked the Board.

The Chairman asked how the Board desired to select additional committees.

Sup. Branger moved that the Chairman and Vice-Chairman select additional committees as soon as possible and present the list to the next meeting of the Board for consideration.

Sup. Holland seconded the motion. Carried.

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The Chairman explained briefly the matter of regional planning to-date.

A letter (APR-D-1C-70) was read from Governor Knowles regarding the designation of Environmental Week.

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County Nurse, Jean Esch reported briefly on the activity of her office and advised the Board that beginning May 1st her office would serve as a point of referral for the Mental Retardation Program. A discussion followed on the duties of the new assignment and the discontinuation of state aid for local supervision.

Sup. Roelli suggested that the matter of the Mental Retardation Program referred to the Nurse be review after a few months.

Miss Esch was thanked for her interest in the county-wide health program.

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Russell Nelson, 4H Agent appeared before the Board to explain the status of the proposed youth building at the fair grounds. Mr. Nelson stated that the basic plan was as previously presented with minor changes. He stated that the building (60 x 192) would have year round use with ample parking. The building would be divided by a folding door. He said that the original proposal was \$60,000.00 but that with

the bare necessities now considered for the building the new estimate is \$80,000.00. The matter of land acquisition or lease has been referred to the District Attorney. The Fair Association has \$15,000.00 to use toward building equipment.

Harry Ivey, Secretary of the Fair Association, presented information on building plan. He stated that it was planned to use some incandescent lighting to hold down costs. He stated that the tract of land would be deeded to the county and that the Fair Association would assume the maintenance. Chairman Scullion added that the details of the lease agreement are yet to be determined. Mr. Ivey suggested that the land be leased to the Fair Association for 99 years and the Association would assume all obligations and collect all rents with no charges to the county for use by 4H, FFA, etc. He stated that the building was needed this year and that the time element was very important. The Fair Association has voted to obtain all insurance.

Sup. Stenseth moved that the Agricultural Committee proceed to ask for bids to construct the proposed building at the fair grounds.

Sup. Springer seconded the motion. Carried.

The matter of liability insurance was briefly discussed.

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Sup. Grunow moved to recess to 1:30 P.M.

Sup. Hogan seconded the motion. Carried.

Tuesday, April 21, 1970 - 1:45 P.M.

Chairman Scullion called the Board to order at 1:45 P.M. and introduced Father George Grotkin and Phil Lyda for the purpose of a report on the Tri-County Airport. Father Grotkin reported in the value of a jet-port which is planned at Lone Rock. He stated that industry looks for these services and in the future the need will be even greater. A report (APR-E-3SR-70) was presented to the members of the Board. Mr. Lyda stated that industry was moving to outlying areas and a good airstrip would encourage good stable industry. He spoke on other cooperative airstrips in the State and the major services they have been able to obtain. He stated that a deed for twenty acres was being presented to the three counties, and invited members to visit the airport. He reported on the radio navigation (flight service station) services at the airport, and commented on future development. If a Richland Center owned airport at Sextonville is closed the Federal Government will assist with the future of the County Facility.

Sup. Niebuhr, a member of the Resource Committee reported on a recent meetings at the airport and moved that the county accept a deed (APR-F-4SR-70) to one acre being donated by the Flight Club of the Tri-County Airport.

Sup. Kritz seconded the motion. Carried.

Sup. Miller questioned the service of the weather station at Tri-County and Mr. Lyda stated the services were available and would improve, further that the flight service station was still there and was likely to stay due to the problem with the volume of traffic in large airports.

Sup. Niebuhr moved to accept a deed (APR-G-5SR-70) for 20 acres being presented to the Tri-County operation.

Sup. Kritz seconded the motion. Carried.

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The Chairman brought before the Board the matter of the need for housing for the county ambulance explaining that when the architect was here regarding the proposed youth building he had asked for an estimate for a building at the rear of the Courthouse and that the architect has prepared this information for the County. The Chairman asked the Clerk to read the summary (APR-H-6SR-70) of information from the architect.

Sup. Branger stated that the Highway Committee charged with responsibility for the ambulance and the Public Property Committee had met together and agreed that this was a satisfactory location for the ambulance while at the same time improving courthouse property.

A discussion on costs and the service provided followed.

Sup. Kritz moved to ask for bids for an ambulance garage attached to the rear of the Courthouse according to the architects plan.

Sup. Stenseth stated that \$300.00 per year rent is presently paid to the City and the space now used is being absorbed by the City and not available to the County. Sup. Harris commented on the improvement to the Courthouse that would result by the proposed garage.

Sup. Ryan seconded the motion. Carried.

A discussion followed on the ambulance service and the possibility to set a charge for service.

Sup. Holland moved to return to the next session a previously proposed resolution establishing a charge for ambulance service.

Sup. Hogan seconded the motion. Carried.

The contract (APR-I-7SR-70) with the architect for the proposed youth building was presented and read to the Board.

Sup. Springer moved that the contract be approved and that the Chairman and Clerk be authorized to sign the same.

Sup. Demuth seconded the motion. Carried.

Sup. Holland moved that the Public Property Committee negotiate with the architect for the fee required to design the plans and supervise construction of an ambulance garage.

Sup. Harris seconded the motion. Carried.

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Trustee Jacob Brokish had asked to appear before the Board and presented the results of the bids received on the 77 acres offered for sale by the Trustees of farm land not needed. Three bids were received ranging in price as follows: James Widder for Blackhawk, Inc. \$8,500.00; Glenn Spurley \$7,725.00; and Mel Hannon \$125.00 per acre or \$9,625.00. Mr. Brokish stated it was Mr. Hannon who had previously requested a right of way across the property. Mr. Brokish stated the Trustees did not have a recommendation, although he thought the appraised value was \$12,000.00. Mr. Brokish stated that the land was mostly rough and second growth brush. The location and value of the land was discussed to some length.

Sup. Springer moved to sell the property known as the 77 acres owned by Iowa County to the highest bidder.

Sup. Stenseth seconded the motion.

Again a discussion. Mr. Brokish stated that County was presently receiving \$400.00 per year rent for the property.

On the question the motion was carried.

Sup. Kritz moved to sell the land on a quit claim deed and to authorize the clerk to issue the same without an abstract.

Sup. Grunow seconded the motion. Carried.

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A letter (APR-J-2C-70) was read from the State Dept. of Transportation stating that \$78,000.00 was allocated in reserve for Iowa County.

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

Sup. Hogan seconded the motion. Carried.

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The Clerk explained the difference in location of Rush Creek and Paul Creek which had been questioned in the naming of streams at the last session of the Board, further stating that the State Geographic Board had not accepted the name of Ryan Hollow Creek and asked for further information. The question was not resolved.

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A Resolution (APR-K-1R-70) on Highway Transfers was read.

IOWA COUNTY BOARD OF SUPERVISORS:

GENTLEMEN:

WHEREAS, The Highway Commissioner and the Committee find it necessary to replace the dryer and other components of the hot plant before starting the seasons bituminous operation.

WHEREAS, The cost of the replacement will make a heavy demand on the machinery fund.

AND WHEREAS, The funds in the bituminous and quarry accounts are more than is necessary at this time.

THEREFORE BE IT RESOLVED, The sum of \$20,000.00 be transferred from the bituminous account and \$5,000.00 be transferred from the quarry account to the machinery fund to enable the Committee to make the necessary purchases required to continue the operation of the Hot Plant.

Respectfully Submitted,

George Branger

Alvin Grunow

Frank E. Ryan

Iowa County Highway
Committee

Sup. Ryan moved for adoption.

Sup. Peterson seconded the motion.

The roll was called. All members voted Aye.

Carried Unanimously.

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A Resolution (APR-L-2R-70) requesting the authorization to spend additional highway funds for new machinery was read.

WHEREAS for the construction and maintenance of highways, including the removal and control of snow and ice, it becomes necessary from time to time to purchase equipment, the nature of and necessity for which cannot be accurately anticipated.

THEREFORE BE IT RESOLVED that the County Highway Committee is hereby authorized, pursuant to Section 83.015(2) of the Statutes, to purchase without further authority, and to the extent that revolving funds accumulated for such purpose or appropriations made

for such purpose are available, such highway equipment as they deem necessary to properly carry on the work, and to trade or sell such old equipment as may be considered to be for the best interests of the county;

PROVIDED that this sum transferred does not exceed one hundred thousand dollars (\$100,000.00) without further authority of the County Board.

George Branger
Alvin Grunow
Frank E. Ryan

Highway Committee

Sup. Branger stated funds were needed for a new hot plant for bituminous mix and in this manner highway funds on hand could be used, as a surplus exists in highway maintenance while there is a shortage in the machinery fund. The hot mix plant and operation was discussed.

Sup. Stenseth moved the resolution be adopted.

Sup. Scheidegger seconded the motion. Carried Unanimously.

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A resolution (APR-M-3R-70) commending the service of ambulance volunteers was read.

Sup. Kritz suggested a material contribution be presented to the volunteers with more than twenty years service.

Sup. Niebuhr moved the resolution be adopted.

Sup. Roelli seconded the motion. Carried.

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A resolution (APR-N-4R-70) stating the need for immediate county zoning was read.

Sup. Peterson moved for adoption.

Sup. Grunow seconded the motion. Carried.

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A discussion on the activity and urgent business of committees followed.

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A proclamation (APR-0-8SR-70) declaring May as Mental Health Month was read.

Sup. Kritz moved the proclamation be approved.

Sup. Eichorst seconded the motion. Carried.

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The Clerk reported that \$260.26 had been received from the State as the Iowa County share of an anti-trust suit against the copper and brass industry and the same was deposited with the County Treasurer.

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A Report (APR-P-1AR-70) was read on the county owned land sold during the past year. The Clerk offered an explanation on the Mineral Point City property sold to Elmer A. Heins and the problem with part of the land used by the City of Mineral Point for recreational purposes.

COUNTY OWNED PROPERTY SOLD IN 1969

To The Honorable Board Of Supervisors Of Iowa County, Wisconsin
Gentlemen:

We your committee on Tax Claims beg leave to report the sale of county owned lands during the period January 1, 1969 to December 31, 1969 as follows:

Former Owner	Description	To Whom Sold	Amount
St. Anthony Mining Co.	S. 10 A. of SE¼ of SE¼ Sec. 5 NE¼ of NE¼ Sec. 8 & NW¼ of NE¼ Sec. 8-6-1 (Highland Town)	John W. Thomson	\$3,300.00
L. C. Helmenstine	Pt. Lot 21 beg. at SW Cor. run. th. E. to E. lone of said lot etc. Also Pt. Lot 22 beg. at NW Cor. th. E. 40 ft. S. 100 ft. etc. Original Town. (Mifflin Tn.)	Iowa County Hwy. Commission	52.00
Leeman Stanton	Pt. Lot 22 Orig. Sur. of Vil. of Mifflin beg. at SW Cor. etc. (50 ft. N. & S. X 30 ft. E & W.) (Mifflin Tn.)	Iowa County Hwy. Commission	52.00
Howard Gullick	Pt. Lots 85 & 86 com. 21 ft. E of SW Cor. of Lot 85 th. E. 254 ft. etc. (Dodgeville City)	Elmer A. Heine	102.00
Will White's ½ (Coad & White) - Undiv. ½ of pt. Lot 235 Harrison's Sur. Vol. 9 P. 561 (Mineral Point City)		Elmer A. Heine	41.00
Beuford Peer	Lot 10 Barnard's Add. Also E½ of Street Lot adjoining Lot 10 on W. side Vol. 181 P. 81 (Highland Village)	Thomas K. Riley Sr.	125.00
Steve Connors	W½ Lot 19 Orig. Tn. Sec. 8-5-2 (Linden Village)	James E. Thompson	150.00
Wm. E. White Est.	Lots 3-4-9-10 Blk. 3 Strong's & Others Add. (Mineral Point City)	Richard J. Leibinger Jr.	155.00

Respectfully submitted this 21st day of April, 1970.

Signed:
Leo B. Kritz
Charles M. Harris

Sup. Kritz moved the report excepting the above property in question be accepted.

Sup. Harris seconded the motion. Carried.

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A letter (APR-Q-3C-70) from Governor Knowles on drug abuse and a forth coming conference was read.

Sup. Peterson moved to refer the matter to the Health Committee.

Sup. Ryan seconded the motion. Carried.

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A letter (APR-R-4C-70) from the Dept. of Social Services regarding the selection of senior citizens to serve as Grandparent King & Queen contestants was read.

Sup. Holland moved to refer the matter to the Agricultural Committee to work out a solution with the Home Agent.

Sup. Roelli seconded the motion. Carried.

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The Annual Highway Report (APR-S-2AR-70) was presented.

Sup. Kritz moved to accept the report.

Sup. Peterson seconded the motion. Carried.

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A report (APR-T-9SR-70) of the action of the Agricultural Committee in reassigning duties at the Extension Office and establishing the office of Resource Agent was read.

Sup. Holland moved the Board accept the report and approve the action of the Agricultural Committee in establishing the new position.

Sup. Stenseth seconded the first motion. Carried.

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Sup. Demuth reported that the combined Personnel Committee and Rural Planning Committee recommended that the position of Zoning Administrator be established and that an advertisement be placed for applicants.

A discussion followed.

Sup. Holland moved that the position be established and an advertisement be placed for applicants at the starting salary of \$575.00 per month.

Sup. Kritz seconded the motion. Carried.

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The bids (APR-U-1B-70) received for the county printing including the proceedings were opened before the Board. Bids were received from the Democrat-Tribune, Dodgeville Chronicle and Dodgeville Reminder. The bid amounts and methods and numbers of publications were discussed to some length, without result.

Sup. Demuth moved the matter be referred to the Printing Committee.

Sup. Hogan seconded the motion. Carried.

Sup. Kritz moved to authorize the Printing Committee to determine the printer or printers for the coming year.

Sup. Grunow seconded the motion. Carried.

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A discussion followed on the large public gatherings taking place in other counties.

Sup. Demuth moved to go on record to appose the holding of Rock & Roll Festivals in Iowa County.

Sup. Scheidegger seconded the motion. Carried.

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The Mileage and Per Diem Report (APR-V-MPD-70) was presented.
20 Members - 20 Days - 477 Miles - \$338.16

Sup. Grunow moved the report be accepted.

Sup. Hogan seconded the motion. Carried.

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Sup. Branger moved that a vote of thanks be given to Curtis Peterson for his many years of service on the Highway Committee.

Sup. Holland seconded the motion. Carried.

Sup. Peterson thanked the Board.

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

Sup. Niebuhr seconded the motion. Carried.

Richard Scullion,
Chairman

Kenneth Palzkill,
Clerk.

PROCEEDINGS OF THE IOWA COUNTY BOARD OF SUPERVISORS

May 13, 1970

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

The roll was called and eighteen members reported present. Sup. Hogan was absent. Sup. Stenseth was excused and a vacancy exists in District No. 12.

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The Chairman asked the Clerk to read a letter (MAY-A-1C-70) from the architect.

Gentlemen:

Our fees on the Iowa County Youth Building through May 9, 1970 total \$2,608.85 (see bill enclosed). I would estimate our fees for the remainder of the project to be between \$600 and \$1,200, depending on the amount of inspection time required. This would include our evaluation of the bids, checking the structural calculations of the General Contractor, reviewing shop drawings and making from four to twelve inspection trips to the job.

Based on our findings as of this date, we would recommend award of contracts to the low bidders subject to our review of the structural system proposed by Inland Steel for their building. We do not expect to find any problems with the structural analysis.

Low Bidders: General Construction, Insteel Bldg. Corp., 1929 Royce Ave., Beloit, Wis.	\$58,931.00
Plumbing, Collins & Hying, Dodgeville, Wis.	7,062.00
Heating & Ventilating, Collins & Hying, Dodgeville, Wis. ...	3,861.00
Electrical, R. L. Lindgreen Elec., Dodgeville, Wis.	9,721.00
	\$79,575.00

If heating is required in the large rooms, add Alternate H-1 to the Heating	1,075.00
	\$80,650.00

Sincerely yours,

Weiler, Strang, McMullin and Associates, Inc.

A report (MAY-B-1SR-70) on all bids received was read.

IOWA COUNTY FAIR YOUTH BUILDING

Mineral Point, Wisconsin

Tabulation of Bids

May 12, 1970

General Construction	Base Bid G
Kenneth Sullivan73,378.00
Helgesteel Corporation74,957.00
Daniels Construction66,495.00
Anderson-Ashton, Inc.75,400.00
Madison Commerical & Industrial Bldg. Corp. .	.66,949.00
Insteel Buildings Corp.58,931.00
Sowles Steel Buildings85,937.00
Joseph King72,774.00
Plumbing and Sewering	Base Bid P
Plumbing and Sewering	Base Bid P
Collins & Hying Plumbing & Heating7,062.00
H & N Plumbing & Heating9,595.00
H. J. Pertzborn Plumbing & Heating9,872.00

Heating and Ventilating	Base Bid H	Alt. H-1
Beyer & Finley Heating Company5,134.701,326.00
Collins & Hying Plumbing & Heating3,861.001,075.00
H & N Plumbing & Heating6,250.001,065.00

Electrical Work	Base Bid E
Arrow Electric Company	11,676.00
R. L. Lindgreen Electric	9,721.00
Eversoll Electric Shop	15,569.00

Sup. Hogan reported present.

Harry Ivey, Secretary of the Fair Association summarized the work to be provided in this bid and the balance of site preparation which would be the responsibility of the Fair Association. Landscaping and fixtures as well as utility charges would be assumed by the Association using the \$15,000.00 that is available from Association funds from previous county appropriations. If funds are available the parking lot will also be blacktopped but probably not until next year. The present fair house would have to be removed.

Sup. Grunow asked for information on the proposed lease agreement. The Clerk read an original draft (MAY-C-2SR-70) of lease agreement provided by the District Attorney.

Sup. Kritz asked about the annual appropriation to the Fair.

Sup. Holland asked about the disposition of the building if the fair was discontinued. The District Attorney stated that it would revert to the County. Also the guarantee for provision of insurance coverage payments could be part of the lease and questioned was the use of the building by your groups without charge and what groups would be eligible.

Mr. Ivey questioned the privilege of the Association to lease or sublet the building. The revenue from the use of the building would be used by the Association for maintenance. It was agreed that the question for sublease should be further described.

A discussion followed on the lease and individual questions thereon. Mr. Ivey requested a perpetual right of way across the land area to be deeded to the County. It was basically understood that the Fair Association would deed a parcel of land to the County for a building to be built and owned by the County and leased to the Fair for a twenty year period with renewal options of twenty years.

RESOLUTION ACCEPTING BIDS AND AUTHORIZING CONTRACT AGREEMENT FOR YOUTH BUILDING

Whereas bids have been solicited and received by Iowa County for the construction of a youth building on land to be owned by Iowa County and presently owned by the Southwest Wisconsin Fair Association, and

Whereas the following bids are the low bids:

General - Insteel Building Corp.	\$58,931.00
Plumbing - Collins & Hying	7,062.00
Heating & Ventilating - Collins & Hying	4,936.00
Electrical - R. L. Lindgren	9,721.00

Now therefore be it resolved that the Iowa County Board of Supervisors approve the bids above listed as the low bids and further authorize the Chairman and Clerk to enter into a contract with the above named bidders in the amounts listed for the construction of a building according to the plans and specifications by Weiler, Strang, McMullin & Assoc., Inc., for the Iowa County Fair Youth Building.

John Hogan
Richard Scullion
Curtis M. Peterson
Ralph Scheidegger

Sup. Hogan moved that Iowa County go on record as being in favor of building the proposed building at the total cost of \$80,650.00 plus architects fees.

Sup. Peterson seconded the motion.

The roll was called on request. Carried unanimously.

Sup. Kritz moved to refer the matter of financing the project to the Finance Committee.

Sup. Grunow seconded the motion. Carried.

A Resolution (MAY-D-1R-70) was presented to accept the low bids and authorize the Chairman and Clerk to enter into contracts.

Sup. Grunow moved for adoption.

Sup. Roelli seconded the motion. Carried unanimously.

Sup. Scheidegger moved to refer the lease to the Agricultural Committee for further clarification and eventual return to the County Board.

Sup. Harris seconded the motion. Carried.

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Chairman Scullion requested that the Clerk read another letter (MAY-E-2C-70) from the architect regarding the proposed garage addition to the rear of the Courthouse.

A discussion followed.

Sup. Branger moved to continue to go ahead with the building, draw up the specifications and ask for bids.

Sup. Ryan seconded the motion.

It was pointed out the project would improve storage space as well as a building addition. The size will be twenty-seven feet seven inches by twenty-six feet two inches in the area of the present old furnace room.

On the question the motion was carried.

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The Committee appointments (MAY-F-1A-70) of 1970 - 1971 were presented.

WELFARE - Demuth, Springer, Roelli

HIGHWAY - Ryan, Branger, Grunow

CLAIMS-AUDIT-PRINTING-PROPERTY - Hogan, Scullion, Holland, Stenseth, Harris

FINANCE-EQUALIZATION-BONDS-INSURANCE - Eichorst, Althaus, Stenseth, Julian, Springer

AGRICULTURE - Hogan, Scullion, Peterson, Scheidegger

HEALTH-EDUCATION-INSTITUTIONS - Kessenich, Eichorst, Stenseth, Julian, Vacancy

TAX CLAIMS - Kritz, Kessenich, Niebuhr, Harris

COURTS-JUSTICE-LAW ENFORCEMENT - Kessenich, Niebuhr, Althaus, Julian, Vacancy

SALARY-PERSONNEL - Kritz, Scullion, Peterson, Scheidegger, Demuth

CIVIL DEFENSE - Scullion, Stenseth, Miller

RESOURCE DEVELOPMENT - Niebuhr, Eichorst, Miller

RURAL PLANNING - Scullion, Holland, Branger, Jonas

ECONOMIC OPPORTUNITY - Scullion, Peterson

SW WIS. MENTAL HEALTH - Kritz, Reynolds

BLACKHAWK, INC. PROMOTION - Holland, Roelli

County Board Members are listed in the order of the district each represents.

Sup. Kritz moved that the list presented by the Chairman and Vice-Chairman be approved.

Sup. Demuth seconded the motion. Carried.

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Mr. Austin H. Maxon, Director of the Department of Social Services requested to appear and asked the Clerk to read a petition (MAY-G-1P-70) which had been sent to each Board member requesting improved salary and fringe benefits.

A discussion followed. Sup. Roelli stated that the Social Services Committee agreed with item one and three but did not approve a retroactive retirement benefit. Item one requested retirement benefit on January 1, 1970 and item three increased salary. The matter of Personnel Committee study was questioned.

Sup. Peterson asked for information on a letter of resignation he had received from a former Social Services Dept. Employee and requested the letter (MAY-H-3C-70) be read.

Mr. Maxon stated that the Department had eleven employees. Sup. Demuth stated that certain qualifications were necessary at the Department but in a recent search for a caseworker over forty had applied. Mr. Maxon stated that if the former employee had not resigned she would have been discharged and that the no losses had been suffered by the Department. Further that it was unfortunate that the letter of complaint came up at the same time as the petition.

Sup. Kritz moved to refer the petition to the Personnel Committee. Sup. Holland seconded the motion.

Sup. Roelli stated that the retirement benefit costs would be \$2,190.00 per year and he was asked to advise the Board of some of the salaries.

A discussion followed.

On the question the motion was carried.

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Sup. Demuth advised the Board that the District Attorney had assumed his position at \$9,000.00 per year on March 9th and the former District Attorney was paid \$9,000.00 per year plus \$1,800.00 clerk hire. Mr. Woodmansee had requested of the Personnel Committee a salary of \$10,000.00 per year with no allowance for clerk hire. The Committee recommends approval.

Sup. Ryan moved that the change be approved retroactive to March 9, 1970.

Sup. Grunow seconded the motion. Carried.

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A letter (MAY-I-4C-70) was read from the Geographic Names Council regarding the need for further information on Ryan Hollow Creek but was not resolved.

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The Clerk presented a letter (MAY-J-5C-70) from the Wisconsin County Boards Association regarding a wage negotiation service offered to counties.

Sup. Miller moved to table the matter.

Sup. Scheidegger seconded the motion. Carried.

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The Clerk read a letter (MAY-K-6C-70) from the Wisconsin County Boards Association regarding the payment of medical aid assistance to counties.

Sup. Ryan moved to accept the letter and place on file.

Sup. Hogan seconded the motion. Carried.

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The Clerk read a letter (MAY-L-7C-70) offering his resignation as Civil Defense Director.

Sup. Grunow moved to accept the resignation of the Civil Defense Director.

Sup. Roelli seconded the motion. Carried.

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The Chairman appointed O. L. Miller to serve as a Civil Defense Committee member in that position on a per diem basis.

Sup. Julian moved the appointment be approved.

Sup. Grunow seconded the motion. Carried.

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In response to a question from Sup. Demuth, Chairman Scullion stated that the matter of a zoning administrator was not yet resolved.

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Everett Olsen asked to appear and stated he desired to clarify the previous welfare petition because Extension workers also were not included for county payment of retirement, and he requested that inclusion.

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The Clerk requested further information on the matter of an appropriation for the inspection of apiaries. The Board approved a sum of \$150.00 but provided no appropriation or transfer. The matter of payment was discussed, as was the State obligation for inspection. The number of hives in the County was questioned as to the number counted in the assessment. The State will inspect hives if the County provides some part of the funds. A lengthy discussion followed.

Sup. Holland moved to ask the District Attorney to obtain an opinion from the Attorney General regarding the matter of a county appropriation.

Sup. Hogan seconded the motion. Carried.

Sup. Springer moved to transfer \$150.00 to the bee inspection fund.

Sup. Demuth seconded the motion.

Roll was called. Noes - 15, Kritz, Kessenich, Scullion, Niebuhr, Peterson, Eichorst, Althaus, Holland Scheidegger, Miller, Ryan, Harris, Julian, Grunow, Hogan. Ayes - 4, Demuth, Branger, Springer, Roelli.

Motion Lost.

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A letter (MAY-M-8C-70) was read from Highway Commissioner Rule requesting overtime payment for Patrol Superintendent Bryant. Considerable discussion on duties of the job and overtime followed.

Sup. Demuth moved to table the matter. No second.

Sup. Holland moved to refer the matter to the Personnel Committee.

Sup. Eichorst seconded the motion. Carried.

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Sup. Branger gave a report on the use of highway funds and read a resolution to transfer \$250,000.00 of unallocated highway funds for STHS held in reserve to the State for use in the repaving of state highways. A sum of \$583,000.00 is currently held in reserve. Requests for relocation have been made for Highways 80 and 191 but turned down by the State. A discussion followed.

The resolution was not signed and a lengthy discussion followed on the use of such funds if possibly later needed for general construction of State Trunk Highways in the County.

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A short recess was called to allow the Highway Committee time to consider their action on the resolution.

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The meeting was again called to order.

Sup. Stenseth reported present.

The resolution (MAY-N-2R-70) regarding the transfer was read.

Sup. Miller moved to table the matter.

Sup. Scheidegger seconded the motion. Carried.

Sup. Miller moved that money in reserve be used for construction on the STHS and that this request be sent to the District Highway Office.

Sup. Peterson seconded the motion. Carried.

Sup. Holland moved that District Engineer, Gary Landsness be asked to appear before the Board to discuss or explain this issue.

Sup. Hogan seconded the motion. Carried.

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The Chairman explained the progress to date on the Comprehensive County Zoning Ordinance.

A discussion followed on the Zoning Plan and detail for the County.

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The matter of a possible charge for ambulance service was on the table and returned.

Sup. Branger offer an unsigned resolution regarding a possible charge. After considerable discussion the matter of referral of the resolution was suggested.

Sup. Holland moved to refer the matter to the Finance Committee.

Sup. Kritz seconded the motion. Carried.

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Mileage & Per Diem Report was presented.

20 Members - 20 Days - 477 Miles - \$338.16

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

Sup. Hogan seconded the motion. Carried.

Richard Scullion,
Chairman.

Kenneth Palzkill,
Clerk.

PROCEEDINGS OF THE JUNE SESSION
OF THE BOARD OF SUPERVISORS OF
IOWA COUNTY, WISCONSIN

June 23, 1970

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

The roll was called. Nineteen members reported present.

Sup. Niebuhr was excused and a vacancy exists in District 17.

The Chairman explained that to date no one had been found to fill the vacancy even though a search was underway by the elected representatives from that area.

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A letter and Executive Order (JUN-A-1C-70) from Governor Warren P. Knowles was read establishing the Southwestern Wisconsin Regional Planning Commission.

A letter (JUN-B-2C-70) was read from Governor Knowles regarding the appointment of members to the Planning Commission.

Sup. Stenseth moved that Bernard S. Holland be submitted as a nominee to the Governor.

Sup. Eichorst seconded the motion. Carried.

Sup. Holland nominated George Branger, Mayor of Mineral Point, to be submitted to the Governor.

Sup. Scheidegger seconded the motion. Carried.

Sup. Julian moved that the nomination of names to be submitted to the Governor be closed.

Sup. Hogan seconded the motion. Carried.

Sup. Grunow moved that County Board Chairman, Richard Scullion be selected as the member of the Commission approved by the Board.

Sup. Roelli seconded the motion. Carried unanimously.

Mr. Donald Rosenbrook was introduced. He is assigned to the Southwestern Wisconsin Regional Planning Commission by the Department of Local Affairs and Development as the local planner to assist in the formation and initial planning. Mr. Rosenbrook spoke briefly on the aspect of his work and the coordinating plans he hopes to incorporate.

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Chairman Scullion introduced Richard Post of the Regional Criminal Justice Service Center for Southwest Wisconsin who summarized the purpose of Service Center and presented a proposal. Mr. Post asked for an appropriation from the County to supplement the State appropriation. The amount asked from Iowa County would vary from \$762.00 to \$1,000.00 depending whether an equalized valuation or equal county appropriation was used.

A discussion followed on the situation of law enforcement and the education of law officers in this area. Mr. Post stated that the program was needed to coordinate and improve law enforcement activities and the accomplishments to date have been noteworthy.

Sup. Stenseth moved to refer the matter to the Law Enforcement Committee for a recommendation at the July Board meeting.

Sup. Eichorst seconded the motion. Carried.

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The Chairman introduced Robert Marasco, Architect for the firm of Weiler, Strang, McMullin & Associates, Inc. who is working on the Youth Building and proposed ambulance Garage. Mr. Marasco presented a report (JUN-C-1SR-70) on the proposed garage to illustrate the building addition. He summarized the details and construction plans. The plan would add a two stall garage at ground level and improve the existing basement area for possible courthouse storage. The bid specifications will provide some alternates so that total cost

consideration can be given when bids are received. The previous estimate of cost has not been changed and a schedule suggests contracts by July 30 with completion by October 26th.

After a discussion the Chairman asked for the suggestion of the Board.

Sup. Holland moved that the Board go on record as being in favor of the project and instruct the architect to solicit bids.

Sup. Ryan seconded the motion. Carried.

Mr. Marasco gave a report, (JUN-D-2SR-70) on the Youth Building under construction at the fair grounds. He stated that to date construction progress is favorable and that the contractor is very cooperative. However, the Industrial Commission has determined that the proposed heating system in the building may not be used for the assembly of more than 100 people. If the full building is to be used as a large meeting room then the heating system must be modified. Changes in the amount of \$1,684.00 must be done and changes in the amount of \$5,626.00 would provide heat for the entire building to be used for meetings. Included in both figures is \$561.00 for a change in water service and \$68.00 for an exhaust duct, both required.

A long discussion followed on the use of the building and the additional expenditure. Representatives of the Fair Board were present and Harry Ivey agreed in their behalf to assume the additional \$561.00 charge for the water service. Total additional charge to the County would then be \$5,065.00.

Sup. Springer moved that the County approve the additional expenditure of \$5,065.00 to update the total building heating requirements considering the \$561.00 to be provided by the Fair Board.

Sup. Roelli seconded the motion. Carried.

The matter of total financing was discussed briefly and Sup. Stenseth stated that the Finance Committee was prepared to recommend that a transfer could be made from the General Fund.

Sup. Grunow moved to transfer the sum of \$90,000.00 from the General Fund to the Youth Building Account Fund.

Sup. Roelli seconded the motion. Roll Call Vote. All members voted Aye.

Alvin Woodmansee, District Attorney was requested to present information on the proposed lease of the county owned building under construction to the Fair.

Mr. Woodmansee read the lease and commented on particular points. The Fair Board representatives present agreed to the lease as read. It was suggested that a clause be added to provide proof of insurance by lease to lessor. The District Attorney will add this item.

The District Attorney read a Resolution (JUN-E-1R-70) introduced by consent, regarding the lease.

Sup. Julian moved that the resolution be adopted.

Sup. Harris seconded the motion. Carried.

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The Chairman read a report and resolution (JUN-F-2R-70) of the Zoning Committee and Personnel Committee regarding the hiring of a Zoning Administrator.

Sup. Kritz moved the resolution be adopted.

Sup. Demuth seconded the motion. Carried.

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The Chairman introduced David Ladd who appeared before the Board regarding county aid for conservation projects.

Mr. Ladd pointed out that some projects have been sponsored by the county with cooperation of various sportsmen. He mentioned in

particular the Harker Stream easement project and the stiles that were purchased in recent years with State Aid from the "bounty" fund. Other possible projects mentioned were the following: Harker Stream improvement, a Wildlife Refuge in the Hollandale area and sanitary facilities at Otter Creek Boat Landing. He introduced Mr. Lewis Myers of the Department of Natural Resources who provided a brief summary of the proposed Hollandale area project and suggested that this project could be completed over several years at an approximate total cost of \$18,000.00. Mr. Norman Hanson of Hollandale spoke for the project and stated that possibly one tenth of a mile of roadway might have to be raised. He stated that this was a real worthwhile project and that 120 acres could be purchased for \$150.00 per acre. A discussion followed. A low water dam would be constructed and Mr. Myers suggested that this would be a local project not a DNR project but he would assist in any possible manner. Mr. Ladd introduced Bob Bredemus of DNR Fish Management and he explained briefly the attempts to improve streams. The amount of \$2,466.00 is currently annually available to be matched by the County. Considerable discussion followed on the cost of the land and conservation projects in general.

Sup. Ryan moved to submit the Hollandale area and Otter Creek projects for matching funds.

Sup. Eichorst seconded the motion.

A roll call vote (JUN-G-1RC-70) was requested. Ayes 15 - Hogan, Kritz, Kessenich, Scullion, Peterson, Eichorst, Althaus, Holland, Scheidegger, Stenseth, Miller, Ryan, Harris, Branger, Roelli. Noes 4 - Demuth, Julian, Springer, Grunow.

Motion Carried.

Sup. Ryan moved to refer the subject to the Resource Development Committee for processing.

Sup. Stenseth seconded the motion. Carried.

The Resolution (JUN-H-3R-70) for participation in Fish & Game Projects was read with the consent of the Board.

Sup. Branger moved to adopt the Resolution and to transfer \$2,466.00 to the Fish & Game Projects from the General Fund.

Sup. Miller seconded the motion.

The roll was called. (JUN-I-2RC-70) Ayes 16 - Hogan, Kritz, Kessenich, Scullion, Peterson, Eichorst, Althaus, Holland, Scheidegger, Stenseth, Miller, Ryan, Harris, Branger, Roelli, Grunow. Noes 3 - Demuth, Julian, Springer.

Resolution Carried.

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Sup. Eichorst brought before the Board the matter of the relocation of Highway 18 within the City of Dodgeville.

Sup. Eichorst moved to refer the question of location to the Highway Committee and that the Committee consider the recommendation of the Dodgeville City Council for Plan C.

Sup. Peterson seconded the motion.

A discussion followed. On the question the motion was carried.

Sup. Miller suggested that the name of Iowa County Civil Defense be changed to Emergency Government.

Sup. Stenseth moved that the name change be approved and that the services now known as Civil Defense be called Emergency Government in the future.

Sup. Ryan seconded the motion. Carried.

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Chairman Scullion stated that there was a question on the authorization to pay salaries at the County Home and while Mr. Pustina was present he would like to present the matter to the Board. Mr.

Pustina addressed the Board and a discussion followed. It was suggested that the regulations are not clearly defined.

Sup. Holland moved that the Personnel Committee set forth some guide lines for all county employees on this matter.

Sup. Hogan seconded the motion. Carried.

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Sup. Demuth presented the decision of the Personnel Committee to recommend a 4½% increase for the Welfare Department. A discussion followed.

Sup. Demuth moved to grant a 4½ per cent increase to employees of the Welfare Department effective June 1, 1970.

Sup. Kritz seconded the motion. Carried.

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The Mileage and Per Diem Report was presented. (JUN-J-1MPD-70)
19 Members - 19 Days - 437 Miles - \$319.96

Sup. Hogan moved to accept the report.

Sup. Ryan seconded the motion. Carried.

Sup. Althaus reported that the Law Enforcement Committee had met earlier tonight and discussed the Sheriff's suggestion for another full time patrolman.

Sup. Althaus moved to refer to the Personnel Committee a request that they investigate or hire one full time man now that Jones has retired.

Sup. Kessenich seconded the motion. Carried.

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

Sup. Kritz seconded the motion. Carried.

Richard Scullion,
Chairman.

Kenneth Palzkill,
Clerk.

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

July 16, 1970

The meeting was called to order on July 16, 1970 at 10:00 A.M. at the Courthouse by the Honorable Richard Scullion, Chairman of the Board.

The roll was called. All members reported present. A vacancy exists in District 17.

The Chairman stated that this morning the name of Robert Rickard had been suggested to fill the vacancy but that Mr. Rickard had not be contacted and therefore asked the desire of the Board.

Sup. Kritz moved that the Chairman exercise his judgement in the matter.

Sup. Grunow seconded the motion. Carried.

A letter (JUL-A-1C-70) from the State Department of Transportation regarding the prepayment of highway aid was read.

Sup. Grunow moved to accept the correspondence and place on file.

Sup. Ryan seconded the motion. Carried.

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A letter (JUL-B-2C-70) from the State Department of Transportation regarding the relocation of Hwy. 18-151 was read along with a copy of the proposed relocation.

The area of the new road was discussed to some length as well as the status of the present route and the acceptance of the same by the County. G. T. Landsness, District Engineer was present to answer questions. Sup. Eichorst stated that he held a copy of a letter and recommendation by the Dodgeville City Council for Route "C" and requested consideration of the same. Sup. Peterson suggested that the matter should be considered in three parts: the acceptance of the old highway; the new route in general; and which new route, as he was not against a new route but did question where it would be in the Town of Dodgeville. Mr. Jens Nielsen stated that there was no controversy in the City of Dodgeville as the desire for corridor "C" had been clearly stated. Chairman Scullion stated that there did appear to be a question because the County Board had originally supported corridor "A" as it was understood that this was the route agreed upon by the City Council. Miss Fanny Knellwolf stated that the City Council did not officially approve route "A" but that the releasing of the information for corridor "A" was the result of a telephone poll to aldermen after which Mayor Schmoekel assumed that route "A" was satisfactory. Mayor Schmoekel stated that the Council was now on record in support of corridor "C". Mr. Nielsen stated that route "A" would spoil his farm. Mr. Bob Rock stated that he had counted cars on a Sunday morning in the area of the proposed route "A" and in two hours nine minutes 492 cars had entered and left places of business in that area. Mr. Stenseth asked why it would not be possible to use the existing two lanes of Hwy. 18-151 and construct two new lanes for the opposite direction of travel as a saving to taxpayers. Mr. Landsness stated that because of the limited access of a freeway this was not economically possible and that Highway 151 was designated as a principal artery system from Dubuque to the Fox River Valley in the 1980 proposed plan. Miss Knellwolf asked about the designation of a freeway and Mr. Landsness stated that this was the first portion (from Dodgeville to Mount Horeb) of the entire route to be completed. The completion date for this scheduled section of highway is October or November 1975. Dr. Fritz Stratman stated that he would like to present a few facts to the Board and that as a result of information from G. H. Bakke, Secretary of Transportation and Robert Paddock, Federal Right-of-Way Engineer he would like to

contest statements of Mr. Landsness and Mr. Meyorie. He added that at the first hearing on the matter a four lane expressway was proposed but after objection by the Dodgeville Council three plans were presented with corridor "A" to be a six lane expressway and this proposal was used to discredit route "B" and "C". The report of Mr. Meyorie to the Commission of the City Council meeting was an underestimate of the petition by area residents. Dr. Stratman suggested that elected and public officials stand up as they see it and not accept the dictatorial demands of the Highway Commission. Mr. Landsness stated that at the time of the public hearing a proposed corridor "A" and two alternated "B" & "C" were presented. "B" & "C" were developed for the benefit of citizens to show the disadvantages of each and that each plan was inadequate. Dr. Stratman then asked why the State did not say that at the time and further that he had written a formal letter of protest to Robert Paddock regarding the use of federal funds for the proposed highway. Mr. Nielsen inquired about the letter from the Dodgeville Council. Sup. Eichorst read the letter from the Dodgeville Council in favor of route "C". Sup. Althaus stated that he was President of the Dodgeville Council and that no support had been heard for route "A". Sup. Peterson stated that the Town of Dodgeville was in agreement with the City Council as plan "A" would wipe out one farm and effect the Town. Attorney Gomer Williams stated that it was ridiculous to route 191 as proposed near the lime kiln when one overpass over the existing 191 and section line road would be sufficient. Further stated that Stella Cheese Co. needed land to spray waste disposal and the present plan would force the Company out of business in a few years because of pollution. Sup. Branger stated that the Highway Committee agrees that like many people a new road is needed from here to Madison. The Highway Committee believes that the resolution in support of "A" should be presented. Sup. Branger stated that this morning he was contacted by a Mineral Point delegation to support route "A" and he hated to see the road turned down and a needed improvement held up for several years. Sup. Eichorst questioned why citizens of other areas should be concerned about the route in Dodgeville. Sup. Branger said the people feared a loss of the road if route "A" was not approved. In response to a question Mr. Landsness stated this proposal was a "complete package". Attorney Williams said Sup. Eichorst was correct as we live in a democracy although there is some question, as the City of Dodgeville should have the right to determine the route of the road in the City. He cited Monroe as an example. He stated that B. E. Gehrmann, Secretary of the Highway Commission said that if the Board did not like this resolution then a no vote would return the design to Landsness for a new design.

Sup. Peterson moved to separate the resolution into three parts, namely: (1) the return of the existing Highway 18-151 to county; (2) favor a new road; (3) favor Route "C".

Sup. Eichorst suggested that there was a need to be concerned about a traffic exchange for Highway 23 if the intersection was within the City. Chairman Scullion requested information on the use of Highway 23. Mr. Landsness stated that Highway 23 was considered a standard arterial outside of weekends and tourist traffic. He stated that a better intersection could be provided at the proposed corridor as the railway controls the site grade at the present intersection. He stated that six lanes are not needed for capacity but in rural areas there are two lanes each way and a shoulder while in the City there would be three lanes with curb and gutter and the third lane would serve as a refuge area the same as the shoulder in the country. Miss Knellwolf stated that there was an estimate for 400,000 visitors at the park this year and many

would come from Illinois on Highway 23. Mr. Landsness stated that these projections had been considered. Dr. Stratman spoke on the increased use of the park and the future problem which might face the proposed intersection and then there might be a need to build a new jail if the intersection crowds out the present space. He stated that the amount of the projected costs of Route "C" over "A" was probably less than \$300,000.00. Dr. Stratman said further that Mr. Gehrmann had implied that you take what we (Highway Commission) want in Route "A" or nothing and he does have a majority of citizen support which desires a new Highway 18-151 but with a redesigned intersection. Mr. Landsness replied that the Highway Commission is not putting the Board on the spot and which he cannot speak for the Commission he does not think that it is Route "A" or nothing.

Miss Knellwolf commented that the Highway Commission says they will consider local opinion but are not doing so. Mr. Landsness stated that the total plan was considered and because of the displacement of business and families on Route "C" and all parts of the total picture the decision was made for Route "A". Dr. Stratman again stated that Mr. Gehrman said that if "A" was not approved the road would not be built and that the Highway Commission was not arbitrary and capricious as he would defend this. Miss Knellwolf stated that she believed the road would be built even if the Board did not approve Route "A". Mr. Landsness stated that he could not speak for the Highway Commission on this matter. Mr. Jack Metcalf suggested a compromise and that the State should be able to go along with City wishes. Sup. Althaus stated that the residents of North Dodgeville did not request a six lane route, that 61% of the traffic would stay on Highway 151 of the new route which would avoid the north end and the existing intersection would carry the balance of the traffic without upgrading and would save costs. He asked the Board to compromise for Route "C" as Dodgeville was not interested in Route "A". If Route "C" can handle all traffic it would be able to handle what is left.

Sup. Althaus seconded the motion of Sup. Peterson.

Sup. Kritz suggested the resolution be read.

Sup. Althaus said that the north end route should not effect the entire road. Sup. Holland suggested an interchange in Ridgeway to use existing 18 & 151 from Dodgeville to Ridgeway and an interchange at the south end of Dodgeville omitting the north end intersection as a compromise. Mr. Landsness stated that the Commission was designing a new bridge at Prairie du Chien and this would probably increase traffic on Highway 18. Sup. Branger stated he desired to make a statement in behalf of the Highway Committee because it is not likely Route "A" or nothing but the Commission has no alternative but to abide by the Statutes and present this to the Board. Because there is no other resolution at this time it should be presented. Chairman Scullion asked if the reference was to all of 18-151 in Iowa County. Mr. Landsness said that it was. Sup. Holland stated that if 18-151 was accepted and a new road not built there could be a conflict. Sup. Althaus asked who made up the resolution. Sup. Branger stated it was by the Highway Commission with the information from the State. Sup. Althaus replied that the county make their own resolution. Chairman Scullion stated that the Committee had been asked to bring in a resolution. Sup. Althaus stated that it was requested that the resolution favor Route "C". Sup. Kritz asked if this was a delay tactic. Sup. Althaus again asked that the consideration be given to the citizens. Dr. Stratman stated that there was nothing in the Statutes that required the Board to accept the entire proposed highway, therefore the view point of Sup. Althaus should be considered. Sup. Branger stated that corridor "C" could be considered. There was a call for the question. A discussion to

clarify the motion for three parts was held. It was agreed that a yes vote would then call for an individual vote on each part and a no vote would provide for some other action.

A roll Call Vote was requested.

Total votes cast 20; Ayes 5, Peterson, Eichorst, Althaus, Holland, Roelli. Noes 15, Hogan, Kritz, Kessenich, Scullion, Niebuhr, Scheidegger, Stenseth, Miller, Ryan, Demuth, Harris, Julian, Branger, Springer, Grunow.

The motion lost.

The Resolution (JUL-C-1R-70) presented was read.

RESOLUTION RELATING TO CHANGE IN THE STATE
TRUNK HIGHWAY SYSTEM IN IOWA AND
DANE COUNTIES, HIGHWAYS 18 AND 151

WHEREAS, the State Highway Commission at its meeting held on June 29, 1970, determined to make a change in the State Arterial and State Trunk Highway System in Dane and Iowa Counties by removing certain roads as state trunk highways and by adding other roads in lieu thereof as hereinafter described.

WHEREAS, the Highway Commission found and determined that the public good and public travel would best be served by removing from the State Arterial and State Trunk Highway Systems the roads described as:

Beginning at a point on the marked and traveled and officially laid out State Trunk Highway System designated Highways 18 and 151 at the easterly junction of its intersection with Highway 23 near the southeast corner, Section 21, Township 6 North, Range 3 East; thence easterly along the officially laid out route through the villages of Ridgeway and Barneveld, crossing the Dane-Iowa County line and passing through the village of Blue Mounds to the westerly junction of its intersection with Highway 78 near the southeast corner of Section 10, Township 6 North, Range 6 East Town of Blue Mounds, Dane County and,

Beginning at a point on the marked and traveled and officially laid out State Trunk Highway System designated Highway 18 near the south one-quarter corner of Section 20, Township 6 North, Range 3 East, Town of Dodgeville, Iowa County; thence easterly along the officially laid out route to the westerly junction of its intersection with Highway 23 and 151 near the southeast corner of Section 21, Township 6 North, Range 3 East, Town of Dodgeville, Iowa County, the roads added to the State Arterial and State Trunk Highway Systems, in lieu of the one so removed, the road described as:

A new location for Highway 151 beginning at a point on the marked and traveled and officially laid out State Trunk Highway System designated Highways 23 and 151 in the vicinity of Section 3 and 4, Township 5 North, Range 3 East, Town of Dodgeville, Iowa County; thence generally northeasterly along the most direct route deemed feasible by the Highway Commission, crossing Highway 191 in the vicinity of Section 35, Township 6 North, Range 3 East, Town of Dodgeville Iowa County; thence easterly and generally south of the existing highways designated 18 and 151, passing near the southeasterly corporate limits of the village of Ridgeway, passing south of the corporate limits of the village of Barneveld, crossing the Dane-Iowa County line in the vicinity of Section 12, Township 6 North, Range 5 East Town of Brigham, in Iowa County, passing south of the village of Blue Mounds to its junction with Highway 78 in the vicinity of Sections 14 and 15, Township 6 North, Range 6 East, just west of the village of Mt. Horeb, Dane County and,

A new location for Highway 18 beginning in the vicinity of the south one-quarter corner of Section 20, Township 6 North, Range 3 East, Town of Dodgeville, Iowa County; thence generally easterly along the most direct route deemed feasible by the Commission south of the presently designated Highway 18 to a point on the hereinbefore described new location for Highway 151 in the vicinity of Section 26, Township 6 North, Range 3 East, Town of Dodgeville, in Iowa County.

WHEREAS, this decision, having been made in accordance with Section 84.025(3) of the Wisconsin Statutes, proposing to lay and establish a state arterial highway by the way of new locations and having a distance along the deviation from the existing location exceeding five miles, shall make the change immediately as to the laying and adding of the described highway.

WHEREAS, the removal of the described section of the State Trunk Highway System in Iowa County shall become effective upon the approval of the County Board of Supervisors of Iowa County agreeing to the described removal of a state trunk highway, such approval constituting the mutual agreement between the County Board and the State Highway Commission as required by Section 84.025(3) of the Statutes.

NOW, THEREFORE, IT IS HEREBY RESOLVED by the County Board of Iowa County that the removals from the State Trunk System and the additions to the State Trunk System hereinbefore described and located in Iowa County are approved.

George Branger

Frank E. Ryan

Alvin Grunow

Sup. Miller asked if the route "A" would effect the jail. Information was given that it would involve the south driveway. Jack Metcalf said the highway would effect North Dodgeville, the Stella Cheese Co., General Telephone Co., Fire Services and School Busses and the existing intersection was not a problem. Sup. Branger stated that by presenting the resolution he would support it but he wanted all information to be available. Dr. Stratman asked Sup. Branger and other members if they felt a sympathetic viewpoint to the people of Dodgeville but the only way to get the highway was to support route "A". Sup. Branger replied that his main interest was in a new highway 151 and that personally he was not exactly in favor of the jail intersection and maybe Highway 18 could be left as is. Dr. Stratman stated then that the resolution was presented on the basis of a highway or no highway question. Sup. Branger stated that the resolution was presented following the recommended corridor, after study by the State. Mr. Nielsen asked again who drew the resolution and if you have mixed emotions on route "A" why didn't you draw your own resolution. Sup. Branger stated that the information was available for this resolution. Mr. Landsness stated that the Highway Commission was asking the Board to consider the decision of the Highway Commission. Sup. Hogan stated that the resolution presented and signed by the Highway Committee was the point for consideration. Sup. Althaus stated that the point he was trying to get across was the fact that no one was for route "A" of the many who had contacted him. Sup. Kritz stated that the Board had heard frequent request to improve Highway 18-151 and this appeared to be a delay tactic.

Jim Hennessey stated that WDMP had broadcast the Council Hearing and held a one hour call-in program the next day and no one called in favor of route "A". Sup. Peterson stated he was for route "C". Dr. Stratman stated that the Board will vote against the request of the

citizens of Dodgeville because the Highway Commission is forcing you to accept route "A" to get the highway. Mr. Landsness challenged Dr. Stratman to find where the Highway Commission said you take this route or nothing. Miss Kenllwolf stated that it was clear that the resolution was by the State. Sup. Althaus stated Mr. Gehrman had implied that a rejection of this route would return the plan to the design engineers for a recommendation. Mr. Metcalf again suggested a compromise as this was only wasting time. Sup. Eichorst requested the Highway Committee to change the resolution. Chairman Scullion asked if this resolution was changed what would the Board do when some other group would appese another route. Atty. Williams stated that he had contacted all landowners in the path of route "C" and all were willing to agree and sell. Mr. Metcalf stated the land in the path of route "C" was owned by himeself and Mr. Lukins and neither objected. Sup. Eichorst again asked if the Committee would consider a change in the resolution. Sup. Althaus requested a change from route "A" to route "C" as the City Council was twice on record for route "C". Sup. Miller inquired as he thought Dodgeville favored route "A". Sup. Althaus replied that this was an error without office action of the Council. Chairman Scullion stated that the Board had approved a resolution for route "A" then it was earlier presented and it was assumed that this was in agreement with Dodgeville City Council. The Clerk stated a copy of this resolution and the action of the Board had been sent forward to the State but that he had no additional or personal correspondence with the State on the matter of route "A". Sup. Scheidegger stated that other owners on the eastern end of the county would be affected but he had heard no complaint from them.

Sup. Grunow moved the resolution be adopted and requested a roll call vote be taken.

Sup. Demuth seconded the motion.

Total votes cast 20; Ayes 12; Hogan, Kritz, Kessenich, Scullion, Scheidegger, Stenseth, Miller, Ryan, Harris, Julian, Branger, Grunow, Noes 8, Niebuhr, Peterson, Eichorst, Althaus, Holland, Demuth, Springer, Roelli.

Resolution adopted.

Sup. Kritz moved to recess to 2:00 P.M.

Sup. Hogan seconded the motion. Carried.

Thursday, July 16, 1970

2:45 P.M.

The meeting was called to order by the Chairman who reported that the Public Property Committee had been delayed to this time while opening bids for the proposed ambulance garage.

The Clerk read the report (JUL-D-1B-70) of the bids received.

The granting of the low bid was questioned and discussed to some length. The architect representative, Bob Marasco, who was present guaranteed that the plans had the pre-approval of the Industrial Commission.

Sup. Stenseth moved that the apparent low bids accepted and that the Chairman and Clerk be authorized to enter into contracts with the bidders as follows:

	Base	G-1	G-2	Total
General Construction, King Building Co.	17,221	122	1,629	15,714
Plumbing & Sewer, Collins & Hying	1,350			1,350
Heating & Ventilating, Collins & Hying	2,311			2,311
Electrical, Lindgren Electric	900			900

Sup. Hogan seconded the motion.

Sup. Eichorst moved to amend the motion to include stone rather than brick face (Alternate G-2)

Sup. Holland seconded the motion.

Roll Call Vote taken. Total votes cast 20; Ayes 17, Hogan, Kritz, Kessencih, Scullion, Niebuhr, Peterson, Eichorst, Althaus, Holland, Scheidegger, Miller, Ryan, Demuth, Julian, Branger, Roelli, Grunow, Noes 3, Stenseth, Harris, Springer.

Carried

On the question the motion as amended was carried.

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Chairman Scullion presented to the Board the Iowa County King and Queen of the Grandfather-Grandmother recognition contest sponsored by the County Boards Association. The local winners are King James T. Ryan and Queen Mrs. Dale Cline chosen at the Barneveld Tulip Festival. The Chairman informed the Board that certificates had been received from the Office of the Governor and were signed by Governor Knowles and himself to further honor Mr. Ryan who was selected as the State King and Mrs. Cline who was chosen for the Court of Honor. Chairman Scullion made the presentation and the recipients received a standing ovation by the Board.

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A five minute recess was called.

The Board was called to order.

Sup. Stenseth, Chairman of the Finance Committee recommended that the funds for the ambulance garage be taken from the general fund as sufficient funds were available.

Sup. Stenseth moved that the sum of \$5,000.00 be transferred from the general fund to the Courthouse Outlay Account.

Sup. Eichorst seconded the motion.

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A letter (JUL-E-3C-70) from the Attorney General regarding rock festivals was read.

District Attorney Woodmansee discussed a proposed ordinance from the Attorney General to control large gatherings of people for more than one day. A discussion followed on the need to regulate events of this type. Several comments on health and sanitation were made.

Sup. Branger and Hogan requested to be excused to attend another meeting.

Sup. Kritz moved to authorize the District Attorney to draw up the Ordinance as soon as possible with the assistance of the Law Enforcement Committee and Sheriff.

Sup. Ryan seconded the motion. Carried.

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Sup. Demuth moved that the Trustees of the Hospital and Home and Non-Board members serving on County Board Committees be allowed the same rate of per diem as County Board members retro-active to April 21, 1970.

Sup. Ryan seconded the motion. Carried.

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Sup. Krtiz moved that a fourth full time police officer be hired.

Sup. Niebuhr seconded the motion. Carried.

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Sup. Miller reported that the Resource Committee planned a brochure on events in the County to supplement the Balckhawk brochure and that the fish and game projects had been approved for matching state aid.

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A model ordinance for subdivision regulations was read to the Board at the request of the Zoning Committee for suggestions of the Board. No objections or suggestions were heard.

A discussion followed and the Zoning Committee will prepare a formal ordinance.

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Sup. Althaus moved as a recommendation of the Law Enforcement Committee to table the matter of county participation in the Regional Police Planning Commission.

Sup. Ryan seconded the motion. Carried.

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The Mileage and Per Diem report was presented.

20 Members — 20 Days — 477 Miles — \$338.16

Sup. Grunow moved the report be accepted.

Sup. Scheidegger seconded the motion. Carried.

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

Sup. Julian seconded the motion. Carried.

Richard Scullion,
Chairman.

Kenneth Palzkill,
Clerk.

PROCEEDINGS OF THE SEPTEMBER SESSION
OF THE BOARD OF SUPERVISORS OF
IOWA COUNTY, WISCONSIN

September 14, 1970

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

The Clerk called the roll. Seventeen members present. Sups. Kritz, Niebuhr and Eichorst were excused. A vacancy exists in District No. 17.

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The Chairman explained the planned agenda and brought before the Board the matter of need to fill the vacancy in the Office of Corporation Counsel. A discussion followed.

Sup. Demuth moved to hire John R. Petrus of Highland as Corporation Counsel.

Sup. Scheidegger seconded the motion.

The length of term, duties of the office and salary were discussed.

On the question the motion was carried.

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A letter (SEP-A-1C-70) from the Department of Transportation was read stating that \$56,647.51 was paid to Iowa County as the June 30, 1970 allotment for County Trunk Highways.

Sup. Ryan moved the correspondence be accepted.

Sup. Holland seconded the motion. Carried.

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A letter (SEP-B-2C-70) from the Division of Highways dated 8-31-70 was read regarding the amount of Supplemental highway aid for county trunk highways, \$102,151.80 as paid to Iowa County as the balance due.

Sup. Hogan moved that the correspondence be accepted and placed on file.

Sup. Grunow seconded the motion. Carried.

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The Chairman stated that the Ordinance prepared by the District Attorney to regulate the assembly of large numbers had been sent to each member for review and that Mr. Woodmansee would present the ordinance to the Board as soon as he was able to leave his duty in Court where he was at this time. Sup. Branger asked if the Ordinance could be defended by the District Attorney in a court of law. Chairman Scullion stated that the District Attorney would be able to answer that question. A discussion on the extent of the Ordinance followed. It was to hold the Ordinance until District Attorney Woodmansee was present.

The Chairman also discussed the subdivision ordinance which would be before the Board following the public hearing at 2:00 P.M. today and stated that an advance copy had been presented to each member and asked if there were any questions at this time. A discussion on the subject matter followed.

Mr. Woodmansee arrived at the meeting to discuss the assembly ordinance. He reviewed the intent, purpose, general content, consideration and penalty clauses of the ordinance. Also pointed out were corrections in the printed copies. Mr. Woodmansee stated further the requirements of insurance and bond and compared a large number of persons attending an event over a period of time with the requirements of a City and emphasized the need for reasonable requirements.

Sup. Branger asked if the ordinance could be successfully defended in a court of law and if it prohibited the right to peaceable assembly. Mr. Woodmansee stated that he did think it could be defended and that the ordinance only guaranteed peaceable assembly. The legal

responsibility and personnel requirements were discussed and the penalties were itemized in detail. The situations providing exceptions and waiver were outlined by the District Attorney.

Sup. Althaus stated that this ordinance was considered reasonable to establish regulations intended to control gatherings which have proved to cause serious trouble in some areas of the county.

Sup. Branger stated that his only interest was to question whether or not the ordinance was discriminating and he requested the minutes to show that the District Attorney had stated that the ordinance could be successfully defended in a court of law. Sup. Julian stated that a number of county technical people had assisted with the preparation of the ordinance. A discussion followed.

Sup. Stenseth moved to recess to 1:00 P.M.

Sup. Peterson seconded the motion. Carried.

1:00 P.M. - September 17, 1970

The meeting was called to order by Chairman Scullion who stated that he had been advised by the Clerk of the Village of Linden that Vincent Thompson would serve in the vacancy from District 17 but because Mr. Thompson was not present after notification of this meeting Mr. Springer had contacted Mr. Alva R. Spargo of the District who was present at this time and was willing to serve. He requested the pleasure of the Board.

Sup. Stenseth moved that Alva R. Spargo be seated as a member of the County Board from District 17.

Sup. Grunow seconded the motion.

By unanimous agreement the motion was passed and Mr. Spargo was seated.

The Clerk administered the oath of office (SEP-C-1SR-70)

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Richard Heimerl, Veteran Service Officer, appeared before the Board to explain the hospital equipment on loan from his office. He stated that most of the equipment was purchased from donations by the various veterans organizations in the county but that some miscellaneous donations were received. The equipment is loaned without charge by agreement with the borrower to anyone needing the same. He requested to use storage space in the new garage under construction and a fund of \$100.00 per year to provide replacement or repair. He said consideration was being given to rent the equipment rather than a free loan.

The question of the legal responsibility by renting has been presented to the District Attorney for an opinion.

A discussion followed.

Sup. Julian moved to refer the matter for a recommendation to the Health Committee and that the Committee consider the matter for the next budget.

Sup. Holland seconded the motion.

Sup. Roelli stated that he would in behalf of the Cobb American Legion offer a donation of \$100.00 from Legion funds to assist this project.

On the question the motion was carried.

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The Emergency Assembly Ordinance was again discussed with District Attorney Woodmansee to some length.

The ordinance (SEP-D-1 ORD-70) was reviewed in total.

An ordinance relating to large assemblies of persons within Iowa County, Wisconsin. The County Board of Supervisors of the County of Iowa, State of Wisconsin, do ordain as follows:

Section 1 Title, effective date, purpose and intent, exceptions

- A. This ordinance shall be known and referred to as the Iowa County Emergency Assembly Ordinance, and shall become effective from and after publication hereof.
- B. Purpose and intent:
1. It is the intent and purpose of the Board of Supervisors of Iowa County, State of Wisconsin, by this ordinance, to regulate the assemblage of large numbers of persons, in excess of those normally requiring the health, sanitary, fire, police transportation and utility services regularly provided in Iowa County, in order that the health, safety, and welfare of all persons in Iowa County, residents and visitors alike, may be protected.
 2. It is the intent of the Board of Supervisors of Iowa County, in adopting this ordinance, that the provisions of this ordinance have an independent existence, and, should any section or provision or term hereof be declared invalid or unconstitutional by any court of competent jurisdiction, it is the intent of this said governing body that any section, provision or term so declared shall be severable from and shall not affect the validity of the remainder of the ordinance. It is further declared by this said governing body that this ordinance in all its provisions is a remedial and emergency ordinance.
 3. The issuance of a license pursuant to this ordinance shall in no way affect or dispense with regulations or restrictions imposed by any federal or state law, administrative rule, or by any other ordinance, and all things performed, caused or permitted by any applicant hereunder shall comply with all such federal, state, and local laws, regulations, rules and ordinances.
- C. Exceptions:
- This ordinance shall not apply to any of the following:
1. To any assembly in or upon any regularly established permanent place of worship, stadium, athletic field, arena, coliseum, or other similar permanently established place of assembly, unless the assembly exceeds or is likely to exceed 10,000 persons, or exceeds or is likely to exceed by more than 250 persons the maximum seating capacity within any seating facility or structure wherein or whereat the assembly is held.
 2. To any fairgrounds regularly established and designated as such prior to the adoption of this ordinance.
 3. To any assembly sponsored by or held under the auspices of any municipal corporation.
- D. Waiver of license requirement or conditions of this ordinance.
- The license requirement of this ordinance, or any provision or condition hereunder may be waived by the committee upon application for such waiver when in the judgment of the committee the nature of the proposed assembly clearly demonstrates that such waiver may be granted without endangering public health, safety or welfare, subject to the following:
1. Such waiver shall be granted upon satisfactory proof that the assembly is not likely to substantially increase the number of persons within Iowa County needing health, sanitary, fire, police, transportation or utility services regularly provided in Iowa County.
 2. Such waiver shall not be granted if the nature of the assembly indicates that special or substantially increased governmental control or services will be required at or by the assembly beyond that ordinarily furnished in Iowa County.

Section II Definitions

In this ordinance, the following words and phrases have the meanings designated in this section, unless a different meaning is

expressly provided or the context clearly indicates a different meaning:

- a. Assembly; A company, group, or gathering of persons gathered together at any location at any single time for any purpose.
 - b. Person; Any individual natural human being, partnership, corporation, firm, company, association, society, or group.
 - c. Staff; The applicant, or agents, employees or representatives thereof in general, other than personnel required by this ordinance to be employed on the grounds.
 - d. Authorized number; That number of individual human beings which may be permitted to enter the grounds as part of an assembly, such number being set forth in the license.
 - e. Authorized period; That period of time during which an assembly is authorized to exist pursuant to a license, commencing with that time at which persons will first be admitted to the grounds as part of the assembly, and continuing until the grounds are evacuated.
 - f. Grounds; That area described in the application and license constituting the area upon which an assembly is authorized to take place and exist, within the fence required by this ordinance.
 - g. Camping; The placement or erection of any tent or other shelter and the placement of any blankets, sleeping bags or other materials, for the purpose of overnight occupation of any place; also, the act of occupying any such tent, shelter, blanket, sleeping bag, or other material so placed.
 - h. Solid waste; Garbage, refuse, paper, carton, cans, bottles, and all other trash other than liquids or dissolved matter therein.
- Section III License requirement, committee, and procedure.
- A. No person shall, as principal, agent, or in any other capacity, for profit or otherwise, permit, maintain, promote, conduct, advertise, undertake, organize, manage, or act as entrepreneur of or for, or sell or give tickets or passes of admission to or for an actual or reasonably anticipated assembly of 5,000 or more persons at any time during such assembly, which said assembly continues or can reasonably be expected to continue for 18 or more consecutive hours, whether the assembly occurs or is expected to occur on public or private property, unless a license to hold the assembly has first been issued pursuant to the provisions of this ordinance.
 - B. The Iowa County Emergency Assembly Committee is hereby constituted as follows:
 1. The said committee shall consist of seven members, as follows:
 - a. The chairman of the Iowa County Board of Supervisors, who shall be the chairman of the committee.
 - b. The chairman of the town wherein the proposed assembly is located, who shall act as vice-chairman, and who shall preside over meetings of the committee in the absence of the chairman.
 - c. The Iowa County Clerk, who shall be a voting member and shall act as secretary of the committee.
 - d. the Iowa County Sheriff.
 - e. The Iowa County health officer.
 - f. The Iowa County highway commissioner
 - g. The Iowa County zoning commissioner
 2. Any four members shall constitute a quorum.
 3. It shall be the duty of the committee:
 - a. To receive applications filed pursuant to this ordinance, investigate matters relating to and act upon the application.

Full power to grant license or deny the same is hereby delegated to the committee. Action by the committee shall be final, except that upon written notice to the clerk at least 10 days prior to any regularly scheduled meeting of the Iowa County Board of Supervisors, such decision may be appealed to that body as a whole. Such notice shall contain a complete statement of all matters concerned in the appeal. The appeal shall be presented at such meeting by the registered agent, and decision of the board shall be submitted in writing to the registered agent within 10 days following the meeting at which appeal is presented.

b. To make the following appointments not later than the initial meeting of the committee with respect to any application:

- (1) Chief of medical services, who shall be a doctor of medicine, duly licensed to practice medicine in this state. It shall be the duty of the chief of medical services to examine the application and proposed or offered structures, equipment, supplies, and personnel required by this ordinance to be furnished in connection with the medical center upon the grounds, to approve the same if adequate under the circumstances and in accordance with this ordinance, and to disapprove the same if not adequate in his judgment or not in compliance with this ordinance. The chief of medical services shall, as soon as is practicable, and in no case later than 15 days prior to the commencement of the authorized period submit his approval or disapproval to the committee, with particulars as to the basis of any disapproval. It shall be the duty of the chief of medical services to supervise the medical center, including ambulance equipment and personnel.
- (2) Chief of nursing who shall be a duly qualified registered nurse, holding a current certificate of registration under Chapter 149 Wis. Statutes, whose duty it shall be to supervise all nurses, nurses aides, and orderlies required by this ordinance to be on duty at the medical center.
- (3) Fire chief, who shall be a trained fireman having at least one year experience as a fireman, whose duty it shall be to supervise all fireman and fire control equipment required by this ordinance to be furnished upon the grounds, and to examine the application personnel and equipment furnished by the applicant, and approve the same if adequate, and disapprove if not adequate, and to submit his approval or disapproval in writing to the committee no later than 15 days prior to the commencement of the authorized period. It shall further be the duty of the fire chief, upon discovery of any deficiency in the inventory of equipment or personnel proposed by the applicant, or of any substantial deficiency in the quality or condition of equipment actually furnished, to notify the committee, specifying the nature of the deficiency, with recommendations for corrections thereof.
- (4) Communications technician, whose duty shall be to examine and monitor all sound outlets and amplifiers used by the staff upon the grounds, and report any violation of this ordinance arising from the use thereof to the sheriff, and to perform maintenance services upon all communications equipment used by the sheriff, fire department, or medical center upon the grounds.

- (5) Hydraulic technician, whose duty it shall be to examine, patrol, and maintain all water systems required by this ordinance to be upon the grounds.
- (6) Electrical technician, whose duty it shall be to examine, patrol, and maintain all electrical systems required by this ordinance to be upon the grounds.
- (7) Telephone technician, whose duty it shall be to maintain all telephones required by this ordinance to be upon the grounds.

C. Application procedure.

1. Application for a license hereunder shall be submitted to the Clerk of Iowa County, in writing, complete with all required supporting information, plans, signatures, proofs, and affidavits, consisting of an original and at least 12 complete copies, at least 90 days prior to the proposed commencement day of the authorized period.
2. Within 3 days after the receipt of the application, the clerk shall forward one copy thereof to each of the members of the committee and to the district attorney, together with notice of the time, date and place of the initial meeting of the committee, which shall be within 10 days after receipt of the application by the clerk. The clerk shall designate the time, date and place of the initial meeting. All members and the district attorney shall attend the initial meeting.
- (3) As many additional meetings as are necessary to a complete consideration of the application and action thereupon shall be held, at time and place designated by the chairman, and upon notice to the members from the clerk. When deemed necessary or advisable by the chairman, the registered agent shall be notified to attend the meeting. If said agent fails to attend, the application shall be denied in the absence of prompt showing of cause for such failure.
- (4) The application shall be either approved or denied at least 10 days prior to the commencement of the authorized period. Notice of the action taken by the committee shall be served upon the registered agent within 3 days after action is taken upon the application.
- (5) No license shall be issued authorizing more than the proposed authorized number or authorized period stated in the application.
- (6) If all conditions are complied with, the license shall be issued.
- (7) If the application is denied, the notice of such denial shall contain a statement of the basis for the denial.
- (8) The application shall designate, by name and mailing address, one registered agent. It shall be an express condition of any license issued hereunder that the applicant shall, in the text of the application, so designate such registered agent, and that each person required by Section 111D of this ordinance to sign the application, shall by so signing, constitute that registered agent his duly authorized representative to receive in his stead all notice served to applicant hereunder, and further to act as his personal agent for purposes of service of all process during the pendency of the application, during the authorized period, and for a period of one year following termination

of the authorized period. It is further a condition of any license hereunder that the said registered agent be a bona fide resident of the State of Wisconsin continuously for at least one year immediately prior to his designation as such, and that the committee shall have the right to approve or disapprove the said designated agent. In the event of disapproval the applicant shall, within 10 days after notice thereof submit the name of an alternate proposed agent, and the time for action on the application by the committee upon the application shall be automatically extended 10 days.

(9) A separate license and application shall be required for each assembly.

D. Every application shall be in writing, printed or typed, on substantial paper, clearly legible on all copies thereof, and shall contain a statement made upon oath or affirmation that the statements and information contained therein and in any and all supporting plans, information and documents submitted therewith are true and correct to the best knowledge of the applicant, and statement that the designated registered agent named in the application is thereby duly constituted the agent of each signer of the application for all purposes required by Section III C. 8. of this ordinance, and that all signers have read the application and are familiar with the provisions of this ordinance and agree to abide by the same. The said statement upon oath or affirmation shall be signed and sworn to by the individual making the application, in the case of a natural human being, by all officers and directors in the case of a corporation, by all partners in the case of a partnership, and by all officers and members of an unincorporated association, society or group. The said statement upon affirmation or oath must apply to all information required by this ordinance to be submitted with the application.

E. Every application shall, at the time of filing, have attached or appended thereto, and to all its copies, clearly legible and on substantial paper, the following supporting information, plans, signatures, proofs, affirmations, documents, and affidavits, all of which are referred to in this ordinance and covered by the term "supporting information.":

1. General Information.

a. The name, age, residence and mailing address of all persons required to sign the application, and in the case of a corporation, a certified copy of the articles of incorporation or charter together with the name, age, residence and mailing address of each person holding 10% or more of the shares of said corporation, and in the case of a foreign corporation, the name and mailing address of the registered agent of that corporation in this state and a certified copy of its certificate of authority to transact business in this state.

b. The address and legal description of all property upon which the assembly is to be held together with the name, residence and mailing address of the record owner or owners of the property comprising the proposed grounds, and the name, residence and mailing address of all tenants and occupants of such property, if any there be other than the owner or owners thereof.

- c. Proof of ownership and rights of occupancy with respect to all property and persons described in b., immediately preceeding, and a statement made upon oath or affirmation by all such persons that the applicant has permission to use such property, describing the same, for the purposes stated in the application and during the authorized period stated in the application, such statement reciting the purposes and period covered.
- d. A complete statement of the purpose of the assembly.
- e. Statement of the proposed authorized period.
- f. Statement of the proposed authorized number.
2. Publications, and sales of admissions.
 - a. Statement of applicant's plan for publication relative to the assembly, including the text or samples of all publications, proposed to be made or made prior to the filing of the application, and full statement of the means of such publication.
 - b. Statement of plan for limiting sales of admission to the assembly and for limiting the number of persons to be attracted to such assembly, including full disclosure of all such sales made prior to the application. This statement shall include the identity and address of all sales agents.
 - c. Statement of plan for limiting actual admissions to the assembly to that figure set by the authorized number.
3. Statement of all entertainment events, including time schedule, and identity and stage names of entertainers or groups.
4. A Diagram of the proposed grounds and approach routes drawn to scale and showing the following information:
 - a. The exterior boundary of the grounds, showing the dimensions thereof and the relationship thereof to and upon the lands described in E 1. b. hereof, in sufficient detail and clarity to locate the grounds exactly.
 - b. The location of the fence and all gates, emergency and otherwise, giving the dimensions of the said gates, and describing the height and construction specifications of the fence.
 - c. Location and layout of all camp sites and access lanes thereto, stating the dimensions thereof, and stating the total number of sites.
 - d. Location and dimensions of parking area, showing all parking spaces and streets, and stating the dimensions of each space, individually or by collective blocks of the same sized spaces.
 - e. Location of all access routes from public highways or private drives, and location of all points of intersection of such routes with public highways or private drives.
 - f. Location of primary water source upon the grounds, and all proposed water conduit systems, specifying size of pipe and describing all pressure maintaining equipment.
 - g. Location of all drinking, toilet and bathing units, indicating the manner of grouping, if in other than single unit installations, and description of the equipment constituting such units.

- h. Location of the primary electric power source upon the grounds, and location and description of all electric power transmission systems, specifying the wire used, safety devices, and all components of the system.
 - i. Location and description of all lighting units and equipment.
 - j. Location of all telephones.
 - k. Boundary of proposed municipal area.
 - l. Location, floor plan, and construction specifications of the medical center.
 - m. Ambulance parking spaces.
 - n. Location, floor plan and construction specifications for the control center and fire station.
 - o. Location, size, and construction specifications for all structures proposed to be erected or placed upon the grounds for use of the staff, together with statement of proposed use for each such structure.
 - p. Location of staff office upon the grounds.
 - q. Location, dimensions and construction specifications of the solid waste holding bin.
 - r. Location and capacity of all trash cans.
 - s. Location and description of all fire extinguishers.
 - t. Location of all sound outlets and amplifiers for staff use, and description of each unit.
 - u. Location of all food, drink or other concessions, specifying the nature thereof.
 - v. Location, description, nature and purpose of any and all installations of whatever nature proposed by the applicant not specifically required by this ordinance, relating to housing, electrical equipment.
5. Identity and mailing address of all proposed builders, materialmen, movers, installers.
- a. Identity and mailing address of all proposed builders, materialmen, movers, installers, suppliers and sources, herein collectively called source or sources, of any and all structures, water and electrical systems, fencing, drinking, toilet and bathing units, camping facilities, water, electric power, medical equipment, ambulances, fire control equipment, police equipment, sanitation materials and equipment, and all other materials and equipment required by this ordinance to be provided, together with a statement executed under oath or affirmation by an authorized representative of each source including the following declarations and information:
 - (1) particulars as to the service, material or act to be furnished or performed by the source;
 - (2) assurance that source is able to and agrees to so furnish and perform;
 - (3) the time during which the furnishing and performance will be effective and carried out and maintained;
 - (4) Description of the grounds upon and whereat the furnishing and performance will be effective, carried out and maintained;
 - (5) if license for such furnishing or performance is required by federal, state or local law or ordinance, a copy of such license shall be attached thereto.

- b. Identity and mailing address of all personnel required by this ordinance to be present or available, together with a written statement executed under oath or affirmation by each person so required, including the following declarations and information:
 - (1) Statement of the service to be performed by each person
 - (2) that the source is able and has agreed to so perform
 - (3) the on duty schedule of each person during which period the said person will be in the active performance of the stated function upon or related to the grounds and assembly.
 - (4) Description of the grounds
 - (5) Copy of any and all licenses required by such person to so perform.
 - (6) Statement that the person looks solely to the applicant, naming the same, for compensation, and absolving Iowa County and all of its officers and agents from liability for the same.
- 6. General statement of plans for:
 - a. solid waste collection, removal and disposal
 - b. disabled and wrongfully parked vehicle removal
 - c. food, drink and other concessions to be allowed upon the grounds, including identity and mailing address of proposed concessioners, statement of nature of product or service to be furnished or performed, and copy of all licenses required thereby under any law.
- F. The applicant shall during the pendency of the application and during the authorized period promptly furnish to the committee any and all information reasonably required and requested by said committee in addition to that furnished with the application and necessary to complete analysis of actual or reasonably anticipated health, safety or sanitation problems that may arise relative to the assembly.
- G. In the event the application discloses a deficiency or conflict with the requirements of the conditions herein set forth, the committee shall notify the registered agent of such deficiency or conflict, stating the nature thereof and stating the required action by applicant to amend the application. The applicant shall promptly, and within a reasonable time, which may be set in the said notice, file the amendment and additional proofs accordingly. Nothing in this provision shall affect the provisions for revocation of license.

Section IV Conditions for issuance of license.

It is an express condition of the issuance of any license hereunder that prior to and throughout the authorized period the applicant shall provide, complete and in operation or ready for use and occupancy upon the grounds or the required route thereto the following structures, utilities, installations, equipment, services and personnel:

A. Structure and equipment:

1. A medical center consisting of an enclosed building of sufficient strength and composition to safely and adequately provide space therein for all medical personnel and equipment required by this ordinance for the assembly in the normal operation of an emergency treatment clinic therein, so constructed, as to protect persons and equipment therein for the elements, and shall be fly proof and vermin proof, the floor plan of which shall include one treatment room of reasonable size for every increment of 1500

- of authorized number or part thereof, one waiting room with room for 24 seats and one reception desk for every two treatment rooms, one male and one female separately enclosed toilet unit for each waiting room, one reception desk for each waiting room, one drinking unit for every waiting room, one nursing office at least 400 square feet in area, one general purpose room at least 400 square feet in area, all of which shall be appropriately arranged for efficient operation as an emergency treatment clinic. There shall be provided for each treatment room, reception desk, and nursing office that medical equipment and supplies, and office supplies ordinarily furnished in any treatment center of comparable size and purpose. The structure and the equipment and supplies shall meet the approval of the chief of medical services. The medical center shall be equipped with emergency two-way radio capable of communication directly with the Iowa County Sheriff's office, and with at least one outside telephone line for each two treatment rooms, and telephone intercommunication system connecting all treatment rooms, nursing office, and general purpose room. There shall be provided within the said structure water outlets capable of furnishing a continuous supply of potable water, readily available to all treatment rooms, nursing room and all purpose room at a daily rate of at least 400 gallons per increment of 1000 of authorized number, or part thereof. The entire interior and surroundings of the building shall be adequately illuminated at all times for the purposes thereof.
2. Control center, consisting of an enclosed structure suitable for the housing of the office staff of the security police force required by this ordinance, the floor plan of which shall be no less than 1200 square feet in area, and which shall include at least 2 male and 2 female toilet units, and 4 drinking units. The entire interior and surroundings of the control center shall be illuminated at all times adequately to the purpose thereof. There shall be provided at the center a complete radio communication unit providing for communication directly with the Iowa County sheriff's office, an intercommunication system for police use upon the grounds, and at least 4 telephones connected to separate outside lines. There shall be supplied at least 4 desks, 20 chairs, and paper and office supplies as reasonably required to the purposes of the center. The applicant shall further supply whatever police equipment and supplies as may be reasonably required by the sheriff and necessary to the purpose of the security police, including but not limited to one riot club, one gas mask, and one arm band of distinctive design designating the wearer as a security police officer, for every security police officer required by this ordinance. The control center and all equipment and supplies shall be subject to and meet the approval of the sheriff.
 3. Fire station, consisting of an enclosed structure suitable for the housing of all required fire control equipment and personnel in a condition of readiness which said structure shall contain an equipment room no less than 6000 square feet in area, and a squad room no less than 800 square feet in area, and shall include at least 2 toilet units and 4 drinking units, and appropriate water outlets capable of delivering an adequate water supply to the station. The station shall be equipped with 1 mobile truck tank and pumping unit having a capacity of 750 gallons per minute for each increment of 10,000 of authorized number, with a

minimum of 2 such units, fire extinguishers of at least 5 pound rating of ABC chemical in such number and distributed as directed by the fire chief, 1 back pack or Indian pump for each 1000 of authorized number, and such other equipment as reasonably required by the fire chief. The fire station and all equipment shall be subject to and meet the approval of the fire chief.

4. A substantial fence completely surrounding and enclosing the grounds, of sufficient height and strength to prevent persons from gaining access to the grounds except through authorized gates. The fence shall have 2 gates not less than 16 feet nor more than 20 feet in width for motor vehicle traffic, and 2 gates not less than 6 feet nor more than 10 feet in width for pedestrian traffic, for every increment of 5000 authorized number, or part thereof, and one emergency gate providing access directly to the municipal area from outside the grounds, at least 16 feet in width. The gates shall be distributed, as nearly as is practicable, equidistant around the said fence.
5. Solid waste holding bin completely enclosed and covered and of sufficient capacity and strength to contain 3 pounds of solid waste for each person of authorized number per day of authorized period, and of sufficient strength to contain the said waste throughout the authorized period.
6. At least one drinking unit in and upon the public portion of the grounds for each 40 persons of authorized number, distributed throughout the grounds in such manner as to be readily available to all persons present. Each unit shall consist of a faucet or bubbler supplied with a continuous supply or running potable water under pressure, and if other than a fountain type outlet, equipped with a continuous supply of disposable individual drinking cups or containers. There shall be no common drinking vessels.
7. At least one bathing unit in and upon the public portion of the grounds for each increment of 50 of authorized number. Each unit shall consist of a shower type outlet supplied with a continuous supply of potable water under pressure, and completely enclosed so as to provide privacy, and equipped with a clothes hook or hanger. Half of the required units shall be for the use of females exclusively and conspicuously so posted, and half for the use of males exclusively, and conspicuously so posted. It shall be permissible that more than one shower outlet be included within any one enclosure. Every unit shall be continuously supplied with soap and adequately illuminated at all times.
8. At least 1 toilet unit in and upon the public portion of the grounds for the exclusive use of females, and conspicuously so posted, for each 60 of authorized number, and at least 1 toilet unit in and upon the public portion of the grounds for the exclusive use of males and conspicuously so posted, for each 60 of authorized number. Each unit shall consist of one efficient and sanitary depository for human animal waste products, together with one lavatory with a continuous supply of running potable water under pressure, and a continuous supply of soap and disposable or roll type towels. Each unit shall be completely and separately enclosed so as to provide for complete privacy and shall be adequately illuminated at all times. Each male unit shall be equipped with a urinal in addition to the other equipment. All such units shall be maintained at all times in a sanitary and

efficient operating condition, and shall be fly tight and vermin proof. No such unit shall be located within 75 feet of camping area, municipal area, or any food or drink concession.

9. Staff office, which shall be located upon the grounds within a structure, and be at all times occupied by a representative of the applicant, who shall be prepared and able at any time to contact the registered agent, and shall be equipped with 1 telephone connected with a separate outside line. It shall be the duty of the occupant to receive and pass on messages between the sheriff or committee and the registered agent.
10. Observation towers as deemed necessary and requested by the sheriff, not to exceed 25 feet in height. Such towers shall be constructed by the applicant forthwith upon request by the sheriff and shall be so constructed as to safely support five persons upon any such tower.
11. At least one ambulance for every increment of 6,000 of authorized number, but in no case less than 4 such ambulances, each of which shall be subject to and meet the approval of the chief of medical services as to design, condition and equipment, and shall be maintained in full readiness at all times.
12. All equipment reasonably necessary to a continuous sanitation and waste collection operation throughout the grounds and cleanup and disposal of solid waste upon termination of the authorized period.

B. Utilities

1. A primary water source upon the grounds and a system of enclosed water conduits to every point, outlet and installation required by this ordinance to be supplied with water. The system shall contain adequate pressure equipment. All conduits to the municipal area shall be independent of conduits to the public portion of the grounds. The system shall be in service with water actually in supply as required prior to admission of any person to the assembly. The said system shall supply potable water to all drinking units, toilet units and bathing units, and to all outlets required for the municipal area at a rate to furnish the following daily supply:
 - a. One gallon per person of authorized number for drinking;
 - b. Ten gallons per person of authorized number for bathing;
 - c. 100 gallons per day to the control center;
 - d. 10,000 gallons per day to the fire station;
 - e. 400 gallons per day per increment of 1000 of authorized number of part thereof for the medical center.
2. A primary electric power source and distribution system actually connected and furnishing power to all required points and installations required to be in operation upon the grounds, including:
 - a. medical center
 - b. control center and fire station
 - c. all light units upon the grounds required to maintain illumination of the grounds in general, including all structures, as required by this ordinance
 - d. to all bathing and toilet units
 - e. to all gates
 - f. to the police public address system
3. A lighting system consisting of sufficient lighting units throughout the entire grounds to illuminate every part thereof, and the interior of every structure thereon at the rate of at least five foot candles. The said system shall be so constituted and

arranged as to prevent light from shining unreasonably beyond the boundaries of the grounds. The system shall include adequate lighting to and for the purposes of the medical center, control center and fire station, and shall include sufficient lighting at all gates to permit reading of printed matter thereat.

4. Sufficient trash cans throughout the area to hold 3 pounds of solid waste per person of authorized number. Such cans shall be metal and be equipped with a tight fitting metal lid, and be without holes or vents.
 5. At least 1 telephone for general use of the assembly, on a separate outside line, for every increment of 1000 of authorized number or part thereof.
 6. A public address system of sufficient power and volume adequate to reach throughout the entire grounds for use exclusively by order of the sheriff, such system to be separate of and independent from any other sound system upon the grounds.
- C. Roads and designated areas.
1. A free parking area for motor vehicles within the grounds containing marked parking stalls for at least one standard private automobile for every 4 persons of authorized number. Each stall shall be no less than 10 feet wide and no less than 24 feet long. Additional stalls shall be marked out for larger vehicles, no less than 12 feet wide and no less than 45 feet long, one such stall for every 50 persons of authorized number. The parking area shall be so laid out in parking stalls and streets so that no vehicle parked therein can be blocked from access or exit to or from any street. All streets shall be of sufficient width to allow adequate maneuvering space for all vehicles to and from the parking stalls, and shall in no case be less than 30 feet wide.
 2. If the authorized period extends past midnight following any calendar day of such period, a camping area at least 40,000 square feet in area for every increment of 1,000 of authorized number or part thereof. The camping area shall be clearly marked out in campsites and shall provide access lanes from the boundaries thereof to every campsite without crossing any other campsite. Camping shall be permitted only upon and within marked campsites.
 3. A service road at least 20 feet wide around the inside of the fence.
 4. An ambulance parking stall marked out at least 30 feet wide and 45 feet long, one such stall for every 10,000 of authorized number or part thereof, but in no case less than 4 such stalls, all of which must be within the municipal area and as nearly as is practicable, adjacent to the medical center, and connected directly to a marked emergency route to the emergency gate.
 5. Access routes marked out from public roads and private property to the grounds reasonably passable to ordinary motor vehicle traffic, and adequate to handle traffic reasonably expected at the assembly. The applicant shall mark and post all access points to public highways as directed by the Iowa County highway commissioner.
 6. An area shall be marked out and clearly designated as a municipal area, within which the medical center, ambulance stalls, control center, and fire station shall be located. The area shall be large enough to accommodate the said medical center, ambulance stalls, control center, and fire station and provide a cleared space at least 30 feet wide all around the boundary of the area, except along the fence. The area shall be adjacent to the

fence. The municipal area shall be located at the most elevated portion of the grounds and shall be contiguous. The staff and the general public shall be permitted within the municipal area only upon bona-fide business.

D. Personnel.

All personnel required by this ordinance shall be duly licensed as required by any federal, state, or local statute, administrative rule or ordinance. All personnel required by this ordinance except the sheriff shall be compensated by the applicant at no less than the prevailing rate for the services performed, with full consideration for the training and responsibility required, and the hours of service. There shall be on duty upon the grounds at all times during the authorized period:

1. One physician duly licensed to practice medicine in this state for every increment of 1,500 of authorized number or part thereof. In addition, there shall be one such physician appointed by the committee who shall be the chief of medical services.
2. One registered nurse for every required physician, and in addition, there shall be one such nurse appointed by the committee who shall be the chief of nursing.
3. Orderlies and nurses aides as reasonably necessary and requested by the chief of medical services.
4. One security police officer for each increment of 200 of authorized number or part thereof. Every such officer shall be a licensed private policeman or off duty regular police officer, or assigned to such duty by the sheriff. All police shall be under the direct command of the sheriff, and shall be made thereby special sheriff's deputies for Iowa County, their authority as such special deputies limited to the grounds and approach routes thereto, and during the authorized period, unless specifically extended or increased by the sheriff.
5. One ambulance driver for each required ambulance, who shall hold a valid Wisconsin operators license and shall have attained and currently hold a rating of advanced first aid technician according to the standards set forth by the National Red Cross.
6. One assistant ambulance driver for each required ambulance, who shall hold a valid Wisconsin operators license and shall have attained and currently hold a rating of a standard first aid technician according to the standards set forth by the national Red Cross.
7. At least one fireman for every increment of 1000 of authorized number or part thereof, no less than 25% of which shall be trained fireman, or off duty regular firemen, and in no case less than 20 such firemen. In addition, there shall be a fire chief appointed by the committee.
8. One communications technician, who shall hold a first class Federal Communications Commission radio-telephone license and shall be appointed by the committee.
9. One electrical technician, who shall be a duly qualified journeyman electrician and shall be appointed by the committee.
10. One telephone technician who shall be a trained telephone repairman, and shall be appointed by the committee.
11. One hydraulic technician, who shall be a licensed plumber, and shall be appointed by the committee.
12. One counter at each public gate, and one master counter. It shall be the sole duty of such counters to maintain a continuous head count of the assembly and inform the sheriff of such count when requested by the sheriff so to do.
13. Waste collection and clean-up crew as reasonably necessary to

keep the grounds and all structures thereon free from accumulation of trash, waste or debris, and to carry out daily collection of solid waste throughout the grounds, and to carry out clean-up operations and disposal of waste after termination of the authorized period.

14. Assistant electricians, plumbers, and telephone technicians as are necessary and requested by the sheriff.

E. Miscellaneous conditions.

1. Applicant shall provide a service for removal of unlawfully operated and parked vehicles and disabled vehicles from the grounds to a place of storage maintained or otherwise arranged for by the applicant. Vehicles shall be removed as directed by the sheriff.
2. Sound of the assembly shall be continuously so controlled and limited that such sound will not carry unreasonably beyond the boundaries of the grounds, or substantially interfere with the operations of the medical center, control center, or fire station.
3. The grounds shall be well drained and reasonably level.
4. All entertainment performances and other activities of the assembly shall be terminated a sufficient period of time prior to termination of the authorized period to provide for evacuation of the grounds no later than the termination of the authorized period.

F. General and special ground rules.

1. General ground rules.
 - a. No person shall enter in or upon the grounds as part of any assembly until all conditions of this ordinance are fully met and complied with or waived by the committee, and no person shall permit such entry.
 - b. Any person violating any federal, state or local statute, administrative rule or ordinance shall be expelled forthwith from the grounds. Nothing in this rule shall affect criminal or civil liability of any person under any law.
 - c. No person shall operate any motor vehicle, within the grounds except upon the parking area and approaches thereto, and no person shall park any motor vehicle within the grounds except upon and within duly marked parking stalls. This provision does not apply to police, fire, ambulance or other emergency vehicles or necessary staff vehicles engaged in clean-up or maintenance duties.
 - d. No person shall operate any vehicle other than police, fire, ambulance or other emergency vehicles upon the grounds at a speed greater than 15 miles per hour.
 - e. No person shall take or have in possession upon the grounds any animal, except that when safety considerations permit, animals may be used as necessary in the performance of the declared purpose of the assembly.
 - f. The entire grounds, and any and all structures thereon, shall be open to inspection at all times by the sheriff, fire chief, chief of medical services, and health officer, or their duly authorized representatives. No person shall willfully interfere with or obstruct such inspection.
 - g. No person shall camp except upon and within duly marked campsites.
 - h. If the assembly at any time becomes riotous or so disorderly as to threaten substantial interference with the maintenance of control by existing security police forces, or to threaten loss of life or serious injury to persons within the grounds, the license

shall be forthwith revoked and the grounds forthwith evacuated by whatever force is necessary in the judgment of the sheriff.

- i. No person shall take upon the grounds, or have in possession upon the grounds, any gasoline, naphtha, distillate, fuel oils or other dangerous flammable materials, except within the fuel tanks of vehicles.
 - j. No person shall take upon the grounds, or within 500 yards of the grounds, any explosives, firearms, or ammunition. This provision shall not apply to police.
 - k. No person shall possess or take upon the grounds any fireworks.
 - l. No person shall burn any trash or other materials upon the grounds except as permitted by the fire chief and according to rules relating to burning posted by or at the direction of the fire chief.
 - m. No person of the assembly nor any staff member or employee shall enter the municipal area except on bona fide business thereon or as directed by the sheriff or his duly authorized representative.
 - n. It is an express condition of the license that the general ground rules herein set forth be posted upon the grounds in at least 12 conspicuous places in clearly readable letters and that the same be published by the applicant in the same manner and by the same means as publication of advertisement of the assembly at least 10 days prior to the commencement of the authorized period, such publication to include a statement of the authorized number, defining the same as that number of persons who will be admitted to the grounds.
2. Special ground rules.

Special ground rules, as reasonably necessary to meet any special conditions of or relating to the assembly, may be imposed by the committee, and upon notice thereof to the applicant, such special rules shall be posted upon the grounds in the same manner as general ground rules. Such rules shall become a part of this ordinance as applicable to the assembly for which the same are promulgated.

Section V Organizational meetings, police and fire dept.

- A. All designated security police shall appear at an organizational meeting, to be presided over by the sheriff, at a time and place designated by him, prior to the commencement of the authorized period. Every such security officer shall answer roll call, and shall produce his credentials qualifying him as a security officer under this ordinance. The sheriff shall create three duty shifts and issue such instructions as he deems necessary. Notice of the time and place of the meeting shall be served by the sheriff upon the registered agent at least 5 days prior thereto, and the registered agent shall forward such notice to all officers named in the application. Any officer failing to attend, to answer roll call, or to produce satisfactory credentials at such meeting may be stricken from the roll of officers, at the option of the sheriff.
- B. All designated firemen shall appear at an organizational meeting, to be presided over by the fire chief, at a time and place designated by him, prior to the commencement of the authorized period. Every fireman designated in the application shall attend, and answer roll call. Any such fireman failing to attend or answer roll call may be stricken from the roll of firemen at the option of the fire chief. Notice of the meeting shall be served as in the case of security police.

Section VI Revocation of license

- A. If at any time following issuance of license hereunder it appears that any condition of such license is not complied with, or that any condition having been previously met ceases substantially to be complied with, the committee shall:
 1. Revoke the license, or
 2. Waive the condition, if such waiver is feasible and reasonable in view of existing law other than this ordinance and in view of health, safety and public welfare considerations; or
 3. If, in the judgment of the committee, the non-compliance is such that it may be readily corrected by the applicant without creation or permission of health, safety or public welfare hazards during the time required for such correction, the committee may serve notice upon the applicant stating the nature of the non-compliance and a time within which the same must be corrected, upon the expiration of which time the license shall be revoked.
- B. A license is issued pursuant to this ordinance shall be revoked by the committee under the following circumstances:
 1. If substantial non-compliance with any condition is demonstrated to be deliberate on the part of the applicant or its agent;
 2. If a substantial non-compliance with any condition cannot be corrected within a reasonable time, and the committee does not waive the same.
 3. Upon showing that the applicant or its agent has knowingly caused or permitted advertisement or publication likely to attract a substantially greater number of persons to the assembly than the authorized number, or has knowingly caused or permitted advertisement or publication substantially in conflict with statements relative thereto in the application.
 4. Upon showing that the applicant or its agent has sold admissions to the assembly substantially in excess of the authorized number.
 5. If non-compliance by the applicant with any condition results in a riot situation or undue difficulty in enforcing this ordinance or other laws upon the grounds or in the vicinity of the grounds.
- C. The sheriff is hereby granted and delegated the power to summarily declare the license revoked and to evacuate the grounds by whatever means and force he deems necessary in the event of riot or such condition of disorder as to threaten persons upon the grounds with loss of life or serious bodily harm.
- D. Upon termination of the authorized period, and in the event of evacuation of the grounds for any other reason, any and all facilities, installations, utilities, and equipment upon the grounds will be maintained and at the disposal of the sheriff until such evacuation is complete. All security police officers and firemen shall remain on duty until evacuation is complete.

Section VII License Fees.

The fee for license pursuant to this ordinance shall be filed with the application, and shall be in an amount based upon the number of days of authorized period and proposed authorized number, according to the following schedule:

Authorized Number	Fee per calendar day or part thereof of authorized period
0 to 10,000	\$10,000.00
10,001 to 20,000	\$20,000.00
20,001 to 30,000	\$30,000.00
30,001 to 40,000	\$40,000.00
40,001 to 50,000	\$50,000.00
Excess of 50,000	\$60,000.00

Section VIII Bond

The applicant shall file with the application a bond, either in cash or underwritten by one or more a surety indemnity companies licensed to do business in this state at the rate of \$10.00 per person of authorized number, which said bond shall indemnify and hold harmless Iowa County and any of its agents, officers, servants and employees from any liability or causes of action which might arise by reason of granting license hereunder, and from any cost incurred in cleaning up any waste material produced or left by the assembly or staff. The bond shall be subject to and meet the approval of the committee.

Section IX Insurance.

- A. The applicant shall, at least 20 days prior to the commencement of the authorized period, obtain, and file with the clerk proof of Workman's compensation insurance covering all personnel required by this ordinance to be furnished and obtained by the applicant, including that personnel appointed by the committee. The required proof of such insurance shall include proof of election to become subject to Chapter 102 Wis. Statutes during the authorized period.
- B. The applicant shall obtain and file with the clerk proof of automobile insurance underwritten by one or more insurance companies duly licensed to do business in this state, covering all motor vehicles required by this ordinance to be furnished upon the grounds, on each vehicle as follows:
 1. Bodily injury liability, \$100,000 per person, \$300,000 each occurrence;
 2. Property damage liability, \$5,000 per person, \$50,000 each occurrence.

Section X Enforcement and penalties.

- A. The provisions of this ordinance may be enforced by injunction in any court of competent jurisdiction. The holding of an assembly in violation of any provision or condition of this ordinance or violation of any federal, state, or local statute, administrative rule or ordinance, such violation occurring upon the grounds covered by license hereunder, shall be deemed a public nuisance and may be abated as such.
- B. Penalties
 1. Any person who does any of the following shall, upon conviction thereof, forfeit not less than \$1,000.00 nor more than \$10,000.00, and in the event of non-payment of such forfeiture shall be imprisoned in the Iowa County Jail not less than 90 days nor more than one year;
 - a. Violates Section IIIA. of this ordinance; each day of violation shall constitute a separate offense for all purposes under this ordinance.
 - b. Commits sabotage or deliberate damage to or upon any structure or equipment kept or maintained upon the municipal area of any grounds licensed hereunder, or to or upon any property or equipment used or maintained by the security police or firemen upon such grounds;

- c. Commits battery upon the person of any security police officer or firemen upon grounds licensed hereunder;
 - d. Incites any person or persons to riot upon the grounds licensed hereunder;
 - e. Violates ground rule set forth in Section IV F. 1., i, j, or k.
2. Any person who intentionally obstructs any security police officer or fireman in the lawful performance of his duty or obstructs any inspection of any part of the grounds by any person authorized by this ordinance so to inspect, or causes damage to any water system, electrical system, lighting system, drinking unit, bathing unit, toilet unit, or telephone, shall, upon conviction thereof forfeit not less than \$100.00 nor more than \$500.00, and in the event of non-payment of such forfeiture shall be imprisoned in the Iowa County Jail not less than 30 days nor more than 6 months. Each act of obstruction or damage shall constitute a separate offense hereunder.
 3. Any person who throws or deposits any type of debris or waste material upon the grounds, other than in trash cans, shall forfeit not less than \$25.00 nor more than \$100.00, and in the event of non-payment of such forfeiture shall be imprisoned in the Iowa County Jail not less than 10 days nor more than 30 days in the Iowa County Jail.
 4. Any person, who violates any ground rule, general or special, applicable to the grounds whereon committed, covered by license hereunder, or violates any provision of this ordinance, for which ground rule or other provision no specific penalty is provided elsewhere in this ordinance shall, upon conviction thereof, forfeit not less than \$25.00 nor more than \$100.00, and in the event of non-payment of such forfeiture shall be imprisoned not less than 10 days nor more than 30 days in the Iowa County Jail.
 5. Any person who, upon grounds licensed hereunder, engages in violent, abusive, indecent, profane, boisterous, unreasonably loud, or otherwise disorderly conduct under circumstances in which such conduct tends to cause or provoke a disturbance, shall, upon conviction thereof forfeit not less than \$50.00 nor more than \$300.00, and in the event of non-payment of such forfeiture, shall be imprisoned in the Iowa County Jail not less than 30 days nor more than 6 months.

Sup. Peterson moved that the ordinance be adopted.

Sup. Scheidegger seconded the motion.

A roll call vote was requested. The roll was called.

The vote for unanimous approval.

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Chairman Scullion stated that it was 2:00 P.M. and a public hearing regarding the proposed subdivision ordinance had been scheduled for this time.

Sup. Scheidegger moved that the Board recess to a Committee of the whole Board to hold the hearing.

Sup. Ryan seconded the motion. Carried.

The Chairman opened the Public Hearing and stated that the minutes should show that this was a public hearing before the Board of Supervisors of Iowa County on a duly authorized session to consider the matter of a county wide subdivision ordinance for Iowa County. Further that it has been advertised as a public hearing for the purpose by a class 2 notice under Wisconsin Statutes, Chapter 985. The following hearing procedure will be observed: 1. Statutory history and authority; 2. Report of the notice; 3. Statements by committee members; 4. Reading of ordinance; 5. Statements FOR the ordinance;

6. Statements AGAINST the ordinance; 7. Any general statements; 8. Questions; 9. Conclusion of hearing.

The Clerk read Section 236.45, Wisconsin Statutes and the notice of hearing published in the Dodgeville Chronicle and Democrat Tribune.

The Chairman asked Committee members for comments to date. Sup. Holland summarized the committee intent that the ordinance be of county wide coverage for the benefit of total county planning even though State requirements specify only shoreland-flood plain areas. Mr. Victor Jonas stated that he felt the ordinance could be of benefit to the Towns. Sup. Branger stated that he thought this was a necessary forerunner to the complete county ordinance and that it was the result of considerable study. Chairman Scullion stated the intent was well covered by the other committee members and that this ordinance would be aid in planning.

The Clerk read the Committee recommendations (SEP-2SR-70).

The Clerk read the proposed ordinance.

Sup. Miller asked if this ordinance would in any way cause a problem for the proposed Hollandale Wildlife Area. It was answered that this project was not a subdivision.

Sup. Hogan questioned the width of roads as proposed in the ordinance. A discussion followed on the subject of road widths. The Clerk read Section 86.26 Wisconsin Statutes.

Sup. Peterson moved that 12.71 (2) of the proposed ordinance be changed to read 4 rods right of way, 26 feet roadway width and 20 feet surface.

Sup. Ryan seconded the motion. Carried.

Chairman Scullion asked for statements in favor of the ordinance.

Sup. Peterson spoke for the ordinance.

No further comments were heard.

Chairman Scullion asked for statements against the ordinance.

No comments were heard.

The Chairman asked for any general comments. None were heard. The Chairman asked if there were any further questions. None were heard.

The Chairman declared the hearing was therefore completed.

Sup. Grunow moved the hearing be closed and that the Board return to regular session.

Sup. Kessenich seconded the motion. Carried.

The Chairman declared the County Board meeting reconvened.

The Resolution and Ordinance (SEP-E-2ORD-70) was presented.

Whereas the Iowa County Planning and Zoning Committee has been charged by the County Board of Supervisors to study and recommend the various regulations intended to promote an orderly plan of development toward the total planning program for Iowa County, and

Whereas the State of Wisconsin has established certain guidelines and requirements delegating authority to the county to act or in the absence of such action assuming jurisdiction, and

Whereas Iowa County has already begun an orderly, local controlled zoning plan covering the shorelands and flood plains, a county-wide sanitary code and appointed a zoning administrator, and

Whereas a county-wide zoning ordinance will be brought before this Board in the near future, and

Whereas a Subdivision Ordinance is both required by the State and considered by the undersigned to be in the best interest of Iowa County as a means to encourage and then regulate orderly developemnt for the present and future,

Now Therefore Be It Resolved that we recommend the passage of the following county-wide subdivision ordinance:

SUBDIVISION REGULATIONS

Section 12.0 Subdivision Regulations

12.1 Statutory Authority and Purpose.

In order to achieve the purposes of Chapter 236, Wisconsin Statutes, and to provide safe and orderly subdivision layouts, the following regulations are adopted pursuant to Sections 144.26(2), 144.26(8) and 236.45, Wisconsin Statutes.

12.2 Definitions.

For the purpose of these regulations the following terms are defined:

County Planning Agency - A county zoning committee authorized by 59.97, Wisconsin Statutes.

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 each or less in area or where the act of division creates 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.

Replat - The changing of the boundaries of a recorded subdivision plat or part thereof.

12.3 General Provisions.

Compliance

- (1) Any division of land which results in a subdivision as herein defined shall be in compliance with all the provisions of this Ordinance and those sections of Chapter 236, Wisconsin Statutes, relating to subdivisions defined under Section 236.02(8), including review procedures by state agencies having authority to object to plats.
- (2) When a replat of a recorded subdivision or part thereof is proposed, the subdivision shall be vacated or altered according to the provisions of Section 236.40 through 236.445, Wisconsin Statutes.

12.32 Exclusions

In no instance shall the provisions of this section relating to subdivisions apply to:

- (1) Transfers of interest in land by will or pursuant to court orders;
- (2) Leases for a term not to exceed ten (10) years, mortgages or easements;
- (3) The sale or exchange of parcels of land between owners of adjoining property if additional lots are not thereby created and the lots resulting are not reduced below the minimum sizes required by this Ordinance or other applicable laws or ordinances.

12.4 Land Suitability

No land shall be subdivided which is held unsuitable for the proposed use by the County Planning Agency for reason of flooding, inadequate drainage, soil and rock formations with severe limitations for development, severe erosion potential, unfavorable topography, inadequate water supply or sewage disposal capabilities or any other feature likely to be harmful to the health, safety or welfare of the future residents of the proposed subdivision or of the community. The County Planning Agency in applying the provisions of this section shall in writing recite the particular facts upon which it bases its conclusions that the land is not suitable for the proposed use

and afford the subdivider an opportunity to present evidence regarding such suitability at a public hearing.

- (1) In cases where the County Planning Agency has held the site to be unsuitable because of flood hazard and the subdivider wishes to contest that decision the following procedure and standards shall apply:

- (a) Procedure to be Followed in Passing on Plat Approvals where all or part of the Proposed Plat Lies in any Flood-Prone Area. Upon receiving an application for a plat approval, the County Planning Agency shall, prior to rendering a decision thereon:

- (1) Require the applicant to submit, at the time of the pre-preliminary meeting (Section 12.81), 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 flood elevation; and flood proofing measures.

- (2) Transmit one copy of the information described in subsection (a) to the Division of Environmental Protection with a request, where deemed necessary 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 structures, fill or storage elevations, size, location and spatial arrangements of all proposed and existing structures on the site; location and elevation 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, filling, dredging, grading,

channel improvement, storage of materials, water supply and sanitary facilities.

- (4) Affirm, modify or withdraw its determination of unsuitability basing its decision on the following standards.
- (b) Standards to be Applied in Passing upon Plat Approvals Where All or Part of the Proposed Plat Lies in a Flood-Prone Area:
 - (1) In all cases the decisions of the County Planning Agency shall be consistent with the flood plain management standards of the Division of Environmental Protection.
 - (2) Building sites must be filled to a height and area sufficient to provide protection from the regional flood as defined by and according to the standards of the Division of Environmental Protection.
 - (3) Development of sites, either individually or in aggregate, shall not have an adverse effect on flood flows. Adverse effects shall be determined according to the standards of the Division of Environmental Protection.
 - (4) Development of sites shall not have an adverse effect on the storage capacity of the flood plain. Adverse effects shall be determined according to the standards of the Division of Environmental Protection.
- (c) When the County Planning Agency determines that only part of a proposed plat may be safely developed, it shall limit development to that part and shall require that the method of development be consistent with its determination.
- (d) When the subdivider does not intend to develop the plat himself, and the County Planning Agency determines that limitations are required to insure safe development, it may require the subdivider to impose appropriate deed restrictions on the land. Such deed restrictions shall be inserted in every deed and on the face of the final recorded plat. Where land is dedicated to the county in such a subdivision, the dedication shall also include an enforceable interest in such deed restrictions.

12.5 Dedication.

12.51 All subdivision layouts shall be developed in proper relation to existing and proposed streets, the topography, surface water, vegetative cover, other natural features, and the most advantageous development of adjoining areas. The County Planning Agency may require that suitable sites not to exceed 10% of the total area of the subdivision be dedicated or reserved for future public use such as parks, playgrounds, public access and open spaces as needed by the subdivision, subject to acceptance thereof by the county or town. Any part of a street, drainageway or other public way which is indicated on a comprehensive plan or plan component shall conform to the arrangement, width and location indicated and shall be offered for dedication to the county or town.

12.52 Subdivisions abutting on a navigable lake or stream shall, according to the provisions of Section 236.16(3), Wisconsin Statutes, provide access at least 60 feet wide to the high watermark so that there will be public access, which is connected to existing public roads at least at one-half mile intervals as measured along the lake or stream shore except where greater intervals and wider access is agreed upon by the Department of Natural Resources and the director of Local and Regional Planning of the Department of Local Affairs and Development and excluding shore areas where public parks or open space streets or roads on either side of a stream are provided. The County Planning Agency may require dedications of access points of greater width or at more frequent intervals at points designated by them.

12.53 The lands lying between the meander line, established in accordance with Section 236.20(2)(g), and the water's edge and any otherwise unplatted lands which lie between a proposed subdivision and the water's edge shall be included as part of lots, outlots or public dedications in any plat abutting a lake or stream. This requirement applies not only to lands proposed to be subdivided but also to all lands under option to the subdivider or in which he holds any interest and which are contiguous to the lands proposed to be subdivided and which abut a lake or stream as provided in Section 236.16(4), Wisconsin Statutes.

12.6 Reservations.

Reservation of land for public acquisition shall be for a period not to exceed three (3) years. Land so dedicated or reserved must be shown on the final plat.

12.7 Improvements.

Before final approval of any plat the subdivider may install required street and utility improvements or if such improvements are not installed at the time that the final plat is submitted for approval, the subdivider shall, before recording the plat, enter into a contract with the County agreeing to install the required improvements and shall file with said contract a surety bond meeting the approval of the District Attorney as a guarantee that such improvements will be completed by the subdivider or his subcontractors not later than one year from the date of recording of the plat or later if specified. One week prior to the time each improvement is to be installed and upon its completion, the subdivider must notify the County Planning Agency so that adequate inspections can be made.

12.71 Public Streets

(1) The subdivider may be required to dedicate land for and improve public streets. Public streets shall be designed and located to take into account:

- (a) Existing and planned streets;
- (b) Topographic conditions including the bearing capacity and erosion potential of the soil;
- (c) Public convenience and safety including facilitating fire protection, snow plowing and pedestrian traffic;
- (d) The proposed uses of land to be served;
- (e) Anticipated traffic volumes; and
- (f) Further resubdivision possibilities.

(2) Width

Public streets shall be of the right-of-way, roadway and surface width specified by the county highway commissioner and approved by the county board. Town roads shall be at least four (4) rods right-of-way width, twenty six (26) feet roadway width, and twenty (20) feet surface width except where Section 86.26, Wisconsin Statutes, requires larger minimum standards.

(3) Construction Standards for Public Streets.

Construction shall be according to local road standards. Where there are no local road standards, the minimum standards of the Division of Highways shall apply. The subdivider shall grade the roadbeds in the roadway width to subgrade and shall surface all roadways to the width prescribed by these regulations.

(4) Sales of Lands Abutting on Private Way.

No person shall sell any parcel of land of five (5) acres or less in size, located outside the corporate limits of a municipality, if it abuts on a road which has not been accepted as a public road unless the seller informs the purchaser in writing of the fact that the road is not a public road and is not required to be maintained by the town or county.

12.72 Water Supply Facilities.

Where there is an existing public water supply system on or near the subdivision, the local municipality furnishing such service and the County Planning Agency shall determine the feasibility of service and the requirements to be followed by the subdivider in connecting to the system. Where there is no existing public water supply, individual water supply systems will be permitted in accordance with the minimum standards and regulations of the Department of Natural Resources.

12.73 Survey Monuments.

The subdivider shall install survey monuments in accordance with the requirements of Section 236.15, Wisconsin Statutes.

12.74 Storm Drainage.

Storm drainage facilities, where needed, shall be designed to permit the unimpeded flow of natural watercourses; insure the drainage of all points along the line of streets; and provide positive drainage away from on-site sewage disposal facilities. In designing storm drainage facilities, special consideration shall be given to protection against shoreland erosion and siltation of surface waters and preventing excess runoff on adjacent property. The County Planning Agency may require that easements or drainage ways of widths sufficient to accommodate anticipated storm water-runoff be provided.

12.75 Sanitary Sewerage.

(1) General Provisions:

(a) In areas that have a sanitary sewer system on or near the proposed subdivision, the local municipality furnishing such service and the County Planning Agency shall determine the feasibility of service and the procedures to be

followed by the subdivider in joining the system.

- (b) The County Planning Agency may prohibit the installation of sewage disposal facilities requiring soil absorption systems where such systems would impair water quality, and the Agency may, with approval of the Department of Natural Resources, allow alternative methods of waste treatment and disposal including, but not limited to package treatment plants, or incinerator or chemical toilets.
 - (c) Plans for private sewage disposal systems not utilizing soil absorption fields shall be approved in writing by the Division of Health and the County Planning Agency. The subdivider shall clearly indicate on the face of the plat and in any deed of conveyance that soil absorption fields are not to be used.
 - (d) In areas that are not to be served by sewer systems, on-site sewage disposal systems Utilizing soil absorption fields will be permitted only where soil tests indicate the systems will function adequately. Disposal systems shall be constructed to meet the requirements of Chapter H 62, Wisconsin Administrative Code and the County Sanitary Code.
- (2) Lot area, width and area free of limiting conditions based on percolation characteristics:
- (a) The shape of individual lots may render portions unusable for installing private sewage disposal systems or providing adequate separating distances between them and watercourses or water wells. Therefore, any part of a lot less than thirty (30) feet wide shall not be used in computing the minimum lot area.
 - (b) The subdivider shall carry out percolation tests and soil borings in the manner required by Chapter H 65, Wisconsin Administrative Code. Lots shall be of the following minimum areas widths, and shall have the specified minimum areas free of limiting conditions to meet the requirements, of Shoreland Management Standards of the Department of Natural Resources and Chapter H 65, Wisconsin Administrative Code.

12.8 Procedures for Submitting a Plat.

- 12.81 Prior to the filing of an application for the approval of a preliminary plat, the subdivider shall consult with the County Planning Agency to present his proposed plat for review. As a part of this consultation the subdivider shall submit a sketch of sufficient scale and reasonable accuracy indicating the following information: (1) the boundaries of the property being considered for sale; (2) uses of land adjacent to the proposed subdivisions; proposed roads, easements, public access to navigable water, dedications, community facilities, and utilities; (3) general lot layout showing proposed lot widths and depths; (4) general soil conditions, seasonally wet areas, rock outcrops and areas with slopes over 12 percent; (5) proposed filling, grading, lagooning, dredging; (6)

delineation of any areas periodically flooded, shorelines and high water lines; and (7) a description of all property owned or controlled by the subdivider contiguous to the proposed plat even though only a part of the area is proposed for immediate development. At this review or within twenty (20) days thereafter, the subdivider will be informed of any additions, changes or corrections to his proposed plat necessary to expedite the Preliminary Plat and Final Plat procedures.

12.82 Preliminary Plat.

The subdivider shall submit sufficient copies of the preliminary plat to the County planning Agency so that two (2) copies can be submitted by the Planning Agency to the agencies having authority to approve and review plats under the provisions of Sections 236.10 and 236.12, Wisconsin Statutes. The preliminary plat based upon an exterior boundary survey by a registered land surveyor shall include (1) lot width and depths, (2) existing and proposed streets, parks, public access, community facilities, utilities and easements, (3) land characteristics including seasonally wet areas, and slopes over 12 percent, (4) proposed filling, grading, lagooning, dredging and (5) delineation of any areas periodically flooded, shorelines and high water lines. The proposed layout shall be shown on a map at a scale of one inch equals one hundred (100) feet and shall identify the improvements; grading, paving installation of facilities including, if applicable, preplanned sites for waste disposal facilities and dedications or reservations of land which the subdivider proposes to make and shall indicate when the improvements will be provided. Any proposed restrictive covenants for the land involved shall be stated. The County Planning Agency shall approve, approve conditionally, or reject the preliminary plat within forty (40) days, as provided by Section 236.11, Wisconsin Statutes. Failure of the County Planning Agency to act within forty (40) days shall constitute an approval.

12.83 Final Plat.

Sufficient copies shall be submitted to the County Planning Agency within six (6) months of preliminary plat approved unless this requirement is waived by the County Planning Agency. The final plat shall conform to the preliminary plat as approved and to the requirements of all applicable ordinances and state laws and shall be submitted for certification of those agencies having the authority to object to the plat as provided in Section 236.12, Wisconsin Statutes. The final plat shall be accompanied by detailed construction plans of all improvements to be provided by the subdivider. Final plats shall be presented to the County Planning Agency at least ten (10) work days prior to the meeting at which they are to be considered and shall be accepted or rejected by the County Planning Agency within sixty (60) days of their submission. Approved final plats shall be recorded in accordance with the requirements of Section 236.25, Wisconsin Statutes, before lots are sold.

12.84 Replat.

When it is proposed to replat a recorded subdivision, or part thereof, so as to change the boundaries of a recorded subdivision, or part thereof, the subdivider or person wishing to replat shall vacate or alter the recorded plat as provided in Sections 236.40 through 236.44, Wisconsin Statutes. The subdivider, or person wishing to replat shall then proceed as specified in Sections 12.82 and 12.83.

The County Clerk shall schedule a public hearing before the County Planning Agency when a preliminary plat of a replat of lands within the county is filed, and shall cause notices of the proposed replat and public hearings to be mailed to the owners of all properties within the limits of the exterior boundaries of the proposed replat and to the owners of all properties within two hundred (200) feet of the exterior boundaries of the proposed replat.

Modifications.

The County Planning Agency may permit modifications from the subdivision provisions of this Ordinance, after holding a public hearing as provided in Section 13.51 of the Flood Plain Zoning and Shoreland Protection Ordinance, under the following conditions:

- (1) Because of the unique topographic or other conditions of the land involved, literal application of the provisions of this Ordinance would impose undue hardship.
- (2) Conditions are attached to plat approval that assure compliance with the requirements of this Ordinance insofar as practical.
- (3) There is compliance with the provisions of Chapter 236, Wisconsin Statutes, and other relevant State laws.
- (4) The purposes and intent of this Ordinance are observed.

Richard Scullion
George Branger
Bernard S. Holland
Victor Jonas
Planning & Zoning Committee

Sup. Hogan for adoption of the resolution and ordinance.

Sup. Niebuhr seconded the motion.

A roll call vote was requested. The Clerk called the roll. All members voted Aye (19).

The Chairman declared the ordinance passed unanimously.

The Chairman asked if there were any questions at this time regarding to total county zoning ordinance proposed and now in preliminary form delivered to town officials and county board members. He stated that this Ordinance like the subdivision ordinance would involve the unincorporated areas. The total county zoning ordinance would however require Town Board approval to be effective in the particular town.

Sup. Stenseth asked when county action was expected on the proposed ordinance. The Chairman stated that the plan was to meet with towns possibly more than one at a time after time had been allowed to consider the preliminary draft.

The matter of village extra-territorial zoning power was briefly discussed.

Chairman Scullion stated that it was hoped that interested individuals would assist in this planning and that the town Board would have a definite opportunity to recommend suggestions at the various meetings prior to the hearing.

Sup. Stenseth requested that County Board members be advised of the meeting dates with Town Boards and the Chairman directed the Clerk to provide this information as soon as known.

Sup. Peterson requested a ten minute recess which was granted by the Chairman.

The Chairman again called the Board to order.

Sup. Demuth moved that Attorney Petrus who has been appointed Corporation Counsel assume office as of September 15, 1970 at a salary of \$375.00 per month payable from the Welfare Administration Account.

Sup. Grunow seconded the motion. Carried.

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A petition regarding the proposed location of Hwy. 18-151 at the north limits of Dodgeville City containing 227 signatures delivered to the Clerk by Attorney Gomer Williams was read to the Board. (SEP-F-1P-70).

Mr. Williams stated that 300 signatures were now available including land owners along the proposed route.

Sup. Peterson asked if a representative of Stella Cheese Co. was present. Mr. Cecil Riggan, a Milwaukee Engineer representing the firm summarized the situation, stated that the proposed highway would pass thru their waste disposal system. At this time efforts are being made to determine if their operation would be seriously damaged and definite information is not yet available.

Mr. Curtis Hanson, land owner, spoke in favor of the petition hoping to save some of the land and asked the Board to give it consideration. Mr. Jack Metcalf, land owner, stated the proposed route would take farmers out of business and therefore a loss of tax revenue. Sup. Branger stated that the July 16th resolution was presented to the Board at the request of the State and the Highway Committee did not intend to create or promote hardship to anyone. Mr. Williams spoke and stated that Barney Gehrmann had stated if the road was not locally accepted it would be returned to the design engineers. Mr. Williams stated that he was a land owner in the area and would agree to a right of way along the north side of his property which followed property lines.

Sup. Stenseth stated that he had heard no objection from his area and asked how this road would be improved by moving the north-end intersection one block north. Mr. Williams stated that the route proposed by his petition would follow an existing route and that Kings had agreed to give up whatever buildings were needed. Sup. Holland asked about the opinion of the General Telephone Co. and Mr. Williams stated they felt this was the lesser of the two evils. Sup. Miller asked how much this would delay the building of the highway. Sup. Branger stated that if the Board went along with this petition it would be subject to the decision of the Highway Commission, it was his belief.

Dr. Fritz Stratman stated that he had been in contact with Mr. Frank Paddock, Federal Hwy. Engineer and that the present proposed design had not been accepted west of County Trunk "Y" due to existing questions and that a design hearing would not be held until the question was resolved on the road area west of CTH "Y".

Sup. Althaus stated that the City Council of Dodgeville had not changed their action to date.

Sup. Ryan asked if the petition requested a re-hearing.

The Clerk read the caption of the petition again.

Sup. Branger stated he assumed the July resolution would have to be rescinded to consider this petition.

Mr. Williams stated that he believed the original design presented at the hearing at the High School followed Leffler Street.

Miss Knellwolf spoke and stated that she believed the Highway Commission was unwilling to reconsider because of the precedent which would be established and that if the County Board was willing to stand up on this issue it would assist other communities in their objections to Commission actions.

Sup. Holland stated that he believed there was a misunderstanding of the proposed routes. Mr. Metcalf spoke on the route to sweep between Amphenol and the Motel to Leffler Street from the existing 18 & 151.

Sup. Althaus moved that Mr. Williams and his associates go together with the Highway Committee to Madison to meet with the Highway Commission to iron out the question of the road location in the City of Dodgeville.

Mr. Williams favored this proposal. A discussion followed on the present position of the Highway Committee.

Sup. Peterson seconded the motion.

Sup. Ryan stated that he believed the Highway Commission would be willing to meet with anyone.

Chairman Scullion stated he had talked with Mr. Redmond and he had expressed a willing intent to meet with anyone on a reasonable proposal.

Sup. Ryan stated he had suggested a change in Hwy. 191 and the Commission stated it would be considered.

Mr. Williams requested the matter be held in abeyance until after the proposed meeting.

Sup. Ryan stated that the design hearing would not be held until late October.

Chairman Scullion questioned how the meeting would be held and Sup. Branger and Ryan stated that it would probably be advisable to meet with District 1 and the Highway Commission.

On the question the motion was carried.

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Mr. Austin Maxon requested a clarification on the 4% increase for workers in the Department of Social Services. He stated that the intent was to cover employees under retirement but as passed by the County Board all department employees were covered. He requested that the raise be payable only to employees who were eligible for retirement.

A discussion followed.

Sup. Scheidegger moved that the 4½% salary increase for the employees of the Department of Social Services be payable only to employees of the department eligible for the Wisconsin Retirement Fund program coverage.

Sup. Holland seconded the motion. Carried.

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The matter of insurance for the Youth Building at the Fair Grounds was presented. It is agreed that the Fair Association should provide the coverage but the suggested amount is in question. A discussion on the possible amount of coverage followed.

Sup. Holland moved to suggest insurance coverage in the amount of \$90,000.00.

Sup. Grunow seconded the motion. Carried.

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Mr. Austin Maxon spoke and stated that the General Relief Account would not last until the end of the year and a transfer would be necessary. A discussion followed.

Sup. Peterson moved to take up the matter in October.

Sup. Grunow seconded the motion. Carried.

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Sup. Stenseth moved that Sup. Spargo be assigned to the Committees where a vacancy exists in the Committee Appointments.

Sup. Peterson seconded the motion. Carried.

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The mileage and Per Diem Report was presented.

19 Members - 19 Days - 479 Miles - \$323.32

Sup. Scheidegger moved the report be accepted.

Sup. Hogan seconded the motion. Carried.

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

Sup. Demuth seconded the motion. Carried.

Richard Scullion,
Chairman.

Kenneth Palzkill,
Clerk.

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

November 10, 1970

The meeting was called to order by Honorable Richard Scullion,
Chairman of the Board of Supervisors at 10:20 A.M.

The roll was called and all members present.

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The equalization report (NOV-A-1AR-70) was presented, discussed
and laid over under the rules.

To the Honorable Board of Supervisors of Iowa County:

Gentlemen:

We, the undersigned committee members on Equalization of Iowa
County have conferred with the Supervisor of Assessments Office
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 for 1970.

District	Total Valuation
TOWNS:	
Arena	\$ 8,392,100
Brigham	10,134,900
Clyde	3,790,600
Dodgeville	14,954,900
Eden	7,094,900
Highland	9,082,900
Linden	11,565,400
Mifflin	11,287,100
Mineral Point	11,775,800
Moscow	6,819,600
Pulaski	3,805,900
Ridgeway	6,067,600
Waldwick	7,442,400
Wyoming	5,904,000
Total Towns	\$118,118,100
VILLAGES:	
Arena	1,092,800
Avoca	1,164,400
Barneveld	2,501,500
Blanchardville	485,700
Cobb	3,588,600
Highland	2,345,600
Hollandale	886,300
Linden	682,500
Livingston	149,700
Montfort	48,900
Rewey	755,500
Ridgeway	1,754,500
Total Villages	\$ 15,456,000
CITIES:	
Dodgeville	18,454,600
Mineral Point	9,796,900
Total Cities	\$ 28,251,500
Total County	\$161,825,600

Respectfully submitted,
Russell G. Stenseth
O. Robert Eichorst
I. Dalven Julian
Francis Springer
Maurice Althaus

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A letter (NOV-B-1C-70) from the Department of Transportation was read regarding the estimated allotment for county trunk highways in the amount of \$276,000.

Sup. Ryan moved to accept the letter and place it on file.

Sup. Grunow seconded the motion. Carried.

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A copy of a letter (NOV-C-2C-70) to the District Highway Engineer sent to the County Board by the Honorable Douglas Schmoekel, Mayor of the City of Dodgeville, stating that the City of Dodgeville Council had voted 7 to 1 in favor of the proposed corridor A for the relocation of Highway 18-151 on the north side of Dodgeville was read.

Sup. Althaus moved to accept the letter and place it on file.

Sup. Holland seconded the motion. Carried.

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A letter (NOV-D-3C-70) was read from the Kiwanis Club of Dodgeville stating support of that organization for proposed Corridor A of the Hwy. 18-151 relocation matter.

Sup. Julain moved to accept the letter and place it on file.

Sup. Ryan seconded the motion. Carried.

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A letter (NOV-E-4C-70) was read from the Dodgeville Jaycees stating approval of the City Council decision and previous County Board action for the proposed urban expressway route into the City of Dodgeville and urging the Board to take action to insure the road.

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

Sup. Grunow seconded the motion. Carried.

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A certification (NOV-F-2AR-70) of the District Attorney regarding the duties of his office was read.

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

Sup. Ryan seconded the motion. Carried.

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The Chairman suggested that the Board further discuss the matter of the highway location as referred to in the letters received and called on Sup. Branger, Chairman of the Highway Committee asking him to report on the previous petition which was received and the meeting held with the Highway Commission.

Sup. Branger stated that the meeting which was attended by several interested persons indicated that the opinion of the Highway Commission had not changed and that the State still suggested proposed route A as the best route. He asked for anyone else who wanted to offer a different statement to do so.

Sup. Ryan stated that the Commission had presented a map to show that the area proposed in the petition received would involve about the same land area change but to different owners.

Sup. Eichorst stated that he had met with federal engineers who will have the final voice in the intersection location and that they would recommend the best route after additional consideration.

Chairman Scullion asked if anyone else present desired to speak on the matter.

Atty. L. G. Williams questioned whether or not the Northwestern Railway right of way might be available in the near future and then the road could be located north of the present road.

Again the Chairman asked for additional comments. None were heard and he asked then what action the Board desired to take on the petition which was referred at the last meeting.

Sup. Branger stated that the Highway Committee had acted in good faith hoping to obtain a needed improvement in Iowa County by supporting the route suggested by the Highway Commission but that a petition should be considered. He stated that he was prepared to propose to rescind the action of July 16, 1970.

Sup. Eichorst stated that corridor A would effect Dodgeville by putting the intersection in a congested area and further that the State and Federal authorities have agreed to review the situation; they are competent and the desired result will be obtained from their work, and further that the Federal division is not satisfied that the State suggestion at this point is the answer.

Sup. Kritz stated he thought it necessary to move while monies are available.

Sup. Eichorst replied that the Federal engineer is questioning the location and this will not delay money the Federal Government will provide.

Chairman Scullion stated that the Board had taken a roasting on this matter and he did not understand why because the Board had accepted the State recommended proposal which was reported to be a saving of \$300,000.00 to \$350,000.00 over the other routes discussed.

Sup. Eichorst stated that too much action is placed on the route location at this level because the final decision would be by others and the County action is not the final word.

The Chairman stated that Mr. Redmond had advised that more time than usual had been put in the study of this route and most everyone involved is interested in the best possible route. The presented petition would effect a new group of landowners but it is now necessary to take some action on the report of the meeting with the Commission to try to resolve what the County Board wants to do.

A further discussion followed.

The Clerk was requested to read the action of the July 16, 1970 meeting including the resolution favoring the proposed route A.

The Chairman suggested that Sup. Eichorst had raised a good point that the county had accepted the State recommendation and it is being reviewed by Federal authorities.

Sup. Kritz commented on the frequent requests received for the improvement of the highway from Dodgeville to Mount Horeb.

Sup. Stenseth stated that there seemed to be no need to change the previous resolution as the City Council had now indicated approval of the same route.

Sup. Eichorst stated that a design hearing would yet be held.

Chairman Scullion asked Mayor Schmoekel who was present if he cared to speak on the issue. Mayor Schmoekel stated that he could not speak for the entire Council but only refer to the 7 to 1 vote by the Council in favor of route A. He stated that the Council had previously supported route C but now that this route was not under consideration it seemed wise to support Route A.

Miss Edith Knellwolf questioned the opinion that route C had been dropped.

Alderman Clifford Alvstad stated that the State desired a local agreement on the project.

Alderman Paul Cline stated that this was a chance for a new highway and there should be cooperation between the County and City.

The Chairman stated that the County is expected to act on the petition received.

Sup. Stenseth moved to re-affirm the position of the July meeting as recommended at that time regarding the Hwy. 18-151 relocation.

Sup. Grunow seconded the motion.

A lengthy discussion followed on the route, the action proposed and the additional study taking place by State and Federal authorities.

Sup. Hogan called for the question.

The motion was carried with no objection heard.

Sup. Kritz moved to table the petition received at the September 14, 1970 meeting.

Sup. Julian seconded the motion. Carried with no objection heard.

Resolution (NOV-G-1R-70) regarding the authorization to purchase \$150,000.00 of highway equipment in 1971 was read.

A discussion on the value of the resolution followed.

Sup. Branger moved for adoption.

Sup. Grunow seconded the motion. Carried.

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Resolution (NOV-H-2R-70) regarding the advance or transfer of construction funds was read.

Sup. Hogan moved to adopt the resolution.

Sup. Peterson seconded the motion. Carried.

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Resolution (NOV-I-3R-70) regarding the highway appropriations of \$560,000 for 1971 was read and laid over under the rules.

Resolution (NOV-J-4R-70) regarding county aid to bridges was read and laid over under the rules.

WHEREAS the various towns hereinafter named have filed petitions for county aid in the construction of bridges under Section 81.38 of the Statutes, said petitions are hereby granted, and the county's share is appropriated as follows:

Town - Bridge	Amt. Raised by Local Units	Amt. of Co. Aid Granted
Brigham - Clay Hill Bridge	\$ 2,824.45	\$ 2,824.45
Brigham - Bilse Cattle Pass	926.01	926.01
Dodgeville - Knutson Bridge	1,542.97	1,542.97
Dodgeville - Olson Bridge	1,377.36	1,377.35
Dodgeville - Prichard Cattle Pass	498.61	498.62
Dodgeville - Stephenson Bridge	1,387.67	1,387.66
Dodgeville - Umbehaun Bridge	709.52	709.52
Highland - Ness Bridge	2,461.36	2,461.36
Linden - Graber Bridge	441.46	441.46
Mineral Point - Suther's Bridge	4,176.96	4,176.96
Ridgeway - Blue Grass Bridge	2,964.88	2,964.89
Ridgeway - Brunker Bridge	991.63	991.63
TOTAL	20,302.88	20,302.88

The County Board does hereby levy a tax to meet said appropriations on all the property in the county which is taxable for such purpose.

George Branger
Alvin Grunow

Report (NOV-K-3AR-70) of the Highway Committee of 1971 highway projects was read.

To the Honorable Board of Supervisors:
Gentlemen:

The Highway Committee proposes to improve the following County roads by construction, relocation, grade and base, bituminous surfacing or seal coating. We also plan to continue the application of liquid calcium chloride where needed.

1. C.T.H. "Z" - Extend grade and base for the major remaining portion, North to Jct. S.T.H. "23".
2. C.T.H. "T" - Jct. U.S.H. "151-18" South to an undetermined distance past Hidden Valley Sports Area, some relocation, grade and base.
3. C.T.H. "X" - Jct. C.T.H. "G" West to Jct. C.T.H. "XX". Aquire needed Right of Way, Grade and Base.
4. C.T.H. "B" - Jct. C.T.H. "Q" to Jct. S.T.H. "39" Some Right of Way required in the bridge area. Remainder can be ditched and base and bituminous surface.
5. C.T.H. "NN" - Jct. C.T.H. "130 - "I" to Jct. C.T.H. "N" Replace Penn Hollow bridge, grade, base and bituminous surface.
6. C.T.H. "QQ" - Jct. S.T.H. "39" to S.T.H. "39". Grade, base and bituminous surface.
7. C.T.H. "N" - Bituminous surface
8. C.T.H. "HH" - Bituminous surface.
9. C.T.H. "HK" - Bituminous surface.
10. C.T.H. "U" - Jct. Hwy. "18" to Jct. C.T.H. "E" Grade & Base.
11. C.T.H. "DD" - Jct. C.T.H. "W" to C.T.H. "K" Grade & Base.

We plan to do about the usual amount of Bridge construction. Some are deteriorating to a hazardous condition.

A very full program is planned for 1971. The demand for surfaced dust free roads is increasing each year. Emergency situations may take precedent over some of these proposals or the County Board may recommend other projects.

Respectfully Submitted,
George Branger
Frank E. Ryan
Alvin Grunow
Iowa County Highway Committee

In response to a question Sup. Scheidegger was advised that the program is outlined by the Highway Committee.

Sup. Kritz moved to accept the proposals.

A discussion on the road improvement project followed. Varied opinions were offered on the least costly highway improvement methods.

Sup. Kessenich seconded the motion. Carried.

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Sup. Branger nominated W. Elden Rule as Highway Commissioner.

Sup. Peterson seconded the nomination.

Sup. Eichorst moved the nominations be closed.

Seconded & Carried.

Sup. Julian nominated Willard Bennett as a Trustee of the Hospital & Home.

Sup. Althaus seconded the nomination.

Sup. Scheidegger nominated Victor Jonas as a Trustee.

Seconded.

Sup. Peterson moved the nominations be closed.

sup. Niebuhr seconded the motion. Carried.

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Sup. Peterson moved to recess to 1:30 P.M.

Sup. Grunow seconded the motion. Carried.

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Tuesday, November 10, 1970 - 1:40 P.M.

The meeting was called to order by Chairman Scullion at 1:40 P.M.

Sup. Peterson suggested that if an additional meeting is needed in this session it be held at night.

Sup. Holland moved to meet Thursday night at 7:30 P.M.

Sup. Ryan seconded the motion. Carried.

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Sup. Ryan moved that the Board act as a Committee of the whole to consider the Budget.

Sup. Miller seconded the motion. Carried.

The Budget (NOV-L-1B-70) as proposed by the Finance Committee was presented.

EXPENDITURES FOR OPERATION AND MAINTENANCE (Excluding Highways)

1971 Budget	Account Name	1969	1970*	Recommended Recommended Adopted	Remarks
GENERAL GOVERNMENT					
	County Board	\$ 11,402.66	\$ 14,000.00	\$ 16,000.00	
	Administrator			10,000.00	
	Clerk	15,590.03	16,000.00	16,000.00	
	Treasurer	11,830.15	12,500.00	12,500.00	
	Surveyor	3.00	40.00	50.00	
	Elections	857.53	3,700.00	900.00	
	Courthouse	7,084.12	9,300.00	12,000.00	
	Special Accounting & Auditing	84.00	6,000.00	4,000.00	
	Property and Liability Insurance	2,274.42	3,000.00	7,000.00	
	Retirement Fund (County Share)	9,409.82	16,700.00	17,000.00	
	Social Security Fund (County Share)	7,615.94	8,000.00	8,100.00	
	Health Insurance (County Share)	1,641.01	3,000.00	3,500.00	
	Life Insurance (County Share)	177.50	200.00	200.00	
	District Attorney	10,039.66	10,500.00	10,500.00	
	Dist. Atty. Spec. Fd.			500.00	
	Family Court Commissioner	3,121.65	3,400.00	3,400.00	
	Juvenile Court	5,956.03	6,200.00	6,200.00	
	County Court	30,165.08	30,500.00	30,500.00	
	Circuit Court	9,492.90	9,800.00	9,800.00	
	Law Library	1,887.63	2,100.00	2,000.00	
	Coroner	956.30	1,000.00	1,000.00	
	Other Courts Indigent Counsel Fees	800.00	1,000.00	1,000.00	
	Assessment & Tax Roll Supplies	2,211.02	2,500.00	2,600.00	
	Tax Descrip. Service (Addressograph)	1,535.60	2,000.00	2,000.00	
	Assessor of Incomes		900.00	900.00	
	Supervisor of Assessments		1,200.00	1,200.00	

PROTECTION OF PERSONS AND PROPERTY

Sheriff	11,382.95	40,000.00	58,000.00
Traffic Police	23,674.74		
Police Radio	568.22	3,000.00	1,000.00
State Crime Laboratory	726.25	498.75	586.25
Civil Defense	36.85	300.00	
Fire Suppression		300.00	300.00
County Ambulance	867.57	1,400.00	4,500.00
Register of Deeds	13,183.93	14,500.00	14,500.00
Bounties		50.00	200.00
Weed Control	42.00	50.00	200.00
Insect Control			100.00

State Special Charge

HEALTH AND SOCIAL SERVICES

County Nurse	3,713.53	9,600.00	12,480.00
Patients at State & Other Co. San.	1,112.04	1,418.81	11.72
Mental Hospital	532,408.73	570,000.00	600,000.00
Mental Patients in outside Inst.	41,129.12	49,757.61	45,383.78
Mental Helath Clinic (Guid. Ctr.)	14,754.99	13,434.36	
Southwest Wisconsin Badger Camp	1,000.00	1,000.00	
Home & Infirmary	353,625.18	340,000.00	388,788.00
Wisc. Colonies & Tr. Schools	762.48	1,057.66	1,956.54
State Care of Dep. Child	654.67	389.73	
State General Hospital	3,625.22		4,843.65
State Orthepeid Hospital	3,978.06	685.62	(427.99)
Health Planning Council			4,415.66
Welfare Administration	89,039.60	91,400.00	99,342.00
Expenses on Welfare Lien Prop.	4,323.52	2,000.00	
General Relief	14,704.90	29,000.00	23,000.00
Old Age Assistance	24,682.20	30,000.00	26,877.00
Aid to Disabled	4,468.92	5,500.00	4,694.00
Aid to Blind		350.00	289.00
Aid to Families with Dep. Child.	26,843.82	27,500.00	22,235.00

State Special Charge

State Special Charge

14,545.11
1,000.00

State Special Charge

State Special Charge

State Special Charge
1,400.00

State Medical Assistance Program	141,253.55	155,000.00	156,239.00	
Veterans Relief	1,365.79	1,800.00	1,000.00	
Veterans Service Officer	3,170.08	3,200.00	3,500.00	
Care of Veterans Graves	366.00	500.00	500.00	
Hospital Loan Equipment			100.00	
Jail	23,838.09	25,000.00	29,500.00	
Industrial School for Girls	457.91			State Special Charge
Industrial School for Boys	933.70	1,129.78	885.32	State Special Charge
Correctional Camps Insts.	1,793.88	2,704.76	1,690.35	State Special Charge
TRANSPORTATION (Excluding Hwys.)				
Tri County Airport	4,650.00	2,045.19	2,500.00	
Dodgeville Airport	2,000.00	2,000.00	2,000.00	
Mineral Point Airport	2,000.00	2,000.00	2,000.00	
EDUCATION AND RECREATION				
County Aid to Teacher Colleges				253.61
Aid to Common Schools	44,000.00	52,000.00	52,000.00	
Grant to Public Libraries	8,439.88	8,954.33	9,197.66	
Agricultural Agent	12,130.21	13,000.00	14,435.00	
Home Demonstration Agent	6,605.30	3,900.00	4,300.00	
Boys & Girls 4-H Clubs	4,667.19	4,500.00	5,080.00	
Lake Access	316.08	500.00	500.00	
Fairs & Exhibits	5,000.00	5,000.00	5,000.00	
Governor Dodge Memorial	25.00	25.00	25.00	
CONSERVATION AND DEVELOPMENT				
Fish & Game Projects				2,400.00
Soil Conservation	1,033.25	1,500.00	1,500.00	
Watershed Programs - Twin Parks				
Watershed Programs - Otter Creek			20,000.00	
Watershed Program - Maint. Twin Parks				
Zoning		300.00	11,000.00	15,000.00
County Advertising & Promotion	4,268.89	700.00	800.00	

INDEBTEDNESS

Principal on Bonds	30,000.00	30,000.00	30,000.00
Principal on Long Term Notes	10,000.00	7,500.00	7,500.00
Interest on Bonds	13,668.75	12,768.75	11,868.75
Interest on Long Term Notes	716.60	3,000.00	2,700.00
Paying Agent Service Charge	75.08	100.00	100.00

UNCLASSIFIED

Miscellaneous Stationery & Supplies	361.55	450.00	500.00
Tax Deed Expense	126.20	300.00	300.00

OUTLAY

Clerk			500.00
Treasurer			500.00
Courthouse	106,288.74	61,000.00	500.00
Juvenile Court			200.00
County Court		500.00	500.00
Circuit Court			500.00
Tax Description Service			200.00
Sheriff		4,000.00	6,000.00
Register of Deeds			500.00
Nurse			200.00
Service Officer			100.00
Jail			500.00
Fair Building		90,000.00	

TOTALS	1,730,968.66	1,892,110.35	1,874,630.03	1,902,228.75
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REVENUES (OTHER THAN COUNTY PROPERTY TAX AND HIGHWAY REVENUES)

Account Name	1969	1970	1971 Revenues		Remarks
			Recommended	Adopted	
GENERAL REVENUES					
Inheritance tax for County	7,506.46	4,000.00	3,000.00		
Forest Crop Tax for Dists.	17.16				
Retained Sales Tax	1.63				
Interest on Taxes	10,636.00	9,500.00	6,000.00		
Income Tax from State	67,783.10	67,000.00	50,000.00		
Utility Tax from State	37,077.58	37,000.00	25,000.00	30,000.00	
County Clerk Fees	551.50	650.00			
Small Claim Court Fees	1,579.00	1,500.00	500.00		
Register in Probate Fees	1,852.40	1,800.00	1,000.00		
County Court Fees	4,314.65	3,600.00	2,500.00		
Circuit Court Fees	512.25	500.00			
Sheriff Fees	1,131.90	900.00	800.00		
Register of Deeds Fees	12,965.17	13,000.00	10,000.00		
Zoning Fees and Permits	246.50	300.00			
Co. Ordinance Forfeitures	3,154.00	3,200.00	2,500.00		
Bond Defaults in State Cases	6,816.15	5,400.00	5,000.00		
Penal Fines for County	6,254.10	4,200.00	4,000.00		
State Aid for Nurse	916.67			1,000.00	
State Aid for Welfare Adm.	69,986.44	70,000.00	69,539.00		
St. Aid Med. Asst. Colonies	10,819.41			5,000.00	
State Aid for Mental Hospital	315,583.50	350,000.00	405,000.00		
State Aid for child Welfare	3,275.36	3,000.00		2,500.00	
State Aid for Forestry	1,071.75				
State Aid for Employee Retirement	5,410.34	6,766.47			
State Aid for Dist. Atty.	2,250.00	4,300.00	4,500.00		
General Relief Revenue	6,235.13	3,000.00	3,000.00		
State Coll. Outside Mental Care	18,072.36				
Miscellaneous Gen. Revenue	164.68				

COMMERCIAL REVENUES

Interest on Gen. Fd. Invest.	53,049.23	50,000.00	30,000.00	40,000.00
Home & Infirmary Revenue	344,502.05	340,000.00	388,788.00	
Mental Hospital Revenue	143,113.35	142,000.00	157,284.00	
State Coll. Own Mental Hosp.	960.52			
Rent of County Bldgs. & Offices	420.00	420.00	420.00	
Tree Planting for Individuals	246.50			
Total Revenues	1,149,476.74	1,122,036.47	1,168,831.00	1,192,331.00

EXPENDITURES FOR HIGHWAYS

Account Name	1969	1970*	1971 Expenditures Recommended	1971 Expenditures Adopted	Remarks
OPERATION AND MAINTENANCE					
Highway Administration	30,380.87	30,000.00	30,000.00		
Maintenance of C.T.H.S.	447,416.27	480,000.00	776,100.00		
Snow Removal on CTHS	125,627.04	100,000.00			
OUTLAY					
Highway Equipment	129,412.65	250,000.00	150,000.00		
Bridge Const. on CTHS	17,956.95	20,000.00	30,000.00		
County Aid Bridge Const.	25,983.18	14,580.14	15,000.00	20,302.88	
Total Expenditures	776,776.96	894,580.14	1,001,100.00	1,006,402.88	

HIGHWAY REVENUES (OTHER THAN PROPERTY TAX)

REVENUES				
Revenue from State County T.H.S.	-251,892.41	250,000.00	276,100.00	
Rev. from State Suprv. Records	3,604.16	3,500.00		
Highway Equipment Revenue	315,613.95	300,000.00	150,000.00	
Total Revenues	571,110.52	553,500.00	426,100.00	
Tax For Highways (Exp. Minus Rev.)		505,000.00	575,000.00	580,302.88

SUMMARY 1971 BUDGET

	Recommended	Adopted
Operation & Main. Expenditures	1,874,630.03	1,902,228.75
Less Revenues (Other than Prop. Tax & Hwy.)	1,168,831.00	1,192,331.00
General Fund Surplus Applied		50,000.00
TOTAL DEDUCTIONS	1,168,831.00	1,242,331.00
Tax Other than Hwys. (Exp. less Rev.)	705,799.03	659,897.75
Plus Tax for Highways	575,000.00	580,302.88
Total County Property Tax	1,280,799.03	1,240,200.63

COMPUTATION OF TAX LIMITATION (210 WIS. 85)(210 WIS. 172)

Equalized valuation (State Assessment)	161,825,600	
1% of above (sec. 70.62)		1,618,256.00
Allowed additional levies for:		
Prin. & Int. on Debt (Sec. 67.035)		52,168.75
Veterans Relief (Sec. 45.10)		1,000.00
Road & Bridge Fund (Sec. 83.065)		323,651.20
Total Permissible Levy		1,995,075.95

OUTSTANDING INDEBTEDNESS - DECEMBER 31, 1970

Character of Debt	Date of Issue	Date of Final Maturity	Interest Rate	Amount Outstanding	1970 Maturities	
					Principal	Interest
Temporary Loans						
Strong's Bank	3-20-69	3-20-79	4%	\$ 33,750.00	\$ 3,750.00	\$ 1,350.00
Dodgeville State Bank	3-20-69	3-20-79	4%	33,750.00	3,750.00	1,350.00
TOTALS					7,500.00	2,700.00
Bonds						
Io. Co. Home Bldg. Bonds	4-1-61	4-1-81	3.20865%	380,000.00	30,000.00	11,868.75

*Three Months Estimated

Individual items were read and considered.

The Clerk read the recommendations and Sup. Stenseth, Chairman of the Finance Committee provided information on the determinations of the Finance Committee. The appropriation for Administrator was allowed in the event the Board might consider this addition during the coming year.

The surveyor appropriation in connection with requirement that corner and quarter corner markers be established over a twenty year period was discussed. A state law has outlined a program to be followed but apparently not all counties are proceeding on the matter.

Sup. Holland moved to leave the figure at \$50.00 in the budget.

Sup. Scheidegger seconded the motion. Carried.

The matter of the property and liability insurance was discussed. It was pointed out that county owned buildings are not presently insured for their replacement cost. Sup. Stenseth read a letter and proposal for an appraisal of county buildings at a cost of \$9,000.00 and suggested that this figure was high.

Sup. Kritz moved to have the Insurance Committee investigate the insurance coverage and provide a report of finding to the County Board.

Sup. Scheidegger seconded the motion. Carried.

The appropriation for the Sheriff was discussed to some length and the problems of law enforcement were considered as to duties of officers and radio operators. It was stated that law officers had requested to be represented by a Union. The Clerk was instructed to request the Sheriff to come in and discuss his proposals.

The Health Dept. budget included salary increases and this was left open.

Darold Pustina, Superintendent of the Hospital & Home was present and discussed the need for a sprinkler system at the Mental Hospital. The estimated cost is over \$40,000.00 but it is a needed safety precaution. The budget figure considers funds for a sprinkler.

Sup. Stenseth moved to leave the figure at \$600,000.00.

Sup. Peterson seconded the motion. Carried.

Sheriff Whitford arrived at the meeting and the Board returned to discussion on that budget. The Sheriff cited a need for additional personnel and salary for existing personnel. Considerable discussion followed on department operation and policy. It was resolved that Sheriff Whitford would meet with his committee to chart the course. The salary matter has not been resolved by the Personnel Committee.

Sup. Scheidegger was excused.

The appropriation for mental health was not placed in the budget and brought to the Board for consideration. A discussion on the services of the Clinic, the salaries and general cost followed.

Sup. Demuth moved to allow the sum of \$14,545.11 for the Southwest Wisconsin Mental Health Clinic.

Sup. Kritz seconded the motion.

A roll call vote was requested. Total votes cast 20, Ayes 16, Kritz, Scullion, Niebuhr, Eichorst, Althaus, Holland, Stenseth, Ryan, Miller, Demuth, Harris, Julian, Branger, Spargo, Roelli, Grunow. Noes 4, Hogan, Kessenich, Peterson, Springer.

Carried.

A letter from the Health Planning Council was read requesting the sum of \$1,400.00 from the County. Mrs. Gary Schill summarized the of the Council.

Mrs. Tom Klusendorf stated the position of the County in the planning organization.

Mr. Don Easley of the Council staff summarized the position of the Eleven County Council and outlined proposed plans.

Sup. Peterson moved to put \$1,400.00 in the budget.

Sup. Holland seconded the motion. Carried.

Mr. Pustina asked for the floor to request action on the salary schedule for Home and Hospital employees.

The Chairman explained a salary schedule (NOV-M-1SR-70) proposed for the Hospital and Home employees and the recommendations of the Personnel Committee were presented.

Sup. Peterson moved the schedule be approved.

Sup. Demuth seconded the motion. Carried.

Sup. Kritz moved to adjourn to Thursday evening at 7:30 P.M.

Sup. Peterson seconded the motion. Carried.

November 12, 1970 - Thursday - 7:35 P.M.

The Board was called to order by the Chairman.

The Clerk called the roll. Members were present except Sup. Kritz, Niebuhr, Julian.

The Chairman referred to the fact that the Board was still considering the budget and suggested that the matter continue.

Sup. Kritz reported present.

Again the various items were read and considered.

Sup. Eichorst moved that the sum of \$1,000.00 be placed in the Badger Camp budget pending receipt of a report.

Sup. Roelli seconded the motion. Carried.

The allocations for the Dept. of Social Services were discussed.

Mr. Austin Maxon, Dept. Director was present and stated that he believed the figures were sufficient.

Sup. Holland moved the appropriations for Social Service Accounts be allowed.

Sup. Kritz seconded the motion. Carried.

The request for the airports was discussed. The Resource Development Committee stated that additional blacktop work was planned in 1971 at Tri-County.

Sup. Scheidegger moved to leave the figures for airports as recommended.

Sup. Springer seconded the motion. Carried.

The appropriations for the Agricultural Dept. were discussed.

Sup. Peterson moved to approve the recommendations.

Sup. Ryan seconded the motion. Carried.

The recommendation for the fair was discussed due to the fact that a youth building has been constructed. It was considered that the figure listed included \$1,000.00 as a reserve fund for the capital improvement. The Board was made aware of the need for additional improvements.

Sup. Kritz moved to allow the sum of \$5,000.00 for 1971.

Sup. Peterson seconded the motion. Carried.

The Clerk stated that the Fish and Game project account had been overlooked but apparently there was a need for funds to continue the program.

It was agreed to add \$2,400.00 for this account.

The Chairman told the Board of a consideration by the Agricultural Committee to buy total farms in the watershed dam areas to avoid difficulties with negotiations and then resell the part of the farm not needed for dam building.

He stated that this would probably result in a saving to the county but that more funds would be needed initially. No objection was heard to this plan but Sup. Branger questioned the construction of some proposed dams as to actual need.

The appropriation for zoning was discussed and it was agreed that the recommended amount was probably not large enough as 1971 costs were somewhat unknown.

Sup. Kritz moved to increase the appropriation to \$15,000.00.

Sup. Roelli seconded the motion. Carried.

The unresolved appropriations for law enforcement were again discussed. The request for an additional car and radar was discussed at some length, as was the request of the Sheriff for an additional patrolman.

Sup. Peterson moved to lease two more cars.

No second was heard.

Sup. Demuth moved to leave the number of personnel and cars and use of the vehicles as presently established for the department.

Sup. Kritz seconded the motion.

A roll call vote was requested. Total votes cast 20; Ayes 6, Hogan, Kritz, Holland, Demuth, Springer, Spargo, Noes 14, Kessenich, Scullion, Peterson, Eichorst, Althaus, Scheidegger, Stenseth, Ryan, Miller, Harris, Julian, Branger, Roelli, Grunow. Motion Lost.

Again there was discussion on the increase of crime, vehicle traffic and costs.

Sup. Roelli moved to allow another auto and another deputy and the sum of \$10,000.00 in the Outlay Account for law enforcement.

Sup. Eichorst seconded the motion. Carried.

A further discussion resulted on the Sheriffs total budget request of \$101,267.00. Sheriff Whitford had stated on Tuesday that it might be possible to reduce this amount after some consideration with his Committee and Sup. Julian mentioned this fact.

Sup. Holland moved to leave the figures as now suggested: Sheriff \$58,000.00, Jail \$29,500.00 and Outlay \$10,000.00 for a total of \$97,500.00.

Sup. Grunow seconded the motion. Carried.

The appropriation recommendation for County Nurse which was not resolved was returned. A discussion on salary and costs followed.

Sup. Ryan moved to allow the recommended appropriation.

Sup. Peterson seconded the motion. Carried.

The revenue items in the budget were each read.

Sup. Holland moved to increase the sum of income tax revenue from state by \$10,000.00. No second was heard.

Sup. Holland moved to increase the Utility Tax revenue recommendation \$5,000.00.

Sup. Ryan seconded the motion. Carried.

Sup. Holland moved to adopt a revenue of \$1,000.00 for County Nurse.

Sup. Miller seconded the motion. Carried.

Sup. Julian moved to allow a revenue anticipation of \$5,000.00 for Medical Assistance in Colonies.

Sup. Roelli seconded the motion. Carried.

Sup. Holland moved to allow the revenue sum of \$2,500.00 for Child Welfare (Juvenile Officer).

Sup. Roelli seconded the motion. Carried.

Sup. Holland moved to increase the revenue on General Fund Investments \$10,000.00.

Sup. Kritz seconded the motion. The vote was not clear and a standing vote was requested by the Chairman. The motion was carried 13 to 7.

Sup. Roelli requested a 5 minute recess which was granted by the Chairman.

Following the recess the meeting was again called to order.

The highway recommendations and fund balances were discussed to some length with no change.

The matter of the use of general fund balances was discussed.

Sup. Kritz moved to take \$50,000.00 from the General Fund to apply toward the budget.

Sup. Hogan seconded the motion. Carried.

Sup. Ryan moved to close the budget hearing and return to regular session.

Sup. Scheidegger seconded the motion. Carried.

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Sup. Branger presented a Resolution (NOV-N-5R-70) unsigned with consent of the Board regarding a charge for the use of the ambulance.

To the Iowa County Board of Supervisors

Gentlemen:

WHEREAS, The Iowa County Emergency Ambulance has been providing a greatly needed service in Iowa County.

WHEREAS, The vehicle has been managed by a crew of volunteers devoted in giving their services to any one who is in need as the result of an accident or serious illness and should be credited for saving many lives.

WHEREAS, The ambulance has operated under the supervision of the Highway Committee as directed by the County Board,

AND WHEREAS, The need and use of the ambulance has greatly increased due mainly because of more traffic accidents and the necessity to transfer some patients to hospitals in other counties.

AND WHEREAS, The costs and problems of operating the ambulance has also increased as in comparison with nearly all other services and many insurance companies include ambulance charges in their policies.

THEREFORE BE IT RESOLVED, That a loading fee charge of \$20.00 for any call within the county and a charge of 60 cents per loaded mile for any ambulance service out of the county.

A discussion on the fee, the service of the volunteers and the assistance to users followed.

Sup. Holland moved the resolution be adopted.

Sup. Ryan seconded the motion.

Mr. Maxon stated that the Social Services Dept. would be able to pay for services received from the ambulance and several members spoke on the issue.

A roll call vote was requested. Total votes cast 20; Ayes 11, Hogan, Kritz, Kessenich, Scullion, Althaus, Holland, Ryan, Julian, Branger, Spargo, Grunow. Noes 9, Peterson, Eichorst, Scheidegger, Stenseth, Miller, Demuth, Harris, Springer, Roelli. Motion Carried.

Sup. Holland moved that the charge be effective January 1, 1971.

Sup. Hogan seconded the motion.

In a standing vote the motion was carried 11 to 9.

Sup. Roelli moved the resolution establishing a fee pretain only to accident cases.

No second was heard.

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A letter (NOV-O-5C-70) from the State Geographic Council regarding names of streams was read.

Sup. Grunow moved to accept the letter and place it on file.

Sup. Ryan seconded the motion. Carried.

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A letter (NOV-P-6C-70) from the County Boards Association regarding 1971 dues was read.

Sup. Stenseth moved to accept the letter and place it on file.

Sup. Demuth seconded the motion. Carried.

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The Equalization Report was returned.

Sup. Ryan moved to adopt the report.

Sup. Althaus seconded the motion.

A roll call vote was requested. Total votes cast 20; Ayes 12, Kritz, Scullion, Eichorst, Althaus, Stenseth, Ryan, Miller, Harris, Julian, Branger, Spargo, Roelli, Noes 8, Kessenich, Peterson, Holland, Scheidegger, Demuth, Springer, Grunow. Motion Carried.

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The Bridge Resolution was returned.

Sup. Peterson moved to adopt the resolution.

Sup. Scheidegger seconded the motion. Carried unanimously.

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The Highway Resolution was returned.

Sup. Branger moved the resolution be adopted.

Sup. Harris seconded the motion. Carried unanimously.

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Sup. Roelli moved to suspend rule 15 so there would be no question about considering further resolutions immediately.

Sup. Grunow seconded the motion. Carried unanimously.

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Request (NOV-Q-2SR-70) of the Highway Department to employ persons over 65 was read.

Sup. Ryan moved the employment be allowed.

Sup. Stenseth seconded the motion. Carried.

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Resolution (NOV-R-6R-70) regarding participation in the Southwest Wisconsin Library Processing Center was read.

Sup. Stenseth moved for adoption.

Sup. Roelli seconded the motion. Carried.

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Resolution (NOV-S-7R-70) establishing a non-lapsing fund for the Health Planning Council was read.

Sup. Eichorst moved to adopt the resolution.

Sup. Holland seconded the motion. Carried.

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Report (NOV-T-4AR-70) of the Tax Claims Committee on illegal taxes to be charged back was read.

**Report of the Tax Claim Committee
Relative to Illegal Tax Certificates
being Charged Back to the Respective Districts**

District Linden Town

Name	Cert. No.	Tax Yr.	Tax	Int.	Totals
Mrs. Willard Jungbluth	109	1965	\$ 2.61	\$ 1.20	\$ 3.81
Mrs. Willard Jungbluth	155	1966	2.72	1.01	3.73
Mrs. Willard Jungbluth	121	1967	3.16	.90	4.06
Mrs. Willard Jungbluth	96	1968	3.22	.60	3.82
Mrs. Willard Jungbluth	123	1969	3.31	.31	3.62
Totals			\$ 15.02	\$ 4.02	\$ 19.04

Mifflin Town

Mrs. Bernice Brandemeuhl	151	1969	13.04	1.25	14.29
Totals			\$ 13.04	\$ 1.25	\$ 14.29

Highland Village

James Kent	418	1963	50.00		50.00
James Kent	429	1964	4.62		4.62
James Kent	430	1964	68.00		68.00
James Kent	355	1965	5.08		5.08
James Kent	356	1965	65.00		65.00
James Kent	432	1966	4.40		4.40
James Kent	433	1966	62.00		62.00
James Kent	375	1967	4.57		4.57
James Kent	376	1967	59.00		59.00

James Kent	351	1968	5.21		5.21
James Kent	352	1968	56.00		56.00
James Kent	396	1969	5.81		5.81
James Kent	397	1969	53.00		53.00
Totals			\$442.69		\$442.69
Mineral Point City					
Alice Reed	518	1961	58.89	50.87	109.76
Alice Reed	519	1961	55.11	47.52	102.63
Alice Reed	515	1962	7.21	5.47	12.68
Alice Reed	516	1962	55.04	42.24	97.28
Alice Reed	556	1963	7.47	4.95	12.42
Alice Reed	557	1963	52.22	35.03	87.25
Kathryn Tonkin	444	1959	32.78	34.58	67.36
Kathryn Tonkin	549	1960	35.34	33.84	69.18
Kathryn Tonkin	530	1961	33.63	29.05	62.68
Kathryn Tonkin	527	1962	47.57	36.48	84.05
Kathryn Tonkin	528	1962	31.92	24.48	56.40
Totals			\$417.18	\$344.51	\$761.69

Leo B. Kritz
Charles M. Harris
Elmer A. Niebuhr
Donald Kessenich
Iowa County Tax Claim Committee

Sup. Kritz moved for adoption.

Sup. Holland seconded the motion. Carried.

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Report (NOV-U-3SR-70) of the County Treasurer on checks to be cancelled was read.

Sup. Holland moved for adoption.

Sup. Julian seconded the motion. Carried.

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A Resolution (NOV-V-8R-70) to establish the position of a County Administrator was read.

Sup. Kritz moved to table the resolution to the December meeting.

Sup. Branger seconded the motion. Carried.

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The Chairman called for the election of a Highway Commissioner and a Trustee at the Hospital & Home.

After an informal and on the first formal ballot Elden Rule was elected Highway Commissioner by a vote of Rule 17, Bryant 2, Branger 1.

After an informal and on the first formal ballot Victor Jonas was elected Trustee for a three year term by a vote of Jonas 12, Bennett 8.

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The Budget Summary Report and Finance Committee Resolution (NOV-W-5AR-70) was read.

November 12, 1970

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 1970 for the budget of 1971:

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	\$ 32,365.12
County Tax other than highways	\$659,897.75
County Tax for highways	560,000.00
Total County Property Tax	1,219,897.75
Total County and State Tax	1,252,262.87

We further recommend the following charges as special charges due to the illegal taxes charged back per resolution of this session:

Town of Linden	19.04
Town of Mifflin	14.29
Village of Highland	442.69
City of Mineral Point	761.69

We further recommend that the county aid to bridges be apportioned against the townships of Iowa County as billed as follows:

County Aid to Bridges	20,302.88
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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	3,415.10
Deaf Board of Education - City of Madison	3,019.38
Dane County	106.31
Mineral Point Unified School District	1,023.03

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	433.60
Agency 15	38.43

We further recommend that the Vocational School expense as certified be apportioned against the Dodgeville and Blanchardville School Districts not in vocational school district in the amount as follows:

Area Board of Vocational Technical and Adult Education No. 1	550.00
Area Board of Vocational, Technical and Adult Education No. 2	517.50
Area Board of Vocational, Technical and Adult Education No. 45	461.47

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

	Principal	Interest
Jt. 10 Village Hollandale & Towns Moscow, Waldwick & Dodgeville	Normal \$ 315.00	\$ 23.15
Jt. 1 City & Town Dodgeville & Village Ridgeway & Towns Linden, Eden, Highland, Wyoming, Ridgeway, Clyde, Mineral Point, Waldwick & Brigham	Normal 1,315.00	180.81
Jt. 10 Village Hollandale & Towns Moscow, Waldwick & Dodgeville	Final 1,870.00	46.75
Jt. 10 Village Hollandale & Towns Moscow, Waldwick & Dodgeville	Final 1,968.00	49.20
Jt. 1 City & Town Dodgeville & Village Ridgeway & Towns Linden, Eden, Highland, Wyoming, Ridgeway, Clyde, Mineral Point, Waldwick & Brigham	(3,250.00) (1,315.00)	446.88) 180.81)
Jt. 6 Town Moscow \$125.00, \$52.81 University Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont,	.75	.32

Blue Mounds & Perry, Dane Co.)		
Jt. 1 Village Hollandale & Towns Waldwick & Moscow \$250.00, \$12.50 Ag. College (Town Perry, Dane Co.)	250.00	12.50
Jt. 8 Village Highland & Towns Highland, Eden & Pulaski, \$300.00, \$75.0 Normal Final (Town Castle Rock, Grant Co.)	272.40	6.81
Jt. 1 Village Hollandale, Towns Waldwick & Moscow \$315.00, \$23.63 Normal (Town Perry, Dane Co.)	315.00	23.63
Jt. 2 Village Arena & Towns Clyde, Wyoming, Dodgeville, Ridgeway & Arena \$140.00, \$11.55 Normal (Village Spring Green & Towns Spring Green, Bear Creek, Franklin & Troy, Sauk Co.) (Village Lone Rock & Towns Buena Vista & Ithaca, Richland Co.)	52.22	4.31
Jt. 8 Village Highland & Towns Highland, Eden & Pulaski, \$789.00, \$331.38 Normal (Town Castle Rock, Grant Co.)	716.41	300.89
Jt. 8 Village Highland & Towns Highland, Eden & Pulaski, \$8,000.00, \$3,900.00 . . . Normal (Town Castle Rock, Grant Co.)	7,264.00	3,541.20
Jt. 6 Town Moscow, \$4,000.00, \$1,260.00 Normal (Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.)	24.00	7.56
Jt. 6 Town Moscow, \$1,052.00, \$294.56 Normal (Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.)	6.31	1.77
Jt. 6 Town Moscow, \$526.00, \$165.69 . Normal (Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.)	3.16	.99
Jt. 1 Town Arena, \$349.00, \$26.18 (Villages Mazomanie & Black Earth & Towns Black Earth, Berry, Mazomanie, Roxbury, Cross Plains & Vermont, Dane Co.)	10.12	.76
Jt. 1 Village Blanchardville & Town Moscow \$124.00, \$3.10 Final (Village Blanchardville & Towns Blanchard, Argyle & Fayette, LaFayette Co.) (Town York, Green Co.) (Town Perry, Dane Co.)	23.93	.60
Jt. 1 Village Blanchardville & Towns Moscow. \$118.00, \$2.95 Final (Village Blanchardville & Towns Blanchard, Argyl & Fayette, LaFayette Co.) (Town York, Green Co.) (Town Perry, Dane Co.)	22.77	.57
Jt. 1 Village Hollandale, Towns Waldwick & Moscow \$2,332.00 \$58.30 Final (Town Perry, Dane Co.)	2,332.00	58.30
Jt. 6 Town Moscow \$117.00, \$2.93 Final (Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.)	.70	.02
Jt. 2 Village Arena & Towns Clyde, Wyoming,		

Dodgeville, Ridgeway & Arena \$262.00, \$13.10	97.73	4.89
(Village Spring Green & Towns Spring Green, Bear Creek, Franklin & Troy, Sauk Co.) (Village Lone Rock & Towns Buena Vista & Ithaca, Richland Co.)		
Jt. 8 Village Highland & Towns Highland, Eden & Pulaski, \$2,471.00, \$271.81	2,243.67	246.80
(Town Castle Rock, Grant Co.)		
Jt. 15 Village Barneveld & Towns Arena, Brigham & Moscow, \$1,250.00, \$171.88 ...	1,235.00	169.82
(Town Blue Mounds, Dane Co.)		
Jt. 7 Village Avoca & Towns Pulaski & Clyde \$1,157.00, \$159.09	274.21	37.70
(Village Muscoda & Towns Muscoda, Hickory Grove, Castle Rock, & Watterstown, Grant Co.) (Towns Orion & Eagle, Richland Co.)		
Jt. 1 Town Arena \$220.00, \$61.60	6.38	1.79
(Villages Mazomanie & Black Earth & Towns Black Earth, Berry, Mazomanie, Roxbury, Cross Plains & Vermont, Dane Co.)		
Jt. 2 Village Arena & Towns Clyde, Wyoming, Dodgeville, Ridgeway & Arena, \$3,247.00, \$573.16	763.53	213.79
(Village Spring Green & Towns Spring Green, Bear Creek, Franklin & Troy, Sauk Co.) (Village Lone Rock & Towns Buena Vista & Ithaca, Richland Co.)		
Jt. 8 Village Highland & Towns Highland, Eden & Pulaski \$6,333.00, \$2,264.05	5,750.36	2,055.76
(Town Castle Rock, Grant Co.)		
Jt. 1 Villages Linden, Cobb, Rewey & Livingston & Towns Linden, Mifflin, Eden & Highland \$13,125.00, \$4,265.63	8,242.50	2,678.82
(Villages Livingston & Montfort & Towns Clifton, Wingville, Liberty, Lima & Castle Rock, Grant Co.)		
Jt. 1 Town Arena, \$6,750.00, \$337.50	195.75	9.79
(Villages Black Earth & Mazomanie & Towns Mazomanie, Roxbury, Black Earth, Berry, Cross Plains & Vermont, Dane Co.)		
Jt. 6 Town Moscow \$5,921.00, \$2,501.62	35.53	15.01
(Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.)		
Jt. 6 Town Moscow \$1,736.00, \$597.05	10.42	3.58
(Villages Mt. Horeb & Blue Mounds & Towns Springdale, Cross Plains, Primrose, Vermont, Blue Mounds & Perry, Dane Co.)		
Jt. 2 Village Arena, Towns Clyde, Wyoming, Dodgeville, Ridgeway & Arena \$3,247.00, \$243.53	1,211.13	90.84
(Village Spring Green & Towns Spring Green, Bear Creek, Franklin & Troy, Sauk Co.) (Village Lone Rock & Towns Buena Vista & Ithaca, Richland Co.)		
	\$41,392.98	\$10,416.42
		41,392.98
		\$51,809.40

School Fund	\$30,858.73
School Fund Income	6,312.48
Ag. College Fund	250.00
University Fund75
Normal Fund	10,283.50
General Fund	4,103.94
	\$51,809.40
	Finance Committee,
	R. G. Stenseth
	Maurice Althuas
	O. Robert Eichorst
	I. Dalven Julian
	Francis Springer

Sup. Stenseth moved for adoption.

Sup. Ryan seconded the motion.

Roll Call vote carried unanimously.

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Sup. Holland moved that the Trustees be authorized to obtain bids for the proposed sprinkler system for the Mental Hospital and report their findings at the December meeting.

Sup. Roelli seconded the motion. Carried.

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Hospital and Home Supt. Pustina reported that the employees of the Mental Hospital had apparently agreed to organize a union according to information he had received.

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The Mileage and Per Diem Report was presented.

21 Members - 41 Days - 942 Miles - Total \$690.36

Sup. Scheidegger moved the report be accepted.

Sup. Hogan seconded the motion. Carried.

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

Sup. Eichorst seconded the motion. Carried.

Richard Scullion,
Chairman.

Kenneth Palzkill,
Clerk.

PROCEEDINGS OF THE IOWA COUNTY BOARD OF SUPERVISORS
December 10, 1970

The Honorable Richard Scullion, Chairman of the Board, called the Board to order at 10 A.M.

The roll was called and members were present except Sup. Ryan who was excused and Sup. Kritz.

The Chairman announced that one of the purposes of this meeting would be to hold a public hearing conducted by the Planning and Zoning Committee relative to the proposed county wide zoning ordinance.

Chairman Scullion declared the public hearing open and asked the members of the committee to come forward to conduct the hearing.

The clerk read the notice of the hearing and was instructed to read the proposed ordinance by the Chairman who stated that questions would be accepted during the hearing.

Sup. Kritz reported present.

Mr. Joe Mercer of Spring Green representing the Wisconsin River Development Corp. requested information on the road width allowances and also asked about the jurisdiction of the ordinances.

Mr. Paul Blotz commented on the need for roads of sufficient width to accommodate emergency equipment.

Chairman Scullion serving as chairman of the zoning committee explained that the ordinance would be effective in townships only after the particular township had adopted it and a local ordinance could be more restrictive but would have to be at least as involved as the county ordinance.

The matter of fees was discussed at some length. Mr. Bill Rowe commented on the fee proposal and questioned the charge imposed by cities. Sup. Demuth stated that Mineral Point Town had a \$2.00 fee. The proposal for a graduated fee with a maximum fee rather than a single fee was discussed. Mr. Mercer spoke in favor of a graduated fee. The committee accepted the recommendation for a graduated fee and no objection was heard.

Mr. John Avery stated that he believed there should be a restriction imposed on the construction of utility towers in the agricultural district.

Mr. Paul Blotz asked if this proposed ordinance would have any effect on the spreading of animal waste on agricultural land, and the committee stated that no attempt is made by this ordinance to cover the subject.

Mrs. Delores Mercer representing the Wisconsin River Development at Spring Green requested that action be taken to prevent Iowa County from becoming a "Wisconsin Dells", and further stated that she feared liberalized use would be in poor taste.

Mr. Joe Mercer asked for a clarification of the jurisdiction of the ordinance and was advised that it was to be effective only in those townships taking action to accept it.

Sup. Holland moved to recess to 1:15 p.m.

Mr. Jonas seconded the motion. Carried.

The hearing was called to order by Chairman Scullion.

Reading of the proposed ordinance and discussion continued.

At 3:04 P.M., Chairman Scullion suggested that a short recess be taken to greet Frances Chappell, County Treasurer who was being honored today at a retirement party as she will retire from office on January 4, 1971 after 34 years of service.

The hearing was again called to order by the Chairman at 3:25 p.m. and discussion continued on the ordinance. The matter of signs, size and location was discussed to some length.

The Chairman declared the public hearing recessed to 10 A.M.,

December 14, 1970 and suggested that the board return to regular session.

The Chairman announced that the Personnel Committee had been unable to reach an agreement with the union despite several meetings. He further stated that an election would be held to determine if Home and Hospital employees desired to be represented by the union, and that a petition to be represented by the union had been received from the employees of the Sheriff's Department.

Sup. Kritz moved to recognize the union to represent employees of the sheriffs department. No second was heard. A discussion followed and the petition or intent of it evidently was not clear. Sup. Kritz withdrew the motion.

The Chairman stated that the Board would be advised of the outcome of the union vote.

Sup. Scheidegger moved to recess to Monday, December 14, 1970 at 10 A.M.

Sup. Eichorst seconded the motion.

December 14, 1970 - 10 A.M.

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

The roll was called. Sixteen members were present. Sups. Kritz, Niebuhr, Springer and Roelli were absent. Sup. Demuth was excused.

The Chairman declared the public hearing before the Planning and Zoning Committee again open and asked the clerk to read the balance of the proposal.

Sup. Springer reported present.

Sup. Holland commented on the fact that Dane County was at this time according to a news release establishing a new ordinance to cover signs.

Sup. Kritz reported present.

The matter of signs location, size, permit etc. was discussed at some length.

Sup. Holland moved that all signs over 8 square feet be set back at least 15 feet from the road right-of-way line whether or not a permit for the sign is required.

Sup. Stenseth seconded the motion. Carried.

It was agreed that all signs in agricultural areas except on premises signs be spaced at least 300 feet apart on the same side of the road.

Sup. Peterson moved to recess for lunch.

Sup. Scheidegger seconded the motion. Carried.

1:20 P.M. - December 14, 1970

The public hearing was again opened by the Chairman.

Sup. Demuth reported present.

Mr. Robert Van Wagnen representing the Wisconsin Power and Light Company appeared to question the difference between towers and poles. He was advised that the intent was to classify a tower as that structure holding wires and more involved than a single pole.

The balance of the ordinance was read.

The Chairman asked if anyone present wanted to appear for the proposed ordinance at this time. No additional comments were made. The Chairman asked if anyone wanted to appear against the proposed ordinance. No one appeared.

The public hearing continued and the proposed amendments to the Shoreland Flood Plain Ordinance were read. No one appeared either for or against the proposed changes regarding Board of Adjustment members and an enforcement and penalty clause of the existing ordinance.

The Chairman requested that Board members present names of qualified persons to serve on the Board of Adjustment.

Chairman Scullion declared the hearing closed and reopened the meeting of the County Board.

A Resolution (DEC-1R-70) was presented to amend the flood plain Shoreland Ordinance.

Due to the need to clarify certain sections of the Shoreland Flood Plain Ordinance and in consideration that such items have been considered in a public hearing on this date

Be it Resolved that the following be added to the section on penalties and enforcement of to the mentioned ordinance:

Section 14.2 Enforcement and Penalties.

(2) The district attorney or corporation counsel may bring an action to enjoin, remove or vacate any use, erection, moving or structural alteration of any building or use in violation of this ordinance.

We further recommend that the Section 13.4 of the Board of Adjustment Section of the Shoreland Flood Plain Ordinance be amended to read: 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. All of the Board of Adjustment must be from the unincorporated areas and no two shall be from the same Town.

Dated this 14th Day of December, 1970.

Richard Scullion
Victor Jonas
Bernard S. Holland
George Branger

Sup. Kritz moved the changes be approved as recommended.

Sup. Peterson seconded the motion. Carried.

The Zoning Ordinance(DEC-1O-70) was presented.

Whereas Iowa County has been requested to prepare a zoning plan for the county and meetings have been held in each township to present the proposal and

Whereas a public hearing has been held after proper notice was given regarding the proposed zoning ordinance for Iowa County and

Whereas we the undersigned Planning and Zoning Committee for Iowa County have taken into consideration the results of the informal meetings and public hearing we recommend the approval of the following ordinance and

Now Therefore Be It Resolved that the Iowa County Board of Supervisors adopt the ordinance as follows:

ZONING ORDINANCE IOWA COUNTY WISCONSIN

Section 1.0 Introduction

1.1 Authority

These regulations are adopted under the authority granted by Sections 59.97 and 59.99 of the Wisconsin Statutes. Therefore, the County Board of Supervisors of Iowa County, Wisconsin, do ordain as follows:

1.2 Purpose

The purpose of this Ordinance is to promote the health, safety, morals, prosperity, aesthetics and general welfare.

1.3 Intent

It is the general intent of this Ordinance to promote the public health, safety and general welfare; to determine, establish, regulate and restrict the areas within which

agriculture, forestry, industry, trades, business, recreation and residential uses may be conducted; certain areas, uses or purposes which may be subjected to special regulation and building setback lines and such other uses authorized pursuant to Sections 59.97 and 59.99 of the Wisconsin Statutes. It is further intended to provide for the administration and enforcement of this Ordinance and to provide penalties for its violation.

1.4 Abrogation and greater restrictions

It is not intended by this Ordinance to repeal, abrogate, annul, impair, or interfere with any existing easements, covenants, deed restriction, agreements, ordinances, rules, regulations, or permits previously adopted or issued pursuant to laws. However, wherever this ordinance imposes greater restrictions, the provisions of this Ordinance shall govern.

1.5 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 County and shall not be deemed a limitation or repeal of any other power granted by the Wisconsin Statutes.

1.6 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.

1.7 Repeal

All other ordinances or parts of ordinances of the County inconsistent or conflicting with this Ordinance, to the extent of the inconsistency only, are hereby repealed.

1.8 Title

This Ordinance shall be known as, referred to, or cited as the "ZONING ORDINANCE, IOWA COUNTY, WISCONSIN."

1.9 Effective Date

This Ordinance shall be effective after adoption by the County Board of Supervisors in any Town in Iowa County when approved by the Town Board and when a certified copy of the approving resolution is filed with the County Clerk.

Section 2.0 General Provisions

2.1 Jurisdiction

The jurisdiction of this Ordinance shall include all lands and waters within Iowa County outside the limits of incorporated cities and villages.

2.2 Compliance

No structure, land, or water shall hereafter be used and no structure or part thereof shall hereafter be located, erected, moved, reconstructed, extended, converted, or structurally altered without full compliance with the provisions of this Ordinance and all other applicable local, county and state regulations.

The Duty Of The Zoning Administrator, with the aid of the County Sheriff's Department, shall be to investigate all complaints, give notice of violations, and to enforce the provisions of this Ordinance. The Zoning Administrator and his duly appointed deputies may enter at any

reasonable time onto any public or private lands or waters to make a zoning inspection.

2.3 Zoning Permit

No building, sign or other structure or any part thereof shall hereafter be built, enlarged or altered so as to change its use, or moved within the area subject to the provisions of this Ordinance until a zoning permit has been applied for in writing and obtained from the Zoning Administrator. Such permits shall be posted in a prominent place on the premises prior to and during the period of construction, alteration or moving. Forms for application for zoning permits shall be supplied by the Zoning Administrator and a record of all permits issued shall be kept in the office of the Zoning Administrator.

Applications for a zoning permit shall be made to the Zoning Administrator upon forms furnished and shall include all information required for a zoning or sanitary permit as specified in the Flood Plain Zoning and Shoreland Protection Ordinance, Section 13.22. All applications shall be accompanied by a fee receipt from the Zoning Administrator in the proper amount as follows: For any structure amounting to not more than \$1,000.00, \$2.00; and for each additional \$5,000.00 or fraction thereof over the first \$1,000.00, \$1.00; provided that the total fee shall in no case exceed a maximum of \$10.00. Applications for a zoning permit shall also contain the following information, not specified in the Flood Plain Zoning and Shoreland Protection Ordinance:

Names and Addresses of the applicant, owner of the site, architect, professional engineer or contractor.

The Zoning District within which the subject site lies.

Type of Structure, number of families to be accommodated, number of employees.

Existing and intended use of the structure or site.

All Applications for a Zoning Permit shall be accompanied by a location sketch drawn to scale showing the location; actual shape and dimensions of the lot to be built upon; the exact size and location of existing and proposed structures; existing and proposed easements, streets and other public ways; off-street parking, loading areas and driveways; existing highway access restrictions; existing and proposed street, side and rear yards; the distance between the nearest point on the building and the center line of the street or highway; and such other information with regard to the proposed building and neighboring lots or buildings as may be called for on the application or may be necessary to provide for the enforcement of this Ordinance.

Building Permit shall be granted or denied in writing by the Zoning Administrator within thirty (30) days. The permit shall expire within six (6) months unless substantial work has commenced. Any permit issued in conflict with the provisions of this Ordinance shall be null and void.

2.4 Certificate of Compliance

No building hereafter erected, altered or moved shall be occupied until a certificate of compliance is issued by the

Zoning Administrator.

The certificate of compliance shall show that the building or premises or part thereof and the proposed use thereof conform to the provisions of this Ordinance.

Application for such certificate shall be concurrent with the application for a zoning permit.

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 shall within ten (10) 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.

2.5 Site Restrictions

No structure shall be erected where the land is held unsuitable for such use or structure by the Zoning Committee by reason of flooding, concentrated runoff, inadequate drainage, adverse soil or rock formation, unfavorable topography, low percolation rate or bearing strength, erosion susceptibility, or any other feature likely to be harmful to the health, safety, prosperity, aesthetics and general welfare of Iowa County. The Zoning Committee, in applying the provisions of this section, shall in writing recite the particular facts upon which it bases its conclusion that the land is not suitable for certain uses. The applicant shall have an opportunity to present evidence contesting such stated unsuitability if he so desires. Thereafter, the Zoning Committee may affirm, modify, or withdraw its determination of unsuitability.

All Lots shall abut upon a public street, except as provided for in Section 5.0, and each lot shall have a minimum frontage of thirty (30) feet.

All Principal Structures shall be located on a lot; and, except in the case of a planned complex development (Section 5.0), only one principal structure shall be located, erected, or moved onto a lot.

No Building Permit shall be issued for a lot which abuts a public street dedicated to only a portion of its proposed width and located on that side thereof from which the required dedication has not been secured.

Lots Abutting More Restrictive district boundaries shall provide side and rear yards not less than those required in the more restrictive abutting district. The minimum street yards on the less restrictive district shall be modified for a distance of not more than sixty (60) feet from the district boundary line so as to equal the average of the minimum street yards required in both districts.

2.6 Use Restrictions

The following use restrictions and regulations shall apply:

Principal Uses. Only those principal uses specified for a

district, their essential services, and the following uses shall be permitted in that district:

Accessory Uses and structures are permitted in any district but not until their principal structure is present or under construction. Residential accessory uses shall not involve the conduct of any business, trade or industry. Accessory uses include incidental repairs; storage; parking facilities; gardening; servant's, owner's, itinerant agricultural laborer's, and watchman's quarters not for rent; private swimming pools; and private emergency shelters.

Conditional Uses and their accessory uses are considered as special uses requiring review, public hearing and approval by the Zoning Committee and Town Board in accordance with Section 4.0 and if approved, essential services shall be permitted.

Unclassified or Unspecified Uses may be permitted by the Board of Adjustment after the Zoning Committee has made a review and recommendation provided that such uses are similar in character to the principal uses permitted in the district.

Temporary Uses, such as real estate sales field offices or shelters for materials and equipment being used in the construction of a permanent structure, may be permitted for a specified length of time by the Board of Adjustment.

A Mobile Home shall not be converted to a real estate except through application and approval of a permit for a Single Family Residence, in which event it shall comply with all requirements for such classification. A mobile home may be attached to a temporary foundation and the wheels may be temporarily removed, but the vehicular frame shall not be destroyed or altered so as to prevent the mobile home from being moved as a vehicle. No additions shall be built onto any mobile home other than a porch or entry-way which shall leave a clearance of not less than fifteen (15) clear feet between said appurtenance or porch and the next mobile home.

2.7 Reduction Or Joint Use

No lot, yard, parking area, building area, or other space shall be reduced in area or dimension so as not to meet the provisions of this Ordinance. No part of any lot, yard, parking area, or other space required for a structure or use shall be used for any other structure or use.

2.8 Violations

It shall be unlawful to construct or use any structure, land, or water in violation of any of the provisions of this Ordinance. In case of any violation, the County Board of Supervisors, Town Board of Supervisors, the Zoning Administrator, the Zoning Committee, Board of Adjustment, or any property owner who would be specifically damaged by such violation may institute appropriate action or proceeding to enjoin a violation of this Ordinance.

2.9 Penalties

Any person, firm, or corporation who fails to comply with the provisions of this Ordinance shall, upon conviction thereof, forfeit not less than Ten Dollars (\$10) nor more

than Two Hundred Dollars (\$200) and costs of prosecution for each violation and in default of payment of such forfeiture and costs shall be imprisoned in the County Jail until payment thereof, but not exceeding thirty (30) days. Each day a violation exists or continues shall constitute a separate offense.

Section 3.0 Zoning Districts

3.1 Establishment

For the purpose of this Ordinance, Iowa County is hereby divided into the following eight districts:

- A-1 Agricultural District
- R-1 Single-Family Residential District
- R-2 Multi-Family Residential District
- R-3 Mobile Home District
- B-1 Local Business District
- B-2 Highway Business District
- B-3 Heavy Business District
- M-1 Industrial District

Boundaries of these Districts are hereby established as shown on a map entitled, "Zoning Map, Iowa County, Wisconsin", dated December 14, 1970 which accompanies and is a part of this Ordinance. Such boundaries shall be construed to follow: corporate limits, U.S. Public Land Survey lines; lot or property lines; centerlines of streets, highways, alleys, easements, and railroad rights-of-way or such lines extended; unless otherwise noted on the Zoning Map.

Vacation of public streets and alleys shall cause the land vacated to be automatically placed in the same district as the abutting side to which the vacated land reverts.

3.2 Zoning Map

A certified copy of the Zoning Map shall be adopted and approved with the text as part of this Ordinance. These maps shall be certified by the Chairman of the County Board and attested by the County Clerk. Any changes affecting zoning district boundaries or explanatory matter and regulations shall be recorded on the applicable maps. All such changes shall be made in accordance with provisions of Wisconsin Statutes, Section 59.97.

Changes thereafter to the districts shall not be effective until entered and attested on this certified copy.

3.3 Agricultural Districts

A-1 Agricultural District

Permitted Principal Uses:

Apiculture, dairying, floriculture, forestry, general farming, grazing, greenhouses, hatcheries, horticulture, livestock raising, nurseries, orchards, paddocks, pasturage, poultry raising, stables, truck farming and viticulture. Farms, including the usual farm buildings, structures and tenant dwellings; including not more than one mobile home, and then only if used by the owner of a farm or an employee thereof on the farm. Farmstead dwellings, when no longer used as a farm dwelling, may be rented for residence use throughout the reasonable and properly maintained life of the structure.

Single Family Residences, provided the lot, building, and

yard requirements of the R-1 Single Family Residential District are met, and the spacing of driveways shall conform with the requirements of Section 6.3.

Home Occupations And Professional Offices As Accessory

Uses: Veterinary Establishments, stables, public and private riding stables, academies and clubs; provided that all buildings, animal runways, manure disposal and exercise yards, be at least two hundred (200) feet distant from all property lines.

Roadside Stands for the sale of farm products produced only on agriculture premises, provided, that any such stand shall be situated not less than thirty (30) feet from the street or road right-of-way line or lot lines and shall have adequate off-street parking facilities, in no event less than four (4) parking spaces; and provided the driveway and highway requirements of this Ordinance (Section 5.4, 5.5) are met.

Utilities, with no minimum lot size, provided all structures and uses are not less than fifty (50) feet from any residential district lot line.

Conditional Uses: (Conditional uses are permitted only after a public hearing and approval by both the Zoning Committee and the Town Board as specified in Section 4.0) In review of conditional use applications for the A-1 Agricultural District the Zoning Committee shall encourage conditional uses to be located in such a way as to minimize the amount of prime agricultural soils that are taken out of agricultural production. Prime agricultural soils are defined as Class I and Class II soils as designated in the soil survey report for Iowa County prepared by the U. S. Government Soil Conservation Service; July, 1962. It is an intention of the Zoning Ordinance to encourage the maintenance of these prime agricultural soils in parcels of land that are effective and efficient management units, as a means to preserving agriculture as the primary economic base of the County. The Zoning Committee may deny the permit for the proposed conditional use on the basis of its finding that the proposed use is not consistent or compatible with the existing or planned use of the area. The reasons for such denial shall be explained in writing, specifying in detail why the proposed use is inconsistent or incompatible. If the denial is based upon considerations of the planned rather than existing use of the area, the plan for the area shall be clearly stated as well, providing guidance to the owner of the property as to uses that are deemed appropriate to the area.

Mining And Extraction Of Minerals or raw materials, provided a restoration plan has been approved by the Zoning Committee and Town Board, and that active engagement in such use shall not take place within three hundred (300) feet of any Residence District or any structure used for dwelling purposes, nor within fifty (50) feet of the right-of-way of any railroad, public street, road or highway; nor shall it impair property sight distances in any portion of the area within three hundred (300) feet of any street, road or highway intersection or within three

hundred (300) feet of a railroad intersection a street, road or highway. The restoration plan provided by the applicant shall contain proposed contours after filling, depth of the restored topsoil, type of fill, planting or reforestation, restoration commencement and completion dates. The applicant shall furnish the necessary fees to provide for inspection and administrative costs and the necessary sureties which will enable the County to perform the planned restoration of the site in the event of default by the applicant.

Airports, Airstrips And Landing Fields, provided the site area is not less than forty (40) acres.

Cemeteries, including mausoleums and crematories; provided that any mausoleum or crematory shall be located a minimum of two hundred (200) feet from all property lines and provided that any new cemetery shall contain a minimum area of five (5) acres.

Sanitary Land Fills, including municipally operated or leased sanitary land fills, for the proper dumping of trash or garbage, provided that such use shall not be located nearer than one thousand (1,000) feet to any zoned residential district or dwelling other than the lessee or owner of the site, and further provided that the operator of such sanitary landfill has obtained necessary state licenses and permits.

Public, Parochial And Private Elementary And Secondary Schools And Churches provided all principal structures and uses are not less than fifty (50) feet from any lot line.

Hospitals, Clinics, Sanatoriums and charitable institutions for the treatment of diseases; nursing and convalescent home; except correctional or penal institutions.

Cow Pools, Commercial Breeding And Feeding Businesses, and the like provided the following minimum requirements are met.

The housing, feed areas and exercise grounds of such operations shall be a minimum of five hundred (500) feet distant from all property lines.

Any storage of animal wastes shall be a minimum of seven hundred fifty (750) feet distant from all property lines.

Commercial Raising, propagation, or butchering of animals such as dogs, mink, rabbits, foxes, goats and pigs; the commercial production of eggs; and the hatching, raising, fattening, or butchering of fowl, provided that all buildings, animal runways, manure disposal and exercise yards be at least two hundred (200) feet distant from all property lines.

Cheese Factories, creameries, condenseries and pea vineries, provided there is a satisfactory method of disposing of waste.

Commercial Resorts, girls camps and boys camps, which may contain lodging accommodations including motel, hotel cottage type facilities or tents owned by the management, eating and drinking establishments; boat livery and boat storage facilities; golf courses, swimming pools, riding stables, ski hills and other such associated recreational uses.

A detailed plan showing location of facilities and operations shall be submitted, which shall be specifically reviewed by the Zoning Committee and Town Board, and available for inspection at the public hearing. If the lot is to contain more than one principal use, it may be reviewed in accordance with the terms of Section 5.0, Planned Complex Developments.

Camp Grounds, furnishing sites for temporary erection of tents of parking of camping trailers. The application for development shall be reviewed and approved as a planned complex development for camp grounds (Section 5.9)

Minimum area 10 acres

Maximum density 10 units per gross acre

Tourist Attractions where the public is charged admission for the privilege of viewing or using the premises. Included in this category would be such uses as museums, caves, historical buildings, buildings of unusual architectural distinction, zoos, amusement parks, go-cart tracks, race tracks, amphitheatres, drive-in theatres, etc. The zoning permit application shall be accompanied by a detailed plan showing the layout of the proposed operation, internal circulation and off-street parking, access to the public highway, location, type and size of signs, location and type of screening to be used to provide appropriate buffering and screening of the site from adjacent properties and from the highway. The Town Planning Commission or Town Board may specify additional screening, additional yards or setbacks, additional minimum site dimensions, or may deny the use in order to maintain compatibility with existing or planned use of the area.

3.4 Residential Districts

R-1 Single-Family Residential District

Permitted Principal Uses:

Single-Family Residences

The keeping of not more than two roomers or boarders by a resident family.

Conditional Uses:

Churches and similar places of worship and instruction including parish houses.

Governmental And Cultural Uses, such as fire and police stations, public emergency shelters.

Utilities provided all structures and uses are not less than fifty (50) feet from any residential district lot line.

Public, Parochial And Private Elementary and secondary schools, provided the lot area is not less than five (5) acres and all principal structures and uses are not less than fifty (50) feet from any lot line.

Public Parks, recreation areas, playgrounds and community centers, not including trailer or tent camping areas or mobile home parks.

Home Occupations and professional offices.

Accessory Buildings and uses customarily incidental to any uses listed above including temporary buildings for uses

incidental to construction work, which buildings shall be removed upon completion or abandonment of the construction work as determined by the Zoning Administrator. The latter shall include trailers and mobile homes used as offices and for tool storage only.

Dimensions:

		<u>Single Family Residences</u>	
		<u>Without public sewer & water</u>	<u>With public sewer & water</u>
<u>Lot - Width</u>	Minimum	100 ft.	70 ft.
<u>Lot - Area</u>	Minimum	20,000 sq. ft.	10,000 sq. ft.
<u>Building - Height</u>	Minimum	35 ft.	35 ft.
<u>Yards - Street</u>	Minimum	30 ft.	25 ft.
<u>Yards - Rear</u>	Minimum	40 ft.	40 ft.
<u>Yards - Side</u>	Minimum	10 ft.	10 ft.

R-2 Multi-Family Residential District

Permitted Principal Uses:

Two-family dwellings.

Multi-family dwellings.

Conditional Uses:

Churches and similar places of worship and instruction including parish houses.

Governmental And Cultural Uses, such as fire and police stations, community centers, libraries, public emergency shelters.

Utilities provided all structures and uses are not less than fifty (50) feet from any residential district lot line.

Public, Parochial And Private Elementary and secondary schools, provided the lot area is not less than five (5) acres and all principal structures and uses are not less than fifty (50) feet from any lot line.

Public Parks, recreation areas, playgrounds and community centers, not including trailer or tent camping areas.

Accessory Buildings and uses customarily incidental to any uses listed above including temporary buildings for uses incidental to construction work, which buildings shall be removed upon completion or abandonment of the construction work as determined by the Zoning Administrator. The latter shall include trailers and mobile homes used as offices and for tool storage only.

Clubs, Lodges, Social And Recreational Centers, except those of which the chief activity is carried on for a financial profit.

Buildings devoted to professional offices, provided no such building shall be located within thirty (30) feet of any property lines.

Dimensions:

Two-Family Dwellings:

<u>Lot - Frontage</u>	Minimum 110 ft.
<u>Lot - Area</u>	Minimum 20,000 sq. ft.
<u>Building - Height</u>	Maximum 35 ft.
<u>Yards - Street</u>	Minimum 30 ft.
<u>Yards - Rear</u>	Minimum 40 ft.
<u>Yards - Side</u>	Minimum 10 ft.

Multi-Family Dwellings:

<u>Lot - Width</u>	Minimum 120 ft.
<u>Lot - Area</u> Minimum 30,000 sq. ft. with not less than 2,000 sq. ft. per efficiency; 2,500 sq. ft. per one-bedroom unit; 3,000 sq. ft. per two-bedroom unit	
<u>Building - Area</u>	Minimum 500 sq. ft. per family
<u>Building - Height</u>	Maximum 35 ft.
<u>Yards - Street</u>	Minimum 35 ft.
<u>Yards - Rear</u>	Minimum 50 ft.
<u>Yards - Side</u>	Minimum 20 ft.

R-3 Mobile Home DistrictPermitted Principal Uses:

Mobile homes, single-family residences, provided the dimensions of the R-1 Single-Family Residential District are complied with and provided the lots are located in a subdivision containing a minimum of 10 lots.

Conditional Uses

Two-family residences, provided the dimensions of the R-2 Multi-Family Residential District with respect to lot, building and yards are met.

Utilities provided all structures and uses are not less than fifty (50) feet from any residential district lot line.

Mobile Home Parks, provided the special conditions specified for mobile home parks in Section 5.8 are met.

<u>Dimensions:</u>		<u>Without Public sewer & water</u>	<u>With public sewer & water</u>
<u>Lot - Width</u>	Minimum	100 ft.	70 ft.
<u>Lot - Area</u>	Minimum	20,000 sq. ft.	10,000 sq. ft.
<u>Building - Height</u>	Maximum	35 ft.	35 ft.
<u>Yards - Street</u>	Minimum	30 ft.	25 ft.
<u>Yards - Rear</u>	Minimum	40 ft.	40 ft.
<u>Yards - Side</u>	Minimum	10 ft.	10 ft.

3.5 Business DistrictsB-1 Local Business DistrictPrincipal Uses:

The following uses provided that they shall be retail establishments: apartment hotels, appliance stores, bakeries, barber shops, bars, beauty shops, business offices, caterers, churches, clinics, clothing repair shops, clothing stores, clubs, cocktail lounges, confectioneries, crockery stores, delicatessens, department stores, drug stores, electrical supply, financial institutions, food lockers, furniture stores, furniture upholstery shops, gift stores, grocery stores, hardware stores, heating supply, hobby shops, hotels, laundry and dry-cleaning establishments employing not over seven persons, liquor stores, lodges, meat markets, music stores, newspapers offices and press rooms, night clubs, office supplies, optical offices, pawn shops, personal service establishments, pet shops, photographic supplies, places of entertainment, plumbing supplies, printing, private clubs, private schools, professional offices, public parking lots, publishing, radio broadcasting studios, restaurants, second-hand stores, self-service and pickup laundry and dry cleaning

establishments, soda fountains, sporting goods, super markets, television broadcasting studios, tobacco stores, trade and contractor's offices, upholsterers' shops, variety stores and vegetable stores.

Conditional Uses:

Feed and Seed Stores but not to include grinding or processing operations.

Utilities provided all structures and uses are not less than fifty (50) feet from any residential district lot line.

Governmental And Cultural Uses such as fire and police stations, community centers, libraries, public emergency shelters.

Public Passenger Transportation Terminals such as bus and rail depots provided all principal structures and uses are not less than one hundred (100) feet from any residential district boundary.

Drive-In Banks And Drive-In Establishments serving food or beverages for consumption outside the structure.

Vehicle Sales, washing and repair, storage garages and automobile service stations subject to the following conditions:

No repair work performed out-of-doors. Pumps, lubricating or other devices are located at least twenty (20) feet from any lot line, street line or highway right-of-way.

All fuel, oil or similar substances are stored at least thirty-five (35) feet distant from any street or lot line.

All automobile parts, dismantled vehicles and similar articles are stored within a building.

No automobile service station shall be erected within any district where such use would be permitted, unless the entrance or exit driveways for vehicles are at least one hundred (100) feet or more from any previously existing assembly hall, theatre, public library, church, school, public playground, public park or hospital.

Existing residences shall comply with all the provisions of the R-1 Residential District.

Dimensions:

<u>Lot - Frontage</u>	Minimum 60 ft.
<u>Lot - Area</u>	Minimum 6,000 sq. ft.
<u>Building - Height</u>	Maximum 35 ft.
<u>Yards - Street</u>	Minimum 24 ft.
<u>Yards - Rear</u>	Minimum 50 ft.
<u>Yards - Side</u>	None or if provided a minimum of 10 ft.

B-2 Highway Business District

Principal Uses: None.

Conditional Uses:

Restaurants, Bars, motels, tourist homes, meat, grocery, cheese, antique and gift stores; recreation centers, such as bowling alleys; skating rinks, miniature golf courses, driving ranges, dance halls, places of entertainment; public parking lots.

Utilities provided all structures and uses are not less than

fifty (50) feet from any residential district lot line.

Governmental And Cultural Uses such as fire and police stations, community centers, libraries, public emergency shelters.

Public Passenger Transportation Terminals such as bus and rail depots provided all principal structures and uses are not less than one hundred (100) feet from any residential district boundary.

Drive-In Establishments serving food or beverages for consumption outside the structure.

Drive-In Theatres on a site of ten (10) acres or more provided that a planting screen at least twenty (20) feet wide is created along any side abutting a residential district and that adequate provision is made for control of traffic.

Automobile Service Stations subject to the following conditions: No major repair work performed out-of-doors. Pumps, lubricating or other devices are located at least twenty (20) feet from any lot line, street line or highway right-of-way.

All fuel, oil or similar substances are stores at least thirty-five (35) feet distant from any street or lot line.

All automobile parts, dismantled vehicles and similar articles are stored within a building.

No automobile service station shall be erected within any district where such use would be permitted, unless the entrance or exit driveways for vehicles are at least one hundred (100) feet or more from any previously existing assembly hall, theatre, public library, church, school, public playground, public park or hospital.

Dimensions:

<u>Lot - Frontage</u>	Minimum 200 ft.
<u>Lot - Area</u>	Minimum 1 acre
<u>Building - Height</u>	Maximum 35 ft.
<u>Yards - Street</u>	Minimum 50 ft.
<u>Yards - Rear</u>	Minimum 20 ft.
<u>Yards - Side</u>	Minimum 10 ft.

B-3 Heavy Business District

Principal Uses: None.

Conditional Uses:

Implement dealers, feed mills, construction companies, bottled gas dealers, and lumber yards.

Warehouses, including grain storage bins.

Food Locker Plants, commercial bakeries, commercial greenhouses, cleaning, pressing and dyeing establishments. Mobile Home Sales

Vehicle Sales, washing and repair, storage garages and automobile service stations subject to the conditions specified for the B-2 Highway Business District.

Machine Shops, printing and publishing.

Cheese Factories, creameries and condenseries.

Manufacture and sales of monuments, and burial vaults.

Governmental and cultural uses such as fire and police stations, armories.

Utilities provided all structures and uses are not less than fifty (50) feet from any residential district lot line.

Transportation Terminals, for exchange and storage of freight.

Dimensions

<u>Lot - Frontage</u>	Minimum 200 ft.
<u>Lot - Area</u>	Minimum 1 acre
<u>Building - Height</u>	Maximum 35 ft.
<u>Yards - Street</u>	Minimum 50 ft.
<u>Yards - Rear</u>	Minimum 20 ft.
<u>Yards - Side</u>	Minimum 10 ft.

3.6 Industrial District

M-1 Industrial District

Principal Permitted Uses:

Automotive body repairs; cleaning, pressing and dyeing establishments; commercial bakeries; distributors; fire stations; laboratories; machine shops; manufacture and bottling of non-alcoholic beverages; painting, printing; publishing; storage and sale of machinery and equipment; trade and contractor's offices; warehousing and wholesaling, manufacture, fabrication, packing, packaging and assembly of products from furs, glass, leather, metals, paper, plaster plastics, textiles and wood. Manufacture, fabrication, processing, packaging and packing of confections; cosmetics; electrical appliances; electronic devices; food, fish, and fish products, meat and meat products, and pea vining; instruments; jewelry; pharmaceuticals; tobacco and toiletries.

Freight Yards, freight terminals and transshipment depots, inside storage, breweries and crematories.

Existing Residences shall comply with all the provisions of the R-1 Residential District.

Conditional Uses:

Manufacture and processing of abrasives, acetylene, acid, alkalies, ammonia, asbestos, asphalt, batteries, bedding, bleach, bone, cabbage, candle, carpeting celluloid, cement, cereals, charcoal, chemicals, chlorine, coal, tar, coffee, coke, cordage, creosote, dextrine, disinfectant, dye, excelsior, felt, fuel, furs, gelatin, glucose, gypsum, hair products, ice, ink, insecticide, lampblack, lime, lime products, linoleum, matches, oil cloth, paint, paper, pease, perfume, pickle, plaster of paris, plastics, poison, polish, potash, pulp, pyroxylin, radium, rope, rubber, shoddy, shoe and lampblack, size, starch, stove polish, textiles and varnish, manufacturing, processing and storage of building materials, explosives dry ice, fat, fertilizer, flammables, gasoline, glue, grains, grease, lard, plastics, radioactive materials, shellac, soap, turpentine, vinegar and yeast, manufacture and bottling of alcoholic beverages, bag cleaning, bleacheries, canneries, cold storage warehouses; electric and steam generating plants; electroplating; enameling, forges, foundries, garbage incinerators;

lacquering; lithographing; offal, rubbish, or animal reduction; oil, coal and bone distillation; refineries; road test facilities; slaughterhouses; smelting; stockyards; tanneries; and weaving. Outside storage and manufacturing areas, wrecking, junk, demolition and scrap yards provided they are surrounded by a solid fence or evergreen planting screen at least 8 feet high completely preventing a view from any other property or public right-of-way. All conditional uses shall be at least six hundred (600) feet from residential districts.

Commercial Service facilities, such as restaurants and fueling stations, provided all such services are physically and saleswise oriented toward industrial district users and employees and other users are only incidental customers.

General Conditions

Manufacturing, fabricating, repairing, storing, cleaning, servicing and testing of materials, goods or products, shall be carried on in such a manner as not to be injurious or offensive by reason of the emission or creation of noise, vibration, smoke, dust, or other particulate matter, toxic, or noxious materials, odors, fires, or explosive hazards, or glare or heat.

No activities involving the storage, utilization, or manufacture of materials or products which decompose by detonation shall be permitted except as authorized by a special exception granted by the Zoning Committee. All activities involving the manufacturing, fabricating, repairing, storing, cleaning, servicing and testing of materials, products and goods shall be within completely enclosed buildings, or may be out-of-doors if completely screened by a solid wall or uniformly-painted solid fence or suitable substitute at least eight (8) feet in height, and if there is no open storage at a greater height than that of screening element.

No building, structure or parcel of land shall be used for manufacturing, fabricating, repairing, storing, cleaning, servicing of materials, products, or goods, within fifty (50) feet of any lot line adjoining a Dwelling or a Residence District and when directly across the street from a Dwelling or a Residence District there shall be provided for such use, a front yard not less than fifty (50) feet in depth along such street frontage.

No lot or parcel of land shall be used for dwelling purposes other than custodian quarters with a permitted use. Utilities are permitted provided structures and uses are not less than fifty (50) feet from any residential lot line. Public passenger transportation terminals are permitted provided all principal structures and uses are not less than one hundred (100) feet from any residential district boundary.

Dimensions:

<u>Lot</u> - Frontage	Minimum 200 ft.
<u>Lot</u> - Area	Minimum 1 acre
<u>Building</u> - Height	Maximum 35 ft.
<u>Yards</u> - Street	Minimum 50 ft.
<u>Yards</u> - Rear	Minimum 30 ft.
<u>Yards</u> - Side	Minimum 20 ft.

Section 4.0 Conditional Uses

4.1 Permit

The Zoning Administrator shall issue a conditional use permit for conditional uses as specified for the district only after review and a public hearing held jointly by the Plan Commission and Town Board and after approval of both the Plan Commission and the Town Board.

4.2 Application

Applications for a conditional use permit shall contain: all information required for a zoning permit and any additional information specified in the District requirements of this Ordinance for the conditional use to be permitted in the District.

Any additional information needed to show how the proposed conditional use will satisfy the requirements of the Zoning Ordinance.

Any additional information required by the Plan Commission, Town Board or Zoning Administrator.

4.3 Fee

The application fee for a conditional use permit is \$25.00 to be paid at the time of application.

4.4 Review and Approval

The Plan Commission and Town Board shall review the site, soil classification, existing and proposed structures, architectural plans, neighboring use, parking areas, driveway locations, highway access, traffic generation and circulation, drainage, sewerage and water systems, and the proposed operation.

Any Development within five hundred (500) feet of the existing or proposed rights-of-way of freeways, expressways, interstate and controlled access trafficways and within fifteen hundred (1,500) feet of their existing or proposed interchange or turning lane rights-of-way shall be specifically reviewed by the highway agency that has jurisdiction over the trafficway. The Plan Commission shall request such review and await the Highway Agency's recommendations for a period not to exceed sixty (60) days before taking final action.

Conditions, such as landscaping, architectural design, type of construction, construction commencement and completion dates, sureties, lighting, fencing, planting screens, operational control, hours of operation, improved traffic circulation, deed restrictions, highway access restrictions, increased yards, or parking requirements, may be required by the Plan Commission or Town Board upon its finding that these are necessary to fulfill the purpose and intent of this Ordinance.

Compliance with all other provisions of this Ordinance, such as lot width and area, yards, height, parking, loading, traffic and highway access, shall be required of all conditional uses. Variances shall only be granted as provided in Section 10.5.

Section 5.0 Planned Complex Developments

5.1 Definition

A planned complex development is a development on a large parcel of land, held in single ownership, where more than one principal use or building is to be permitted on a

lot. Lot area and yard requirements as normally specified are not applicable to this situation.

5.2 Where Permitted

A planned complex development may be permitted in any District, and for any use permitted in the district as a principal or conditional use. The minimum size of a planned complex development shall be five (5) acres.

5.3 Application

Application and approval for a planned complex development shall follow the procedures specified for a conditional use permit. The application shall be accompanied with a fee in the amount of \$100.00.

The plan shall show the location and dimensions of all principal buildings and uses, circulation system, parking areas, permanent open space, pedestrian ways, utilities, and any other information that may be needed to enforce the requirements of this Ordinance.

5.4 Enforcement

Once the plan has been approved, these locations and users are fixed as shown on the plan. Additions to the plan and deviation from the approved plan shall be permitted only after application and approval of a revised plan, following the same conditional use procedures required for approval of the original plan.

The approved plan shall be binding upon all present and future owners of the development. If a part of the development is sold or transferred to a new owner, the new owner shall build or improve his property only in accordance with the approved plan, or request a change in accordance with the established procedure. Where permanent open space, streets, parking areas, utilities, etc., are designated on the plan they shall be maintained as such by present and future owners of the property. The owner may dedicate all or a part of these lands and facilities owned by him to the Town Board or to the County, with or without a plat, but the Town Board or County may also refuse to accept such dedication.

5.5 Special Modifications

Since more than one principal structure is permitted on a lot, the lot area, frontage and yard requirements of this Ordinance are not applicable. In every case, however, the average density and intensity of use shall be no greater than that which would otherwise be permitted for the district in which the development is located.

The developer is encouraged to site his buildings in clusters, or otherwise concentrate them so as to create usable open space areas.

In Residential Districts special types of residential structures such as garden apartments, row houses and condominiums may be permitted. Single family homes or apartments may be arranged in cluster developments so as to make maximum use of open space areas, to retain or enhance aesthetic values, or for efficiency of design.

Spacing and Orientation of Residential building groups shall conform to the following principles:

Walls containing main window exposures or main entrances shall be so oriented as to insure adequate light and air exposures.

Buildings shall be so arranged as to avoid undue exposure to concentrated loading or parking facilities and shall be so oriented as to preserve visual and audible privacy between adjacent buildings.

A building wall exposing both windows and an entrance way shall be located no closer to another building than a distance equal to the height of the taller building of the two, but in no case less than fifty (50) feet.

A building wall exposing only windows or only an entrance way shall be located no closer to another building than a distance equal to the height of the taller building of the two, but in no case less than twenty-five (25) feet.

A building group may not be so arranged that any temporary or permanently inhabited building is inaccessible to emergency vehicles.

Spacing and Orientation of Commercial and Industrial

buildings shall conform to the following principles:

Exterior walls of opposite buildings shall be located no closer than a distance equal to the height of the taller building.

A building group may not be so arranged that any permanently or temporarily occupied building is inaccessible to emergency vehicles.

5.6 Circulation

There shall be an adequate, safe and convenient arrangement of pedestrian circulation facilities, roadways, driveways, off-street parking and loading space.

There shall be an adequate amount, in a suitable location, of pedestrian walks, malls, and landscaped spaces to prevent pedestrian use of vehicular ways and parking spaces and to separate pedestrian walks, malls, and public transportation loading places from general vehicular circulation facilities.

Buildings and vehicular circulation open spaces shall be arranged so that pedestrians moving between buildings are not unnecessarily exposed to vehicular traffic.

Paving And Drainage. There shall be adequate design of grades, paving gutter, drainage, and treatment of turf to handle storm waters, prevent erosion and formation of dust.

Signs And Lighting. Signs and lighting devices shall be properly arranged with respect to traffic control devices and adjacent residential districts.

5.7 Residential Subdivisions In The Complex

If it is the intent of the developer to sell a number of residential lots from the development, the Plan Commission or Town Board shall require that a preliminary plat for this part of the development be approved prior to approval of the plan. If the plat was not approved prior to approval of the plan, the plat shall be considered to be a deviation from the plan requiring re-approval of the overall plan before the preliminary plat can be approved. The dimensions of the platted lots may be modified from normal district requirements as specified below, provided sufficient permanent open space is provided so that the average intensity and density of land use is no greater than would normally be permitted for the platted areas as a whole. The

permanent open space shall be designated on the plat, even though it may be retained in the ownership of the developer.

Dimensions

- Plat - Area Minimum 10 acres.
Lot - Area Minimum of 2/3 of the minimum lot area for the district in which located. Minimum 3,000 sq. ft. for row houses.
Lot - Width Minimum of 2/3 of the minimum lot width for the district in which located. Minimum 20 ft. for row houses.
Building - Area Minimum building area for the district in which located.
Building - Height Maximum 35 ft.
Building - Rooms All living rooms shall have windows opening onto a yard.
Yards - Street Minimum 20 ft.
Yards - Rear Minimum 50 ft.
Yards - Side Minimum 20 ft. from street rights-of-way, exterior property lines of the development, and other buildings.

5.8 Mobile Home Parks

Special requirements for a Mobile Home Park are as follows:

The park shall be located on a well-drained site, properly graded to insure rapid drainage, and free from stagnant pools of water.

A park shall contain at least ten (10) acres.

No more than six (6) mobile home sites shall be allowed per acre of land in the park.

A green belt planting strip at least twenty (20) feet in width shall be maintained along all lot lines of the park not bordering on a street, and shall be appropriately landscaped with trees, shrubs and ornamental fencing, so as to provide a buffer for noise and lights generated within the park.

Mobile homes shall have a clearance of at least twenty (20) feet from any other mobile home or any building in the park, except in end-to-end clearance. For mobile homes parked end-to-end, the clearance shall be at least fifteen (15) feet.

Mobile homes shall not be located closer than fifty (50) feet to any property line of the park abutting upon a public street or highway. All spaces shall abut upon a driveway of not less than twenty-four (24) feet in width, which shall have unobstructed access to a public street, alley, or highway.

All thoroughfares within the park shall be hard-surfaced.

All thoroughfares shall be adequately light at night.

An adequate supply of pure water for drinking and domestic purposes shall be supplied by pipes to all buildings and mobile home spaces within the park, and each mobile home space shall be connected to an approved sewage disposal system.

Service buildings housing sanitation facilities shall be permanent structures complying with all applicable ordinances and statutes regulating buildings, electrical installation, and plumbing and sanitation systems as determined by the appropriate state agency.

Each service building shall be equipped with not less than two (2) five-gallon water hand-pump fire extinguishers, or

three (3) 2-½ gallon soda and acid extinguishers; also, two approved dry chemical extinguishers.

Garbage, Waste And Rubbish

Metal garbage receptacles or a serviceable equivalent shall be provided on the basis of at least one (1) receptacle for every four (4) spaces and shall be located not farther than fifty (50) feet from any space. The cans shall be tightly covered and shall be kept in a sanitary condition. Garbage and rubbish shall be collected and disposed of as frequently as may be necessary to insure that the garbage cans shall not overflow. Sufficient receptacles shall be provided to prevent littering the ground with rubbish and debris.

Application

The application for a Mobile Home Park shall be accompanied by a plan of the proposed development drawn to scale in accordance with the requirements of a conditional use permit. The plan will show the location and paved width of internal vehicular circulation ways and the location of mobile home sites as well as location of utilities, etc. as needed to show how the special conditions applicable to a mobile home park are to be met.

Mobile Home Park License

The application for a mobile home park license, as required by Section 66.058 of the Wisconsin Statutes, shall be made to the Town Board, who shall make approval of the conditional use permit for a mobile home park a requirement before issuing the license.

Register Of Occupants In Mobile Home Parks

It shall be the duty of the license holder to keep a register containing a record of all mobile home owners and occupants located within the park. The register shall contain the following information:

Name and address of each occupant.

The make, model and year of all automobiles and mobile homes. License number and owner of each mobile home and vehicle by which it is towed, and the state issuing such licenses.

The dates of arrival and departure of each mobile home.

The park shall keep the register available for inspection at all times by law enforcement officers, public health officials and other officials whose duties necessitate acquisition of the information contained in the register. The register records shall not be destroyed for a period of three (3) years following the date of registration or departure.

Suspension Of Permit

Any Mobile Home License may be revoked or suspended by the Town Board when the permit holder violates or is in violation of any of the provisions of this Ordinance, according to the manner specified in Section 66.058 of the Wisconsin Statutes.

5.9 Camp Grounds

Special requirements for camp grounds are as follows:

A camp ground may make its camp sites available to campers on a temporary basis only, for not more than thirty (30) days.

The camp ground shall be located on a well-drained site, properly graded to insure rapid drainage, and free from stagnant pools of water.

A park shall contain at least five (5) acres.

No more than ten (10) camp sites shall be allowed per acre of land in the park.

Camp sites shall be located no closer than fifty (50) feet to any property line of the park. All spaces abut upon a driveway of not less than twenty (20) feet in width for two-way traffic, and ten (10) feet in width for one-way traffic, which shall have unobstructed access to public street, alley or highway.

An adequate supply of safe water for drinking and domestic purposes shall be available within reasonable walking distance of each cluster of campsites. Sanitary facilities shall be within reasonable walking distance of each cluster of campsites. Sites equipped with individual water and sewer connections for trailers may be more remote, provided they are made available only to mobile units that are equipped to use them.

Service buildings housing sanitation facilities shall be permanent structures complying with all applicable ordinances and statutes regulating buildings, electrical installation, and plumbing and sanitation systems as determined by the appropriate state agency.

Garbage, Waste And Rubbish

Metal garbage receptacles or a serviceable equivalent shall be provided on the basis of at least one (1) receptacle for every four (4) spaces and shall be located not farther than fifty (50) feet from any space. The cans shall be tightly covered and shall be kept in a sanitary condition. Garbage and rubbish shall be collected and disposed of at least one a day. Sufficient receptacles shall be provided to prevent littering the ground with rubbish and debris.

Plan

The plan accompanying the conditional use application shall be drawn to scale, showing all pertinent information required to evaluate the acceptability of the camp ground with respect to the terms of this Ordinance.

Camp Ground Permit

The permit for a camp ground shall be renewed each year during the month of June. Before approving the renewal, the Zoning Administrator shall inspect the site to determine that the park is being operated in accordance with the approved plan. If not, the permit shall not be renewed and the Zoning Administrator shall specify in writing the reasons why the permit was not renewed. The permit may be issued after these deficiencies have been corrected to the satisfaction of the Zoning Administrator.

Changes or additions to the approved plan may be accomplished by the normal conditional use procedure, with approval by the Plan Commission and Town Board. The renewal fee shall be \$5.00.

Register Of Occupants In Camp Grounds

It shall be the duty of the permit holder to keep a register containing a daily record of the occupants of each camp site. The register shall contain the following information: Name and address of each occupant.

The make, model and year of all automobiles and mobile camping units.

License number and owner of each automobile and mobile camping unit, and the state issuing the license.

The date and time of arrival and date of departure.

The camp ground manager shall keep the register available for inspection at all times by law enforcement officers, and other officials whose duties necessitate acquisition of the information contained in the register. The register shall not be destroyed for a period of three (3) years following the date of registration.

Section 6.0 Traffic, Parking and Access

6.1 Highway Setbacks

The minimum setback from the right-of-way line or centerline shall be established in accordance with the following table unless the normal yard requirements as established in the district requirements are greater, in which case the normal yard requirements shall be met.

Highway Class	Minimum Setback from R.O.W.	Minimum Setback from Centerline
State and Federal Highways	50 feet	110 feet
County Trunk Highways	42 feet	75 feet
Other Roads	30 feet	63 feet

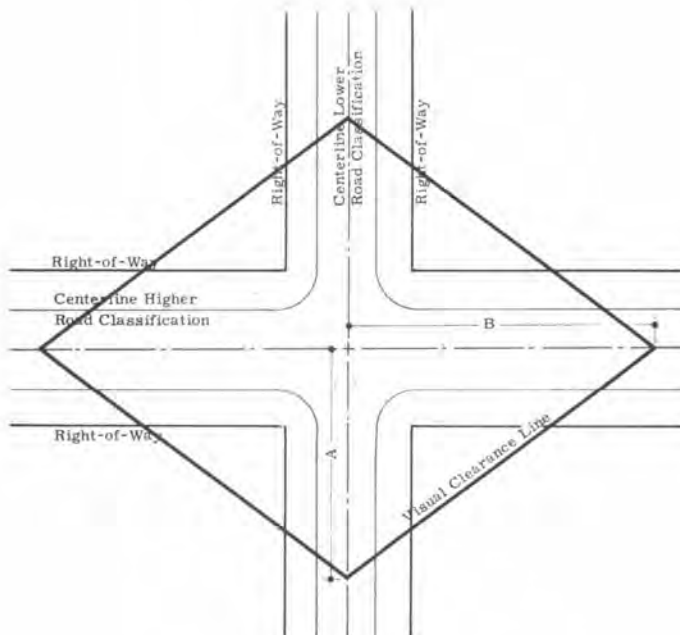
6.2 Visual Clearance Triangle

In each quadrant of every public road intersection, there shall be a visual clearance triangle bounded by the road centerlines and a line connecting points on them by the visual clearance distance from the intersection, with dimensions as stated below:

Highway Classification	Visual Clearance Distance
State and Federal Highways	300 feet
County Trunk Highway	200 feet
Other Roads	150 feet

No visual obstructions, such as structures, parking, or vegetation with the exception of annual agricultural crops above a height two and one-half (2-½) feet or less than ten (10) above the plane passing through the mean centerline grades shall be permitted in any district within the area of the visual clearance triangle.

Open fences and utility poles are permitted.



VISUAL CLEARANCE TRIANGLES
A - Shorter Visual Clearance Distance
B - Longer Visual Clearance Distance
Distances A and B depend upon highway classification and
are shown in Section 6.2

6.3 Driveways

All driveways installed, altered, changed, replaced, or extended after the effective date of this Ordinance shall meet the following requirements:

Openings for the vehicular ingress and egress shall not exceed thirty (30) feet at the roadway.

Vehicular Entrances And Exits to drive-in theatres, banks and restaurants; motels, funeral homes; vehicular sales, service, washing and repair stations; garages, or public parking lots shall be not less than one hundred (100) feet from any pedestrian entrance or exit to a school, college, university, church, hospital, park, playground, library, public emergency shelter, or other place of public assembly.

Driveways in all Districts shall be spaced at minimum intervals as follows, except to serve lots platted in accordance with the procedures and requirements of the County Subdivision Ordinance. The proposed layout of the driveway shall be reviewed by the Zoning Administrator to insure adequate vision clearance.

<u>Highway Classification</u>	<u>Minimum Spacing</u>
State and Federal Highways	1,000 feet
County Trunk Highways	600 feet
Other Roads	Minimum lot frontage for the district

6.4 Highway Access

No direct private access shall be permitted to the existing or proposed rights-of-way of any controlled access arterial street without permission of the highway agency that has access control jurisdiction. No direct public or private access shall be permitted to the existing or proposed rights-of-way of the following:

Freeways, Interstate Highways, and their interchanges or turning lanes nor to intersecting or interchanging streets within one thousand (1,000) feet of the most remote end of the taper of the turning lanes.

State Or County Highways, intersecting another state or county highway within two hundred (200) feet of the intersection of the right-of-way lines.

Other Streets, intersecting state or county highways within one hundred (100) feet of the intersection of the right-of-way lines.

Access Barriers, such as curbing, fencing, ditching, landscaping, or other topographic barriers, shall be erected to prevent unauthorized vehicular ingress or egress to the above specified streets or highways.

Temporary Access to the above rights-of-way may be granted by the Planning Committee after review and recommendation by the highway agencies having jurisdiction. Such access permit shall be temporary, revocable, and subject to any conditions required and shall be issued for a period not to exceed twelve (12) months.

6.5 Loading Requirements

In all districts adequate loading areas shall be provided so

that all vehicles loading, maneuvering, or unloading are completely off the public ways and so that all vehicles need not back onto any public way.

6.6 Parking Requirements

In all districts and in connection with every use there shall be provided at the time any use or building is erected, enlarged, extended, or increased off-street parking stalls for all vehicles in accordance with the following:

Adequate Access to a public street shall be provided for each parking space, and driveways shall be at least ten (10) feet wide for one and two-family dwellings and a minimum of twenty-four (24) feet for all other uses.

Size of each parking space shall be not less than one hundred and eighty (180) square feet exclusive of the space required for ingress and egress.

Location to be on the same lot as the principal use or not over four hundred (400) feet from the principal use. No parking stall or driveway except in residential districts shall be closer than twenty-five (25) feet to a residential district lot line or a street line opposite a residential district.

Surfacing. All off-street parking areas shall be graded and surfaced so as to be dust free and properly drained. Any parking area for more than five (5) vehicles shall have the aisles and spaces clearly marked.

Curbs Or Barriers shall be installed so as to prevent the parked vehicles from extending over any lot line.

Number Of Parking Stalls Required

Single-family dwellings and multi-family dwellings - 2 stalls for each dwelling unit

Mobile homes - 1.5 stalls for each dwelling unit.

Hotels, motels - 1 stall for each guest room plus 1 stall for each 3 employees.

Hospitals, clubs, lodges, dormitories, lodging and boardinghouses - 1 stall for each 2 beds plus 1 stall for each 3 employees.

Sanitariums, institutions, rest and nursing homes - 1 stall for each 5 beds plus 1 stall for each 3 employees.

Medical and dental clinics - 3 stalls for each doctor.

Churches, theatres, auditoriums, community centers, vocational and night schools, and other places of public assembly - 1 stall for each 5 seats.

Colleges, secondary and elementary schools - 1 stall for each 2 employees.

Restaurants, bars, places of entertainment, repair shops, retail and service stores - 1 stall for each 150 square feet of floor area.

Manufacturing and processing plants, laboratories and warehouses - 1 stall for each 2 employees.

Financial institutions; business, governmental and professional offices - 1 stall for each 300 square feet of floor area.

Funeral homes - 1 stall for each 4 seats.

Bowling alleys - 5 stalls for each alley.

Uses Not Listed. In the case of structures or uses not mentioned, the provision for a use which is similar shall

apply.

Combinations of any of the above uses shall provide the total of the number of stalls required for each individual use.

Section 7.0 Modifications

7.1 Height

The district height limitations stipulated elsewhere in this Ordinance may be exceeded, but such modification shall be in accord with the following:

Architectural Projections, such as spires, belfries, parapet walls, cupolas, domes, flues and chimneys shall not exceed in height their distance from the nearest lot line, but in no case shall exceed fifty (50) feet in height.

Special Structures, such as elevator penhouses, farm silos, gas tanks, grain elevators, scenery lofts, radio and television receiving antennas, manufacturing equipment and necessary mechanical appurtenances, cooling towers, fire towers, substations, and smoke stacks, are exempt from the height limitations of this Ordinance.

Essential Services, water towers, electric power and communications, transmission and distribution lines are exempt from the height limitations of this Ordinance.

Communication Structures, such as radio and television transmission and relay towers, aerials and observation towers, shall not exceed in height three (3) times their distance from the nearest lot line.

Agricultural Structures, such as barns, silos and windmills, shall not exceed in height their distance from the nearest property line.

Public Or Semipublic Facilities, such as schools, churches, hospitals, monuments, sanitariums, libraries, governmental offices and stations, may be erected to a height of thirty-five (35) feet, provided all required yards are increased not less than one (1) foot for each foot the structure exceeds the district's maximum height requirement.

7.2 Yards

The yard requirements stipulated elsewhere in this Ordinance may be modified as follows:

Uncovered Stairs, landings and fire escapes may project into any yard but not to exceed six (6) feet and not closer than three (3) feet to any lot line.

Architectural Projections, such as chimneys, flues, sills, eaves, belt courses and ornaments, may project into any required yard; but such projection shall not exceed two (2) feet.

Residential Fences are permitted on the property lines in residential districts but shall not in any case exceed a height of six (6) feet; shall not exceed a height of four (4) feet in the street yard and shall not be closer than two (2) feet to any public right-of-way.

Security Fences are permitted on the property lines in all districts except residential districts but shall not exceed ten (10) feet in height and shall be of an open type similar to

woven wire or wrought iron fencing.

Accessory Uses and detached accessory structures are permitted in the rear yard only; they shall not be closer than ten (10) feet to the principal structure, shall not exceed fifteen (15) feet in height, shall not occupy more than twenty (20) percent of the rear yard area, and shall not be closer than ten (10) feet to any lot line.

Essential Services, electric power and communication transmission and distribution lines are exempt from the yard and distance requirements of this Ordinance.

Landscaping and vegetation are exempt from the yard requirements of this Ordinance.

7.3 Additions

Additions in the street yard of existing structures shall not project beyond the average of the existing street yards on the abutting lots or parcels.

7.4 Average Street Yards

The required street yards may be decreased in any residential or business districts to the average of the existing street yards of the abutting structures on each side but in no case less than fifteen (15) feet in any residential district and five (5) feet in any business district.

Section 8.0 Signs

Signs shall not resemble, imitate, or approximate the shape, size, form or color of railroad or traffic signs, signals, or devices. Signs shall not obstruct or interfere with the effectiveness of railroad or traffic signs, signals, or devices. No sign shall be erected, relocated, or maintained so as to prevent free ingress or to egress from any door, window, or fire escape; and no sign shall be attached to a standpipe or fire escape. No sign shall be placed so as to obstruct or interfere with traffic visibility.

8.1 Permit Required

No sign shall hereafter be located, erected, moved, reconstructed, extended, enlarged, converted, or structurally altered without a building permit except those signs excepted in Section 8.2 and 8.5 without being in conformity with the provisions of this Ordinance. The fee for a sign permit shall be two dollars (\$2.00).

The sign permit will expire three years after the date of issue, at which time a new sign permit may be issued provided all provisions of this Ordinance are met. If a new permit is not issued, the sign must be removed within ten (10) days after the expiration date.

8.2 Signs Excepted

All signs are prohibited in Residential Districts except the following:

Signs Over Show Windows Or Doors of a nonconforming business establishment announcing without display or elaboration only the name and occupation of the proprietor and not to exceed two (2) feet in height and ten (10) feet in length.

Signs Identifying Mobile Home Parks or camp grounds not to exceed one hundred (100) square feet in area.

Real Estate Signs not to exceed eight (8) square feet in area which advertise the sale, rental, or lease of the premises

upon which said signs are temporarily located.

Name, Occupation and Warning Signs not to exceed two (2) square feet located on the premises, or as required by state statutes.

Bulletin Boards for public, charitable or religious institutions not to exceed sixteen (16) square feet in area located on the premises.

Memorial Signs, tablets, names of buildings and date of erection when cut into any masonry surface or when constructed of metal and affixed flat against a structure.

Official Signs, such as traffic control, parking restrictions, information and notices.

Temporary Signs, or banners when authorized by the Planning Committee, provided that the signs or banners be removed within fifteen (15) days after the event.

Public Authorized Signs. Signs of standard size and design placed by the public authorities for the guidance or warning of traffic. Such signs may be placed within the right-of-way of the highway.

8.3 Permitted Signs

Permitted signs include those in all Business and Industrial Districts and for conditional uses in the Agricultural District subject to the following restrictions:

Wall Signs placed against the exterior walls of buildings shall not extend more than six (6) inches outside of a building's wall surface. Wall signs and advertising copy painted on an exterior wall shall not exceed five hundred (500) square feet in area for any one premises, and shall not exceed thirty (30) feet in height above the mean centerline street grade.

Projecting Signs fastened to, suspended from, or supported by structures shall not exceed one hundred (100) square feet in area for any one premises; shall not extend more than six (6) feet into any required yard; shall not extend more than three (3) feet into any public right-of-way; shall not be less than ten (10) feet from all side lot lines; shall not exceed a height of twenty (20) feet above the mean centerline street grade; and shall not be less than ten (10) feet above the sidewalk nor fifteen (15) feet above a driveway or an alley.

Ground Signs shall not exceed twenty (20) feet in height above the mean centerline street grade, shall meet all yard requirements for the district in which it is located, and, except for poster panels, shall not exceed one hundred (100) square feet on one side nor two hundred (200) square feet on all sides for any one premises.

Roof Signs shall not exceed ten (10) feet in height above the roof, shall meet all the yard and height requirements for the district in which it is located, and shall not exceed three hundred (300) square feet on all sides for any one premises.

Poster Panels shall not exceed five hundred (500) square feet in area on any one side nor one thousand (1,000) square feet on all sides for any one premises, and shall meet

all other yard and height requirements of this Ordinance and a minimum of three hundred (300) feet shall be required between all signs on the same side of the road and such signs shall be set back at least fifteen (15) feet from the right-of-way line.

Window Signs shall be placed only on the inside of commercial buildings and shall not exceed twenty-five (25) percent of the glass area of the pane upon which the sign is displayed.

Combinations of any of the above signs shall meet all the requirements for the individual sign.

8.4 Permitted Signs

Permitted signs in the Agricultural District are subject to the following restrictions:

Directory Signs, advertising a business conducted or a service available at a specific location. Such signs shall not be more than one hundred (100) square feet in area, there shall not be more than two (2) such signs relating to any one such location or use in the approaching direction along any one highway, and such signs shall be set back at least fifteen (15) feet from the right-of-way line of the highway; provided that a larger number of signs may be permitted along any approaching highway by the Board of Adjustments, when the Board shall find that such additional number is necessary for the purpose of directing the traveling public.

Signs Used Exclusively to Advertise Farm Products for sale

on the premises. Such signs shall not be more than eight (8) square feet in area, there shall not be more than one such sign in either direction along any one highway on any one premises; no such sign shall be placed more than ½ mile away from the point of sale of the products advertised and such signs may be placed at the right-of-way line of the highway.

City or Village Directory Signs. Such signs shall not be more than eight (8) square feet in area, there shall not be more than one such sign, located not more than ½ mile from a highway intersection or other point where guidance is necessary, and such signs may be placed at the right-of-way line of the highway. Such signs shall be permitted only within three hundred (300) feet of a highway and then only provided they are not erected or placed within three hundred (300) feet of the right-of-way of any intersecting streets, roads or highways; or within three hundred (300) feet of a railroad intersecting a street, road or highway; or within three hundred (300) feet of any existing residence or residence district; nor nearer an existing sign than a distance in lineal feet equal to the sum of the square foot area of both the existing and proposed sign; provided that no sign, regardless of size, shall be closer to another sign than three hundred (300) feet on any one side of a street, road or highway; nor shall any sign, at any point obstruct proper and necessary sight distance from any street, road or highway. Signs appropriate to an approved conditional use or nonconforming use provided they do not exceed the requirements of Section 8.3 and are specifically authorized in the conditional use permit.

8.5 Permitted signs without permit

Signs giving the name of a farm, company or business or the farm, company or business owner or farm directory signs on premises of the owner where the farm, company or business is located. No such sign shall exceed thirty-two (32) square feet. There shall be not more than one name sign for any one farm, company or business under this provision and such sign over eight (8) square feet shall be set back at least fifteen (15) feet from the right-of-way. A sign not to exceed eight (8) square feet may be placed at the right-of-way.

8.6 Facing

No sign except those permitted in Section 8.2 shall be permitted to face a Residential District within one hundred (100) feet of such district boundary.

8.7 Existing Signs

Signs lawfully existing at the time of the adoption or amendment of this Ordinance may be continued although the use, size, or location does not conform with the provisions of this Ordinance. However, it shall be deemed a nonconforming use or structure; and the provisions of Section 9.0 shall apply. No sign permit will be required for existing signs until two years after the date this Ordinance is adopted, at which time all signs must have a sign permit except those identified in Section 8.2.

Section 9.0 Nonconforming Uses, Structures And Lots

9.1 Existing nonconforming uses

The lawful nonconforming use of a structure, land, or water existing at the time of the adoption or amendment of this Ordinance may be continued although the use does not conform with the provisions of this Ordinance; however:

Only That Portion of the land or water in actual use may be so continued and the structure may not be extended, enlarged, reconstructed, substituted, moved, or structurally altered except when required to do so by law or order or so as to comply with the provisions of this Ordinance.

Total Lifetime Structural Repairs or alterations shall not exceed fifty (50) percent of the equalized value of the structure at the time of its becoming a nonconforming use unless it is permanently changed to conform to the use provisions of this Ordinance.

Substitution of New Equipment may be permitted by the Board of Adjustment if such equipment will reduce the incompatibility of the nonconforming use with the neighboring uses.

9.2 Abolishment Or Replacement

If such nonconforming use is discontinued or terminated for a period of twelve (12) months, any future use of the structure or land shall conform to the provisions of this Ordinance. When a nonconforming use or structure is damaged by fire, explosion, flood, the public enemy, or other calamity, to the extent of more than fifty (50) percent of its current equalized value, it shall not be restored except so as to comply with the use provisions of this Ordinance.

A Current File of all nonconforming uses shall be maintained by the Zoning Administrator listing the

following: owner's name and address; use of the structure or land; and equalized value at the time of its becoming a non-conforming use.

9.3 Existing Nonconforming Structures

The lawful nonconforming structure existing at the time of the adoption or amendment of this Ordinance may be continued although its size or location does not conform with the lot width, lot area, its size or location does not conform with the lot width, lot area, yard, height, parking and loading, and access provisions of this Ordinance; however, it shall not be extended, enlarged, reconstructed, moved, or structurally altered except when required to do so by law or order or so as to comply with the provisions of this Ordinance.

Any Building or Structure devoted to a nonconforming use with a fair market value of less than \$500.00, as determined by the Board of Adjustment, may be continued for a period not to exceed three (3) years after enactment of the regulations, whereupon such nonconforming use shall cease and such building or structure shall then be removed or changed to a conforming use.

Any Nonconforming Use of Land not involving any structure, and any nonconforming outdoor advertising sign or outdoor advertising structure and any nonconforming junk yards may be continued for a period not to exceed two years after enactment of the regulations, whereupon such nonconforming use shall cease.

9.4 Changes And Substitutions

Once a nonconforming use or structure has been changed to conform, it shall not revert back to a nonconforming use or structure. Once the Board of Adjustment has permitted the substitution of a more restrictive nonconforming use for an existing nonconforming use, the substitute use shall lose its status as a legal nonconforming use and become subject to all the conditions required by the Board of Adjustment.

9.5 Substandard Lots

In any residential district, a one-family detached dwelling and its accessory structures may be erected on any legal lot or parcel of record in the County Register of Deeds office before the effective date or amendment of this Ordinance. Such Lot or Parcel shall be 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 provisions of this Ordinance. If in separate ownership, all the district requirements shall be complied with insofar as practical but shall not be less than the following:

<u>Lot - Width</u>	Minimum 50 ft.
<u>Lot - Area</u>	Minimum 7,500 sq. ft.
<u>Building - Height</u>	Maximum 30 ft.
<u>Yards - Street</u>	Minimum 25 ft.; the second street yard on
Corner lots shall be not less than 10 ft.	
<u>Yards - Rear</u>	Minimum 25 ft.
<u>Yards - Side</u>	Minimum 16 percent of the frontage,
but not less than 5 ft.	

Section 10.0 Board of Adjustment

10.1 Establishment

There is hereby established a Board of Adjustment for the purpose of hearing appeals and applications, and granting variances and exceptions to the provisions of this Zoning Ordinance in harmony with the purpose and intent of the Zoning Ordinance.

10.2 Membership

The Board of Adjustment shall consist of three (3) members to be appointed by the Chairman of the County Board with the approval of the County Board. The terms of the first three (3) members so appointed shall be for 1, 2 and 3 years, respectively. Successors shall be appointed in like manner at the expiration of each term and their terms of office shall be three (3) years in all cases, beginning July 1 in the year appointed. The members of the Board of Adjustment shall all reside within the County and outside the limits of incorporated cities and villages; provided, however, that no two (2) members shall reside in the same town. The Board of Adjustment shall choose its own chairman. Vacancies shall be filled for the unexpired term of any members whose term becomes vacant in the same manner as the original appointment. The members of the Board of Adjustment shall be compensated at the same per diem and mileage rates as paid the County Board of Supervisors.

10.3 Rules

The Board of Adjustment will meet quarterly at a fixed time and place as may be determined by the Chairman to review at a public hearing, appeals referred to it. Other meetings may be called by the Chairman of the Board of Adjustment.

All meetings of the Board of Adjustment shall be open to the public.

Any public hearing which the Board of Adjustment is required to hold shall be held in a Town Hall or other place as convenient as may be to the location or locations to be considered at such public hearing, and a full description of the location of such place of hearing by name, address or other commonly known means of identification, shall be included in the notice given of such hearing. Other matters upon which the Board of Adjustment is required to act may also be heard at any such hearing, provided that no undue hardship is created for any appellant by reason of the location of such hearing, and provided further that such matters are included in the notice given of such hearing.

Notice of any public hearing which the Board of Adjustment is required to hold under the terms of this Ordinance shall specify the date, time and place of hearing and the matters to come before the Board of Adjustment at such hearing, and such notice shall be given in each of the following ways:

By publication in the official newspaper of the county at least once, not less than ten (10) days prior to the date of such hearing.

By posting, not less than ten (10) days prior to the date of such hearing, in each of the public places in which official notices are usually published, in each town affected by the matters to come before the Board of Adjustment at such hearing.

By certified mail to the parties having a legal interest in any of the matters to come before the Board of Adjustment at such hearing.

The Board of Adjustment shall keep minutes of its proceedings showing the vote of each member upon each question, or, if absent or failing to vote, indicating such fact, and shall keep records of its examinations and other official actions, all of which shall be immediately filed in the Office of the Board of Adjustment and shall be a public record.

The Board of Adjustment shall have power to call on any other county departments for assistance in the performance of its duties and it shall be the duty of such other departments to render all such assistances as may be reasonably required.

The Board of Adjustment may adopt such rules as are necessary to carry into effect the regulations of the County Board.

In the case of all appeals, the Board of Adjustment shall call upon the County Zoning Committee for all information pertinent to the decision appealed from.

In the case of a party appealing to the Board of Adjustment who believes it is to his advantage to obtain an earlier review of his petition than at the next scheduled Board of Adjustment meeting, he may obtain same by depositing with the County Clerk of Iowa County the sum of \$50.00; and by petitioning by letter to said Chairman of the Board of Adjustment for a hearing on his petition.

10.4 Appeals

Appeals to the Board of Adjustment may be taken by any person aggrieved or by any officer, department, board or bureau of Iowa County 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 of Adjustment, by filing with the Zoning Administrator and the Board of Adjustment a notice of appeal specifying the ground thereof. The Zoning Administrator shall forthwith transmit to the Board of Adjustment all the papers constituting the record upon which the action appealed from was taken.

An appeal shall stay all proceedings in furtherance of the action appealed from, unless the Zoning Administrator shall certify to the Board of Adjustment after notice of appeal shall have been filed with him that by reason of facts stated in the certificate a stay would cause imminent peril to life or property. In such case, the proceedings shall not be stayed otherwise than by a restraining order, which may be granted by the Board of Adjustment or by a court of record on application on notice to the Zoning Administrator and on due cause shown.

The Board of Adjustment shall fix a reasonable time for the hearing of the appeal, give public notice thereof, as well as due notice to the parties in interest, and decide the same within a reasonable time. Upon the hearing, any party may appear in person or by agent or by attorney.

10.5 Powers

The Board of Adjustment shall have the following powers:
Errors. To hear and decide appeals where it is alleged there

is error in any order, requirement, decision or determination made by the Zoning Administrator.

Variances. To hear and grant appeals for variances as will not be contrary to the public interest, where, owing to special conditions, a literal enforcement will result in practical difficulty or unnecessary hardship, so that the spirit and purposes of this Ordinance shall be observed and the public safety, welfare and justice secured. Use variances shall not be granted.

Interpretations. To hear and decide application for interpretations of the zoning regulations and the boundaries of the zoning districts after the Zoning Committee has made a review and recommendation.

Substitutions. To hear and grant applications for substitution of more restrictive nonconforming uses for existing nonconforming uses provided no structural alterations are to be made and the Zoning Committee has made a review and recommendation. Whenever the Board permits such a substitution, the use may not thereafter be changed without application.

Unclassified Uses. To hear and grant applications for unclassified and unspecified uses provided that such uses are similar in character to the principal uses permitted in the district and the Zoning Committee has made a review and recommendation.

Temporary Uses. To hear and grant applications for temporary uses, in any district provided that such uses are of a temporary nature, do not involve the erection of a substantial structure, and are compatible with the neighboring uses and the Zoning Committee has made a review and recommendation. The permit shall be temporary, revocable, subject to any conditions required by the Board of Adjustment, and shall be issued for a period not to exceed twelve (12) months. Compliance with all other provisions of this Ordinance shall be required.

Permits. The Board may reverse, affirm wholly, or partly modify the requirements appealed from, and may issue or direct the issue of a permit.

Assistance. The Board may request assistance from other County officers, departments, commission and boards.

Oaths. The chairman may administer oaths and compel the attendance of witnesses.

Section 11.0 Changes And Amendments

The Board of Supervisors of Iowa County may from time to time amend, supplement or change by ordinance the boundaries of districts or regulations herein established. A petition for such amendment, supplement, or change shall first be filed with the County Clerk, (1) by any property owner in the area to be affected by the matter of such petition, (2) by the Town Board of any town wherein the ordinance is in effect, (3) by any member of the County Board, or (4) by the County Zoning Committee. The County Clerk shall present such petition to the County Zoning Committee for its consideration, recommendation and report.

The County Zoning Committee shall hold a public hearing on such petition for amendment, supplement or change of the county zoning ordinance, giving notice of the time and place of such hearing by publication thereof once each week for 2 successive weeks in the official newspaper of the County and in addition, if the committee deems it essential under the circumstances, by similar publication in other newspapers of the committee's choice, by posting or by mailing of notices to certain parties affected. A copy of such notice shall be mailed by registered mail to the Town Clerk of each town affected by the proposed amendment, supplement or change at least 10 days prior to the date of the hearing. Such hearing shall be held in the town hall or other convenient place in the town affected by the proposed change, or, if more than one town is so affected, in a town hall or another convenient place as centrally located as possible to the area affected by such proposed change. The Zoning Committee may, at its option, hold more than one public hearing in regard to any proposed change if it appears to the Zoning Committee that the number of towns affected by such change is too large or too widely distributed throughout the county to be reasonably accommodated at one place of meeting.

The Zoning Committee shall act upon the petition as soon as possible after the public hearing, and if such action is favorable to granting the change requested by such petition, the Zoning Committee shall cause an ordinance to be drafted effectuating such change. Such ordinance shall be submitted directly to the County Board with the recommendations of the Zoning Committee. If the Zoning Committee after its public hearing acts to deny the petition, it shall submit a recommendation to the County Board including the reasons for such denial. Proof of publication of the notice of the public hearing held by the Zoning Committee and proof of the giving of notice to the Town Clerk of each town affected by the matter of the petition shall be attached to the report of the Zoning Committee. Upon receipt of such committee report the County Board may adopt the ordinance as drafted by the Zoning Committee or with amendments, or it may deny the petition for amendment, or it may refuse to deny the petition as recommended by the Zoning Committee in which case it shall re-refer the petition to the Committee with directions to draft an ordinance to effectuate the petition and report the same back to the County Board which may then adopt or reject such ordinance.

In case a protest against a proposed amendment be filed with the County Clerk at least 24 hours prior to the date of the meeting of the County Board at which the report of the Zoning Committee is to be considered, duly signed and acknowledged by the owners of 20% or more of the area proposed to be altered, or by the owners of at least 20% of the frontage immediately in the rear or along the side boundaries thereof within 300 feet of the area proposed to be changed, or by the owners of at least 20% of the frontage directly opposite and across a public street, highway or alley, from the area proposed to be altered, action on such ordinance may be deferred until the Zoning

Committee shall have had a reasonable opportunity to ascertain and report to the County Board as to authenticity of such ownership statements. Each signer shall state the amount of area or frontage owned by him and shall include a description of the lands owned by him. If such statements are found to be true, such ordinance shall not be adopted except by the affirmative vote of three-fourths of the members of the County Board present and voting. If such statements are found to be untrue to the extent that the required frontage or area ownership is not present such protest may be disregarded.

Within seven (7) days after its adoption, the County Clerk shall send duplicate copies of such amendatory ordinance by registered mail to the Town Clerk of each town affected by such ordinance. If the amendatory ordinance relates only to the location of the boundaries of districts, duplicate copies thereof shall be sent as provided above only to the clerk or clerks of that town or those towns in which such ordinance causes a change in district boundaries.

The amendatory ordinance shall be in full force and effect in all the towns affected by it after 40 days from the date of its adoption by the County Board unless, within such 40 days, a majority of the towns receiving copies of the ordinance have filed, with the County Clerk, certified copies of resolutions disapproving the ordinance.

The amendatory ordinance shall be in full force and effect within a shorter time, if, within such shorter time, a majority of such towns have filed, with the County Clerk, certified copies of resolutions approving the ordinance.

Section 12.0 Definitions

For the purposes of this Ordinance, the following definitions shall be used: Words used in the present tense include the future; the singular number includes the plural number; and the plural number includes the singular number. The word "shall" is mandatory and not directory.

Accessory Building

A use subordinate to the principal use of land or a building on a lot and customarily incidental thereto.

Accessory Use Or Structure

A use or detached structure subordinate to the principal use of a structure, land, or water and located on the same lot or parcel serving a purpose customarily incidental to the principal use or the principal structure. Accessory uses include incidental repairs; storage; parking facilities; pet shelters; gardening; guests', servants', owner's itinerant agricultural laborer's and watchman's quarters not for rent; private swimming pools; and private emergency shelters.

Alley

A special public right-of-way affording only secondary access to abutting properties.

Arterial Street

A public street or highway used or intended to be used primarily for fast or heavy through traffic. Arterial streets and highways shall include freeways and expressways as well as arterial streets, highways and parkways.

Automobile Service Station (Gas Station)

A building or premises used for dispensing or offering for sale at retail, any automotive fuels or oils, or having pumps and storage tanks therefore; or battery, tire or any similar service is rendered, and where vehicles are not parked for purposes of inspection and sale.

Basement

That portion of any structure located partly below the average adjoining lot grade.

Boardinghouse

A building other than a hotel or restaurant where meals or lodging are regularly furnished by prearrangement for compensation for four (4) or more persons not members of a family, but not exceeding twelve (12) persons and not open to transient customers.

Building

Any structure having a roof supported by columns or walls used or intended to be used for the shelter or enclosures of persons, animals, equipment, machinery or materials.

Building Area

The total living area bounded by the exterior walls of a building at the floor levels, but not including basement, utility rooms, garages, porches, breezeways and unfinished attics.

Building Height

The vertical distance measured from the mean elevation of the finished lot grade along the street yard face of the structure to the highest point of flat roofs; to the mean height level between the eaves and ridges of gable, gambrel, hip and pitch roofs; or to the deck line of mansard roofs.

Building Principal

A building, including covered porches, carports and attached garages, in which is conducted the principal use of the lot on which it is situated.

Camp Grounds

Any premises established for overnight habitation by persons using equipment designed for the purpose of temporary camping for which a fee is charged.

Camping Unit

For the purposes of this Ordinance, a camping unit shall be considered to consist of four (4) persons in a sleeping unit or part thereof, regardless of the manner in which they are housed.

Clothing Repair Shops

Shops where clothing is repaired, such as shoe repair shops, seamstress, tailor shops, shoe shine shops, clothes pressing shops, but not employing over five (5) persons.

Clothing Stores

Retail stores where clothing is sold, such as department stores, dry goods and shoe stores, dress, hosiery and millinery shops.

Commercial Breeding Business

A land use with related structures where pigs, cattle, horses, fowl, or any other domesticated or fur bearing animals are bred and raised, exclusive or nearly exclusive of any other

use of the property on which the breeding operation is located.

Commercial Feeding Business

A land use with related structures where pigs, cattle, horses, fowl, or any other domesticated or fur bearing animals are fed and raised from the younger stage to a marketable stage, size or condition, exclusive or nearly exclusive of any other use of the property on which the feeding and raising operation is located.

Corner Lot

A lot abutting two or more streets at their intersection provided that the corner of such intersection shall have an angle of 135 degrees or less, measured on the lot side.

Cow Pool

A land use with related structures where dairy cows or beef cattle, not the property of the operator are housed, fed, exercised or milked by an operator, in lieu of performance of this labor by the owner of the cows or cattle involved.

Directory Sign

A sign displaying the name of a person, community, home, farm, area or locality of interest, business or a kind of business or service conducted at a specific location, but not any general brands, products or services whether related or unrelated to such specific location. Such a sign may also display necessary brief directions, including the distance to the location to which it refers.

Dwelling

A detached building designed or used exclusively as a residence or sleeping place, but does not include boarding or lodging houses, motels, hotels, tents, cabins or mobile homes.

Efficiency

A dwelling unit consisting of one principal room with no separate sleeping rooms.

Emergency Shelter

Public or private enclosures designed to protect people from aerial, radiological, biological, or chemical warfare; fire, flood, windstorm, riots and invasions.

Essential Services

Services provided by public and private utilities, necessary for the exercise of the principal use or service of the principal structure. These services include underground, surface, or overhead gas, electrical, steam, water, sanitary sewerage, storm water drainage, and communication systems and accessories thereto, such as poles, wires, pedestals, mains, drains, vaults, culverts, laterals, sewers, pipes, catch basins, water storage tanks, conduits, cables, fire alarm boxes, police call boxes, traffic signals, pumps, lift stations, and hydrants, but not including buildings.

Expressway

A divided arterial street or highway with full or partial control of access and with or without grade separated intersections.

Family

Any number of persons related by blood, adoption, or

marriage, or not to exceed four (4) persons not so related, living together in one dwelling as a single housekeeping entity.

Farm

An area comprising ten (10) or more acres which is used for the growing of the usual farm products such as vegetables, fruits, and grains, and their storage on the area, as well as for the raising and feeding thereon of the usual farm poultry and farm animals, such as horses, cattle, sheep, and swine. The term "farming" includes the operating of such an area for one or more of the above uses, including dairy farms with the necessary accessory uses for treating or storing the produce; provided, however, that the operation of such accessory uses shall be secondary to that of the normal farming activities, and provided further, that farming does not include cow pools, commercial breeding or feeding businesses nor the feeding of collected garbage or offal to swine or other animals.

Freeway

An expressway with full control of access and with fully grade separated intersections.

Frontage

The smallest dimension of a lot abutting a public street measured along the street line.

Gift Stores

Retail stores where items such as art, antiques, jewelry, books and notions are sold.

Hardware Stores

Retail stores where items such as plumbing, heating and electrical supplies, sporting goods and paints are sold.

Household Occupation

Any occupation for gain or support conducted entirely within buildings by resident occupants which is customarily incidental to the principal use of the premises, does not exceed twenty-five (25) percent of the area of any floor, uses only household equipment, and no stock in trade is kept or sold except that made on the premises. A household occupation includes uses such as baby sitting, millinery, dressmaking, canning, laundering and crafts, but does not include the display of any goods nor such occupations as barbering, beauty shops, dance schools, real estate brokerage, or photographic studios. Residences of doctors of medicine, practitioners, dentists, clergymen, architects, landscape architects, professional engineers, registered land surveyors, lawyers, artists, teachers, authors, musicians, or other recognized professions used to conduct their professions where the office does not exceed one-half ($\frac{1}{2}$) the area of only one floor of the residence and only one nonresident person is employed.

Interchange

A grade separated intersection with one or more turning lanes for travel between intersection legs.

Junk Yard

An open area where waste, used or second-hand materials are bought, sold, exchanged, stored, baled, packed,

assembled, or handled, including, but not limited to, scrap iron and other metals, paper, rags, rubber tires and bottles. The term includes a vehicular wrecking yard, but does not include uses carried on entirely within enclosed buildings.

Loading Area

A completely off-street space or berth on the same lot for the loading or unloading of freight carriers, having adequate ingress and egress to a public street or alley.

Lot

A "lot" is a zoning lot except as the context shall indicate a lot of record.

Lot Zoning

A "zoning lot or lots" is a single tract of land located within a single tract of land located within a single block, which, at the time of filing for a building permit, is designated by its owner or developer as a tract to be used, developed or built upon as a unit, under single ownership or control. Therefore, a "zoning lot or lots" may or may not coincide with a lot of record.

Machine Shops

Shops where lathes, presses, grinders, shapers and other wood and metal working machines are used, such as blacksmith, tinsmith, welding and sheet metal shops; plumbing, heating and electrical repair and overhaul shops.

Minor structures

Any small, moveable accessory erection or construction such as birdhouses; tool houses; pethouses; play equipment; arbors; and walls and fences under four (4) feet in height.

Motel

A series of attached, semiattached, or detached sleeping units for the accommodation of transient guests.

Mobile Home Park

An approved site, lot, field, or tract of land designed, maintained or used for the purpose of supplying location and accommodations for mobile home spaces shall include any building, structure, vehicle or enclosure used or intended for use as a part of the equipment of such park; unoccupied mobile homes which are parked for the purposes of inspection and sale may be placed in a mobile home park if they are incidental to the operation of said mobile home park.

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.

Mobile Home Space Or Mobile Home Lot

A parcel of ground within a mobile home park designed for the accommodation of one mobile home.

Nursing Home

A building other than a hotel, motel, or hospital where for compensation, meals, lodging and physical care are

provided for three (3) or more persons. This definition shall include rest homes, convalescent, old peoples homes and similar establishments.

Nonconforming Uses Or Structures

Any structure, land, or water lawfully used, occupied, or erected at the time of the effective date of this Ordinance or amendments thereto which does not conform to the regulations of this Ordinance or amendments thereto. Any such structure conforming in respect to use but not in respect to frontage, width, height, area, yard, parking, loading, or distance requirements shall be considered a nonconforming structure and not a nonconforming use.

On Premise Sign

A sign that identifies the activities and/or name of the company, business or farm currently in operation upon the parcel of land upon which the sign is placed.

Parking Lot

A graded and surfaced area of not less than one hundred and eighty (180) square feet in area either enclosed or open for the parking of a motor vehicle, having adequate ingress and egress to a public street or alley.

Parties In Interest

Includes all abutting property owners, all property owners within one hundred (100) feet, and all property owners of opposite frontages.

Poster Panel

A sign board on a vertical panel for the display of advertising.

Professional Home Offices

Residences of doctors of medicine, practitioners, dentists, clergymen, architects, landscape architects, professional engineers, registered land surveyors, lawyers, artists, teachers, authors, musicians, or other recognized professions used to conduct their professions where the office does not exceed one-half ($\frac{1}{2}$) the area of only one floor of the residence and only one nonresident person is employed.

Recreation Camp

An area containing one or more permanent buildings used occasionally or periodically for the accommodation of members of associations or groups for recreational purposes.

Rear Yard

A yard extending across the full width of the lot, the depth

of which shall be the minimum horizontal distance between the rear lot line and a line parallel thereto through the nearest point of the principle structure. This yard shall be opposite the street yard or one of the street yards on a corner lot.

Road

Same as a street.

Roadside Stand

A temporary structure, unenclosed, and so designed and constructed that the structure is easily portable and can be readily moved.

Setback, Highway

The minimum horizontal distance from the centerline of a highway or its right-of-way line to the nearest part of the building, exclusive of permitted projection, measured at right angles to the right-of-way line.

Side Yard

A yard extending from the street yard to the rear yard of the lot, the width of which shall be the minimum horizontal distance between the side lot line and a line parallel thereto through the nearest point of the principal street.

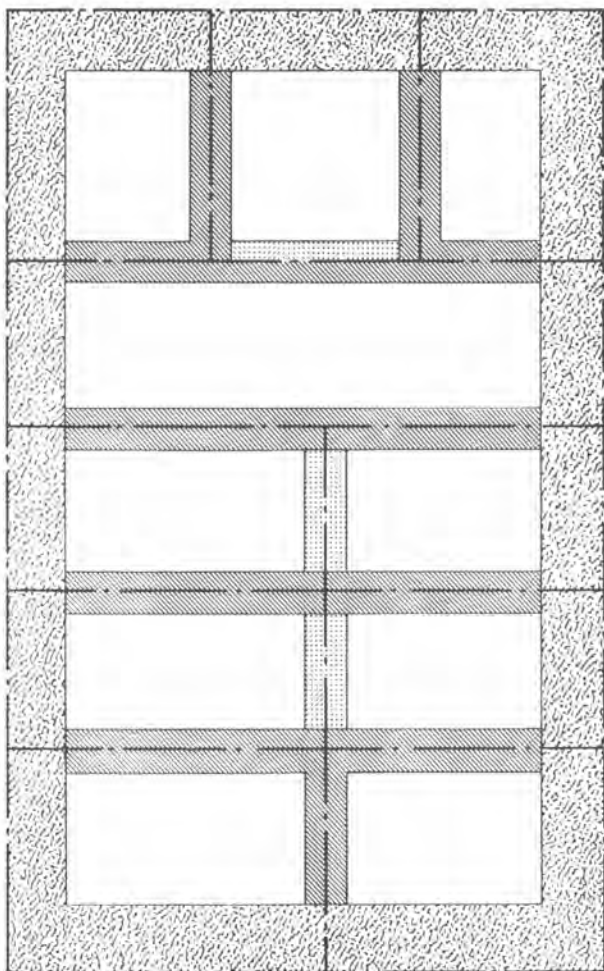
Signs

Any words, letters, figures, numerals, phrases, sentences, emblems, devices, designs, trade names, or trade marks by which anything is made known and which are used to advertise or promote an individual, firm, association, corporation, profession, business, commodity or product and which is visible from any public street or highway.

Street Yard

A yard extending across the full width of the lot, the depth of which shall be the minimum horizontal distance between the existing or proposed street or highway line and a line parallel thereto through the nearest point of the principal structure. Corner lots shall have two such yards.

YARDS ON RECTANGULAR LOTS



Street

A public right-of-way not less than sixty-six (66) feet wide providing primary access to abutting properties.

Street Line

A dividing line between a lot, tract or parcel of land and an adjacent street right-of-way.

Structure

Any erection or construction, such as buildings, towers, masts, poles, except utility poles, booms, signs, decorations, carports, machinery and equipment and loading chutes.

Structural Alterations

Any change in the supporting members of a structure, such as foundations, bearing walls, columns, beams, or girders.

Turning Lanes

An existing or proposed connecting roadway between two arterial streets or between an arterial street and any other street. Turning lanes include grade separated interchange ramps.

Utilities

Public and private facilities such as water wells, water and sewage pumping stations, water storage tanks, electrical power substations, static transformer stations, telephone and telegraph exchanges, microwave radio relays, and gas regulation stations, but not including sewage disposal plants, municipal incinerators, warehouses, shops and storage yards.

Yard

An open space on the same lot with a building, unoccupied and unobstructed by any portion of a structure from the ground upward, except as otherwise provided herein. The measurements of a yard shall be construed as a minimum horizontal distance between the lot line and the exterior wall of a building or structure.

Zoning Committee

That committee designated by the Iowa County Board of Supervisors as its agency in all matters pertaining to county zoning designated by name as the Planning and Zoning Committee.

Sup. Kritz moved to adopt the ordinance.

Sup. Peterson seconded the motion. Carried unanimously by a roll call vote.

Darold A. Pustina, Supt. of the Hospital and Home, appeared before the Board regarding the sprinkler system previously discussed for the mental hospital. Prices from two suppliers were available namely Viking Co \$58,250.00 Plus \$6,575.00 for booster pump if necessary for a total firm bid of \$64,825.00; and Automatic sprinkler not to exceed \$60,393.00 plus \$4,150.00 for booster pump if necessary for a total of \$64,543.00. Mr. Pustina explained the system and stated that an adequate supply of water would be available to operate the system but a booster pump might be necessary to supply pressure. An extended discussion on the cost, installation and requirements followed. It was stated that the installation of the system would qualify the hospital for medical assistance.

Sup. Grunow moved to authorize the installation of the system with

the details to be determined by the Trustees.

Sup. Eichorst seconded the motion. Carried.

Sup. Holland suggested that the Industrial Commission be contacted regarding any requirements they might have for this system.

At the request of the Chairman, the clerk read a note of appreciation from Mrs. Chappell addressed to the Board concerning her retirement party.

A petition (DEC-1P-70) addressed to the County Board from residents of the Town of Clyde requesting that Biglow Hill Road be transferred from the Town to the County System was presented. The Clerk stated that at least some of the signers desired to appear before the Board. A discussion on the addition of an unimproved road to the County system followed. It was suggested that a recommendation should be received from the Highway Committee.

Sup. Peterson moved to refer the petition to the Highway Committee.

Sup. Eichorst seconded the motion. Carried.

Requests (DEC-1AR-70) for continuation of employment of persons over 65 from the Hospital and Home were presented.

To the Honorable Board of Supervisors, Iowa County:

At the request of Darold A. Pustina, Administrator of the Iowa County Home and Hospital, we solicit your approval on the following persons to continue working past their 65th Birthday:

Fern Rundell, Winnie McReynolds, Alice Biddick, Ruth Schaaf, Mava Waring, Alice Gundlach, Allen Johnson, Anita Slack, Freida Freidll.

Respectively Submitted,

Iowa County Home Trustees

Willard Bennett

J. A. Brokish

To the Honorable Board of Supervisors:

Below is a list of employees, sixty-five or over, for which we are asking approval for continued employment.

Elva Butteris, Rueben Butteris, John Cockcroft, Theresa Coffey, Thomas Elder, Hilda Ellis, Rose Gaberall, Ella Jacobson, Blanche Jewell, Justina Leyer, Alice Raess, Dorothy Rowe, Otto Schurch.

Respectively Submitted,

Willard Bennett

J. A. Brokish

Sup. Stenseth moved that employment be authorized as requested.

Sup. Scheidegger seconded the motion. Carried.

Resolution (DEC-2R-70) authorizing the County Treasurer to settle in full was presented.

Sup. Kritz moved the resolution be adopted.

Sup. Ryan seconded the motion. Carried.

Resolution (DEC-3R-70) designating Strongs Bank as the working bank from January 1, 1971 thru December 31, 1972 was presented.

Sup. Julian moved the resolution be adopted.

Sup. Eichorst seconded the motion. Carried.

Sup. Kritz moved that the Finance Committee investigate the method of determining the working bank to obtain the most favorable system for the County if a better system is available.

Sup. Hogan seconded the motion. Carried.

Resolution (NOV-V-8R-70) to provide for a county administrator was returned per action of the last session.

To the Iowa County Board of Supervisors:

Gentlemen:

Whereas, It is becoming increasingly apparent that it would be beneficial to Iowa County to obtain the services of a County Administrator to assist and advise the County Board in its deliberations;

Whereas, It is regarded by a number of Iowa County Board members that a capable County Administrator would, in fact, create a savings in administrative costs to the county;

Whereas, The sum of \$10,000.00 has been placed in the budget and approved by the County Board for this purpose;

Now therefore, be it resolved that the Iowa County Board of Supervisors go on record as favoring the employment of a County Administrator for the 1971 calendar year, at a salary not to exceed the amount placed in the budget for this purpose.

Presented by:

R. G. Stenseth

Sup. Stenseth addressed the Board and stated that the starting date would have to be changed due to the short time now available before the suggested date. He further stated that it was not his intention to push this position if not wanted but that he believed the position could save the county money, that he had asked for information from the counties where the position had been established and asked the clerk to read the replies as general information.

Before the letters were read, Sup. Stenseth moved adoption of the resolution to establish grounds for discussion.

Sup. Eichorst seconded the motion.

A general discussion followed on the position, the committee system in the county, and the possibility of a full time County Board Chairman. The suggestion from several Board members was that the committees do not meet often enough while other members referred to the complexity of county government today. It was also suggested that the Board should not give up any powers. Chairman Scullion stated the Board would not give up powers but if any type of administrator position was established only those powers delegated by the Board would be authorized. He further stated that several points of information about the position were yet to be known but that there should be someone to tie up the loose ends. He summarized several existing problems in day to day operation. The Chairman also stated if a full time Board Chairman was established, more information was also needed. Sup. Stenseth pointed out that an Administrator did not have veto power over the Board. Sup. Harris suggested that too much responsibility was assigned to the Clerk and asked that a rising vote of thanks be given to the Clerk for accepting the responsibility. The acknowledgement was given and the discussion continued with reference to the fact that it was too soon to act on the proposal.

Sup. Stenseth stated that he had hoped the matter would be considered and if the desire was to further study the subject he would withdraw his motion.

Sup. Eichorst withdrew the second.

The discussion continued. Sup. Branger stated that he believed any action premature and that the committees should do more work.

Sup. Eichorst suggested a study of the matter and moved that a special committee of five members be appointed to study the need of a County Administrator or full time County Board Chairman and that a report be made at the April Session.

Sup. Stenseth seconded the motion. Carried.

The matter of the term of Board Chairman was briefly discussed.

A resolution (DEC-5R-70) from the Welfare Board requesting that the county pay the employee share of retirement as other county departments was presented.

WHEREAS, the employees of the Iowa County Department of Social Services were not included in the group of county employees whose share to the Wisconsin State Retirement Fund was to be paid by Iowa County, effective January 1, 1970.

WHEREAS, the Iowa County Board of Supervisors agreed to include the employees of the Iowa County Department of Social Services, effective January 1, 1971.

THEREFORE, BE IT RESOLVED, that the Iowa County Board of Supervisors send a letter to this effect to the Wisconsin State Retirement Board prior to December 31, 1970, so that the employees of the Iowa County Department of Social Services will be included as of January 1, 1971.

Iowa County Board of Social Services
Harold Roelli, Chairman
Francis Springer, Vice Chairman
Max A. DeMuth, Secretary

Mr. Maxon stated that the State and Federal Assistance would be available for this fringe benefit. The matter of 1971 Social Services salaries proposed as higher than other county salaries was discussed. Mr. Maxon presented the proposed salaries and the discussion continued.

Sup. Peterson moved the resolution be adopted.

Sup. Branger seconded the motion.

A roll call vote was requested.

Ayes 2 - Julian, Branger. Noes 16 - Hogan, Kritz, Kessenich, Scullion, Peterson, Eichorst, Althaus, Scheidegger, Stenseth, Miller, Ryan, Demuth, Harris, Springer, Spargo, Grunow.

Motion Lost.

An ordinance (DEC-20-70) prepared by the District Attorney as a traffic ordinance for the county was presented. The involvement of the ordinance was briefly discussed.

Sup. Grunow moved the resolution be referred to the Law Enforcement Committee.

Sup. Hogan seconded the motion. Carried.

The clerk thanked the Board and the voters as this is his last meeting for the opportunity to serve as clerk and expressed appreciation for the cooperation and assistance of the public, Board Members, his Deputy, Alice Smith and employees. He also expressed his personal opinion on the need for an active and involved form of County Government.

The mileage and per diem report was presented.

18 members - 3 days - 3 members - 1 day - 896 miles - \$658.68.

Sup. Scheidegger moved the report be accepted.

Sup. Kessenich seconded the motion. Carried.

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

Sup. Hogan seconded the motion. Carried.

Richard Scullion,
Chairman.

Kenneth Palzkill,
Clerk.

PROCEEDINGS OF THE FEBRUARY SESSION
OF THE BOARD OF SUPERVISORS
IOWA COUNTY, WISCONSIN
February 11, 1971

The Board of County Supervisors met in Session at the Courthouse on February 11, 1971 at 10:00 A.M. and was called to order by Honorable Richard Scullion, Chairman of the Board.

Roll Call was taken. All members reported present with the exception of Sup. Eichorst and Kritz who had been excused.

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Chairman Scullion explained that the meeting had been called to consider salaries for county employees.

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Correspondence (No. 1) from the Department of Natural Resources requesting approval of Emergency Fire Wardens for that part of Iowa County which is in Fire Control Area No. 12 was read.

To the Honorable:

The County Board of Iowa County, Wisconsin.

Gentlemen:

In accord with paragraph 3, section 26.12 and paragraph 3, section 26.14 of the Wisconsin Statutes, we recommend the following men to act as authorized emergency fire wardens for the prevention and suppression of forest fires in Forest Protection District No. 12 of which part of Iowa County is a part, for the year 1971, and ask your approval of this organization list.

Emergency Fire Wardens: Forseth, David, Arena, 53503 for town of Arena; Graves, Rueben, Route 1, Arena, 53503 for town of Arena; Hogan, John, Route 1, Arena, 53503 for town of Arena; Nelson, Leonard, Route 1, Arena, 53503 for town of Arena; Sawle, John, Mazomanie, 53560 for town of Arena; Monson, Marvin, Route 1, Barneveld, 53507 for town of Brigham; Frank, Florian, Route 1, Avoca, 53506 for town of Clyde; Anderson, Roscoe, Route 1, Dodgeville 53533 for town of Dodgeville; Butteris, LaVern, Route 2, Dodgeville 53533 for town of Dodgeville; Doescher, Robert, Highland, 53543 for town of Highland; Fecht, Arthur, Highland, 53543 for town of Highland; Kopps, Leland, Route 2, Highland, 53543 for town of Highland; Hippenbecker, Norbert, Route 2, Muscoda, 53573 for town of Pulaski; Marshall, John, Avoca, 53506 for town of Pulaski; Limmex, Vincent, Route 3, Spring Green, 53588 for town of Wyoming.

Spring Green, Wisconsin

January 6, 1971

By Tauno L. Puskala

District Forest Ranger

Sup. Grunow moved the list be approved and placed on file.

Sup. Scheidegger seconded the motion.

Carried.

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Correspondence (No. 2) from the Wisconsin Department of Transportation regarding Federal Aid Secondary Highway Funds available to Wisconsin for each of the fiscal years 1972 and 1973 was read. The 1970 Federal Highway Aid Secondary Funds apportioned for Iowa County for the two fiscal years 1972 and 1973 are as follows:

Iowa County Total 2 Year Apportionment - \$124,600

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

Sup. Holland seconded the motion.

Communication (No. 2-A) from the Department of Transportation, Division of Planning regarding the improvement of USH 18 & 151 - Dodgeville - Mount Horeb Road at a total estimated cost of \$22,615,000 was presented and accepted on motion of Sup. Ryan.

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Correspondence (No. 3) from the Wisconsin Employment Relations Commission including copies of the Directions of Elections issued by the Commission in the matter of Wisconsin Council of County and Municipal Employees, AFSCME, AFL-CIO involving certain employees of the Iowa County Home, Iowa County Hospital and Iowa County Farm was read.

Sup. Stenseth moved the correspondence be accepted and placed on file.

Sup. Hogan seconded the motion.

Carried.

Sup. Grunow moved Mr. J. A. Brokish, Trustee of the Iowa County Hospital and Home represent Iowa County at the election to be conducted under the direction of the Wisconsin Employment Relations Commission. Said election to be held on Wednesday, February 17, 1971 at the Iowa County Hospital office, Dodgeville, Wisconsin

Sup. Holland seconded the motion.

Carried.

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Report (No. 4) from the Iowa County Highway Commission regarding a petition referred to the Highway Committee requesting Iowa County to place the Bigelow Hill Road on the County Highway System was read.

The Committee stated that at the present time the mileage of the County Highway System is greater than can now be adequately and properly maintained.

Sup. Holland moved the correspondence be accepted and placed on file.

Sup. Miller seconded the motion. Carried.

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Resolution (No. 5) presenting the County Merit System Salary Range Schedule for the Iowa County Welfare Department was read.

RESOLUTION NO. 5

Administration - Iowa County Department of Social Services

WHEREAS, Wisconsin Administrative Code, Health and Social Services, Chapter PW-PA-10, creates new merit system rules effective January 1, 1971, having full effect and force of law as provided in Section 227.01(3) Wis. Stats, and

WHEREAS, these merit system rules shall apply to all County Agencies administering Social Security Aids, Adult Services, Child Welfare Services and Juvenile Court Services throughout State of Wisconsin.

BE IT RESOLVED, that the Iowa County Board of Supervisors adopt the following options as to minimum and starting salaries in the following position classifications as applying to the present employees of Iowa County Department of Social Services as noted in the County Merit Salary Range Schedule effective January 1, 1971:

One Employee in Group I - Director I - Select Option II - Salary \$980.00; Four Employees in Group II - Social Worker II's & Social Worker Trainee's - Select Option I - Salary \$733.00 after 6 months probation; One Employee in Group III - Administrative Assistant II - Select Option III - Salary \$657.00; Two Employees in Group IV - Case Aides I's - Select Option I - Salary \$364.00 after 6 months probation; Two Employees in Group V - Typist II - Select Option I - Salary

\$364.00 after 6 months probation; Typist I - Select Option I - Salary \$321.00 after 6 months probation.

Approved -

Iowa County Board

Of Social Services:

Harold N. Roelli, Chrm.

Francis Springer

Max A. Demuth

By the Committee on Salary

& Personnel:

Max A. Demuth, Chrm.

Richard Scullion

Ralph Scheidegger

Curtis M. Peterson

Mr. Austin H. Maxon, Director of the Department of Social Services addressed the Board regarding the County Merit System Schedule.

A lengthy discussion followed.

The Board also questioned the number of welfare cases, the amount of welfare payments, the Food Stamp Program and suggested that cases be thoroughly reviewed before aid be granted.

Sup. Grunow moved Rule 15 be suspended for this session of the Board in order that salary increases might be considered.

Sup. Roelli seconded the motion. Carried.

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Resolution (No. 6) designating an agent for Iowa County in matters pertaining to the Wisconsin Retirement Fund was read.

RESOLVED, by the Iowa County Board of Supervisors of the County of Iowa that the County Clerk or his successor be, and he is hereby designated as the agent of the County of Iowa in matters pertaining to the Wisconsin Retirement Fund, pursuant to the provisions of Section 41.02 (29) of the Wisconsin Statutes, and be it further

RESOLVED, that in the event of the inability of County Clerk to perform the duties of such agent, either because of absence, disability or death, the deputy county clerk is hereby designated as the agent only during such inability of the County Clerk and prior to the time of the qualification of his successor who shall thereupon be such agent, and be it further

RESOLVED, that all certifications and other acts in relation to the Wisconsin Retirement Fund heretofore completed are herewith ratified and confirmed, and be it further

RESOLVED, that a certified copy of this resolution be filed with the board of trustees of the Wisconsin Retirement Fund.

Russell G. Stenseth

I. Dalvin Julian

O. Robert Eichorst

Maurice Althaus

Francis Springer

Sup. Holland moved the resolution be adopted.

Sup. Ryan seconded the motion. Carried.

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Report (No. 7) of the Personnel & Salary Committee regarding salaries, and mileage was read.

Dodgeville, Wisconsin

February 11, 1971

To The Honorable Board Of Iowa County Supervisors:

We, the undersigned members of the Personnel and Salary Committee recommend the following salaries be paid the respective officers and employees, effective January 1, 1971.

Register of Deeds	\$555.00 per month
Deputy Register of Deeds	\$375.00 per month
County Clerk	\$705.00 per month plus game license fees
Deputy County Clerk	500.00 per month

County Treasurer	\$525.00 per month
Deputy County Treasurer	\$375.00 per month
Clerk of Court	\$530.00 per month
Deputy Clerk of Court	\$375.00 per month
District Attorney	\$10,000.00 per year
Register in Probate	\$450.00 per month
Clerk - Register in Probate	\$285.00 per month
Juvenile Officer	\$492.00 per month
Family Court Commissioner	\$290.00 per month
County Nurse	\$750.00 per month
Secretary - Co. Nurse & Ser. Off.	\$350.00 per month
Service Officer - Pt. Time	\$2.70 per hour
Zoning Administrator	\$650.00 per month 1st 6 months
	\$675.00 per month after probationary period
Highway Commissioner	\$795.00 per month
Highway Patrol Supt.	\$8,140.00 per year
Resource Agent	\$390.00 per month (Co. Share)
County Agent	\$240.00 per month (Co. Share)
Home Agent	\$270.00 per month (Co. Share)
4H Agent	\$260.00 per month (Co. Share)
Secretary Co. Extension Offices	\$350.00 per month
Custodial Services	\$250.00 per month
Mileage to be established at 10 cents per mile	
Max A. Demuth, Chrm.	
Ralph Scheidegger	
Curtis Peterson	
Richard Scullion	

Meal allowance was discussed by the Board.

Sup. Holland moved the Personnel Committee establish an allowance for meals in and out of the county.

Sup. Niebuhr seconded the motion. Carried.

Sup. Grunow moved to recess to 1:30 P.M.

Sup. Hogan seconded the motion. Carried.

1:45 P.M. - Thursday, February 11, 1971

Meeting called to order by the Chair.

Sup. Stenseth was excused.

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Highway Union Contract (No. 8) was presented.

(Clerk's Note: The Union Agreement as presented and adopted on July 11, 1963 and printed on page 39 and succeeding pages of the proceedings of that year and ammended each succeeding year is hereby proposed for ammendment as follows:)

SECTION VIII

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.

Ammendment - In addition to the above listed holidays, the last one half of the work day before Christmas and New Years shall be half day holidays when those days fall on week days Monday through Friday.

APPENDIX "A"

Classification	Rate Per Hour Effective January 1, 1971
GROUP VI	
Leadman; Shop, Outside; 1st Mechanic	\$3.08
GROUP V	
Mechanics; Blasters; "Catskinners"; Bridge Crew; Blademan (Constr.); Bituminous Plant and Oil Dist. Operator; Shovel Operator; Paver Operator; Roller Operator; Parts Manager	\$2.95
GROUP IV	
Oil Heater Operator; Well Driller; Crusher Feeder; Crusher Operator	\$2.91
GROUP III	
Truck Driver; Patrolman (State or County)	\$2.87
GROUP II	
Patrolman Helper; Janitor; Assistant Parts Man	\$2.81
GROUP I	
Common Labor	\$2.53
Seasonal Labor \$2.32 per hour first season, at least 90 days; \$2.43 per hour second season or after 90 calendar days.	

All new employees except seasonal shall be paid the "Common Labor" rate for the first 90 days (probationary period) of their employment. Those employees who are continued in employment beyond 90 calendar days, except seasonal employees, shall be considered to have satisfactorily completed their probationary period and shall effective the first day of the following pay period be classified and paid according to their classification.

Classification	Effective January 1, 1971 Monthly Rate
Clerk I	\$410.05
Office Manager	\$525.05

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Chairman Scullion inquired as to how the salary increases should be considered.

It was agreed the departmental requested be considered separately.

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Resolution (No. 5) regarding the County Merit System Salary Range Schedule for the Iowa County Welfare Department was returned.

Sup. Roelli moved the resolution be adopted.

Sup. Niebuhr seconded the motion. Carried.

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The Personnel Committee presented to the Board a proposal for a \$5.00 per meal allowance.

A discussion followed.

Sup. Grunow moved that a maximum of \$10.00 per day or \$5.00 per meal (in or out of the county) be allowed upon presentation of a meal ticket or receipt.

Sup. Niebuhr seconded the motion. Carried.

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Report (No. 7) of the Personnel & Salary Committee regarding salaries and mileage was returned.

Sup. Peterson moved the report be accepted.

Sup. Scheidegger seconded the motion. Carried.

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Sup. Harris moved Kenneth Palzkill be placed in charge of the custodial services in the Courthouse.

Sup. Miller seconded the motion. Carried.

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Highway Union Contract (No. 8) was returned.

Sup. Peterson moved the contract be adopted as read.

Sup. Demuth seconded the motion. Carried.

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Resolution (No. 9) from the Resource Development Committee was read.

COUNTY RECREATION PLAN

Whereas, a County Recreation Plan can help guide future public recreational development in Iowa County, and

Whereas this plan will qualify the county and all cities, villages or municipalities for participation in the ORAP and LAWCON program, and

Whereas the Cobb-Highland Commission is currently engaged in extensive recreational development and would likely be eligible to receive a very substantial amount of cost-share funds, and

Whereas the Department of Natural Resources has agreed to do this recreational study so it coincides with the Cobb-Highland development planned for 1971,

Now therefore be it resolved that the Iowa County Board appropriate one thousand two hundred and fifty dollars (\$1,250.00) for this study. It is understood that a like amount will be paid by ORAP funds.

Submitted by:

COMMITTEE ON RESOURCE DEVELOPMENT

O. L. Miller

Elmer A. Niebuhr

O. Robert Eichorst

Sup. Holland moved adoption of the Resolution.

Sup. Roelli seconded the motion. Carried. Unanimously.

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Iowa County Traffic Control Ordinance (No. 10) relating to traffic control and providing penalties was read.

IOWA COUNTY TRAFFIC CONTROL ORDINANCE, NO. 10

An Ordinance Relating to Traffic Control and Providing Penalties.

The County Board of Supervisors of The County of Iowa, State of Wisconsin, Do Ordain as follows:

Section 1. Prior traffic ordinances repealed.

All existing ordinances of Iowa County relating to traffic control, rules of the road, and vehicle equipment, and providing penalties relating to violation thereof, are hereby repealed in all their provisions.

Section 2. Name and effective date.

This ordinance shall be known as the Iowa County Traffic Control Ordinance, and shall become effective from and after publication hereof.

Section 3. Severability and conformity of penalty.

It is the express intent and purpose of the Board of Supervisors of Iowa County, in adopting this ordinance, that the provisions hereof shall have an independent existence, and should any section or provision or term hereof be declared invalid or unconstitutional or in conflict with any statute of the State of Wisconsin by any court of competent jurisdiction, such section, provision or term shall be severable from and shall not effect the validity of the remainder of this ordinance, and that in the event any penalty provided hereby is deemed by any such court to be in excess of that permitted by law, the maximum lawful penalty shall apply.

Section 4. Reference in series to be inclusive.

Where reference is made herein to any series of sections, the enumeration thereof shall be inclusive unless otherwise expressly provided herein.

Section 5. Reference is to ordinance provisions unless otherwise specified.

Where the text of any provision of this ordinance refers to another section, the reference shall relate to the number of this ordinance bearing the number referred to, and shall not relate to a statute unless expressly so provided herein.

Section 6. Words and phrases.

Words and phrases defined in Section 340.01 Wis. Stats. are used in the same sense in this ordinance unless a different definition is specifically provided, and the definitions set forth in the said statute are hereby expressly adopted by reference.

Section 7. Prior offenses or conviction.

Where any stated penalty in this ordinance relates to or is conditioned upon any prior offense or conviction, or where increased penalty is provided for second or subsequent convictions, such increased penalty shall apply if the prior offense or conviction was based on a provision of this or a former ordinance of this county, or upon a Wisconsin Statute.

Section 8. Numbering of sections adopted from statutes.

All sections of this ordinance adopted from Wis. Stats. shall bear the same number as the statute from which adopted.

Section 9. Imprisonment in lieu of forfeiture.

All imprisonment provided herein in the event of non-payment of forfeiture provided, shall be in the Iowa County Jail.

Sections 346.02, 346.03, 346.04, 346.05, 346.06, 346.07, 346.08, 346.09, 346.10, 346.11, 346.12, 346.13, 346.14, 346.15 and 346.16 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.17. Penalties for violating sections 346.04 to 346.16.

(1) Any person violating section 346.04(1) or (2), 346.06, 346.07(1), 346.12 or 346.13(1) or (3) shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$40 for the first offense and not less than \$50 nor more than \$100 for the second or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 5 nor more than 10 days for the first offense and not less than 15 nor more than 30 days for the second or subsequent conviction within a year.

(2) Any person violating any provision of Section 346.05, 346.07(2) or (3), 346.08 to 346.11, 346.13(2) or 346.14 to 346.16 shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$200, and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

(3) Any person violating Section 346.04(3) shall, upon conviction thereof, forfeit the sum of not less than \$50 nor more than \$300, and in the event of non-payment of such forfeiture shall be imprisoned not more than 6 months.

Sections 346.18, 346.19, 346.20 and 346.21 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.22. Penalties for violating sections 346.18 to 346.21.

(1) Any person violating section 346.18 shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$50 for the first offense and not less than \$50 nor more than \$100 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 5 nor more than 10 days for the first offense, and not less than 15 nor more than 30 days

for the 2nd or subsequent conviction within a year.

(2) Any person violating section 346.19 or 346.20(1) (a) shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$200 and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

(3) Any person violating section 346.20 (1)(b) or (c), (2), (3) or 346.21 shall, upon conviction thereof forfeit the sum of not less than \$10 nor more than \$20 for the first offense, and not less than \$25 nor more than \$50 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 2 nor more than 5 days for the first offense and not less than 5 nor more than 15 days for the 2nd or subsequent conviction within a year.

Sections 346.23, 346.24, 346.25, 346.26, 346.27, 346.28, and 346.29 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.30. Penalties for violating Sections 346.23 to 346.29.

(1)(a) Any pedestrian violating section 346.23, 346.24(2), 346.25, 346.28 or 346.29 shall, upon conviction thereof, forfeit the sum of not less than \$2 nor more than \$20 for the first offense and not less than \$10 nor more than \$50 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not more than 2 days for the first offense and not less than 2 nor more than 15 days for the 2nd or subsequent conviction within a year.

(b) Any operator of a vehicle violating section 346.23 or 346.28 shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$40 for the first offense and not less than \$50 nor more than \$100 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 5 nor more than 10 days for the first offense and not less than 15 nor more than 30 days for the 2nd or subsequent conviction within a year.

(2) Any person violating section 346.24(1) or (3) or 346.27 shall, upon conviction thereof forfeit the sum of not less than \$20 nor more than \$200 and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

(3) Any person violating any provision of section 346.26 shall, upon conviction thereof, forfeit the sum of not less than \$25 nor more than \$200 for the first offense and not less than \$50 nor more than \$500 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not more than 6 months for the first offense and not more than 1 year for the 2nd or subsequent conviction within a year.

Sections 346.31, 346.32, 346.33, 346.34, and 346.35 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.36. Penalties for violating sections 346.31 to 346.35.

Any person violating sections 346.31 to 346.35 shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$40 for the first offense and not less than \$50 nor more than \$100 for the 2nd or subsequent conviction within one year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 5 nor more than 10 days for the first offense and not less than 15 nor more than 30 days for the 2nd or subsequent conviction within a year.

Sections 346.37, 346.38, 346.39, 346.40, 346.41 and 346.42 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.43. Penalties for violating sections 346.37 to 346.42.

(1)(a) Any pedestrian violating section 346.37 or 346.38 shall upon conviction thereof forfeit the sum of not less than \$2 nor more than \$20 for the first offense and not less than \$10 nor more than \$50 for

the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not more than 2 days for the first offense and not less than 2 nor more than 15 days for 2nd or subsequent conviction within a year.

(b) Any operator of a vehicle violating sections 346.37 to 346.39 shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$40 for the first offense and not less than \$50 nor more than \$100 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 5 nor more than 10 days for the first offense, and not less than 15 nor more than 30 days for the 2nd or subsequent conviction within a year.

(2) Any person violating section 346.42 shall, upon conviction thereof forfeit the sum of not less than \$20 nor more than \$200, and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

(3) Any person violating any provision of section 346.41 shall, upon conviction thereof forfeit the sum of not less than \$25 nor more than \$200 for the first offense, and not less than \$50 nor more than \$500 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not more than 6 months for the first offense and not more than 1 year for the 2nd or subsequent conviction within a year.

Sections 346.44, 346.45, 346.46, 346.47 and 346.48 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.49. Penalties for violating sections 346.44 to 346.48

(1) Any person violating section 346.46 or 346.47 shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$40 for the first offense and not less than \$50 nor more than \$100 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 5 nor more than 10 days for the first offense and not less than 15 nor more than 30 days for the 2nd or subsequent conviction within 1 year.

(2) Any person violating section 346.44, 346.45 or 346.48 shall, upon conviction thereof forfeit the sum of not less than \$20 nor more than \$200, and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

Sections 346.50, 346.51, 346.52, 346.53, 346.54 and 346.55 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.56. Penalties for violating sections 346.51 to 346.55.

(1) Any person violating sections 346.52 to 346.54 or 346.55(3) shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$40 for the first offense and not less than \$50 nor more than \$100 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 5 nor more than 10 days for the first offense and not less than 15 nor more than 30 days for the 2nd or subsequent conviction within a year.

(2) Any person violating section 346.51 or 346.55(1) or (2) shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$200, and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

Sections 346.57, 346.58, 346.59 and 346.595 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.60. Penalties for violating sections 346.57 to 346.595.

(1) Any person violating section 346.59 shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$40 for the first offense and not less than \$50 nor more than \$100 for the 2nd or subsequent conviction within a year, and in the event of non-payment

of such forfeiture shall be imprisoned not less than 5 nor more than 10 days for the first offense and not less than 15 nor more than 30 days for the 2nd or subsequent conviction within a year.

(2) Any person violating section 346.57(4)(d) to (h) or (5) or 346.58 shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$200, and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

(3) Any person violating section 346.57(2) or (3) or (4)(a) to (c) shall, upon conviction thereof, forfeit the sum of not less than \$40 nor more than \$300 for the first offense, and not less than \$80 nor more than \$600 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not more than 6 months for the first offense and not more than 1 year for the 2nd or subsequent conviction within a year.

(4) Any person violating section 346.595 shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$200, and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

Section 346.61. Applicability of section relating to reckless driving.

In addition to being applicable upon highways, section 346.62 is applicable upon all premises held out to the public for use of their motor vehicles, whether such premises are publicly or privately owned and whether or not a fee is charged for the use thereof.

Section 346.62 of the Wisconsin Statutes is hereby adopted by reference.

Section 346.65. Penalty for violating section 346.62.

(1) Any person violating section 346.62(1) shall, upon conviction thereof, forfeit the sum of not less than \$25 nor more than \$200 for the first offense and not less than \$50 nor more than \$500 for the 2nd or subsequent conviction within 4 years, and in the event of non-payment of such forfeiture shall be imprisoned not more than 6 months for the first offense and not more than 1 year for the 2nd or subsequent conviction within 4 years.

(3) Any person violating section 346.62(2) shall, upon conviction thereof, forfeit the sum of not less than \$100 nor more than \$500, and in the event of non-payment of such forfeiture, shall be imprisoned not less than 30 days nor more than 1 year.

Sections 346.66, 346.67, 346.68, and 346.69, 346.70(1), (3) and (5), 346.72 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.74. Penalties for violating sections 346.67 to 346.72.

(1) Any person violating section 346.72 shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$40 for the first offense and not less than \$50 nor more than \$100 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 5 nor more than 10 days for the first offense and not less than 15 nor more than 30 days for the 2nd or subsequent conviction within a year.

(2) Any person violating section 346.70(1) or (3) shall, upon conviction thereof, forfeit the sum of not less than \$40 nor more than \$200 for the first offense and not less than \$100 nor more than \$500 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 10 nor more than 60 days for the first offense and not less than 30 nor more than 120 days for the 2nd or subsequent conviction within a year.

(3) Any person violating section 346.68 or 346.69 shall, upon conviction thereof forfeit the sum of not more than \$200 and in the event of non-payment of such forfeiture shall be imprisoned not more than 6 months.

(4) Any person violating section 346.70(5) shall, upon conviction

thereof, forfeit the sum of not less than \$25 nor more than \$50, and in the event of non-payment of such forfeiture shall be imprisoned not less than 30 nor more than 60 days.

(5)(a) Any person violating any provision of section 346.67, if the accident did not involve death or injury to a person, shall, upon conviction thereof, forfeit the sum of not more than \$200, and in the event of non-payment of such forfeiture shall be imprisoned not more than 6 months.

(b) Any person violating any provision of section 346.67, if the accident involved death or injury to a person, shall, upon conviction thereof, forfeit the sum of not less than \$5 nor more than \$5000, and in the event of non-payment of such forfeiture, shall be imprisoned not less than 10 days nor more than 1 year.

Sections 346.77, 346.78, 346.79, 346.80 and 346.81 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.82. Penalties for violating sections 346.77 to 346.81.

(1) Any person violating any provision of sections 346.77, 346.79(1) to (3), 346.80 or 346.81(2) shall, upon conviction thereof, forfeit the sum of not more than \$20, and in the event of non-payment of such forfeiture shall be imprisoned not more than 5 days.

(2) Any person violating any provision of section 346.78 or 346.79(4) shall, upon conviction thereof, forfeit the sum of not less than \$10 nor more than \$20 for the first offense and not less than \$25 nor more than \$50 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 2 nor more than 5 days for the first offense, and not less than 5 nor more than 15 days for the 2nd or subsequent conviction within a year.

(3) Any person violating section 346.81(1) shall, upon conviction thereof, forfeit the sum of not less than \$10 nor more than \$200, and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

Sections 346.87, 346.88, 346.89, 346.90, 346.91, 346.92, 346.93 and 346.94 of the Wisconsin Statutes are hereby adopted by reference.

Section 346.95. Penalty for violating sections 346.87 to 346.94.

(1) Any person violating section 346.87, 346.88, 346.89(2), 346.90 to 346.92 or 346.94(1), (3), (9), (10) or (11) shall, upon conviction thereof forfeit the sum of not less than \$20 nor more than \$40 for the first offense and not less than \$50 nor more than \$100 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not less than 5 nor more than 10 days for the first offense and not less than 15 nor more than 30 days for the 2nd or subsequent conviction within a year.

(2) Any person violating section 346.89(1), 346.93 or 346.94(2), (4) or (7) shall, upon conviction thereof, forfeit the sum of not less than \$20 nor more than \$400, and in the event of non-payment of such forfeiture, shall be imprisoned not more than 60 days.

(3) Any person violating section 346.94(5), (6) or (6m) shall, upon conviction thereof, forfeit the sum of \$50 for each offense, and in the event of non-payment of such forfeiture shall be imprisoned not more than 15 days.

(4) Any person violating section 346.94(8) shall, upon conviction thereof, forfeit the sum of not more than \$20 for the first offense, and not more than \$50 for each subsequent offense, and in the event of non-payment of such forfeiture shall be imprisoned not more than 5 days for the first offense and not more than 15 days for each subsequent offense.

EQUIPMENT OF VEHICLES

Sections 347.01 to 347.29 of the Wisconsin Statutes are hereby adopted by reference.

Section 347.30. Penalties for violating lighting equipment requirements.

(1) Any person violating section 347.06 or 347.13(2), (3) or (4) shall, upon conviction thereof, forfeit the sum of not less than \$10 nor more than \$20 for the first offense and not less than \$25 nor more than \$50 for the 2nd or subsequent conviction within a year, and in the event of non-payment of such forfeiture shall be imprisoned not more than 5 days for the first offense and not more than 15 days for the 2nd or subsequent conviction within a year.

(2) Any person violating any provision of section 347.03, 347.07 to 347.12, 347.13(1) or 347.14 to 347.29 shall, upon conviction thereof, forfeit the sum of not less than \$10 nor more than \$200, and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

Sections 347.35 to 347.49 of the Wisconsin Statutes are hereby adopted by reference.

Section 347.50. Penalty for violating sections 347.35 to 347.49.

Any person violating any provision of section 347.35 to 347.49 shall, upon conviction thereof, forfeit the sum of not less than \$10 nor more than \$200, and in the event of non-payment of such forfeiture shall be imprisoned not more than 30 days.

Sup. Niebuhr moved the Ordinance be adopted.

Sup. Kessenich seconded the motion.

Carried Unanimously.

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Sup. Roelli moved the Zoning Administrator be approved as the issuing agent for sanitary permits.

Sup. Hogan seconded the motion. Carried.

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Communication & Opinion (No. 11) regarding the proposed sprinkling system for the Iowa County Mental Hospital was read.

A discussion followed regarding the necessity of bids for the installation of a sprinkler system at the Iowa County Hospital.

The Board advised Mr. Pustina to contact District Attorney Woodmansee further on the matter and to advise the present contract holder that no work be started on the project until the requirements of advertisement for bids are established.

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Annual Report (No. 12) of the Iowa County Hospital & the Iowa County Home were presented.

No action was taken on the reports and they were referred to the next session of the County Board.

Sup. Branger requested information regarding the replacement of the Administrators Secretary at the Iowa County Home. Mr. Pustina explained that interviews are being conducted to fill the position.

Sup. Branger also inquired about part time help being provided by Administrators family.

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30th Anniversary Report (No. 13) of the Iowa County Soil and Water Conservation District was presented by Mr. Glenn Kinderman, District Conservationist.

The Report was accepted by the Board and placed on file.

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Report (No. 14) of the Southwestern Wisconsin Regional Planning Commission was presented by Mr. Don Rosenbrook. Mr. Rosenbrook explained the functions of the Regional Planning Commission.

The Report was accepted by the Board and placed on file.

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Annual Report (No. 15) of the Iowa County Extension Agents for 1970 was presented.

Everett Olsen, Resource Agent, Russell Nelson, 4H Agent, Kristi Williams, Home Economist and LaVerne Draves, Agricultural Agent & Farm Management Agent presented their respective reports.

The reports were accepted and placed on file.

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Resolution (No. 16) requesting a transfer of funds from the General Fund to the various expense accounts for 1970 was read.

To the Honorable Board of Supervisors
Gentlemen:

We the Committee on Finance, Equalization, Bonds and Insurance hereby recommend that the following transfers be made from the General Fund to the respective 1970 expense accounts in the amounts listed:

District Attorney	\$300.00
Family Court Commissioner	\$160.00
Juvenile Court	\$300.00
County Court	\$6,000.00
Circuit Court	\$200.00
Law Library	\$23.75
Coroner	\$500.00
Indigent Counsel Fees	\$1,300.00
Police Radio	\$2,000.00
Register of Deeds	\$1,000.00
County Helath Department	\$500.00
Old Age Assistance	\$9,000.00
Aid to Disabled	\$2,400.00
Aid to Blind	\$175.00
Aid to Dependent Children	\$9,800.00
Veterans Service Officer	\$450.00
Jail	\$3,000.00
Ag Agent	\$1,200.00
Home Agent	\$300.00
Advertising & Promotion	\$7.63
Jail Outlay	\$36.95
Nurse Outlay	\$185.50

Submitted by:

R. G. STenseth

Maurice Althaus

I. Dalven Julian

Francis Springer

Committee on Finance, Bonds
Equalization & Insurance

Sup. Holland moved the resolution be adopted.

Sup. Harris seconded the motion.

Roll Call Vote (No. 17) was taken. Total votes cast 18. Ayes - 18,
Noes - 0.

Resolution adopted.

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Chairman Scullion explained to the Board the request for over-time paid by the Iowa County Patrol Superintendent. The claim was referred to the Personnel Committee and was now being brought before the Board.

Considerable discussion followed.

Sup. Branger moved the claim for over-time be allowed.

Sup. Julian seconded the motion.

Roll Call Vote (No. 18) was taken. Total votes cast 18; Ayes 12 - Hogan, Kessenich, Niebuhr, Peterson, Althaus, Miller, Ryan, Harris, Julian, Branger, Spargo, Grunow. Noes 6 - Scullion, Holland, Scheidegger, Demuth, Springer, Roelli. Claim Allowed.

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A claim for over-time payment filed by the Office Manager & Office Clerk of the Highway Department was brought before the Board by the Chairman.

Sup. Miller moved the overtime request be disallowed.

Sup. Julian seconded the motion. Carried.

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The following reports were presented to the Board members for study. Ambulance Report, Dept. Natural Resources (Forest Fires-Iowa Co.), Register of Deeds, Sheriff, County Clerk Report on fees, Iowa County Treasurer Financial Report, Veteran's Service Officer, Juvenile Officer,

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Mileage and Per Diem Report (No. 19) was presented.

19 Members - 19 Days - 467 Miles - \$331.70

Sup. Grunow moved the report be accepted.

Sup. Roelli seconded the motion. Carried.

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Sup. Hogan moved to adjourn to the call of the chair.

Sup. Niebuhr seconded the motion. Carried.

Richard Scullion,
Chairman.

Claire Olson,
Clerk.

PROCEEDINGS OF THE MARCH SESSION
OF THE BOARD OF SUPERVISORS
IOWA COUNTY, WISCONSIN
March 24, 1971

The Board of County Supervisors met in Session at the Courthouse on March 24, 1971 at 8:00 p.m. and was called to order by Honorable Richard Scullion, Chairman of the Board.

Roll call was taken. All members reported present with the exception of Sup. Peterson.

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Resolution (No. 1) for the Commemoration of Sup. Leo B. Kritz, Member of the Iowa County Board of Supervisors was read.

The Iowa County Board in Session Assembled this 24th day of March, 1971, In Commemoration

Whereas, Almighty God, in Infinite Wisdom has called to rest one of our Most Valued County Board Members, Leo B. Kritz, who so conscientiously and capably performed the duties of his office in serving as a member of the County Board of Iowa County for the past nine years and

Whereas, the citizens of Iowa County will always remember his services and his intent to act in the best interest of the County and confidence was placed in him by appointments of long standing to major committees instrumental in county operation.

Now Therefore Be It Resolved by the Iowa County Board of Supervisors that we fully recognize and hereby express our appreciation for the services of Leo B. Kritz faithfully rendered to the County of Iowa and

Be It Further Resolved that this resolution be placed as a permanent record in the minutes of the Iowa County Board of Supervisors and the Iowa County Clerk be and is hereby instructed to forward a copy of this resolution to the family of Leo B. Kritz.

Alvin Grunow
Harold N. Roelli
Alva R. Spargo
Francis W. Springer
George Branger
I. Dalven Julian
Charles M. Harris
Max A. Demuth
O. L. Miller
Frank E. Ryan

Russell G. Stenseth
Ralph Scheidegger
Bernard S. Holland
Maurice Althaus
O. Robert Eichorst
Elmer A. Niebuhr
Donald Kessenich
Curtis Peterson
John C. Hogan
Richard Scullion

Sup. Stenseth moved the resolution be adopted.

Sup. Holland seconded the motion. Carried.

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Resolution (No. 2) for the Commemoration of John Pechan, a former member of the County Board of Supervisors was read.

The Iowa County Board of Supervisors in Session Assembled this 24th day of March, 1971, in Commemoration,

Whereas, recent death of John Pechan from the Village of Avoca has come to the attention of this body, and

Whereas, his many friends will long cherish in memory his willingness to serve through public office and to assist all who were in trouble or in distress.

Now Therefore Be It Resolved that this Board does commend the life and public service of John Pechan as worthy example in good citizenship, and

Be It Further Resolved that this memorial be set forth at length upon the minutes of this meeting and that a copy properly attested by the

signatures of the Chairman and Clerk be sent to the family of the deceased.

Alvin Grunow
Harold N. Roelli
Alva R. Spargo
Francis W. Springer
George Branger
I. Dalven Julian
Charles M. Harris
Max A. Demuth
O. L. Miller
Frank E. Ryan

Russell G. Stenseth
Ralph Scheidegger
Bernard S. Holland
Maurice Althaus
O. Robert Eichorst
Elmer A. Niebuhr
Donald Kessenich
Curtis Peterson
John C. Hogan
Richard Scullion

Sup. Grunow moved the resolution be adopted.

Sup. Hogan seconded the motion. Carried.

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Sup. Peterson reported present.

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Mr. Ronald Anderson from the Vocational School of Fennimore presented slides of the school and students learning how to operate machines pertaining to the program in which they have enrolled. He also gave a short talk on the progress of the school since it started and how students are put in other vocational schools if the school in their district doesn't have the programs that are needed for each student.

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Chairman Scullion explained that this meeting was called to discuss the problem of installation of the sprinkler system for the County Hospital.

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Mr. Roland Strahota from Service and Parts, Cobb, explained how he obtained the information about the sprinkler system in the newspaper as news release and how he submitted his bid to the Board of Trustee's. He presented the trustee's with a proposed contract on January 5, 1971. He started to make Blue Prints and Shop drawings and was notified to stop work on February 12, 1971 after the County Board meeting on February 11, 1971. His cost to Phoenix Sprinkler Company is \$8,749.00 plus his own expenses of \$1,680.00 for a total of \$10,429.00 less 10% (\$1,042.90) for a balance of \$9,386.10. Mr. Strahota is to have the plans presented to the Fire Rating Bureau and the Industrial Commission so they can be used when the bids are let for the sprinkler system.

Sup. Roelli made a motion to pay Mr. Strahota for the Engineering and the Shop Drawings.

Sup. Grunow seconded the motion. Carried. This amount is to be paid for from the Hospital Fund.

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The meeting was adjourned at 9:55 so the Public Property Committee could meet with Mr. King about the lease of the old Post Office Building and the present lease of the Leffler Building where the Welfare Department is located.

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The meeting was called to order at 10:15 by the Chairman Mr. Scullion. The Public Property Committee returned the proposal with a lease of the Leffler Building for a three-five year periods, a total of 15 years for \$300.00 a month. With an option to purchase the post office building at its assess valuation put on it by the city. Discussion followed, should the County Board hold Mr. King to his contract for remodeling the old Post Office or continue with the lease that was proposed.

Sup. Roelli made a motion to accept this lease and with an option to

purchase the Post Office Building from King Lumber Company.

Sup. Ryan seconded the motion. Carried.

Discussion on the problem of location of the Leffler building from the Courthouse followed.

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Sup. Scheidegger made a motion the County Board Chairman and the County Clerk execute a new lease as discussed in body here tonight.

Sup. Holland seconded the motion. Carried.

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Resolution (No. 3) was read by Sup. Branger.

TO THE IOWA COUNTY BOARD OF SUPERVISORS:

Gentlemen:

After careful investigation and consideration the Highway Committee believes it would be fair and proper to begin to pay for some services. These services have been free for some time and taken for granted.

We propose that Iowa County start to pay \$2.00 to each Emergency Ambulance Squad member who answers an emergency call. This would be limited to five members on any one call.

We will appreciate favorable action on this proposal.

Respectfully Submitted:

George Branger

Frank E. Ryan

Alvin Grunow

Iowa County Highway Committee

Sup. Roelli made a motion that this resolution be adopted.

Sup. Eichorst seconded the motion. Carried.

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Resolution (No. 4) was read by Sup. Branger.

TO THE IOWA COUNTY BOARD OF SUPERVISORS:

Gentlemen:

After meeting with officers of the Emergency Ambulance Crew, the Highway Committee deems it necessary to replace the present ambulance with a new vehicle. We believe it would not be practical to continue using the present ambulance without considerable necessary expenditures.

With the safety and comfort of the patients in mind, we want the performance of this vehicle to meet the standards we expect.

Therefore we will appreciate favorable consideration of this request.

Respectfully Submitted:

George Branger

Frank E. Ryan

Alvin Grunow

Iowa County Highway Committee

Discussion followed as to the prices of different ambulances and the equipment that was included in these vehicles.

Sup. Peterson made a motion that the Highway Committee get the price on a new Cadillac.

Sup. Stenseth seconded the motion. Carried.

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Resolution (No. 5) was read.

RESOLUTION NUMBER 5

WHEREAS, the Health Committee has endorsed a request to our State Senator and State Representative that a bill be presented to the 1971 legislative session requesting state reimbursement of \$5,000.00 annually, in lieu of the present state reimbursement of \$1,000.00 annually, for counties employing one or more certified Public Health Nurses, according to Wisconsin Statutes, Sec. 141.065, now, therefore, be it

RESOLVED, that the Iowa County Board of Supervisors hereby goes on record as approving the action of the Health Committee and endorsing the presentation of such legislation, and be it further

RESOLVED, that copies of this resolution be forwarded to State Senator Gordon W. Roseleip and State Representative Joanne Duren.

Dated: March 24, 1971.

Health Committee:

Donald Kessenich

Alva R. Spargo

I. Dalven Julian

R. G. Stenseth

O. Robert Eichorst

Sup. Eichorst explained the reason for the increase in prices.

Sup. Holland made a motion the resolution be adopted.

Sup. Grunow seconded the motion. Carried.

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Sup. Holland addressed the Board as to the need of improvements on our lawn. He suggested the Public Property Committee contact the Historical Society as to obtaining a marker for the Courthouse lawn. Some identification should be obtained as to the State's Oldest Courthouse. An aluminum sign with a short summary of history of Iowa County would cost about \$350.00. Discussion was held on the plans that were made at the time the Courthouse was remodeled.

Sup. Ryan made a motion that the improvements be made on the lawn.

Sup. Roelli seconded the motion. Carried.

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Sup. Springer returned the discussion about purchasing the post office building. It was discussed as to how this building could be used for the County.

Sup. Althaus made a motion the post office building be purchased immediately.

Sup. Demuth seconded the motion. Carried.

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Sup. Eichorst made a motion to authorized the Public Property Committee to purchase this building not to exceed the Equalized value of \$13,009.00.

Sup. Stenseth seconded the motion. Carried.

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Mileage and Per Diem Report (No. 6) was presented.

20 Members - 20 Days - 469 Miles - \$346.90

Sup. Peterson moved the report be accepted.

Sup. Eichorst seconded the Motion, Carried.

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Sup. Grunow moved to adjourn to the call of the chair.

Sup. Hogan seconded the motion. Carried.

Richard Scullion,
Chairman.

Claire Olson,
Clerk.

FINANCIAL STATEMENT OF IOWA COUNTY
Detailed Financial Condition as of December 31, 1970
Compiled by Kenneth Palzkill, Iowa County Clerk

Assets	Debit	Credit
Treasurer's Cash	\$155,111.44	\$
County Clerk Petty Cash	25.00	
Highway Commissioner Revolving Fund	500.00	
General Fund Investments	494,080.00	
Occupational Tax Due from Districts	22.75	
S.T.H.S. Maintenance Due from State	11,265.08	
Construction Advances Due from State	11,888.21	
S.T.H.S. Winter Maintenance Due from State	30,181.55	
Sundry Highway Accounts Receivable	18,678.86	
Welfare Administration Due from State	22,777.51	
Old Age Assistance Due from State	952.33	
Aid to Families w/Dep. Children		
Due from State	15,524.16	
Illegal Taxes Due from Districts	887.93	
Aid to Juvenile Officer Due from State	917.38	
Sundry Accounts Receivable	1,283.69	
Tax Certificates Owned by County	114,869.59	
Tax Deeds	3,892.69	
Liabilities		
Vouchers Payable		30,597.68
Accounts Payable		21.50
Sundry Highway Accounts Payable		56,098.04
Occupational Tax Due for State		17.06
Probate Fees Due State		22.10
Sales Tax for State72
Delinquent Occupational Tax for Districts ..		5.69
Employees Health Insurance Deductions ...		1,644.44
Welfare Assistance Collections		
held in Suspense		17,982.35
Dog License Fund		2,217.14
Burial Trust Funds		5,510.50
Unclaimed Trust Funds		430.80
Delinquent Forest Crop Tax for Districts ...		12.80
Proprietorship		
General Fund		184,301.36
Reserve for Funding		583,995.99
	<u>\$882,858.17</u>	<u>\$882,858.17</u>
Unexpended Appropriations ..	\$371,918.15	
Excess Revenues	212,077.84	
Reserve for Funding	\$583,995.99	

ACTUAL, APPROPRIATED AND UNREALIZED OR EXCESS*
REVENUES AS OF DECEMBER 31, 1970

Account	Actual Revenue	Appropriated Revenue	Unrealized or Excess* Revenue
General Property Tax			
from Districts	\$1,167,425.30	\$1,167,425.30	\$
Inheritance Tax for County ..	10,290.29	2,000.00	8,290.29*
Forest Crop Tax			
from Districts	17.56		17.56*
Sales Tax	4.35		4.35*
Interest on Taxes	12,415.24	6,000.00	6,415.24*
Income Tax from State	76,181.36	50,000.00	26,181.36*

Utility Tax from State	38,790.89	25,000.00	13,790.89*
County Clerks Fees	532.50		532.50*
Small Claims Court			
Fees & Costs	1,829.75	500.00	1,329.75*
Register in Probate Fees	2,170.40	1,000.00	1,170.40*
County Court Fees & Costs ..	4,892.85	2,500.00	2,392.85*
Circuit Court Fees & Costs ..	643.75		643.75*
Sheriff Fees	1,112.20	800.00	312.20*
Register of Deeds Fees	14,287.51	10,000.00	4,287.51*
County Ordinance			
Forfeitures & Defaults	2,863.60	2,500.00	363.60*
Bond Defaults in			
State Cases	7,032.00	5,000.00	2,032.00*
Penal Fines for County	5,796.43	3,000.00	2,796.43*
State Aid for Nurse		1,000.00	1,000.00
State Aid for Teletype	579.00		579.00*
State Aid for			
Welfare Administration ...	65,821.07	65,821.07	
State Aid for			
Soil Conservation	582.20		582.20*
State Aid for Medical			
Assistance (Colonies)	9,113.67		9,113.67*
State Aid for Juvenile			
Officer	3,634.46	3,000.00	634.46*
State Aid for Mental			
Hospital	357,662.08	357,662.08	
State Aid for			
Employee Retirement	6,766.47		6,766.47*
State Aid for			
District Attorney	4,413.75	4,500.00	86.25
Miscellaneous Hwy. Revenue			
from Districts	1,032.37	1,032.37	
Revenue from State			
C.T.H.S.	256,478.36	256,478.36	
Revenue from State-Superv.			
of Reports	3,655.55	3,655.55	
General Relief Revenue	2,804.16	2,804.16	
State Collections for			
Outside Mental Care	1,354.27		1,354.27*
Miscellaneous General			
Revenue	281.96		281.96*
Mental Health Rebate			
Sec. 51.08(6M)	72,800.32		72,800.32*
Interest on General Fund			
Investments	60,603.06	20,000.00	40,603.06*
Home and Infirmary Revenues	380,626.41	380,626.41	
Mental Hospital Revenues ...	135,347.15	135,347.15	
State Collections for own			
Mental Hosp.	14,752.19	14,752.19	
Highway Equipment Revenue	348,523.55	348,523.55	
Sales & Transfer of			
Materials & Supplies	327,113.94	327,113.94	
Gravel Pit Revenues	65,720.90	65,720.90	
Bituminous Plant Revenue ..	137,611.26	137,611.26	
Revenue for Incidental Labor	121,938.89	121,938.89	
Sale of Highway Machinery ..	4,500.00	4,500.00	
Miscellaneous Highway			
Revenue	3,016.52	3,016.52	

Rent of County Buildings			
Offices	420.00	420.00	
Sale of County Owned			
Land & Equipment	9,673.00		9,673.00*
Zoning Fees for County	215.00		215.00*
	<u>\$3,743,327.54</u>	<u>\$3,531,249.70</u>	<u>\$212,077.84*</u>

**ACTUAL EXPENSES, FUND APPROPRIATIONS AND
UNEXPENDED OR OVER EXPENDED* APPROPRIATIONS
AS OF DECEMBER 31, 1970**

	Actual Expenditures	Appropriated Expenditures	*Over-expended or unexpended
General Government			
County Board	\$ 13,951.18	\$ 16,000.00	\$ 2,048.82
Administrator		10,000.00	10,000.00
Clerk	15,454.37	16,000.00	545.63
Treasurer	11,898.19	12,500.00	601.81
Surveyor	36.45	50.00	13.55
Elections	2,811.27	4,000.00	1,188.73
Courthouse	7,356.47	12,000.00	4,643.53
Special Accounting			
& Auditing	5,702.00	6,000.00	298.00
Property & Liability			
Insurance	2,803.52	3,500.00	696.48
Retirement Fund	17,285.48	10,400.00	6,885.48*
Social Security Fund	8,603.13	8,100.00	503.13*
Health Insurance	3,711.05	3,500.00	211.05*
Life Insurance	216.24	200.00	16.24*
District Attorney	10,740.27	10,800.00	59.73
District Attorney			
Special Fund		500.00	500.00
Family Court Commissioner	3,357.60	3,360.00	2.40
Juvenile Court	6,177.45	6,300.00	122.55
County Court	34,837.33	33,000.00	1,837.33*
Circuit Court	8,095.32	8,700.00	604.68
Law Library	2,423.75	2,423.75	
Coroner	1,347.87	1,500.00	152.13
Indigent Counsel Fees	2,678.39	2,300.00	378.39*
Assessment & Tax Roll			
Supplies	2,520.92	2,600.00	79.08
Tax Description Service	1,336.15	1,500.00	163.85
Assessor of Incomes	738.84	900.00	161.16
Supervisor of Assessments	978.24	1,200.00	221.76
Protection of persons			
& Property			
Sheriff	40,137.07	40,000.00	137.07*
Police Radio	3,217.76	3,000.00	217.76*
State Crime Laboratory	498.75	498.75	
Civil Defense	201.80	5,718.14	5,516.34
Fire Suppression	229.93	300.00	70.07
County Ambulance	2,152.11	11,028.40	8,876.29
Register of Deeds	13,529.63	14,000.00	470.37
Bounties	96.00	200.00	104.00
Weed Control	113.36	200.00	86.64
Insect Control		100.00	100.00
Health & Social Services			
County Nurse	10,244.43	10,500.00	255.57
Health Planning Council		500.00	500.00

Patients at Other Co. &			
State Sans.	1,418.81	1,418.81	
Mental Hospital	657,947.62	586,502.36	71,445.26*
Mental Patients in Outside			
Institutions	49,757.61	49,757.61	
Mental Health Clinic	13,434.36	13,434.36	
Southwest Badger Camp		1,000.00	1,000.00
Home & Infirmary	379,318.84	447,807.12	68,488.28
Wisconsin Colonies &			
Training Schools	1,057.66	1,057.66	
State Care of Dependent			
Children	389.73	389.73	
State Orthopedic Hospital	685.62	685.62	
Welfare Administration	93,624.55	89,221.07	4,403.48*
Expenses on Welfare Lien			
Property	1,707.20		1,707.20*
General Relief	21,191.23	21,228.42	37.19
Old Age Assistance	29,595.52	28,200.00	1,395.52*
Aid to Disabled	6,057.84	5,790.00	267.84*
Aid to Blind	254.35	255.00	.65
Aid to Families w/Dep.			
Children	31,081.13	30,400.00	681.13*
State Medical Assistance			
Program	143,228.73	167,000.00	23,771.27
Veterans Relief	1,731.26	3,534.48	1,803.22
Veterans Service Officer	3,391.16	3,450.00	58.84
Care of Veterans Graves	70.00	500.00	430.00
Jail & Sheriff's Quarters	28,558.09	29,000.00	441.91
Industrial School for Boys	1,129.78	1,129.78	
Correctional Insts.			
& Camps	2,704.76	2,704.76	
Transportation			
Highway Administration	32,754.86	52,833.12	20,078.26
Operation of Gravel Pits	56,022.92	84,779.19	28,756.27
Operation of Bituminous			
Plant	110,343.50	142,360.92	32,017.42
Machinery Fund	279,007.03	571,436.32	37,100.42*
Purchase of Materials			
& Supplies	329,529.71		329,529.71*
Incidental Labor Costs	119,629.67	120,188.30	558.63
Maintenance C.T.H.S.	710,691.42	732,238.30	70,596.13*
Snow Removal on C.T.H.S.	92,143.01		92,143.01*
Freight Fund		500.00	500.00
Tri County Airport	2,045.19	2,100.00	54.81
Dodgeville Airport	2,000.00	2,000.00	
Mineral Point Airport	2,000.00	2,000.00	
Education & Recreation			
Aid to Common Schools	46,900.00	63,017.49	16,117.49
Supt. of Schools		8,834.37	8,834.37
Outside Teacher College			
Aid		934.05	934.05
Grants to Public Libraries	8,954.33	8,954.33	
Agricultural Agent	12,974.36	13,200.00	225.64
Home Demonstration Agent	3,855.57	3,860.00	4.43
4-H Agent	4,437.41	4,540.00	102.59
Lake Access	377.14	500.00	122.86
Fairs & Exhibits	5,000.00	5,000.00	
Governor Dodge Memorial	25.00	25.00	

Conservation & Development			
Fish & Game Projects	626.04	4,466.00	3,839.96
Soil Conservation	1,429.98	1,670.00	240.02
Twin Parks Watershed		18,258.04	18,258.04
Otter Creek Watershed	925.03	38,000.00	37,074.97
Twin Parks Watershed Maintenance	768.40	3,887.47	3,119.07
Regional Planning Commission		500.00	500.00
Zoning	5,876.43	7,000.00	1,123.57
County Advertising & Promotion	607.63	607.63	
Total Resource Plan		50.00	50.00
Indebtedness			
Principal on Bonds	30,000.00	30,000.00	
Principal on Long Term Notes	7,500.00	7,500.00	
Interest on Bonds	12,768.75	12,768.75	
Interest on Long Term Notes	3,000.00	3,000.00	
Paying Agent Service Charges	62.33	100.00	37.67
Unclassified			
Misc. Stationery & Supplies	307.67	600.00	292.33
Tax Deed Expense	339.20	400.00	60.80
Expense on County owned Tax deed prop.	50.02		50.02*
Outlay			
Clerk		500.00	500.00
Treasurer	212.75	500.00	287.25
Courthouse	31,625.51	122,690.07	91,064.56
Youth Building	61,089.90	90,000.00	28,910.10
Juvenile Court		200.00	200.00
County Court	538.00	500.00	38.00*
Circuit Court		500.00	500.00
Sheriff	3,337.47	5,000.00	1,662.53
Register of Deeds	231.00	500.00	269.00
Nurse	385.50	385.50	
Service Officer		200.00	200.00
Jail & Sheriff's Office	64.95	36.95	28.00*
New Highway Equipment ..	200,757.68	275,000.00	74,242.32
Purchase of Buildings (Hwy)	1,646.88		1,646.88*
Bridge Construction on C.T.H.	1,538.18	68,145.12	66,610.94
County Aid Bridge Construction	14,580.14	14,580.14	
	<u>\$3,902,774.73</u>	<u>\$4,274,692.88</u>	<u>\$371,918.15</u>

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