1984 ORDINANCE INDEX

ORDINANCE NO.	DESCRIPTION	ADOPTION DATE
84-1	Public Health Nuisance Ordinance	June 28, 1984
84-2	Amend the Pierce County Zoning Map from Agricultural to Business-1	August 28. 1984
84-3	Amending chapter 13.08, County Parks of the Pierce County Code	November 14, 1984
84-4	Amend Certified Survey Map Fees	November 14, 1984
84-5	Amending Section 1.16.030 Specific Citation – Cash Deposit – Penalty Assessment of the Pierce County Code	November 14, 1984
84-6	Providing Preference to Former Owners to Re-Purchase Tax Deeded Land	December 19, 1984
84-7	Prohibiting the Deposit of Wills with the Register in Probate	February 19, 1985
84-8	Amending the Pierce County Code by Deleting Certain Provisions Therefrom	November 14, 1984
84-9	Amend Wetland/Shoreland Ordinance	November 14, 1984
84-10	Electing to Proceed Under Section 75.521 Wisconsin Statutes in Relation to the Enforcement of Collection of Tax Liens	February 19, 1985
84-11	Providing Procedure for the Sale of Real Estate Owned by Pierce County, Wisconsin	February 19, 1985
84-12	Amend the Pierce County Wetlands Maps from Wetlands to Uplands	February 19, 1985

1984 RESOLUTION INDEX

RESOLUTION NO.	DESCRIPTION	ADOPTION DATE	
84-1	Farmland Preservation Agreements	April 17, 1984	
84-2	Fair Premiums	April 17, 1984	
84-3	Highway Committee Meetings	April 17, 1984	
84-4	Settlement of 1983 General Taxes	April 17, 1984	
84-5	Memorial to William Hophan	April 17, 1984	
84-6	Code of Conduct for Law Clerks	June 28, 1984	
84-7	Protest Dumping Raw Sewage in Mississippi River	May 22, 1984	
84-8	Sale of County Property	June 28, 1984	
84-9	Transfer of Fund for Solid Waste Study	May 22, 1984	
84-10	Creating Limited Term Social Worker Position and Social Services Aide Position	May 22, 1984	

84-11	Total Annual Compensation for Office of Sheriff	May 22, 1984
84-12	Supporting the MRRPC and Economic Development District	June 28, 1984
84-13	Departmental Insurance Inventories	July 24, 1984
84-14	Victim/Witness program	July 24, 1984
84-15	A Resolution for Inclusion Under the State of Wisconsin Deferred Compensation Plan	July 24, 1984
84-16	Amendment to Personnel Code	July 24, 1984
84-17	License and Permit for Use of Nuclear Emergency Siren System	July 24, 1984
84-18	Pierce County Participation in DNR Wildlife Damage Abatement Program	July 24, 1984
84-19	Establish Procedure for Disposal of Tax Deed Land	July 24, 1984
84-20	Refund to Trenton Township	July 24, 1984
84-21	Job Freeze for all Permanent County Employee Levels in all County Departments for budget Year 1985	August 28, 1984
84-22	Wisconsin Department of Employee Trust Fund Additional Group Life Resolution	August 28, 1984
84-23	Request State Aid for Re-Monumentation	July 24, 1984
84-23	Not Issued	
84-24	Create Full-time Court Clerk	August 28, 1984
84-25	Farmland Preservation Agreements	August 28, 1984
84-26	Office on Aging Elder Abuse Reporting System	October 23, 1984
84-27	Purchase of Highway Equipment	August 28, 1984
84-28	Create Full-time Investigator for Law Enforcement	November 14, 1984
84-29	Wisconsin Fund Allocation	November 13, 1984
84-30	Resolution Amending Section III. (B.)(1.)(b.) of the Pierce County Personnel Code	November 13, 1984
84-31	Amend Chapter 8.40 of the Pierce County Code	November 13, 1984
84-32	A Resolution Amending Chapter 13.16, Parks Committee, of the Pierce County Code	November 13, 1984
84-33	Urging Wisconsin Supreme Court to Decline to Promulgate Proposed Supreme Court Rule 70.35	November 13, 1984
84-34	Memorial to Emil Amundson	October 23, 1984
84-35	Memorial to Leo Murphy	October 23, 1984
84-36	Create Child Support Specialist	November 13, 1984

84-37	Purchase of Highway Equipment Pierce County	November 13, 1984
84-38	Providing for the Advance of Transfer of Construction Funds	November 13, 1984
84-39	Resolution for Improvement of County Trunk Bridges	November 14, 1984
84-40	Resolution of Improvement of County Trunk Highways	November 14, 1984
84-41	County Aid Construction and Maintenance During the Calendar Year 1985	November 14, 1984
84-42	County Aid Bridge Construction under Section 81.38 of the Statutes-County of Pierce	November 14, 1984
84-43	Dog Damage Claims	November 13, 1984
84-44	Care of Soldiers Graves	November 13, 1984
84-45	Authorization to Pay Claims	November 13, 1984
84-46	Bank Depositories	November 14, 1984
84-47	Assessor's Claims	November 13, 1984
84-48	Amending the Pierce County Code by Deleting Certain Provisions Therefrom	November 13, 1984
84-49	Authorizing the Selling at Public Sale of Property Owned by Pierce County in Fee for Highway Purposes	November 13, 1984
84-50	Creation of Permanent Positions in Human Services Department	November 13, 1984
84-51	Departmental Chairman in Extension Office	Tabled November 13, 1984 Renumbered as 84-61 December 19, 1984
84-52	Budget for 1985	November 14, 1984
84-53	Victim Witness Program	Referred back to Law Enforcement December 19, 1984 Renumbered as 84-68 February 19, 1984
84-54	Pierce County Solid Waste Management Program	December 19, 1984
84-55	Commendation to Bernard Drewiske	December 19, 1984
84-56	Commendation to Stanley E. Christiansen	December 19, 1984
84-57	Commendation to Warren Lee Brandt	December 19, 1984
84-58	Commendation to William E. McEwen	December 19, 1984
84-59	Wage Adjustments for 1985	December 19, 1984
84-60	Legal Newspaper for Pierce County	December 19, 1984
84-61	Departmental Chair in Extension	December 19, 1984

84-62	Authorize County Planner to Work with Erosion Control through March, 1985	December 19, 1984
84-63	Opposing Proposed Chapter H.S.S. 190, Wisconsin Administrative Code	February 19, 1985
84-64	Amendment to 1984-1986 Pierce County Board Rules	February 19, 1985
84-65	Support of Senate Bill12	February 19, 1985
84-66	Support for the National Conservation Program	February 19, 1985
84-67	Establishing Recording Fees in Register of Deeds Office as Provided by 1983 Wisconsin Acts 146 and 281	February 19, 1985
84-68	Victim/Witness Assistance Program	February 19, 1985
84-69	Commendation to Austin Rishel	February 19, 1985
84-70	Support of the Retention of Federal Revenue Sharing at Current Levels	February 19, 1985
84-71	Continuation of Full-time County Planner	February 19, 1985
84-72	Highway Equipment Purchase	February 19, 1985

ORDINANCE NO. 84-1 PIERCE COUNTY HEALTH ORDINANCE

THE COUNTY BOARD OF SUPERVISORS OF THE COUNTY OF PIERCE DOES ORDAIN AS FOLLOWS:

1.01 DEFINITIONS

ar ______ ig

- (1) <u>Definitions enumerated</u> the following definitions apply throughout the entire Ordinance.
 - (a) County means Pierce County, Wisconsin.
 - (b) <u>Groundwater</u> all water found beneath the surface of Pierce County located in sand, gravel, lime rock, or sandstone geological formations or any combination of these formations.
 - (c) <u>Health Hazard</u> means a situation or condition which exists or has the potential to exist which is adversely affecting or has the potential to adversely affect the health of a person and/or the general public.
 - (d) <u>Health Officer</u> means public health professionals responsible for communicable disease control.
 - (e) <u>Immediate Health Hazard</u> a condition which exists or has the potential to exist which should, in the opinion of the Health Officer, be abated or corrected immediately, or at least within a 24 hour period, to prevent possible severe damage to human health and/or the environment.
 - (f) Ordinance means the "Pierce County Public Health Ordinance."
 - (g) <u>Person</u> means any individual, firm, corporation, society, institution, public body or any other entity.
 - (h) <u>Pollution</u> the contaminating or rendering unclean or impure the air, land or waters of the County, or making the same injurious to public health, harmful for commercial or recreational use or deleterious to fish, bird, animal or plant life.
 - (i) <u>Public</u> (1) means affecting or having the potential to affect the people and/or the environment outside the limits of ones personally owned and personally occupied structure; (2) means all persons outside of ones personally owned and personally occupied structure.
 - (j) <u>Public Nuisance (Nuisance)</u> a thing, act, condition or use of property which is dangerous or has the potential to be dangerous, to human life or health; and whatever renders or has the potential to render, the soil, air, water or any article of food or drink unwholesome or impure, is a nuisance.
 - (k) <u>Solid Waste</u> means garbage, refuse and all other discarded or salvageable solid materials, including solid waste materials resulting from industrial, commercial, and agricultural operations and from domestic use and public service activities, but does not include solids or dissolved material in waste water effluent or other common water pollutants.
 - (1) <u>State</u> means the State of Wisconsin.
 - (m) <u>Structure Or Building</u> means a building or structure having walls and a roof erected or set upon an individual foundation or slab constructed base designed or used for the housing, shelter, enclosure, or support of persons, animals or property of any kind. This definition includes mobile homes.

(n) Toxic and Hazardous Materials - any chemical and/or biological material that is or has the potential to create a public health hazard.

1.02 GENERAL PROVISIONS

- (1) <u>Title</u> This ordinance shall be referred to as the "Pierce County Public Health Ordinance."
- (2) <u>Effective Date</u> This ordinance shall be effective upon passage and publication.
- (3) <u>Appointment</u> The Pierce County Health Officer shall be appointed by the County Board Chairman.
- (4) <u>Administration</u> This ordinance shall be administered by the Health Officer. The Health Officer shall have the power to insure compliance with the intent and purpose of this ordinance by any means possible under the law.
- (5) <u>Interpretation</u> The provisions of this ordinance shall be interpreted to be minimum requirements and shall be liberally construed in favor of Pierce County and shall not be deemed a limitation or repeal of any power granted by the Wisconsin Statutes.

1.03 AUTHORITY

This ordinance is adopted pursuant to the authority granted by Sections 141.01, 143.01, 143.02, 143.03, 143.04, 143.05, 143.06, 143.07, 143.08, 143.10, 143.12, and 146.14, Wisconsin Statutes.

1.04 PURPOSE AND INTENT

- (1) <u>General Provisions</u> The purpose and intent of this ordinance is to protect the public health, safety and general welfare and to maintain and protect the environment for the people and communities of Pierce County and to:
 - (a) Prevent communicable diseases.
 - (b) Prevent the continuance of public nuisances.
 - (c) Assure that county and state air quality standards are complied with.
 - (d) Assure that insects and rodents do not create a public nuisance and/or health hazard.
 - (e) Assure that surface and groundwater meet county and state standards and regulations.
 - (f) Assure that solid waste is handled, stored and disposed of according to county and state standards and regulations.
 - (g) Assure that citizens are protected from hazardous, unhealthy, or unsafe substances.
 - (h) Provide for the administration and enforcement of this ordinance and to provide penalties for its violation.

1.05 JURISDICTION

The jurisdiction of this ordinance shall include all air, land and water, (both surface and ground) within Pierce County but shall not apply within the corporate limits of municipalities that have a full time Health Department as defined in Section 140.09 of the <u>Wisconsin Statutes</u>. ORDINANCE NO. 84-1 Page 3

1.06 COMPLIANCE

- (1) <u>Written Orders</u> Compliance with this ordinance shall include compliance with written orders issued under this ordinance or State Health Laws by the Pierce County Health Officer to abate and/or correct a public nuisance or to bring any other situation or condition in noncompliance with this ordinance in compliance.
- (2) <u>Noncompliance</u> Noncompliance with this ordinance and/or with a written order from the Pierce County Health Officer shall be cause for enforcement action under Section 1.10 of this ordinance.
- 1.07 SEVERABILITY AND REPEAL
 - (1) <u>Severability</u> Each section, paragraph, sentence, clause, word, and provision of this ordinance is severable, and if any provisions shall be held unconstitutional or invalid for any reason such decisions shall not affect the remainder of the ordinance or any part thereof other than that affected by such decision.
 - (2) <u>Repeal</u> All other ordinances or parts of ordinances of Pierce County inconsistent or conflicting with this ordinance to the extent of the inconsistency only, are hereby repealed.
- 1.08 ADMINISTRATION
 - <u>General Provisions</u> The Public Health Ordinance shall be interpreted, administered, and enforced by the Pierce County Health Officer.
 - (2) <u>Powers</u> The Pierce County Health Officer shall have all the powers necessary to enforce the provisions of this code without limitation by reason of enumeration including the following:
 - (a) To enter any structure or premises at a reasonable time for the purpose of performing duties under this ordinance and to secure a court order to accomplish this purpose if necessary.
 - (b) To order abatement and/or correction of any public nuisance or health hazard in compliance with this ordinance or State Statutes.
 - (c) Any other action authorized under the law or this ordinance to insure compliance with the purpose and intent of this ordinance and the requirements of this ordinance.

1.09 PUBLIC NUISANCE

- (1) Public Nuisances Prohibited No person shall erect, construct, cause, continue, maintain, or permit any public nuisance within the County. Any person who shall cause, create or maintain a nuisance or who shall in any way aid or contribute to the causing, creating or maintenance thereof shall be guilty of a violation of this ordinance and shall be liable for all costs and expenses attendant upon the removal and correction of such a nuisance and to the penalty provided in Subsection (5) of Section 1.10.
- (2) <u>Responsibility of Property Owner</u> It shall be the responsibility of the property owner to maintain such owner's property in a nuisance free manner and also to be responsible for the abatement and/or correction of any public nuisance that has been determined to exist on their property.
- (3) <u>Public Nuisance Enumerated</u> Specifically, but not limited by enumeration, the following are public nuisances if determined to meet the public nuisance definition set forth in Section 1.01 (j) of this ordinance.

- (a) <u>UNBURIED CARCASSES</u> Carcasses of animals, bird, or fowl not intended for human consumption or food which are not buried or or otherwise disposed of in a sanitary manner within the time period specified by the Pierce County Health Officer or as required by Chapter 95.50 of the Wisconsin Statutes.
- (b) <u>MANURE</u> Accumulations of the bodily waste from all domestic animals and fowl that are handled, stored, or disposed of in a manner that creates a health hazard.
- (c) <u>AIR POLLUTION</u> The escape of smoke, soot, cinders, noxious acids, fumes, gases, fly ash, industrial dust, or any other atmospheric pollutants within the County that creates noncompliance with Chapter NR154 of Wisconsin Administrative Code.
- (d) <u>NOXIOUS ODORS</u> Any negligent use of property, substances or things within the County emitting or causing any foul, offensive, noisome, noxious or disagreeable odor, or stenches extremely repulsive to the physical senses of ordinary persons or a neighborhood as a whole.
- (e) <u>SOLID WASTE</u> Any solid waste which is stored or disposed of in noncompliance with Chapter NR180 of the Wisconsin Administrative Code.
- (f) FOOD OR BREEDING PLACES FOR VERMIN, INSECTS, ETC. Accumulations of decayed animal or vegetable matter, trash, rubbish, garbage, rotting lumber bedding, packing material, scrap metal, animal and human fecal matter, or any substance in which flies, mosquitos, disease-carrying insects, rats or other vermin can breed, live, nest or seek shelter.
- (g) <u>TOXIC AND HAZARDOUS MATERIALS</u> Any chemical and/or biological material that is stored, used, or disposed of in such quantity or manner that it is, or has, the potential to create a public health hazard.
- (h) <u>WASTE WATER</u> The presence of wastewater or sewage effluent from buildings on the ground surface, backing up into the building and/or running into a surface water body caused by a damaged, malfunctioning, improperly constructed, or inadequately maintained private sewage system, or private sewage lateral. Also, any wastewater or sewage effluent that is not handled and disposed of in compliance with all applicable County and State Codes.
- (i) <u>SURFACE WATER POLLUTION</u> The pollution of any stream, lake, or other body of surface water within the County that creates noncompliance with Chapter NR102 and NR103 of the Wisconsin Administrative Code.
- (j) <u>GROUNDWATER POLLUTION</u> Addition of any chemical and/or biological substance that would cause groundwater to be unpalatable or unfit for human consumption. These substances include but are not limited to, the chemical and/or biological substances listed in Chapter NR109 of the Wisconsin Administrative Code titled "Safe Drinking Water".
- (k) HOLES OR OPENINGS Any hole or opening caused by an improperly abandoned cistern, septic tank, dug well, or any other improperly abandoned, barricaded or covered up excavation.
- (1) <u>NON-FUNCTIONAL PUBLIC BUILDING FIXTURES</u> -Non-functioning water supply systems, toilets, urinals, lavatories, or other fixtures considered necessary to insure a sanitary condition in a public building.
- (m) <u>UNHEALTHY OR INSANITARY CONDITION</u> Any condition or situation which renders a structure or any part thereof insanitary, unhealthy and unfit for human habitation, occupancy, or use, or renders any property insanitary or unhealthy.

ORDINANCE NO. 84-1 Page 5

- (n) <u>OTHER</u> Any other situation determined to meet the definition of a Public Nuisance as set forth in Section 1.01 (j) of this ordinance.
- (4) Investigation of Possible Public Nuisances The Pierce County Health Officer or designated representative shall investigate all potential public nuisances and shall determine whether or not a public nuisance exists.
- (5) <u>Abatement, Correction and Enforcement- Abatement, correction and enforcement of public nuisances will be according to the provisions in Section 1.10 of this ordinance.</u>

1.10 ENFORCEMENT

- (1) <u>Written Order</u> When a violation of this ordinance is encountered the Pierce County Health Officer shall issue the violator a written order. This order shall specify the following:
 - (a) The nature of the violation and the steps needed to abate and/or correct it.
 - (b) The time period in which the violation must be corrected and/or abated. (Usually 1 to 5 days or 10 to 30 days depending on the nature of the violation).
 - (c) The penalty or penalties the violator would be subject to if the apparent violation is not abated and/or corrected within the given time period, see subsection (3) and (4) below.
- (2) Exceptions to Written Order In extreme cases where a violation poses an immediate health hazard as determined by the Pierce County Health Officer or in the case of repeating occurences of the same violation by the same person, the action(s) specified in subsection (3) below may be initiated immediately.
- (3) <u>Noncompliance With Order</u> If a person does not comply with a written order from the Pierce County Health Officer, the person may be subject to one or more of the following actions and/or penalties:
 - (a) The issuance of a citation.
 - (b) Commencement of legal action against the person seeking a court imposed forfeiture and/or imprisonment, (see subsection (5) below).
 - (c) Commencement of legal action against the person seeking an injunction to abate the violation and/or correct the damage created by the violation.
 - (d) Any other action authorized by this ordinance or by other applicable laws as deemed necessary by the Pierce County Health Officer.
 - (e) The initiation of one action or penalty under this Section does not exempt the apparent violator from any additional actions and/or penalties listed in this Section.
- (4) Ordered Abatement of Certain Nuisances Where a nuisance as defined in this ordinance and <u>Wisconsin Statutes</u> Section 146.14 is encountered which may require ordered abatement and/or correction as per Section 146.14 of the <u>Wisconsin Statutes</u>, the Pierce County Health Officer shall serve upon the responsible person a written order as per subsection (1) of this Section. A copy of this order shall be forwarded to the local governing body. If the nuisance is not abated and/or corrected within the time period specified in the order, the local governing body shall enter upon the property and abate and/or correct the nuisance or cause

ORDINANCE NO. 84-1 Page 6

> it to be abated and/or corrected. If the local governing body fails to abate and/or correct the nuisance or cause it to be abated and/or corrected, the County may enter on the property and do the same. The cost of such abatement and/or correction is to be recovered, by the local governing body and if not the local governing body, the County, either directly from the responsible person or as a special tax assessment on the property as per Sections 146.14 (2) and (5) of the <u>Wisconsin Statutes</u>.

- (5) <u>Penalties</u> Any person who violates any of the provisions of this ordinance shall, upon conviction, forfeit not more than five hundred dollars for each violation, and costs of prosecution, and upon failure to pay said forfeiture and costs, shall be imprisoned in the county jail until said forfeiture and costs are paid, but not to exceed ninety days. In the case of court imposed forfeitures, a separate offense shall be deemed committed during each 10 day period during or upon which a violation occurs or continues. In cases where the violation poses an immediate health hazard as determined by the Pierce County Health Officer, this 10 day period can be reduced to 24 hours with written notice of such reduction given to the violator.
- (6) <u>Initiation of Legal Action</u> Legal Action shall be initiated against a violator, as requested by the Pierce County Health Officer in accord with the following:
 - (a) The County Corporation Counsel shall be responsible for all cases where an injunction to correct and/or abate a violation is being sought.
 - (b) The County District Attorney shall be responsible for all cases where a court imposed forfeiture is being sought.

1984. Adopted this day of

Marvin J. Christenson, Chairman Pierce County Board of Supervisors

VOTE ON FOREGOING ORDINANCE: Yes NC Absent

ADOPTED ON: ATTEST:

David Sorenson, Pierce County Clerk

AN ORDINANCE TO AMEND THE PIERCE COUNTY ZONING MAP FROM AGRICULTURAL TO BUSINESS-1

The County Board of Supervisors of Pierce County, Wisconsin, do ordain as follows:

1.001 acres, being Lot 1 of Certified Survey Map recorded 12-14-82, Vol. 1, Page 212 of CSM's, lying in Sections 21 and 28, T25N, R15W, Town of Union, Pierce County, Wisconsin

be rezoned from its present zone of Agricultural to Business-1.

This ordinance shall take effect and be in force upon passage and publication.

Dated this 24th day of 1984

ulm Christenson Márvin

County Board Chairman

			6
APPROVED THIS	29 day of	august	, 1984
	\bigcirc	0	
David Sorenson	Joremon , County Clerk	-	

VOTING FOR:

VOTING AGAINST:

Published _____, 1984.

RELATING TO ORDINANCE NO. 84-2

AFFIDAVIT OF PUBLICATION

STATE OF WISCONSIN PIERCE COUNTY

NO. 243

SS.

JAY GRIGGS, being first duly sworn, says: That he is the publisher of the PIERCE COUNTY HERALD, which Notice of is a weekly newspaper of a general circulation, printed and published in the Village of Ellsworth, in said county and Public Hearing state; that a notice of which the annexed is a printed copy State of Wisconsin) ss. County of Pierce) Public notice is hereby given to all persons in Pierce County, taken from said newspaper, was printed and published in the full regular edition, once in each week for suc-Wisconsin, that a public hearing cessive weeks, commencing and the first such publication will be held on the 2nd day of Jubeing on the .13 day of June A.D., 1984 and enly, 1984, at 2:45 p.m., in the meeting room of the Pierce County Highway building, relative ding and the last publication being on the . day of to rezoning from Agricultural to Business-1, for an automotive JUND A.D., 1989 being ... Jun such publications. repair business, by William J. Bignell, on a parcel of land described as follows: 1.001 acres, being Lot 1 of Certified Survey Map recorded 12-14-82, Vol. 1, Page 212 of CSM's, lying in Sections 21 and 28, T25N, R15W, Town of Union, Pierce County, Subscribed and sworn to before me this QO^{μ} A.D., 1984 day of JUNE Wisconsin. All persons interested are invited to said hearing and be My commission expires June 14, 1987, Pierce County, WI heard. James D. Clements 41/85 Zoning Administrator Pierce County, Wisconsin FEES: 1 First Insertion: 4. inches, @ \$2,95/in = 11.8 P 602 003 985 RECEIPT FOR CERTIFIED MAIL Linches, & \$2.95/in = 11.8 NO INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL (See Reverse) Neil Solveson, Clk. Street and No. TOWN OF Union P.R ftate PIZIE Colty, WI 54761 \$ 6-11-84 CLASS "A" POSTAGE TO: Certified Fee Plum City, Orval Hedin WI Special Delivery Fee Clare Hewitt ... 11 Restricted Delivery Fee 11 Cal Longsdorf Return Receipt Showing to whom and Date Delivered Return receipt showing to whom, Date, and Address of Delivery TOTAL Postage and E s KTF Postmark or Date in

RECOMMENDATION OF ZONING COMMITTEE:

Sent to

Postage

1983-403-517

Zqnshng.

Pierce

1982 Feb.

Form 3800,

PS

Motion by Gus Tegeler to recommend to the County Board the change as requested; seconded by Elmer Holcomb. Motion passed unanimously.

AN ORDINANCE AMENDING CHAPTER 13.08, COUNTY PARKS OF THE PIERCE COUNTY CODE

The County Board of Supervisors of the County of Pierce does ordain as follows: <u>Section 13.08.050 Definitions</u>. is hereby amended to read as follows:

Section 13.08.050 Definitions. for the purpose of this Chapter, the following definitions apply:

A. "Boat" means every description of watercraft used or capable of being used as a means of transportation on water.

B. "Camp" or "camping" means the use of a shelter such as a tent, trailer, motor vehicle, tarpaulin, bedroll or sleeping bag for temporary residence or sleeping purposes.

C. "Camping party" means any individual, family, individual group or juvenile group occupying a campsite.

D. "Camping unit" means any single shelter, except sleeping bags and hammocks, used for a camp by a camping party except those used exclusively for dining purposes.

E. "Campsite" means a segment of a campground which is designed for camping use by a camping unit or camping party.

F. "Canoe campsite" means a campsite along a waterway for use by persons traveling by water.

G. "Family" means a husband and wife; or husband and wife with unmarried children; or a father or mother with unmarried children.

H. "Family campground" means any tract of land designed for camping by families or groups of five persons or less.

I. "Group campground" means a campground designed for use by organizational or juvenile groups.

J. "Individual group" means a camping party of not more than five persons occupying one camping unit.

K. "Internal-combustion engine" means a heat engine in which the combustion that generates the heat takes place inside the engine proper instead of in a furnace.

L. "Juvenile group" means a group made of juvenile members of an established organization and under the leadership of at least one competent, mature adult for each ten juveniles in the group and using any number of camping units or occupying a group campground.

M. "Motorized boat" means any boat equipped with propulsion machinery, whether or not the machinery is the principal source of propulsion. Ordinance No. 84-3 Page 2

N. "Nugget Lake" means that certain lake named Nugget Lake which is located in Nugget Lake County Park in Section 32, Township 26 North, Range 15 West, and Sections 4, 5 and 9, Township 25 North, Range 15 West, Pierce County, State of Wisconsin.

0. "Operate" when used with reference to a boat or motorized boat means to navigate or otherwise employ.

P. "Primitive campgrounds" means a campground with minimum or no improvements where camping is permitted for periods longer than a single night, facilities may not be provided and access is by hiking or watercraft.

Q. "Slow--No-wake" means the slowest possible speed so as to maintain steerage. <u>Section 13.08.120 Motorized boats</u>. of the Pierce County Code is hereby amended to read as follows:

Section 13.08.120 Motorized boats.

A. It is lawful to operate electric-powered trolling motors at a slow--no-wake speed on Nugget Lake.

B. It is unlawful to operate a boat which is propelled by an internal-combustion engine on Nugget Lake.

C. It is unlawful to operate any motorized boat in the designated swimming areas of Nugget Lake.

D. It is unlawful to launch a boat into Nugget Lake from an area other than a designated launching area.

Section 13.08.170(E) of the Pierce County Code is hereby amended to read as follows:

E. No person shall camp and no camping unit shall remain for a period greater than 14 days without a special permit. Special permits may be issued for seasonal camping on a monthly basis with fees paid one month in advance.

Section 13.08.170(J) of the Pierce County Code is hereby amended to read as follows:

J. A campsite must be occupied by a member of the camping party on the first night of the permit period and no campsite may be left unoccupied for more than twentyfour hours unless a special permit is obtained for a seasonal campsite.

Adopted this 13th day of Moulmber, 1984.

Marvin Christenson, Chairman Pierce County Board of Supervisors

Ordinance No. 84-3 Page 3

Respectfully Submitted,

PIERCE COUNTY PARKS COMMITTEE

en Ray Anderson, Chairman

Vice Chairman Roy Finley,

a Dan McCardle

ulleur Lawrence Weber

The County Board of Supervisors of the County of Pierce, does hereby ordain that Chapter 17.28 - Dedication of Land, of Title 17, Subdivisions, of the Pierce County Code, is amended as follows:

17.28.050 - Payment in Lieu of Dedication - is amended to read:

"Upon approval of a certified survey map by the Zoning Administrator and/or Committee, a fee of \$100.00 per lot, for those lots which do not contain an existing habitable dwelling, shall be paid by the subdivider to the County Treasurer, to be held in trust for use in providing and maintaining county parks. Provided, however, that the subdivider shall not be required to pay the \$100.00 per lot park fee if the certified survey map approved by the Zoning Administrator and/ or Zoning Committee contains no more than one undeveloped lot."

Adopted this 14th day of November, 1984.

Mon Christenson, Chairman in J.

(Attest)

David Sorenson, County Clerk

Published:

NO. 266

AFFIDAVIT OF PUBLICATION

STATE OF WISCONSIN PIERCE COUNTY SS.

JAY GRIGGS, being first duly sworn, says: That he is the publisher of the PIERCE COUNTY HERALD, which is a weekly newspaper of a general circulation, printed and published in the Village of Ellsworth, in said county and state; that a notice of which the annexed is a printed copy taken from said newspaper, was printed and published in the full regular edition, once in each week for successive weeks, commencing and the first such publication being on the . B. tay of A.D., 1984, and ending and the last publication being on the 29th day ofQue. A.D., 1984, being such publications.

Notice of Public Hearing State of Wisconsin) ss. County of Pierce) Public notice is hereby given to all persons in Pierce County, Wisconsin, that a public hearing will be held on the 10th day of September, 1984, at 10 a.m., in the meeting room of the Pierce County Highway Department building, relative to amending the Pierce County Code, Title 17, Subscribed and sworn to before me this 294 Subdivisions. Copies of proposed amend-ment available at Zoning office. All persons interested are in-vited to said hearing and be heard Josst Gilly heard My commission expires June 1983, Pierce County, WI James D. Clements gene 19, 1988 **Zoning Administrator** Pierce County, Wisconsin , with FEES: 5" First Insertion: 3.200 Additional Insertions: count

6.5 inches, @ \$.2.95/in = 19.18

......inches, © \$...../in. = \$ 19.18 Total

COPY OF NOTICE OF PUBLIC HEARING MAILED August 14, 1984 by Certified Mail - return receipts in file -

To Town Clerks of each of the 17 townships in Pierce County

RECOMMENDATION OF ZONING COMMITTEE:

Motion by Gus Tegeler to recommend to the County Board to remove the \$100.00 fee requirement, and revise the resolution with the aforementioned language; seconded by Lloyd Yanisch. Motion carried.

Ordinance Amending Section 1.16.030 Specific Citation -- Cash Deposit --Penalty Assessment of the Pierce County Code

The County Board of Supervisors of the County of Pierce does ordain as follows:

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Section 1.16.030 Specific citation -- Cash deposit -- Penalty assessment of the Pierce County Code is hereby amended to read as follows:

<u>1.16.030 Specific citation -- Cash deposit -- Penalty assessment</u>. The following schedule of cash deposits is established for use with citations issued under this section. Each deposit shall be increased by the fifteen-percent penalty assessment required by Section 165.87, <u>Wisconsin Statutes</u>.

Code Section Number	Subject Matter	mount of Cash Deposit	Penalty Assessment 15% of Cash Deposit
10.32.010	Littering	\$100.00	\$15.00
10.40.010	Loitering or prowling	\$100.00	\$15.00
10.40.020	Obstruction of traffic by loitering	\$100.00	\$15.00
10.40.030	Obstruction of entryways by loitering	\$100.00	\$15.00
10.40.040	Loitering in places of public assembly or use	\$100.00	\$15.00
10.40.050	Loitering on private premises	\$100.00	\$15.00
Code Chapter Number	Subject Matter	Amount of Cash Deposit	Penalty Assessment 15% of Cash Deposit
8.36	Disposal of Motor Vehicles	\$ 50.00	\$ 7.50
14.08	Holding Tanks for Private Domestic Sewage Systems	\$ 50.00	\$ 7.50
17.16	Zoning Permit and Sanitary Per	mit \$100.00	\$15.00
17.32	Plats	\$100.00	\$15.00
17.48	Waste Disposal	\$100.00	\$15.00
	Waste Disposal Sewage Disposal	\$100.00 \$100.00	\$15.00 \$15.00
17.52			
17.52 17.56	Sewage Disposal	\$100.00	\$15.00
17.52 17.56 17.60	Sewage Disposal Setbacks Floodplains	\$100.00 \$100.00	\$15.00 \$15.00
17.52 17.56	Sewage Disposal Setbacks	\$100.00 \$100.00 \$100.00	\$15.00 \$15.00 \$15.00

Ordinance No. 84-5 Page 2

Code Chapter Number	Subject Matter	Amount of Cash Deposit	Penalty Assessment 15% of Cash Deposit
18.20	Residential (R-1) District	\$100.00	\$15.00
18.24	Business (B) District	\$100.00	\$15.00
18.28	Business (B-1) District	\$100.00	\$15.00
18.32	Industry (I) District	\$100.00	\$15.00
18.36	Agriculture (A) District	\$100.00	\$15.00
18.40	Conservancy (C) District	\$100.00	\$15.00
18.44	Conditional Uses	\$100.00	\$15.00
18.48	Non-Conforming Uses	\$100.00	\$15.00
18.52	Performance Standards	\$200.00	\$30.00
18.56	Traffic, Parking and Access	\$100.00	\$15.00
18.60	Signs	\$100.00	\$15.00
19.04	General Provisions	\$100.00	\$15.00
19.12	Zoning Permit	\$100.00	\$15.00
19.16	Performance Standards	\$100.00	\$15.00
19.20	Permitted and Conditional Use	s \$100.00	\$15.00
19.24	Substandard Lots and Non- Conforming Uses and Structure	\$100.00 es	\$15.00

Dated this 14th day of november, 1984.

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Marvin J. Christenson, Chairman Pierce County Board of Supervisors

VOTE ON FOREGOING ORDINANCE:

Yes 17 No 0 Absent _ () ADOPTED ON: november 14th

ATTEST

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David Sorenson, Pierce County Clerk

AN ORDINANCE PROVIDING PREFERENCE TO FORMER OWNERS TO REPURCHASE TAX DEEDED LANDS

To grant rights of preference, pursuant to Section 75.35(3), Wisconsin Statutes, to former owners in the repurchase of tax deeded lands acquired by Pierce County,

THE COUNTY BOARD OF SUPERVISORS OF THE COUNTY OF PIERCE DOES ORDAIN AS FOLLOWS:

SECTION I. At the option of the County, former owners or surviving spouses or minor children of former owners may be granted the right to repurchase lands to which Pierce County has taken title through delinquent tax enforcement collection, by payment of (1) all delinquent taxes together with interest and penalties thereon to the date of payment, (2) a prorata share of the costs of the proceedings, and (3) an additional sum equal to ten percent (10%) of the foregoing delinquent taxes. Any sale made under the provisions of this Ordinance shall be exempt from all of the requirements of Section 75.69 of the Wisconsin Statutes.

SECTION II. This Ordinance is passed pursuant to Section 75.35(3) of the Wisconsin Statutes and is merely permissive. At any time after proceedings for publication and sale of such lands, pursuant to Section 75.69 of the Wisconsin Statutes, have been begun, the County may at his option grant former owners the right to repurchase land pursuant to this Ordinance, or, at its option, the County may refuse to grant the privilege of repurchase provided by Section I of this Ordinance.

SECTION III. Any other ordinance or resolution or parts thereof inconsistent or conflicting with this Ordinance that have been previously enacted by the Pierce County Board of Supervisors are hereby repealed.

SECTION IV. This Ordinance shall be in full force and effect from and after its passage and publication.

Adopted this 19th day of December , 198 4

Christenson, Chairman Marvin J,

Pierce County Board of Supervisors

VOTE ON FOREGOING ORDINANCE: Yes /7 No ()

Absent

ATTEST

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12.19.84 ADOPTED ON:

David Sorenson, Pierce County Clerk

ORDINANCE PROHIBITING THE DEPOSIT OF WILLS WITH THE REGISTER IN PROBATE

The County Board of Supervisors of the County of Pierce does ordain as follows:

The Register In Probate shall not accept for deposit the will of any testator.

Wills deposited with the Register In Probate prior to the effective date of this ordinance shall be retained by the Register In Probate as provided under Section 853.09(2), <u>Wisconsin Statutes</u>.

Dated this 19th day of December , 1984.

Marvin J. Christenson, Chairman Pierce County Board of Supervisors

VOTE ON FOREGOING ORDINANCE:

Yes / 7 No _ ()

Absent ____

ADOPTED ON:___

ATTEST

David Sorenson Pierce County Clerk

AN ORDINANCE AMENDING THE PIERCE COUNTY CODE BY DELETING CERTAIN PROVISIONS THEREFROM

The County Board of Supervisors of the County of Pierce does ordain as follows:

The Pierce County Code is hereby amended by deleting the following provisions:

- 1. Section 2.15.210;
- 2. Section 2.42.020;
- 3. Section 2.63.030;
- 4. Section 5.08.020;
- 5. Section 5.08.030;
- 6. Section 5.08.040;
- 7. Section 5.08.140;
- 8. Chapter 6.04;
- 9. Chapter 16.04.

Adopted this 13th day of November , 1984.

Marvin J. Christenson, Chairman Pierce County Board of Supervisors

VOTE ON FOREGOING ORDINANCE:

Yes 7 No. 0

Absent 0

ADOPTED ON:

ATTEST

Jowor David Sorenson, Pierce County Clerk

The County Board of Supervisors of the County of Pierce, does hereby ordain that Chapter 17.68 - Shoreland Protection, of the Pierce County Code, be repealed and replaced by the Shoreland Zoning Ordinance for Pierce County, dated 9/4 revision.

Adopted this 14th day of november, 1984.

Marvin J. Christenson, Chairman

(Attest)

Da County Clerk

Published:

PIERCE COUNTY SHORELAND ZONING ORDINANCE

Table of Contents

Section	1.0	<u>Stat</u> and	cutory Authorization, Finding of Fact, Statement of Purpose Title	
		1.1 1.2 1.3 1.4	Statutory Authorization Finding of Fact Purpose Title	1 1 1 2
	2.0	Gene	eral Provisions	
		2.1 2.2 2.3 2.4 2.5 2.6	Regulated Shoreland Areas. Compliance. State Agencies & Municipalities Regulated. Abrogation and Greater Restrictions. Interpretation. Severability.	2 3 3 4 4
	3.0	Dime	nsions of Building Sites	
		3.1 3.2 3.3 3.4	Lots Not Served by Public Sanitary Sewer Lots Served by Public Sanitary Sewer Substandard Lots Lots in Cluster Subdivisions	4 5 5 6
	4.0	Setb	acks	
		4.1 4.2	Setbacks From the Water Reduced Building Setbacks	6 6
	5.0	Remo	val of Shore Cover	
		5.1 5.2 5.3 5.4 5.5	Purpose Shoreline Cutting Paths Cutting Plan Cutting More Than 35 Feet Inland	7 7 7 8
	6.0	<u>Fill</u>	ing, Grading, Lagooning, Dredging, Ditching and Excavating	
		6.1 6.2 6.3 6.4	General Standards Permit Required Soil Conservation Practices Permit Conditions	8 8 9 9
	7.0	Non-I	Conforming Uses	10

Revised: 9/84

8.0	Shor	eland Zoning District Boundaries	
	8.1 8.2	Shoreland Zoning Districts	
9.0	Shor	eland-Wetland District	
	9.1 9.2 9.3 9.4 9.5	Designation Purpose	2 3 6
10.0	Recr	eational-Residential District	
	10.1 10.2 10.3 10.4 10.5	Designation Purpose	8 8 0
11.0	Admi	nistrative Provisions	
	11.2 11.3 11.4	Zoning Administrator	3 3 3
12.0	<u>Chan</u>	ges and Amendments 2	8
13.0	<u>Enfo</u>	rcement and Penalties 2	8

14.0 <u>Definitions</u>..... 29

Revised: 9/84

PIERCE COUNTY SHORELAND ZONING ORDINANCE

1.0 <u>STATUTORY AUTHORIZATION, FINDING OF FACT, STATEMENT OF PURPOSE</u> AND TITLE

1.1 <u>STATUTORY AUTHORIZATION</u>. This ordinance is adopted pursuant to the authorization in sections 59.97, 59.971, 87.30 and 144.26, Wisconsin Statutes.

1.2 <u>FINDING OF FACT</u>. Uncontrolled use of the shorelands and pollution of the navigable waters of Pierce County would adversely affect the public health, safety, convenience, and general welfare and impair the tax base. The legislature of Wisconsin has delegated responsibility to the counties to further the maintenance of safe and healthful conditions; prevent and control water pollution; protect spawning grounds, fish and aquatic life; control building sites, placement of structures and land uses; and to preserve shore cover and natural beauty, and this responsibility is hereby recognized by Pierce County, Wisconsin.

1.3 <u>PURPOSE</u>. For the purpose of promoting the public health, safety, convenience and welfare, this ordinance has been established to:

1.31 FURTHER THE MAINTENANCE OF SAFE AND HEALTHFUL CONDITIONS AND PREVENT AND CONTROL WATER POLLUTION THROUGH:

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

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

(3) Controlling filling and grading to prevent serious soil erosion problems.

1.32 PROTECT SPAWNING GROUNDS, FISH AND AQUATIC LIFE THROUGH:

(1) Preserving wetlands and other fish and aquatic habitat.

(2) Regulating pollution sources.

(3) Controlling shoreline alterations, dredging and lagooning.

1.33 CONTROL BUILDING SITES, PLACEMENT OF STRUCTURES AND LAND USES THROUGH:

(1) Separating conflicting land uses.

(2) Prohibiting certain uses detrimental to the shoreland area.

(3) Setting minimum lot sizes and widths

- (4) Regulating side yards and building setbacks from roadways and waterways.
- 1.34 PRESERVE SHORE COVER AND NATURAL BEAUTY THROUGH:

(1) Restricting the removal of natural shoreland cover.

- (2) Preventing shoreland encroachment by structures.
- (3) Controlling shoreland excavation and other earth moving activities.
- (4) Regulating the use and placement of boathouses and other structures.
- (5) Controlling the use and placement of signs.
- 1.4 TITLE. Shoreland Zoning Ordinance for Pierce County, Wisconsin.
- 2.0 GENERAL PROVISIONS.

2.1 Areas to be regulated. Areas regulated by this Ordinance shall include all the lands (referred to herein as shorelands) in the unincorporated areas of Pierce County which are:

2.11 Within one thousand (1,000) feet of the ordinary highwater mark of navigable lakes, ponds or flowages. Lakes, ponds or flowages in Pierce County shall be presumed to be navigable if they are listed in the Wisconsin Department of Natural Resources publication "Surface Water Resources of Pierce County" or shown on the United States Geological Survey quadrangle maps.

2.12 Within three hundred (300) feet of the ordinary highwater mark of navigable rivers or streams, or to the landward side of the floodplain, whichever distance is greater. Rivers and streams in Pierce County shall be presumed to be navigable if they are designated as either continuous or intermittent waterways on the United States Geological Survey quadrangle maps. Flood Hazard Boundary Maps, Flood Insurance Rate Maps, Flood Boundary-Floodway Maps, County Soil Survey Maps or other existing county floodplain zoning maps used to delineate floodplain areas which have been adopted by Pierce County, shall be used to determine the extent of the floodplain of navigable rivers or streams in Pierce County.

-2-

2.13 Determinations of navigability and ordinary highwater mark shall initially be made by the zoning administrator. When questions arise, the zoning administrator shall contact the appropriate district office of the Department for a final determination of navigability or ordinary highwater mark.

2.14 Where a use or activity which requires a permit under this Ordinance also requires a permit from the Department under Chapters 30 or 31, Wisconsin Statutes, the applicant will not be required to obtain a permit under this Ordinance if substantive provisions of this Ordinance are complied with.

2.2 <u>COMPLIANCE</u>. The use of any land or water, the size, shape and placement of lots, the use, size, type and location of structures on lots, the installation and maintenance of water supply and waste disposal facilities, the filling, grading, lagooning, dredging of any lands, the cutting of shoreland vegetation, the subdivision of lots, shall be in full compliance with the terms of this ordinance and other applicable local, state or federal regulations. (However, see Section 7.0 for standards applicable to nonconforming uses.) Buildings, signs, private water supply, land use and sewage disposal systems shall require a permit unless otherwise expressly excluded by a provision of this ordinance. Property owners, builders and contractors are responsible for building code and ordinance compliance and reasonable care in construction.

2.3 <u>STATE AGENCIES AND MUNICIPALITIES REGULATED</u>. Unless specifically exempted by law, all cities, villages, towns, and counties are required to comply with this Ordinance and obtain all necessary permits. State agencies are required to comply when section 13.48(13), Wisconsin Statutes, applies. The construction, reconstruction, maintenance and repair of state highways and bridges by the Wisconsin Department of Transportation are exempt when section 30.12(4)(a), Wisconsin Statutes, applies.

2.4 <u>ABROGATION AND GREATER RESTRICTIONS</u>. The shoreland provisions of this Ordinance supersede all the provisions of any county zoning ordinance adopted under s. 59.97, Wisconsin Statutes, which relate to shorelands. However, where

-3-

an ordinance adopted under a statute other than s. 59.97, Wisconsin Statutes, is more restrictive than this Ordinance, that ordinance shall continue in full force and effect to the extent of the greater restrictions, but not otherwise.

2.41 This ordinance shall not require approval or be subject to disapproval by any town or town board.

2.42 If an existing town ordinance relating to shorelands is more restrictive than this ordinance or any amendments thereto, the town ordinance continues in all respects to the extent of the greater restrictions but not otherwise, except that uses in shoreland-wetland districts shall be uniform.

2.43 This ordinance is not intended to repeal, abrogate or impair any existing deed restrictions, covenants or easements. However, where this ordinance imposes greater restrictions, the provisions of this ordinance shall prevail.

2.5 <u>INTERPRETATION</u>. In their interpretation and application, the provisions of this chapter 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 powers granted by the Wisconsin Statutes. Where a provision of this ordinance is required by a standard in chapter NR 115, Wisconsin Administrative Code, and where the ordinance provision is unclear, the provision shall be interpreted in light of the chapter NR 115 standards in effect on the date of the adoption of this ordinance or in effect on the date of the most recent text amendment to this ordinance.

2.6 <u>SEVERABILITY</u>. If any 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.

3.0 DIMENSIONS OF BUILDING SITES.

3.1 LOTS NOT SERVED BY PUBLIC SANITARY SEWER.

3.11 <u>Minimum area and width for each main building</u>. The minimum lot area shall be 20,000 sq. ft. and the minimum average lot width shall be 100 feet with at least 100 feet of frontage at the OHWM.

3.12 <u>Side Yards</u>. There shall be a side yard for each main building. The minimum width of one side yard shall be 10 feet. The minimum aggregate width of both side yards shall be 25 feet.

-4-

3.2 LOTS SERVED BY PUBLIC SANITARY SEWER.

3.21 <u>Minimum Area and Width for Each Main Building</u>. The minimum lot area shall be 10,000 sq. ft. and the minimum average lot width shall be 65 feet with at least 65 feet of frontage at the OHWM.

3.22 <u>Side Yard for Each Main Building Required</u>. The minimum width of one side yard shall be 8 feet. The minimum aggregate width of both side yards shall be 20 feet.

3.3 SUBSTANDARD LOTS.

3.31 <u>Substandard Lots Served by a Public Sanitary Sewer</u>. A substandard lot served by a public sanitary sewer which is at least 7,500 sq. ft. in area and is at least 50 feet in width at the building setback line and at least 50 feet in width at the OHWM may be used as a building site for a single family dwelling upon issuance of a zoning permit by the zoning administrator if it meets all of the following requirements:

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

(2) The lot was on record in the county Register of Deeds office prior to the effective date of this ordinance.

(3) The lot was in separate ownership from abutting lands prior to the effective date of this ordinance. If abutting lands and the substandard lot were owned by the same owner as of the effective date of this ordinance, the substandard lot shall not be sold or used without full compliance with the terms of this ordinance, including minimum area and width requirements found in Section 3.1 and 3.2.

(4) All the dimensional requirements of this ordinance (including side yard and setback requirements) will be complied with in so far as practical.

3.32 <u>Substandard Lots Not Served by Public Sanitary Sewer</u>. A substandard lot not served by public sanitary sewer which is at least 10,000 sq. ft. in area and at least 65 feet in width at the building setback line and at least 65 feet in width at the OHWM may be used as a building site upon issuance of a zoning permit by the zoning administrator if it meets all of the requirements in Section 3.31(1)-(4).

-5-

3.33 <u>Other Substandard Lots</u>. Except for lots which meet the requirements of Section 3.31 or 3.32, a building permit for the improvement of a lot having lesser dimensions than those stated in Sections 3.1 and 3.2 shall be issued only after granting of a variance by the Board of Adjustment.

3.4 Lots in Cluster Subdivisions. Lots in cluster subdivisions not served by public sanitary sewers may be reduced to the minimum allowed by the county private sewage system ordinance.

4.0 SETBACKS.

4.1 SETBACKS FROM THE WATER

4.11 Lots that Abut on Navigable Waters. All buildings and structures, except piers, boat hoists and, boathouses which may require a lesser setback, shall be set back at least 75 feet from the ordinary high-water mark of navigable waters.

4.12 The use of a boathouse for human habitation and the construction or placing of a boathouse below the ordinary highwater mark of any navigable waters is prohibited. The highest point of the roof elevation of the boathouse shall not be more than 10 feet vertical measurement above the ordinary high-water mark. Railings may be placed on top of the boathouse in excess of the 10-foot height standard provided the railing is not solid in appearance and not greater than 3.5 feet in height. Boathouses shall not be established where the existing slope is more than 20%.

4.2 <u>REDUCED BUILDING SETBACKS</u>. A setback of less than that required by Section 4.1 may be permitted by the zoning administrator where there is at least one main building on either side of the applicant's lot, within 200 feet of the proposed site that is built to less than the required setback. In such case, the setback shall be the average of the setbacks of the nearest building on each side of the proposed site or, if there is an existing main building on only one

-6-

side, the setback shall be the average of the existing buildings and the required setback. Any other setback may be permitted by the Board of Adjustment, according to Section 11.51(4) upon a written finding of unnecessary hardship.

5.0 REMOVAL OF SHORE COVER.

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5.1 <u>PURPOSE</u>. The purpose of tree and shrubbery cutting regulations applicable to the shoreland area is to protect scenic beauty, control erosion and reduce effluent and nutrient flow from the shoreland. These provisions shall not apply to the removal of dead, diseased or dying trees or shrubbery at the discretion of the landowner, or to silvicultural thinning upon recommendation of a forester.

5.2 <u>SHORELINE CUTTING</u>. Tree and shrubbery cutting in a strip paralleling the shoreline and extending 35 feet inland from all points along the ordinary high-water mark of the shoreline shall be limited in accordance with the following provisions.

5.21 No more than 30 feet in any 100 feet, as measured along the ordinary high-water mark, shall be clear cut to the depth of the 35 foot strip.

5.22 Natural shrubbery shall be preserved as far as practicable and, where removed, it shall be replaced with other vegetation that is equally effective in retarding runoff, preventing erosion and preserving natural beauty.

5.3 <u>PATHS</u>. Any path, road or passage within the 35 foot strip shall be constructed and surfaced as to effectively control erosion.

5.4 <u>CUTTING PLAN</u>. As an alternative to Section 5.2, a special cutting plan allowing greater cutting may be permitted by the Board of Adjustment by issuance of a special exception permit, under Section 11.4. In applying for such a permit, the Board shall require the lot owner to submit a sketch of his lot, including the following information: location of parking, gradient of the land, existing vegetation, proposed cutting, and proposed replanting. The Board may grant such a permit only if it finds that such special cutting plans:

5.41 Will not cause undue erosion or destruction of scenic beauty, and

5.42 Will provide substantial shielding from the water of dwellings, accessory structures and parking areas. Where the plan calls for replacement plantings, the Board may require the submission of a bond which guarantees the performance of the planned tree or shrubbery planting by the lot owner.

-7-

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5.5 <u>CUTTING MORE THAN 35 FEET INLAND</u>. From the inland edge of the 35 foot strip to the outer limits of the shoreland, the cutting of trees and shrubbery shall be allowed when accomplished using accepted forest management practices and sound soil conservation practices which protect water quality.

6.0 FILLING, GRADING, LAGOONING, DREDGING, DITCHING AND EXCAVATING.

6.1 <u>GENERAL STANDARDS</u>. Filling, grading, lagooning, dredging, ditching or excavating which does not require a permit under Section 6.2 is permitted in the shoreland area provided that:

6.11 Only filling, grading, lagooning, dredging, ditching or excavating that is done in a manner designed to minimize erosion, sedimentation and impairment of fish and wildlife habitat may be permitted;

6.12 Filling, grading, lagooning, dredging, ditching or excavating in a shoreland-wetland district meets the requirements of sections 9.32 and 9.33 of this Ordinance;

6.13 A state or federal permit is obtained, in addition to a permit under this Ordinance, if state or federal laws are applicable to the filling, grading, lagooning, dredging, ditching or excavating that is proposed; and

6.14 Any filling or grading in the shoreland area is protected against erosion by the use of rip-rapping, vegetative cover or a bulkhead.

6.2 <u>PERMIT REQUIRED</u>. Except as provided in Section 6.3, a special exception permit is required:

6.21 For any filling or grading of the bed of a navigable body of water;

6.22 For any filling or grading of any area which is within 300 feet of the ordinary high-water mark of a navigable water and which has surface drainage toward the water and on which there is either:

(1) Any filling or grading on slopes of 20% or more.

(2) Filling or grading of more than 1,000 sq. ft. on slopes of 12%-20%.

(3) Filling or grading of more than 2,000 sq. ft. on slopes of less than12%; and

-8-

6.23 Before constructing, dredging or commencing work on any artificial waterway, canal, ditch, lagoon, pond, lake or similar waterway which is within 300 feet of the ordinary high-water mark of a navigable body of water or where the purpose is the ultimate connection with a navigable body of water.

6.3 <u>SOIL CONSERVATION PRACTICES</u>. Soil conservation practices, such as terraces, runoff diversions and grassed waterways, which are used for sediment retardation shall not require a permit under Section 6.2 if they have been approved by the Land Conservation Department.

6.4 <u>PERMIT CONDITIONS</u>. In granting a special exception permit under Section 6.2, the Board of Adjustment may consult with the Land Conservation Department and shall attach the following conditions, where appropriate, in addition to those provisions specified in Sections 11.42 and 11.43.

6.41 The smallest amount of bare ground shall be exposed for as short a time as feasible.

6.42 Temporary ground cover (such as mulch) shall be used and permanent cover (such as sod) shall be planted.

6.43 Diversion, silting basin, terraces and other methods shall be used to trap sediment.

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

6.45 Fill shall be stabilized according to accepted engineering standards.

6.46 Fill shall not restrict a floodway or destroy the storage capacity of a floodplain.

6.47 Sides of a channel or artifical water course shall be stabilized to prevent slumping.

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

-9-

7.0 NON-CONFORMING USES.

7.1 The lawful use of a building, structure or property existing at the time this Ordinance or an amendment to this ordinance takes effect, which is not in conformity with the provisions of this Ordinance including the routine maintenance of such a building or structure, may be continued subject to the following conditions:

7.11 If such use is discontinued for twelve (12) consecutive months, any future use of the building, structure or property shall conform to this Ordinance.

7.12 The maintenance and repair of non-conforming boathouses which are located below the ordinary highwater mark of any navigable waters shall comply with the requirements of section 30.121 of the Wisconsin Statutes.

7.13 Uses which are nuisances shall not be permitted to continue as nonconforming uses.

7.14 No structural alteration, addition or repair to any nonconforming building or structure, over the life of the building or structure, shall exceed 50 percent of its estimated fair market value at the time of its becoming a nonconforming use, unless it is permanently changed to a conforming use.

7.15 If the alteration, addition or repair of an existing nonconforming building or structure is prohibited because it is in excess of 50 percent of the estimated fair market value, the property owner may still make the proposed alteration, addition or repair if:

(1) The nonconforming building or structure is permanently changed to a conforming use:

(2) The property owner appeals the determination of the Zoning Administrator, and either the County Board of Adjustment or the Circuit Court find in the property owner's favor under section 59.99(4) or 59.99(10), Wisconsin Statutes; or

-10-

(3) The property owner successfully petitions to have the property rezoned under section 59.97(5)(e), Wisconsin Statutes, and section NR 115.05(2)(e), Wisconsin Administrative Code, if applicable.

8.0 SHORELAND ZONING DISTRICT BOUNDARIES.

8.1 <u>SHORELAND ZONING DISTRICTS</u>. The shorelands of Pierce County are hereby divided into the following districts:

(a) Shoreland-Wetland District.

(b) Recreational-Residential District.

(c) General Purpose District.

8.2 <u>OFFICIAL SHORELAND ZONING MAPS</u>. The following maps are hereby adopted and made a part of this ordinance and are on file in the office of the Zoning Administrator for Pierce County.

(a) Wisconsin Wetland Inventory Maps for Pierce County, stamped "FINAL" on May 18, 1983.

(b) Pierce County Soil Survey Maps.

(c) United States Geological Survey Quadrangle Maps Listed:

1.	Bay City	9.	Nerike Hill
2.	Diamond Bluff East	10.	Plum City
3.	Diamond Bluff West	11.	Prescott
4.	Ellsworth	12.	Red Wing
5.	El Paso	13.	River Falls East
6.	Hastings	14.	River Falls West
7.	Maiden Rock	15.	Spring Valley

8. Martell 16. Waverly

9.0 SHORELAND-WETLAND DISTRICT.

9.1 <u>DESIGNATION</u>. This district shall include all shorelands within the jurisdiction of this Ordinance which are wetlands of 5 acres or more shown on the Wisconsin Wetland Inventory maps adopted in section 8.2 of this Ordinance. That portion of a wetland located in the shoreland area that extends across the corporate limits of a municipality, across the county boundary or across the shoreland boundary in the unincorporated area of the county shall be included in

this district if the total contiguous wetland area is 5 acres or more.

9.11 Locating shoreland-wetlands boundaries. Where an apparent discrepancy exists between the shoreland-wetland district boundary shown on the Wisconsin Wetland Inventory maps and actual field conditions at the time the maps were adopted, the zoning administrator shall contact the appropriate district office of the Department to determine if the shoreland-wetland district boundary as mapped is in error. If the Department staff concur with the zoning administrator that a particular area was incorrectly mapped as a wetland, the zoning administrator shall have the authority to immediately grant or deny a land use or building permit in accordance with the regulations applicable to the correct zoning district. In order to correct wetland mapping errors shown on the Wisconsin Wetland Inventory maps, the zoning administrator shall be responsible for initiating a shoreland-wetland map amendment within a reasonable period of time.

9.2 <u>PURPOSE</u>. The Shoreland-Wetland District is created to maintain safe and healthful conditions, to prevent water pollution, to protect fish spawning grounds and wildlife habitat, to preserve shore cover and natural beauty and to control building and development in wetlands whenever possible. When development is permitted in a wetland, the development shall occur in a manner that minimizes adverse impacts upon the wetland.

9.21 Wetlands are seldom suitable as building sites for the following reasons:

(1) Septic tank systems will not function because of high groundwater.

(2) Water supplies are often polluted by septic tank wastes that have not been adequately absorbed by the soil.

(3) Foundations and roads crack due to poor support capabilities and frost action.

(4) Flooding is common in spring and other times of high water.

-12-

9.22 Wetlands provide fish spawning grounds and wildlife habitat, and the natural plant and animal communities found in wetlands provide ecological balance to a watercourse. Wetlands help to prevent water pollution and flooding problems.

9.3 <u>PERMITTED USES</u>. The following uses shall be allowed, subject to general shoreland zoning regulations in sections 9 through 10 of this Ordinance, the provisions of Chapters 30 and 31 of the Wisconsin Statutes, and the provisions of other state and federal laws, if applicable:

9.31 Activities and uses which do not require the issuance of a zoning permit provided that no filling, flooding, draining, dredging, ditching, tiling or excavating is done:

(1) Hiking, fishing, trapping, hunting, swimming and boating;

(2) The harvesting of wild crops, such as marsh hay, ferns, moss, wild rice, berries, tree fruits and tree seeds, in a manner that is not injurious to the natural reproduction of such crops;

(3) The pasturing of livestock;

(4) The cultivation of agricultural crops;

(5) The practice of silviculture including the planting, thinning and harvesting of timber; and

(6) The construction and maintenance of duck blinds.

9.32 Uses which do not require the issuance of a zoning permit that may include limited filling, flooding, draining, dredging, ditching, tiling or excavating but only to the extent specifically provided below:

(1) In the practice of silviculture, temporary water level stabilization measures which are necessary to alleviate abnormally wet or dry conditions that would have an adverse impact on silvicultural activities if not corrected;

(2) The cultivation of cranberries including flooding, dike and dam construction and ditching for the purpose of growing and harvesting cranberries;

-13-

(3) Ditching, tiling, dredging, excavating or filling done to maintain or repair existing agricultural drainage systems only to the extent necessary to maintain the level of drainage required to continue the existing agricultural use and only where permissible under Section 30.20, Wisconsin Statutes. This includes the minimum filling necessary for disposal of dredged spoil adjacent to the drainage system, provided that dredged spoil is placed on existing spoil banks where possible and such filling is permissible under Chapter 30, Wisconsin Statutes;

(4) For the pasturing of livestock, limited excavating and filling necessary for the construction and maintenance of fences.

(5) The construction and maintenance of piers, docks and walkways built on pilings including limited excavating and filling necessary for such construction and maintenance; and

(6) The maintenance, repair, replacement and reconstruction of existing town and county highways and bridges including limited excavating and filling necessary for such activities.

9.33 Uses which require the issuance of a zoning permit that may include limited filling, flooding, draining, dredging, ditching, tiling or excavating but only to the extent specifically provided below:

(1) The construction and maintenance of roads which are necessary to conduct silvicultural activities or are necessary for agricultural cultivation, provided that:

(a) The road cannot, as a practical matter, be located outside the wetland;

(b) The road is designed and constructed to minimize the adverse impact upon the natural functions of the wetland;

(c) The road is designed and constructed with the minimum cross-sectional area practical to serve the intended use;

(d) Road construction activities are carried out in the immediate area of the roadbed only; and

(e) Any filling, flooding, draining, dredging, ditching, tiling or excavating must be necessary for the construction or maintenance of the road;

-14-

(2) The construction and maintenance of nonresidential buildings, provided that:

(a) The building is essential for and used solely in conjunction with a use permitted in the shoreland-wetland district;

(b) The building cannot, as a practical matter, be located outside the wetland;

(c) Such building is not designed for human habitation and does not exceed 500 square feet in floor area; and

(d) Only limited excavating and filling necessary to provide structural support for the building is allowed;

(3) The establishment and development of public and private parks and recreation areas, natural and outdoor education areas, historic and scientific areas, wildlife refuges, game bird and animal farms, fur animal farms, shooting preserves, public boat launching ramps and access roads used in conjunction with a public boat launching ramp, provided that:

(a) Any private wildlife habitat area must be used exclusively for the permitted use and the applicant has received a permit or license under Chapter
29, Wisconsin Statutes, where applicable;

(b) Filling and excavating necessary for the construction and maintenance of public boat launching ramps and access roads is allowed only where such construction meets the criteria under section 9.33(1); and

(c) Ditching, excavating, dredging, and dike and dam construction in wildlife refuges, game bird and animal farms, fur animal farms and shooting preserves must be for the purpose of improving wildlife habitat or to otherwise enhance wetland values;

(4) The construction and maintenance of electric, gas, telephone, water and sewer transmission and distribution lines, and related facilities, by public utilities and cooperative associations organized for the purpose of producing or furnishing heat, light, power or water to their members, provided that:

-15-

(a) The transmission and distribution lines and related facilities cannot, as a practical matter, be located outside the wetland; and

(b) Such construction or maintenance is done in a manner designed to minimize the adverse impact upon the natural functions of the wetlands;

(c) Only limited filling or excavating necessary for such construction or maintenance is allowed;

(5) The construction and maintenance of railroad lines, provided that:

(a) The railroad lines cannot, as a practical matter, be located outside the wetland; and

(b) Such construction or maintenance is done in a manner designed to minimize the adverse impact upon the natural functions of the wetland.

9.4 Prohibited Uses. Any use not listed in sections 9.31, 9.32 or 9.33 is prohibited, unless the wetland or a portion of the wetland has been rezoned by amendment of this Ordinance in accordance with section 59.97(5)(e), Wisconsin Statutes, chapter NR 115, Wisconsin Administrative Code, and section 9.5 of this Ordinance.

9.5 Rezoning of Lands in the Shoreland-Wetland Zoning District.

9.51 For all proposed text and map amendments to the shoreland-wetland district, the appropriate district office of the Department shall be provided with the following:

 A copy of every petition for a text or map amendment to the shorelandwetland district, within 5 days of the filing of such petition with the County Clerk;

(2) Written notice of the public hearing to be held on a proposed amendment, at least 10 days prior to such hearing;

(3) A copy of the County Zoning Agency's findings and recommendations on each proposed amendment, within 10 days after the submission of those findings and recommendations to the County Board; and

(4) Written notice of the County Board's decision on the proposed amendment, within 10 days after it is issued.

-16-

9.52 A wetland, or a portion thereof, in the shoreland-wetland district shall not be rezoned if the proposed rezoning may result in a significant adverse impact upon any of the following:

(1) Storm and flood water storage capacity;

(2) Maintenance of dry season stream flow, the discharge of groundwater to a wetland, the recharge of groundwater from a wetland to another area, or the flow of groundwater through a wetland;

(3) Filtering or storage of sediments, nutrients, heavy metals or organic compounds that would otherwise drain into navigable waters;

(4) Shoreline protection against soil erosion;

(5) Fish spawning, breeding, nursery or feeding grounds;

(6) Wildlife habitat; or

(7) Areas of special recreational, scenic or scientific interest, including scarce wetland types.

9.53 If the Department has notified the County Zoning Agency that a proposed amendment to the shoreland-wetland district may have a significant adverse impact upon any of the criteria listed in section 9.52 of this Ordinance, that amendment, if approved by the County Board, shall contain the following provision: "This amendment shall not take effect until more than 30 days have elapsed since written notice of the County Board's approval of this amendment was mailed to the Department of Natural Resources. During that 30-day period the Department of Natural Resources may notify the County Board that it will adopt a superseding shoreland ordinance for the county under section 59.971(6) of the Wisconsin Statutes. If the Department does so notify the County Board, the effect of this amendment shall be stayed until the section 59.971(6) adoption procedure is completed or otherwise terminated."

-17-

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10.0 RECREATIONAL-RESIDENTIAL DISTRICT.

10.1 <u>DESIGNATION</u>. This district includes all shorelands subject to regulation under Section 2.1 which may be designated on the shoreland zoning maps listed in Section 8.2 adopted by the County Board.

10.2 <u>PURPOSE</u>. The purpose of the Recreational-Residential District is to protect waters by providing for safe and orderly shoreland development. Recreationalresidential shorelands are particularly suited for residential and recreational uses. In this district, residential, recreational and conservancy uses are permitted, and a limited number of commercial uses serving recreational needs are allowed as special exceptions. These uses are consistent with maximum recreational use of the water and its shorelands. All permitted uses or special exceptions are subject to the general provisions of this ordinance, and all other applicable laws and regulations.

10.3 PERMITTED USES.

10.31 Any use permitted under Section 9.3.

10.32 Year-round single family dwellings for owner occupancy, rent or lease.

10.33 Seasonal single family dwellings for owner occupancy, rent or lease.

10.34 Accessory uses.

10.35 Signs of the following type, size and location, provided that any sign intended to be read from the water shall be set back 75 feet from the ordinary high-water mark, shall be attached to a building and shall not exceed 30 sq. ft. in gross area. No sign shall be located, erected, moved, reconstructed, extended, enlarged or structurally altered until a zoning permit has been issued, except that signs listed in paragraphs (2), (3), and (6) shall not require a permit:

(1) Directory signs advertising a business or activity conducted, an area of interest or a service available at a specific location within the county. Such signs shall not be more than 12 sq. ft. in gross area. There shall not be more than 2 such signs relating to any one use in the approaching direction along any one highway. No such sign shall be more than 10 miles away from the

-18-

location to which it relates or within 300 feet of an existing residence. Such signs may be placed at the right-of-way line of the highway.

(2) Signs advertising a customary home occupation or professional office. Such signs shall not exceed 6 sq. ft. in gross area, shall be attached to the building and if illuminated, shall be indirectly lighted.

(3) Signs advertising the sale, rent or lease of the property on which the sign is placed or other temporary signs. Such sign shall not exceed 8 sq. ft. in gross area and may be placed at the right-of-way line of the highway.

(4) Signs attached to commercial and industrial buildings advertising a business conducted or a service available on the premises. No sign shall exceed 40 sq. ft. in gross area, be higher than 4 feet above the top of the roof line and exceed the maximum height limitation permitted in the district.

(5) On-premise signs advertising a public or semi-public use. Such signs shall not exceed 12 sq. ft. in gross area. There shall be no more than one sign for each highway upon which the property faces. Such signs may be placed at the right-of-way line of the highway.

(6) Recreational directory signs indicating the direction to a cottage, resort, residence or similar use. Such signs shall not be more than 4 sq. ft. in gross area. Where a common posting standard is provided, all such signs shall be attached to the standard. Recreational directory signs may be placed on the right-of-way line of the highway.

(7) Larger signs or a greater number of signs may be permitted upon the issuance of a special exception permit by the Board of Adjustment under Section 10.48.

(8) Prohibited Characteristics of Signs:

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(a) No sign shall be so placed as to interfere with the visibility or effectiveness of any official traffic sign or signal, or with driver vision at any access point or intersection.

-19-

(b) No sign shall contain, include or be illuminated by a flashing light or by any light directed toward a neighboring residence or toward the water.

(c) No sign shall contain, include or be composed of any conspicuous animated part.

10.4 <u>SPECIAL EXCEPTIONS</u>. The following uses are permitted upon the issuance of a special exception permit according to the procedure set forth in Section 14.4. Unless a greater distance is specified, any structure shall be at least 100 feet from a residence other than that of the owner of the establishment, his agent or employee, 75 feet from a residential property line or 25 feet from any 10t line.

10.41 Hotels, resorts (including 2 or more seasonal single family dwellings for rent or lease), motels, restaurants, dinner clubs, taverns and other private clubs.

10.42 Institutions of a philanthropic or educational nature.

10.43 Recreational camps and campgrounds, provided all buildings shall be more than 100 feet from the side lot line. Recreational camps shall conform to chapter HSS 175, Wisconsin Administrative Code, mobile home parks shall conform to chapter HSS 177, Wisconsin Administrative Code, and campgrounds shall conform to chapter HSS 178, Wisconsin Administrative Code.

10.44 Gift and specialty shops customarily found in recreational areas.

10.45 Marinas, boat liveries, sale of bait, fishing equipment, boats and motors, fish farms, forest industries.

10.46 Mobile home parks, provided that:

(1) The minimum size of mobile home parks shall be 5 acres.

(2) The maximum number of mobile homes shall be 8 per acre.

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(3) Minimum dimensions of a mobile home site shall be 50 feet wide by 100 feet long.

(4) All drives, parking areas and walkways shall be hard surfaced or graveled, maintained in good condition, have natural drainage and the driveways shall be lighted at night.

-20-

(5) In addition to the requirements of Section 4.0, there shall be a minimum setback of 40 feet from all other lot lines.

(6) The park shall conform to the requirements of chapter HSS 177, Wisconsin Administrative Code.

(7) No mobile home site shall be rented for a period of less than 30 days.

(8) Each mobile home site shall be separated from other mobile home sites by a yard not less than 15 feet wide.

(9) There shall be 2 surfaced automobile parking spaces for each mobile home.

(10) Unless adequately screened by existing vegetation cover, the mobile home park shall be screened by a temporary planting of fast growing material, capable of reaching a height of 15 feet or more, the individual trees to be of such a number and so arranged that, within 10 years, they shall have formed a screen equivalent in screening capacity to a solid fence or wall. Such permanent planting shall be grown or maintained to a height of not less than 15 feet.

(11) The mobile home park site shall meet all applicable town and county subdivision regulations.

(12) Any mobile home site shall not have individual onsite soil absorption sewage disposal systems unless it meets the minimum lot size specifications as stated in Section 3.1.

10.47 Travel trailer parks, provided that:

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(1) The minimum size of a travel trailer park shall be 5 acres.

(2) The maximum number of travel trailers shall be 15 per acre.

(3) Minimum dimensions of a travel trailer site shall be 25 feet wide by40 feet long.

(4) Each travel trailer site be separated from other travel trailer sites by a yard not less than 15 feet wide.

(5) There shall be 1-1/2 automobile parking spaces for each trailer site.

-21-

(6) In addition to the requirements of Section 4.0, there shall be a minimum setback of 40 feet from all other exterior lot lines.

(7) The park shall conform to the requirements of chapter HSS 178,Wisconsin Administrative Code.

(8) The screening provisions for mobile home parks shall be met.

(9) The travel trailer park site shall meet all applicable town and county subdivision regulations.

10.48 Signs which are larger or in greater number than are permitted in Section 10.35, provided that such signs are found to be necessary to adequately inform the public.

10.49 Boathouses, provided they meet the standards in Section 4.22.

10.5 <u>SHORE COVER REGULATIONS</u>. Shore cover regulations set forth in Section 5.0 shall apply to the Recreational-Residential District.

11.0 ADMINISTRATIVE PROVISIONS.

11.1 <u>ZONING ADMINISTRATOR</u>. The zoning administrator shall have the following duties and powers:

11.11 Advise applicants as to the provisions of this ordinance and assist them in preparing permit applications and appeal forms.

11.12 Issue permits and inspect properties for compliance with this ordinance, and upon request from permit holder issue certificate of compliance.

11.13 Keep records of all permits issued, inspections made, work approved and other official actions.

11.14 Have access to any structure or premises between 8:00 a.m. and 6:00 p.m. for purpose of performing these duties.

11.15 Provide written notice to the appropriate district office of the Department of Natural Resources at least 10 days prior to hearings on proposed shoreland variances, special exceptions (conditional uses), appeals for maps or text interpretations, and map or text amendments.

-22-

11.16 Provide copies of decisions on shoreland variances, special exceptions (conditional uses), appeals for map or text interpretations, and map or text amendments to the appropriate district office of the Department of Natural Resources within 10 days after they are granted or denied.

11.17 Investigation and report violations of this ordinance to the appropriate county zoning committee and the (District Attorney) or (Corporation Counsel).

11.2 ZONING PERMITS.

11.21 When Required. Except where another section of this ordinance specifically exempts certain types of development from this requirement (as in Sections 9.31 and 9.32 and 2.3), a zoning permit shall be obtained from the zoning administrator before any new development, as defined in Section 14.2(2), or any change in the use of an existing building or structure is initiated.

11.22 Application. An application for a zoning permit shall be made to the zoning administrator upon forms furnished by the county and shall include, for the purpose of proper enforcement of these regulations, the following data:

(1) Name and address of applicant and property owner.

(2) Legal description of the property and type of proposed use.

(3) A sketch of the dimensions of the lot and location of buildings from the lot lines, center line of abutting highways and the high-water mark of any abutting watercourses and watermark at the day of the sketch.

(4) Whether or not a private water or sewage system is to be installed.

11.3 CERTIFICATES OF COMPLIANCE.

11.31 Upon written request from the owner, the zoning administrator shall issue a certificate of compliance for any building or premises existing at the time of the adoption of this ordinance, certifying after inspection, the extent and type of use made of the building or premises and whether or not such use conforms to the provisions of this ordinance.

11.4 SPECIAL EXCEPTION PERMITS.

11.41 Application for a Special Exception Permit. Any use listed as a special exception in this ordinance shall be permitted only after an application

-23-

has been submitted to the zoning administrator and a special exception permit has been granted by the Board of Adjustment.

11.42 Standards Applicable to All Special Exceptions. In passing upon a special exception permit, the Board of Adjustment shall evaluate the effect of the proposed use upon:

(1) The maintenance of safe and healthful conditions.

(2) The prevention and control of water pollution including sedimentation.

(3) Existing topographic and drainage features and vegetative cover on the site.

(4) The location of the site with respect to floodplains and floodways of rivers or streams.

(5) The erosion potential of the site based upon degree and direction of slope, soil type and vegetative cover.

(6) The location of the site with respect to existing or future access roads.

(7) The need of the proposed use for a shoreland location.

(8) Its compatability with uses on adjacent land.

(9) The amount of liquid wastes to be generated and the adequacy of the proposed disposal systems.

(10) Location factors under which;

(a) Domestic uses shall be generally preferred;

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(b) Uses not inherently a source of pollution within an area shall be preferred over uses that are or may be a pollution source;

(c) Use locations within an area tending to minimize the possibility of pollution shall be preferred over use locations tending to increase that possibility.

11.43 Conditions Attached to Special Exceptions. Upon consideration of the factors listed above, the Board of Adjustment shall attach such conditions, in addition to those required elsewhere in this ordinance, as are necessary to further the purposes of this ordinance. Violations of any of these conditions

-24-

shall be deemed a violation of this ordinance. Such conditions may include specifications for, without limitation because of specific enumeration: type of shore cover; increased setbacks and yards; specific sewage disposal and water supply facilities; landscaping and planting screens; period of operation; operational control; sureties; deed restrictions; location of piers, docks, parking and signs; and type of construction. To secure information upon which to base its determination, the Board of Adjustment may require the applicant to furnish, in addition to the information required for a zoning permit, the following information:

(1) A plan of the area showing contours, soil types, ordinary high-water marks, ground water conditions, bedrock, slope and vegetative cover.

(2) Location of buildings, parking areas, traffic access, driveways, walkways, piers, open space and landscaping.

(3) Plans of buildings, sewage disposal facilities, water supply systems and arrangement of operations.

(4) Specifications for areas of proposed filling, grading, lagooning or dredging.

(5) Other pertinent information necessary to determine if the proposed use meets the requirements of this ordinance.

11.44 Notice and Public Hearing. Before passing upon an application for a special exception permit, the Board of Adjustment shall hold a public hearing. Notice of such hearing, specifying the time, place and matters to come before the Board, shall be given as a Class 2 notice under Chapter 985, Wisconsin Statutes, and notice shall be mailed to the appropriate district office of the Department of Natural Resources at least 10 days prior to the hearing. The Board shall state in writing the grounds for refusing a special exception permit.

11.45 Fees. <u>General</u>. The County Board may, by resolution, adopt fees for the following:

- (1) Land use permits.
- (2) Building permits.
- (3) Certificates of Compliance.

-25-

- (4) Planned Residential Unit Development reviews.
 - (5) Public hearings.
- (6) Legal notice publications.
- (7) Special exception permits.

11.46 Recording. When a special exception permit is approved, an appropriate record shall be made of the land use and structures permitted and such permit shall be applicable solely to the structures, use and property so described. A copy of any decision on a special exception permit shall be mailed to the appropriate district office of the Department of Natural Resources within 10 days after they are granted or denied.

11.47 Revocation. Where the conditions of a special exception permit are violated, the special exception permit shall be revoked by the Board of Adjustment.

11.5 <u>BOARD OF ADJUSTMENT</u>. The Chairman of the County Board shall appoint a Board of Adjustment under section 59.99, Wisconsin Statutes, consisting of 5 members, and the County Board shall adopt such rules for the conduct of the business of the Board of Adjustment as required by section 59.99(3), Wisconsin Statutes.

11.51 Powers and Duties. (1) The Board of Adjustment shall adopt such additional rules as it deems necessary and may exercise all of the powers conferred on such boards by section 59.99, Wisconsin Statutes.

(2) It shall hear and decide appeals where it is alleged there is error in any order, requirements, decision or determination made by an administrative official in the enforcement or administration of this ordinance.

(3) It shall hear and decide applications for special exception permits.

(4) No variance from the terms of this Ordinance shall be granted which is contrary to the public interest. A variance may be granted where, owing to special conditions, a literal enforcement of the provisions of this Ordinance will result in unnecessary hardship. The granting of a variance shall not have the effect of granting or increasing any use of property which is prohibited in that zoning district by this Ordinance. (a) For the purposes of this section, "unnecessary hardship" means any unique and extreme inability to confirm to the requirements of this ordinance due to a special condition affecting a particular property, which was not selfcreated and is not solely related to economic gain or loss. Unnecessary hardship is present only where, in the absence of variance, no feasible use can be made of the property.

11.52 Appeals to the Board. (1) Appeals. Appeals to the Board of Adjustment may be taken by any person aggrieved or by an officer, department, board or bureau of the county affected by any decision of the zoning administrator or other administrative officer. Such appeal shall be taken within a reasonable time, as provided by the rules of the Board, by filing with the officer from whom the appeal is taken, and with the Board of Adjustment, a notice of appeal specifying the ground thereof. The zoning administrator or other officer from whom the appeal is taken shall forthwith transmit to the Board all the papers constituting the record upon which the action appeal from was taken.

11.53 Hearing Appeals. (1) The Board of Adjustment shall fix a reasonable time for the hearing of the appeal. The Board shall give public notice thereof by publishing a Class 2 under chapter 985, Wisconsin Statutes, specifying the date, time and place of hearing and the matters to come before the Board, and shall mail notices to the parties in interest and the appropriate district office of the Department of Natural Resources at least 10 days prior to the public hearing.

(2) A decision regarding the appeal shall be made as soon as practical and a copy shall be submitted to the Department of Natural Resources within 10 days after the decision issued.

(3) The final disposition of an appeal or application to the Board of Adjustment shall be in the form of a written resolution or order signed by the chairman and secretary of the Board. Such resolution shall state the specific

-27-

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facts which are the basis of the Board's determination and shall either affirm, reverse, vary or modify the order, requirement, decision or determination appealed, in whole or in part, dismiss the appeal for lack of jurisdiction or prosecution or grant the application.

(4) At the public hearing, any party may appear in person or by agent or by attorney.

12.0 <u>CHANGES AND AMENDMENTS</u>. The County Board may from time to time, alter, supplement or change the boundaries of use, districts and the regulation contained in this ordinance in accordance with the requirements of section 59.97(5)(e), Wisconsin Statutes, and Section 9.5, where applicable.

12.1 Amendments to this ordinance may be made on petition of any interested party as provided in section 59.97(5)(e)1, Wisconsin Statutes.

12.2 Every petition for a text or map amendment filed with the County Clerk shall be referred to the county zoning agency. A copy of each petition shall be mailed to the appropriate district office of the Department of Natural Resources within 5 days of the filing of the petition with the county clerk. Written notice of the public hearing to be held on a proposed amendment shall be mailed to the appropriate district office of the Department of Natural Resources at least 10 days prior to the hearing.

12.3 A copy of the County Board's decision on each proposed amendment shall be forwarded to the appropriate district office of the Department of Natural Resources within 10 days after the decision is issued.

13.0 <u>ENFORCEMENT AND PENALTIES</u>. Any development, any building or structure constructed, moved or structurally altered, or any use established after the effective date of this ordinance in violation of the provisions of this ordinance, by any person, firm, association, corporation (including building contractors or their agents) shall be deemed a violation. The zoning administrator or the county zoning agency shall refer violations to (District Attorney)or (Corporation

-28-

Counsel) who shall expeditously prosecute violations. Any person, firm, association, or corporation who violates or refuses to comply with any of the provisions of this ordinance shall be subject to a forfeiture of not less than ten (\$10.00) dollars nor more than two hundred (\$200.00) dollars per offense, together with the taxable costs of action. Each day of continued violation shall constitute a separate offense. Every violation of this ordinance is a public nuisance and the creation thereof may be enjoined and the maintenance thereof may be abated by action at suit of the county, the state, or any citizen thereof pursuant to section 87.30(2), Wisconsin Statutes.

14.0 DEFINITIONS.

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14.1 For the purpose of administering and enforcing this ordinance, the terms or words used herein shall be interpreted as follows: Words used in the present tense include the future; words in the singular number include the plural number; and words in the plural number include the singular number. The word "shall" is mandatory, not permissive. All distances unless otherwise specified shall be measured horizontally.

14.2 The following terms used in this ordinance mean:

(1) "Accessory structure or use" means a detached subordinate structure or a use which is clearly incidental to, and customarily found in connection with, the principal structure or use to which it is related, and which is located on the same lot as that of the principal structure or use.

(2) "Boathouses" means any structure designed solely for the purpose of protecting or storing boats for noncommercial purposes.

(3) "County Zoning Agency" means that committee or commission created or designated by the County Board under section 59.97(2)(a), Wisconsin Statutes, to act in all matters pertaining to county planning and zoning.

-29-

(4) "Department" means the Department of Natural Resources.

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(5) "Development" means any man-made change to improved or unimproved real estate, including, but not limited to, the construction of buildings, structures or accessory structures; the construction of additions or substantial alterations to buildings, structures or accessory structures; the placement of mobile homes; ditching, lagooning, dredging, filling, grading, paving, excavation or drilling operations; and the deposition or extraction of earthen materials.

(6) "Drainage system" means one or more artificial ditches, tile drains or similar devices which collect surface runoff or groundwater and convey it to a point of discharge.

(7) "Floodplain" means the land which has been or may be hereafter covered by flood water during the regional flood. The floodplain includes the floodway and the flood fringe as those terms are defined in Chapter NR 116, Wisconsin Administrative Code.

(8) "Navigable waters" means Lake Superior, Lake Michigan, all natural inland lakes within Wisconsin and all streams, ponds, sloughs, flowages, and other waters within the territorial limits of this state, including the Wisconsin portion of boundary waters, which are navigable under the laws of this state. Under section 144.26(2)(d), Wisconsin Statutes, notwithstanding any other provision of law or administrative rule promulgated thereunder, shoreland ordinances required under section 59.971, Wisconsin Statutes., and Chapter NR 115, Wisconsin Administrative Code, do not apply to lands adjacent to farm drainage ditches if:

(a) Such lands are not adjacent to a natural navigable stream or river;

(b) Those parts of such drainage ditches adjacent to such lands were not navigable streams before ditching; and

(c) Such lands are maintained in nonstructural agricultural use.

-30-

(9) "Ordinary highwater mark" means the point on the bank or shore up to which the presence and action of surface water is so continuous as to leave a distinctive mark such as by erosion, destruction or prevention of terrestrial vegetation, predominance of aquatic vegetation, or other easily recognized characteristics.

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(10) "Regional flood" means a flood determined to be representative of large floods known to have generally occurred in Wisconsin and which may be expected to occur on a particular stream because of like physical characteristics, once in every 100 years.

(11) "Shorelands" means lands within the following distances from the ordinary highwater mark of navigable waters: 1,000 feet from a lake, pond or flowage; and 300 feet from a river or stream or to the landward side of the floodplain, whichever distance is greater.

(12) "Shoreland-wetland zoning district" means the zoning district, created as a part of this Shoreland Zoning Ordinance, comprised of shorelands that are designated as wetlands on the wetlands maps which have been adopted and made a part of this Ordinance.

(13) "Special exception (conditional use)" means a use which is permitted by this Ordinance provided that certain conditions specified in the Ordinance are met and that a permit is granted by the Board of Adjustment or, where appropriate, the Planning and Zoning Committee or County Board.

(14) "Unnecessary hardship" means that circumstance where special conditions, which were not self-created, affect a particular property and make strict conformity with restrictions governing area, setbacks, frontage, height or density unnecessarily burdensome or unreasonable in light of the purposes of this Ordinance.

(15) "Variance" means an authorization granted by the Board of Adjustment to construct or alter a building or structure in a manner that deviates from the dimensional standards of this Ordinance.

-31-

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(16) "Wetlands" means those areas where water is at, near or above the land surface long enough to be capable of supporting aquatic or hydrophytic vegetation and which have soils indicative of wet conditions. $\cdot t_1$

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RELATING TO ORDINANCE NO. 84-9

NO. 290

AFFIDAVIT OF PUBLICATION

STATE OF WISCONSIN PIERCE COUNTY

JAY GRIGGS, being first duly sworn, says: That he is the publisher of the PIERCE COUNTY HERALD, which is a weekly newspaper of a general circulation, printed and published in the Village of Ellsworth, in said county and state; that a notice of which the annexed is a printed copy taken from said newspaper, was printed and published in cessive weeks, commencing and the first such publication being on the day of ... Oct. A.D., 1984, and ending and the last publication being on the although day of Oct. A.D., 1984, being such publications.

SS.

Subscribed and sworn to before me this OUT

Quelie HEacon

My commission expires Jane 19, Pierce County, WI

FEES:

First Insertion:

H.inches. @ \$255/in = 11.80 4 .inches, @ \$ 2.95 /in = 11,80 s 23.60 Total

COPY OF NOTICE OF PUBLIC HEARING MAILED October 12, 1984 by Certified Mail - return receipts in file -

Notice of

Public Hearing

Public notice is hereby given to all persons in Pierce County,

Wisconsin, that a public hearing

will be held on the 5th day of November, 1984, at 2 p.m., in the meeting room of the Pierce County Highway Department building, relative to amending Chapter 17.68, Shoreland Protection Ordinance, of the Pierce

County Code, to include the

Pierce County Highway Depart-

All persons interested are in-

James D. Clements Zoning Administrator Pierce County, Wisconsin

vited to said hearing and be

Shoreland-Wetland District, Copies of proposed text available at Zoning Office in the

ment building.

heard.

de.

State of Wisconsin) ss. County of Pierce)

To 17 Township Clerks, 2 City Clerks, and 6 Village Clerks of Pierce County

RECOMMENDATION OF ZONING COMMITTEE:

Motion by Gus Tegeler to recommend approval of the Shoreland Zoning Ordinance for Pierce County to the County Board; seconded by Elmer Holcomb. Motion carried.

ORDINANCE NO. 84-10

ORDINANCE ELECTING TO PROCEED UNDER SECTION 75.521 WISCONSIN STATUTES IN RELATION TO THE ENFORCEMENT OF COLLECTION OF TAX LIENS

The County Board of Supervisors of the County of Pierce does ordain as follows:

From and after July 1, 1985, the County of Pierce, State of Wisconsin, elects to adopt the provisions of Section 75.521, Wisconsin Statutes, for the purpose of enforcing tax liens in said County of Pierce, in the cases where the procedure provided by Section 75.521, Wisconsin Statutes, is applicable.

Dated this 1944 day of February, 1985.

Cor

Marvin J. Christenson, Chairman Pierce County Board of Supervisors

VOTE ON FOREGOING ORDINANCE: Yes_/ 7 No_____ Absent_____

ADOPTED ON:

ATTEST

mor David Sorenson, Pierce County Clerk

DATE OF PUBLICATION:

ORDINANCE NO. 84-11

AN ORDINANCE PROVIDING PROCEDURE FOR THE SALE OF REAL ESTATE OWNED BY PIERCE COUNTY, WISCONSIN

The County Board of Supervisors of the County of Pierce does ordain as follows:

Whenever any Department of Pierce County, Wisconsin, desires to sell real estate which is owned by Pierce County, Wisconsin, and which has a fair market value of at least \$5000.00, the following procedures shall apply:

1. The supervising committee of the Department shall formally make a recommendation to the Finance Committee that the real estate be sold.

2. As soon as practicable after receipt by the Finance Committee of the recommendation of the supervising committee, the Finance Committee shall consider the recommendation of the supervising committee.

3. After consideration by the Finance Committee of the recommendation of the supervising committee, the Finance Committee shall make a recommendation and shall forward its recommendation to the County Board of Supervisors.

4. If the County Board of Supervisors determines that the best course of action is to retain the real estate, no further action shall be taken.

5. If the County Board of Supervisors determines that the best course of action is to sell the real estate, it shall delegate to the Finance Committee the responsibility to execute the following duties:

- A. Immediately cause the real estate to be appraised by at least two qualified real estate appraisers; and,
- B. Proceed to offer the real estate for sale, in such manner or manners as the Finance Committee in its sole descretion determines. Such manner or manners of offering the real estate for sale may include advertising the real estate for sale in newspapers and other publications, advertising for the submission of sealed written bids and listing the real estate for sale with a licensed real estate broker.

6. If the Finance Committee receives either an offer to purchase or a written bid for the real estate, which the Finance Committee considers appropriate, the Finance Committee shall then recommend to the County Board of Supervisors by written resolution, that the County Board of Supervisors direct the County Clerk to sell the real estate. The written resolution shall set forth the terms upon which the sale is to be made, and the manner by which the County Clerk is to convey the property.

This ordinance shall be in full force and effect from and after its passage and publication.

Dated this 19th day of February, 1985.

Marvin J. Christenson, Chairman Pierce County Board of Supervisors

VOTE ON FOREGOING ORDINANCE:

Yes	7	No
Absent		0
ADOPTED	ON:	2.19-85

ATTEST

mon David Sorenson, Pierce County Clerk

DATE OF PUBLICATION: _

ORDINANCE NO. 84-12

AN ORDINANCE TO AMEND THE PIERCE COUNTY WETLANDS MAPS FROM WETLANDS TO UPLANDS

The County Board of Supervisors of Pierce County, Wisconsin, do ordain as follows:

Portions of the below-listed property, as cross-hatched on attached map, and owned by Vernon W. Martin, be amended from "Wetlands" to "Uplands", on the Pierce County Wetland maps.

SE¹/₄-SW¹/₄, Section 4, T24N, R16W NE¹/₄-NW¹/₄, Section 9, T24N, R16W NW¹/₄-NW¹/₄, Section 9, T24N, R16W SE¹/₄-NW¹/₄, Section 9, T24N, R16W NE¹/₄-SW¹/₄, Section 9, T24N, R16W

All in Town of Maiden Rock, Pierce County, Wisconsin.

This ordinance shall take effect and be in force upon passage and publication.

Dated this 19th day of February, 1985.

Tenson

Marvin Christenson County Board Chairman

APPROVED THIS 19th day of February, 1985

enon

David Sorenson, County Clerk

VOTING FOR: 17 VOTING AGAINST: 0

Published

, 1985

NO. 328

AFFIDAVIT OF PUBLICATION

STATE OF WISCONSIN PIERCE COUNTY ss.

HEQCO

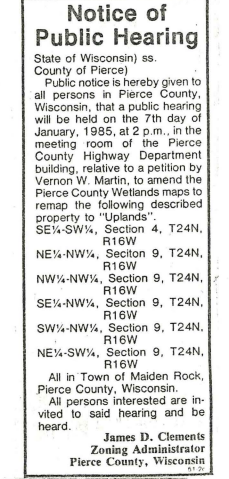
My commission expires Jane 74, 4007, Pierce County, WI

FEES:

First Insertion:

S inches, ¢ \$. 2 5 /in. - 14, 75 \$ 29,50 Total

5 inches @ \$ 295 /in = 14.75



P 602 004 059

RECEIPT FOR CERTIFIED MAIL

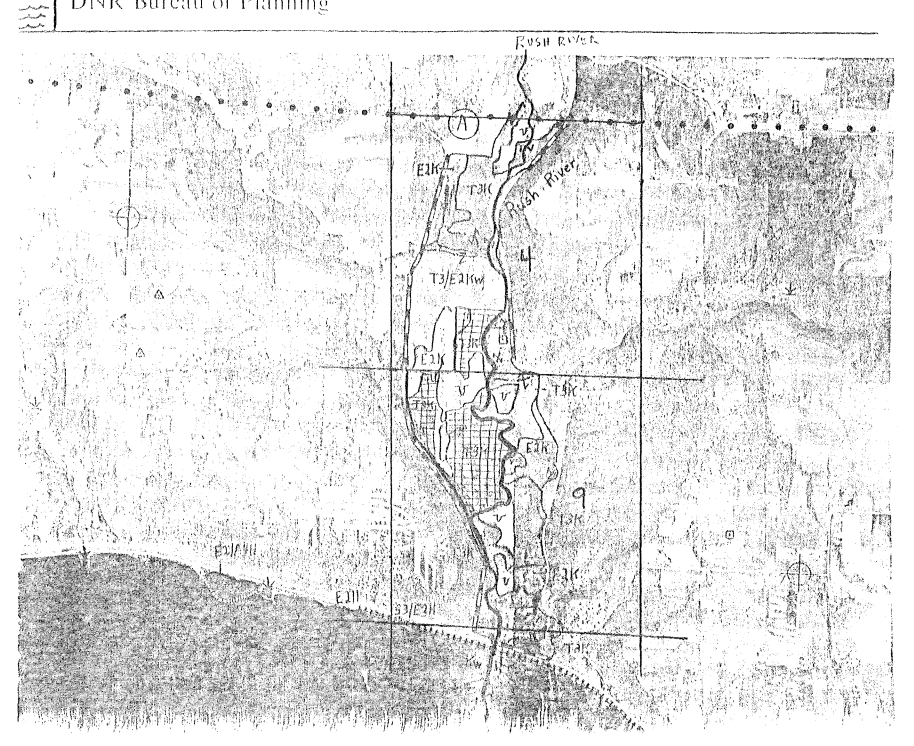
NO INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL

(See Reverse)

	10001101010				
-517	Sent to Audrey Helmueller,				
* U.S.G.P.O. 1983-403-517	Street and No. Town of Maiden		erk		
.0.19	P.O. State and ZIP Code Stockholm, WI	54769			
S.G.P	Postage	\$			
4 N	Certified Fee				
Zoning	Special Delivery Fee				
	Restricted Delivery Fee				
ZOI	Return Receipt Showing to whom and Date Delivered				
Ce 1982	Return receipt showing to whom, Date, and Address of Delivery				
ierce Feb. 1982	TOTAL Postage and Fees	\$			
PS Form 3800, 1	Postmark or Date Drop 199				

RECOMMENDATION OF ZONING COMMITTEE:

Motion by Lloyd Yanisch to recommend to the County Board that the lands described in the request be redesignated as "uplands" on the property owned by Vernon Martin; seconded by Elmer Holcomb. Motion carried. DNR Bureau of Planning



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TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, the position of Law Clerk was created on February 22, 1984; and, WHEREAS, at the time of the creation of the position of Law Clerk, no formal standards by which the Law Clerkis to conduct himself or herself were established; and,

WHEREAS, the Personnel Committee has recommended the establishment of formal standards by which the Law Clerk is to conduct himself or herself; and,

WHEREAS, the Personnel Committee has recommended that such formal standards be set forth in a Code Of Conduct For Law Clerk; and,

SO, NOW, THEREFORE, BE IT RESOLVED, that ADDENDUM III. of the Pierce County Personnel Code is hereby created to read as follows:

CODE OF CONDUCT FOR LAW CLERKS

<u>Section I</u>. A Law Clerk should uphold the integrity and independence of the judiciary and his/her office.

An independent and honorable judiciary is indispensable to justice in our society. A law clerk should observe high standards of conduct so that the integrity and independence of the judiciary may be preserved. The provisions of this Code should be construed and applied to further that objective. The standards of this Code shall not affect or preclude other more stringent standards required by law, by court order, or by direction of the supervising judge.

<u>Section II</u>. A Law Clerk should avoid impropriety and appearance of impropriety in all his/her activities.

A law clerk should not engage in any activities which would put into question the propriety of his/her conduct in carrying out the duties of the office. He/she should not allow his/her family, social, or other relationships to influence his/her official conduct or judgement. He/she should not lend the prestige of his/her office to advance the private interests of others; nor should he/she convey or permit others to convey the impression that they are in a special position to influence him/her.

Section III. A Law Clerk should perform the duties of his/her office impartially and diligently.

The official duties of a law clerk take precedence over all his/her other activities. His/her official duties include all the duties of his office prescribed by law, and by the Job Description Sheet for the position. In the performance of these duties, the following standards apply:

- A. A law clerk should respect and comply with the law and should conduct himself/herself at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary and of his/her office.
- B. A law clerk should maintain professional competence in his/her profession. He/she should be dignified, courteous, and fair to all persons with whom he/she deals in his/her official capacity. He/she should diligently discharge the responsibilities of his/her office. He/she should bear in mind his/her obligation to treat fairly and courteously the general public as well as the legal profession.
- C. The relationship between judge and law clerk is essentially a confidential one. A law clerk should abstain from public comment about a pending or impending proceeding in the court in which he/she serves. He/she should never disclose to any person any confidential information received by him/her in the course of his/her duties, nor should he/she employ such information for his/her personal gain. This subsection does not prohibit a law clerk from making public statements in the course of his/her official duties to the extent authorized by the supervising judge.

Section IV. A Law Clerk may engage in activities to improve the law, the legal system, and the administration of justice.

A law clerk, subject to the proper performance of his/her official duties, may engage in the following law-related activities:

- A. He/she may speak, write, lecture, teach, and participate in other activities concerning the law, the legal system, and the administration of justice.
- B. He/she may serve as a member, officer, or director of an organization or governmental agency devoted to the improvement of the law, the legal system, or the administration of justice. He/she may assist such an organization in raising funds and may participate in their management and investment but should not personally participate in public fund-raising activities. He/she may make recommendations to public and private fund granting agencies on projects and programs

-2-

concerning the law, the legal profession, and the administration of justice.

Section V. A Law Clerk should regulate his/her extra-official activities to minimize the risk of conflict with his/her official duties.

- A. <u>Avocational activities</u>. A law clerk may write, lecture, teach, and speak on non-legal subjects and engage in the arts, sports, and other social and recreational activities, if such avocational activities do not detract from the dignity of his/her office or interfere with the performance of his/her official duties.
- B. <u>Civic and charitable activities</u>. A law clerk may participate in civic and charitable activities that do not detract from the dignity of his/her office or interfere with the performance of his/her official duties. A law clerk may serve as an officer, director, trustee, or non-legal advisor of an educational, religious, charitable, fraternal, or civic organization and solicit funds for any such organization subject to the following limitations:
 - (1.) He/she should not use or permit the use of the prestige of his/her office in the solicitation of funds.
 - (2.) He/she should not solicit court personnel to contribute to or participate in any civic or charitable activity.
 - (3.) He/she should not solicit funds from lawyers or persons likely to come before the court in which he/she serves.
- C. Financial activities.
 - (1.) A law clerk should refrain from financial and business dealings that tend to detract from the dignity of his/her office, interfere with the proper performance of his/her official duties, exploit his/her position, or involve him/her in frequent transactions with individuals likely to come in contact with him/her or the court in which he/she serves. During his/her clerkship, a law clerk may seek and obtain employment to commence after the completion of his/her clerkship; if any law firm, lawyer, or entity with whom a law clerk has been employed or is seeking or has obtained future employment appears in any matter pending before the

-3-

supervising judge, the law clerk should promptly bring this fact to the attention of the supervising judge, and the extent of the law clerk's performance of duties in connection with such matter should be determined by the supervising judge.

- (2.) Neither a law clerk nor a member of his/her family residing in his/her household should accepta gift, bequest, favor, or loan from any person whose interests have come or are likely to come before the court in which he/she serves or from any other person under circumstances that might reasonably be regarded as influencing the performance of his/her official duties.
- D. Practice of Law. A law clerk should not practice law. A law clerk should ascertain and observe any limitations imposed by the supervising judge or the court on which the supervising judge serves concerning the practice of law by a former law clerk before the judge or the court.

Dated this Dridday of _____ , 1984.

Respectfully Submitted, PERSONNEL COMMITTEE

Maryin Christenson, Chairman l

les Vice Chairman Raymond Anderson,

Finley

une Velech Lau

LeRoy Knudsen

RESOLUTION 84-7

TO: The Honorable Board of Supervisors for Pierce County

WHEREAS, the Mississippi River is an important resource to Pierce County; and,

WHEREAS, the tourism and recreational resources found on the Mississippi River are vital to the economic welfare of Pierce County; and,

WHEREAS, the discharge of untreated sewage from treatment plants upstream, particularly the Pig's Eye Treatment Plant, are threatening the integrity of the Mississippi River as a fish, wildlife and recreation resource;

NOW, THEREFORE, BE IT RESOLVED, that the Pierce County Board of Supervisors ask the U. S. Environmental Protection Agency to see that the raw sewage discharges are expeditiously eliminated.

Dated this 22nd day of May, 1984.

PIERCE COUNTY ZONING COMMITTEE:

Margaret Baldwin, Chairman eler

Holeonb

Elmer, Holcomb

L.E. Yanisch

Thomas Tyler

RESOLUTION NO. 84-8

A Resolution Authorizing The Selling At Public Sale Of Property Owned By Pierce County In Fee For Highway Purposes

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, on June 6, 1961, the Pierce County Highway Department purchased, solely with Pierce County funds, and was given a Quit Claim Deed, therefor, the following described real estate in the County of Pierce and State of Wisconsin, to-wit:

A parcel of land located in the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 5, Township 25 North, Range 16 West, described as follows:

Beginning 465 feet South of the South right of way line of United States Highway that runs Easterly and Westerly through said forty, acre tract and 230 feet West of the East line of said forty acre tract; thence West 157 feet; thence South 158 feet; thence East 157 feet; thence North 158 feet to the place of beginning, containing $\frac{1}{2}$ acre, more or less.

ALSO

The structures and improvements situated on above-described parcel. Namely, an approximately 8 foot by approximately 12 foot wood frame construction dynamite storage shed; and an approximately 4 foot by approximately 6 foot wood frame construction dynamite cap storage shed.

ALSO

Grants the right, privilege and easement to enter upon premises hereinafter described and to construct and permanently maintain a strip or parcel of land being 33 feet wide lying 16.5 feet either side of the following described center line, said strip of land lying in the SE¹/₄ of the NW¹/₄, Section 5, Township 25 North, Range 16 West, Town of Salem, Pierce County, Wisconsin. Said center line is more fully described as follows:

Commencing at intersection of the center line of State Trunk Highway 10 as presently laid and travelled and the East line of Said SE¹/₄ of the NW¹/₄; thence North 89 degrees 56 minutes West a distance of 1056.5 feet to the point of beginning for the following described center line; thence South 72 degrees 56 minutes East a distance of 222.8 feet; thence South 58 degrees 38 minutes East a distance of 730 feet; thence South 34 degrees 53 minutes West a distance of 48 feet to the East line of Explosives lot and the end of the road.

for the sum of One Hundred and No/100 (\$100.00) Dollars; and,

WHEREAS, the Pierce County Highway Department has placed and maintained on said property a movable dynamite storage shed and a movable dynamite cap storage shed in which dynamite and dynamite caps were stored for use by the Pierce County Highway Department for construction and maintenance of highways; and,

WHEREAS, the said real estate and the structures and improvements thereon situated are no longer necessary for the use of Pierce County for highway purposes; and, RESOLUTION NO. 84-8 Page 2

WHEREAS, it is the recommendation of the Pierce County Highway Committee that this property be sold; and,

WHEREAS, Section 83.08, <u>Wisconsin Statutes</u>, requires that this property be sold at public sale, and that the funds derived from such sale be deposited in the County Highway Fund, and that the expenses incurred in connection with such sale be paid from the County Highway Fund;

SO, NOW, THEREFORE, BE IT RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs David E. Sorenson, Pierce County Clerk, to sell by public sale, by written bids, pursuant to the terms of the below-described advertisement, the above-described real estate and structures and improvements thereon situated.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs David E. Sorenson, Pierce County Clerk, to place the below-described advertisement in one edition of all Pierce County newspapers.

SO, NOW, THEREFORE, BE IT RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs the Pierce County Highway Committee to deposit in the Pierce County Highway Fund the funds derived from such sale, and to pay from the Pierce County Highway Fund all expenses incurred in connection with such sale.

****ADVERTISEMENT****

FOR SALE

Pursuant to Section 83.08, <u>Wisconsin Statutes</u>, Pierce County, Wisconsin, hereby offers for sale by written bids, the following described real estate and the structures and improvements thereon situated:

A parcel of land located in the SE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 5, Township 25 North, Range 16 West, described as follows:

Beginning 465 feet South of the South right of way line of United States Highway that runs Easterly and Westerly through said forty, acre tract and 230 feet West of the East line of said forty acre tract; thence West 157 feet; thence South 158 feet; thence East 157 feet; thence North 158 feet to the place of beginning, containing $\frac{1}{2}$ acre, more or less.

ALSO

The structures and improvements situated on above-described parcel. Namely, an approximately 8 foot by approximately 12 foot wood frame construction dynamite storage shed; and an approximately 4 foot by approximately 6 foot wood frame construction dynamite cap storage shed. RESOLUTION NO. 84-8 Page 3

ALSO

Grants the right, privilege and easement to enter upon premises hereinafter described and to construct and permanently maintain a strip or parcel of land being 33 feet wide lying 16.5 feet either side of the following described center line, said strip of land lying in the SE4 of the NW4, Section 5, Township 25 North, Range 16 West, Town of Salem, Pierce County, Wisconsin. Said center line is more fully described as follows:

Commencing at intersection of the center line of State Trunk Highway 10 as presently laid and travelled and the East line of Said SE% of the NW%; thence North 89 degrees 56 minutes West a distance of 1056.5 feet to the point of beginning for the following described center line; thence South 72 degrees 56 minutes East a distance of 222.8 feet; thence South 58 degrees 38 minutes East a distance of 730 feet; thence South 34 degrees 53 minutes West a distance of 48 feet to the East line of Explosives lot and the end of the road.

Bids must be submitted in writing to the Office of the Pierce County Clerk in the Pierce County Courthouse, in the Village of Ellsworth, Wisconsin. Mailing address: Pierce County Clerk, P.O. Box 98, Ellsworth, Wisconsin 54011. Bids must be sealed in an envelope. The outside of the envelope must be marked, "Written Bid For Highway Property." The envelope containing the written bid must also contain a cashier's check or a bank money order made payable to the Pierce County Clerk in the full amount of the bid, or cash in the full amount of the bid.

Pierce County shall reject any and all bids for less than \$250.00. Pierce County reserves the right to reject any or all bids.

Written bids must be received in the Pierce County Clerk's Office no later than 4:30 o'clock P.M. on the 23rd day of July, 1984.

Conveyance of Pierce County's claim, title, and interest in and to the abovedescribed property to the successful bidder, if any, shall be by Quit Claim Deed.

Dated this 22 day of May, 1984.

I, David Sorenson, County Clerk for Pierce Respectfully Submitted, County do hereby certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on July 24th, 1984.

TENSON David Sorenson, Pierce County Clerk

PIERCE COUNTY HIGHWAY COMMITTEE

Lawrence Weber, Chairman

oy eta ner Vice Chairman LeRoy Knudsen,

Geraldi

Til allace J.

Wally Mehlberg

Millard Nelson

TITLE: TRANSFER OF FUNDS FOR SOLID WASTE STUDY INTRODUCED BY THE FINANCE COMMITTEE

WHEREAS, Pierce County for the 1984 Pierce County budget authorized \$20,250.00 for a Tri-County Feasibility Study on solid waste, and

WHEREAS, Pierce County has chosen to pursue a single county feasibility study for Pierce County, and

WHEREAS, due to complexity of the scope of the waste energy project, and

WHEREAS, both the Tri-County and Pierce County projects appear feasible at this time, and

WHEREAS, Pierce County Planning and Zoning Committee is recommending that Pierce County complete both studies at this time, and

WHEREAS, the Pierce County Planning and Zoning Committee has recommended to the Finance Committee a transfer of \$10,000.00 to complete both studies, and

WHEREAS, the Finance Committee on May 17th recommended a Resolution to the County Board of Supervisors on May 22nd to transfer the said amount.

THEREFORE, BE IT RESOLVED, that the County Board of Supervisors assemble this 22nd day of May, 1984, and authorize transfer of this money from the General Fund to the Solid Waste Planning account.

Dated: May 22, 1984

FINANCE COMMITTEE

Christenson, Chairman Ray Anderson allace J. Mehlhin Wallace Mehlberg anterella Weber

Margaret Baldwin

TITLE: CREATING LIMITED TERM SOCIAL WORKER POSITION AND SOCIAL SERVICES AIDE POSITION

INTRODUCED BY THE BOARD OF HUMAN SERVICES

WHEREAS, the Department of Human Services has been flooded with child sex abuse cases, and

WHEREAS, present staff is unable to provide the services that these cases require, and

WHEREAS, these positions will only be continued through calendar year 1984 unless funded by the State contract,

THEREFORE, BE IT RESOLVED, that these positions be created effective MENDMENT BELOW June 1, 1984 with salary and other benefits in accordance with the County's

Union-contracts.

Dated: May 22, 1984

PIERCE COUNTY BOARD OF HUMAN SERVICES

inley, Chairman Roy 1. time 6 James Van Winkle Thomas lei Arnold Nor Lawrence Clark

AMENDED PARAGRAPH:

THEREFORE, BE IT RESOLVED, that limited-term Social Worker position and limited-term Social Services Aide position be created effective June 1, 1984 with salary and other benefits in accordance with the County's Union contracts, contingent upon approval of Personnel Committee.

Resolution Establishing The Total Annual Compensation For Services To Be Paid To The Office Of Sheriff For Pierce County, Wisconsin, Effective January 7, 1985

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, on February 21, 1984, Marvin Christenson, Chairman of the Pierce County Board of Supervisors appointed, and the Pierce County Board of Supervisors approved, a Study Committee On Sheriff's Fees And Meals, consisting of Ray Anderson, Tom Tyler, Marvin Christenson, Lawrence Weber as alternate, and John F. Corey, as Advisor; and,

WHEREAS, the Study Committee On Sheriff's Fees And Meals has completed its study of sheriff's fees and meals in Pierce County, Wisconsin; and,

WHEREAS, the Study Committee On Sheriff's Fees And Meals has determined that it is in the best interests of Pierce County, Wisconsin, that no change be made at this time in the manner in which meals for persons confined to the Pierce County, Wisconsin, Jail are procured and paid for; and,

WHEREAS, the Study Committee On Sheriff's Fees And Meals has determined that it is in the best interests of Pierce County, Wisconsin, that, effective January 7, 1985, the Sheriff of Pierce County, Wisconsin, shall collect all fees appertaining to the Office of Sheriff and shall remit all such fees to the Treasurer of Pierce County, Wisconsin, at the end of each month, except:

1. Those fees collected by the Sheriff pursuant to Section 814.70(9), <u>Wisconsin</u> Statutes, which fees the Sheriff shall personally retain; and,

2. Those fees collected by the Sheriff pursuant to Section 814.70(1), <u>Wisconsin</u> <u>Statutes</u>, Section 814.70(3), <u>Wisconsin Statutes</u>, and Section 814.70(4), <u>Wisconsin</u> <u>Statutes</u>, for Service of Process and Travel, in those cases in which Service of Process and Travel in connection therewith were made by a member of a municipal law enforcement department other than the Pierce County, Wisconsin, Sheriff's Department, which fees the Sheriff shall cause to be paid over to the municipal law enforcement department whose member made Service of Process and Traveled in connection therewith; and,

WHEREAS, the Study Committee On Sheriff's Fees And Meals has determined that it is in the best interests of Pierce County, Wisconsin, that, effective January 7, 1985, the gross annual salary paid to the Sheriff of Pierce County, Wisconsin, be increased, in view of the reduction in the amount of fees to be retained by the Sheriff, to \$25,000.00, and that such gross annual salary shall not be increased at any time during the calendar year of 1985; and, RESOLUTION NO. 84-11 Page 2

WHEREAS, the Study Committee On Sheriff's Fees And Meals has determined that it is in the best interests of Pierce County, Wisconsin, that effective January 7, 1985, the total annual compensation for services to be paid to the Office of Sheriff for Pierce County, Wisconsin, shall be as follows:

1. \$25,000.00 gross annual salary, which gross annual salary shall not be increased at any time during the calendar year of 1985; plus,

2. Fees collected by the Sheriff of Pierce County, Wisconsin, pursuant to Section 814.70(9), <u>Wisconsin Statutes</u>; plus,

3. Fringe Benefits according to the Pierce County Personnel Code, as follows:

-A -- Paid-sick-leave; -- DELETED

-B -- Paid-vacation; ---- DELETED

-C .- Paid holidays; ---- DELETED

- D. Group health insurance;
- E. Group life insurance; and,
- F. Wisconsin Retirement Fund.

SO, NOW, THEREFORE, BE IT RESOLVED, That, effective January 7, 1985, the Sheriff of Pierce County, Wisconsin, shall collect all fees appertaining to the Office of Sheriff and shall remit all such fees to the Treasurer of Pierce County, Wisconsin, at the end of each month, except:

1. Those fees collected by the Sheriff pursuant to Section 814.70(9), <u>Wisconsin</u> Statutes, which fees the Sheriff shall personally retain; and,

2. Those fees collected by the Sheriff pursuant to Section 814.70(1), <u>Wisconsin</u> <u>Statutes</u>, Section 814.70(3), <u>Wisconsin Statutes</u>, and Section 814.70(4), <u>Wisconsin</u> <u>Statutes</u>, for Service of Process and Travel, in those cases in which Service of Process and Travel in connection therewith were made by a member of a municipal law enforcement department other than the Pierce County, Wisconsin, Sheriff's Department, which fees the Sheriff shall cause to be paid over to the municipal law enforcement department whose member made Service of Process and Traveled in connection therewith; and,

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That, effective January 7, 1985, the total annual compensation for services to be paid to the Office of Sheriff for Pierce County, Wisconsin, shall be as follows;

1. \$25,000.00 gross annual salary, which gross annual salary shall not be increased at any time during the calendar year of 1985; plus

RESOLUTION NO. 84-11 Page 3

2. Fees collected by the Sheriff of Pierce County, Wisconsin, pursuant to Section 814.70(9), <u>Wisconsin Statutes</u>; plus,

3. Fringe Benefits according to the Pierce County Personnel Code, as follows: -A.--Paid sick leave; - DELETED -B.--Paid vacation; --- DELETED

-G.--Paid holidays; --- DELETED

- D. Group health insurance;
- E. Group life insurance; and,
- F. Wisconsin Retirement Fund.

Dated this 22nd day of May, 1984.

Respectfully Submitted:

STUDY COMMITTEE ON SHERIFF'S FEES AND MEALS

11/101

Christenson, Marvin Chairman

Ry Ray Anderson

Thea Waar

Lawrence Weber

"A resolution supporting the M. R. R. P. C. and Economic Development District."

TO: THE HONORABLE COUNTY BOARD CHAIRMAN AND SUPERVISORS IN PIERCE COUNTY, WISCONSIN

MEMBERS OF THE BOARD:

WHEREAS, Pierce County desires to improve the economic condition of its citizens; and

WHEREAS, One way to improve economic conditions is to selectively invest public money in community efforts to increase permanent local government; and

WHEREAS, The Mississippi River Regional Planning Commission has been designated an economic development district under the Public Works Economic Development Act of 1965 as amended; and

WHEREAS, By this area-wide designation Pierce County has become eligible for additional federal economic development assistance; and,

WHEREAS, Mississippi River Regional Planning Commission has initiated an overall economic development program whereby communities work together to bring about sound economic development; and,

WHEREAS, The Pierce County Board of Supervisors has reviewed the principle findings of the initial stages of this economic development planning process and finds no conflict with local plans and programs,

NOW THEREFORE, BE IT RESOLVED, That the Pierce County Board of Supervisors hereby concurs with the findings and conclusions of the overall economic development program of the Mississippi River Economic Development District and agrees to support the District in its efforts to aid sound economic development planning in western Wisconsin.

Dated at Pierce County, Wisconsin, this 28th day of June, 1984

This resolution is recommended to the County Board by:

rulen Howard Christenson,

M. R. R. P. C. Planning Representative

Roy Finley

M. R. R. P.

Clerk of Pierce County do hereby certify that the foregoing Resolution was adopted by the Pierce

I, David Sorenson, County

usen

C. Planning Representative County Board of Supervisors on June 28th,1984. Imor an

Marvin Christenson, Industrial Development Committee Member

uma Thomas Tyler,

Industrial Development Committee Member

LaWhenne Lawrence Weber,

Industrial Development Committee Member and M. R. R. P. C. Planning Representative

DEPARTMENTAL INSURANCE INVENTORIES

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, the Pierce County Insurance Committee has thoroughly analyzed the Insurance program for Pierce County, and has determined that property inventories are an integral part of said program, and

WHEREAS, the Pierce County Insurance Committee met on June 18, 1984 and recommended to the County Board that each Department furnish an updated inventory of their respective Departments.

THEREFORE, BE IT RESOLVED, that each Department submit to the County Clerk's Office an inventory of their Department by October 1st of each year.

Dated this <u>28th</u> day of <u>June</u>, 1984.

Respectfully Submitted,

PIERCE COUNTY INSURANCE COMMITTEE

Marin Musterson

Mallace Jo Mikling Lawrence Weeke

VICTIM-WITNESS PROGRAM

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, the County of Pierce desires to undertake a certain project designated Victim-Witness Program to be funded in part, from funds made available through Chapter 950, laws of 1979, administered by the Wisconsin Department of Justice.

NOW, THEREFORE, BE IT RESOLVED that the District Attorney of the County of Pierce is authorized on its behalf to submit the attached application for state funds for a Victim-Witness Assistance Program and is authorized to execute on behalf of the Pierce County Board of Supervisors, the attached contract for Victim-Witness Assistance Program purposes including any extensions or amendments thereof.

BE IT FURTHER RESOLVED that state funds received hereunder shall not be used to supplant local funds that would, in the absence of the Wisconsin Victim-Witness Assistance Program, be made available to support the assistance of victims and witnesses of crime. Dated this 28th day of June, 1984.

Respectfully Submitted,

I, David Sorenson, County Clerk for Pierce County do hereby certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on July 24, 1984.

and teremon

Pierce County Finance Committee

andreach each

David Sorenson, Pierce County Clerk

A RESOLUTION FOR INCLUSION UNDER THE

STATE OF WISCONSIN DEFERRED COMPENSATION PLAN

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

BE IT RESOLVED by the County Board of Pierce County, that pursuant to the provisions of Subchapter VIII, Section 40.81(1) of the Wisconsin Statutes which provides in part as follows:

"40.81 (1) An employer other than the state may provide for its employees the deferred compensation plan established by the board under s. 40.80. Any employer, including this state, who makes the plan under s.40.80 available to any of its employees shall make it available to all of its employees under procedures established by the department under this subchapter."

Such County Board hereby determines to be included under the State of Wisconsin Deferred Compensation Plan by section 40.80 Subchapter VIII of Chapter 40 of the Wisconsin Statutes for its eligible personnel, and

BE IT FURTHER RESOLVED, that the proper officers are herewith authorized and directed to take all actions and make such reductions and submit such deferrals as are required by the Department of Employe Trust Funds of the State of Wisconsin pursuant to Subchapter VIII oF Chapter 40 of the Wisconsin Statutes, and

BE IT FURTHER RESOLVED, that Pierce County agrees to be bound by the terms and conditions of the contracts between the State, its investment providers, and its Plan coordinator, PEBSCO, to include all administrative procedures utilized in the establishment of the State Plan.

BE IT FURTHER RESOLVED, that Pierce County representative submit a certified copy of this resolution to the State of Wisconsin Department of Employe Trust Funds and PEBSCO.

BE IT FURTHER RESOLVED, that the County Board recognizing the Employe Trust Funds Board's responsibility for maintaining the integrity of the plan, the County Board hereby resolves that the proper officers of Pierce County are hereby authorized and directed to cooperate fully with PEBSCO, in accordance with procedures established by the Department of Employe Trust Funds in processing requests for withdrawal in case of an unforseeable emergency as defined in Sec. 457(b)(5) of the I.R.C. and Sec.1.457-2(h)(4) and (5) of the regulations. The designated agent is directed to acknowledge on a form authorized by the Department of Employe Trust Funds, that relevant unforseeable emergency informattion has been given and received.

Dated this 18th day of June, 1984.

I, David Sorenson, County Clerk for

Pierce County do hereby ceritfy that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on July 24th, 1984.

David Seremon

David Sorenson, Pierce County Clerk

Respectfully Submitted,

nargant

AMENDMENT TO THE PERSONNEL CODE

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, the Pierce County Personnel Code was adopted by the Pierce County Board of Supervisors on November 16, 1982;

WHEREAS, the Pierce County Personnel Committee has recommended that the following section of the Pierce County Personnel Code be amended,

SO NOW, THEREFORE BE IT RESOLVED, that chapter IX of the Pierce County Personnel Code, Employee Benefits Section C (5) (D), page 20 be amended to read as follows: "Upon retirement, <u>at age 55 or later</u>, disability, or death the County agrees to pay 100% of the unused accumulated sick leave."

Dated this 28th day of June, 1984.

Respectfully Submitted, Pierce County Personnel Committee

Marvin Christenson, Chairman

Ray Anderson, Vice-Chairman

Leroy Knudsen

ul Vean

Lawrence Weber

Finley

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, the Law Enforcement Committee of the Pierce County Board of Supervisors has determined that it is in the best interests of Pierce County, Wisconsin, to enter into a LICENSE AND PERMIT FOR USE OF NUCLEAR EMERGENCY SIREN SYSTEM with Northern States Power Company, a photocopy of which LICENSE AND PERMIT FOR USE OF NUCLEAR EMERGENCY SIREN SYSTEM has been attached hereto;

SO, NOW, THEREFORE, BE IT RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs Marvin Christenson, Chairman of the Pierce County Board of Supervisors and David E. Sorenson, Pierce County Clerk, to duly execute two duplicate original LICENSE AND PERMIT FOR USE OF NUCLEAR EMERGENCY SIREN SYSTEM on behalf of Pierce County, Wisconsin.

Dated this 28 Hoay of , 1984.

Respectfully Submitted,

PIERCE COUNTY LAW ENFORCEMENT COMMITTEE

Thomas Tyler,

Weber. Lawrence hairmar

IND

ra Jerald Carstens

cli LeRoy Knudsen

James Van Winkle

I, David Sorenson, County Clerk for Pierce County do hereby certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on July 24, 1984.

David Sorenson, Pierce County Clerk

RESOLUTION # 84-18

PIERCE COUNTY PARTICIPATION IN DNR WILDLIFE DAMAGE ABATEMENT PROGRAM

TO: The Honorable Pierce County Board of Supervisors:

WHEREAS, Nineteen Eighty-three (1983) legislation created a new wildlife damage abatement program, and,

WHEREAS, this legislation provides that the program be administered on a county level by those counties electing to participate, and,

WHEREAS, funding for the program will come from the Wisconsin Department of Natural Resources (DNR), including funding for county administrative costs, and wildlife damage abatement measures, and,

WHEREAS, some Pierce County agricultural producers have been experiencing large amounts of wildlife damage and have requested that Pierce County work with the DNR in setting up a county program which would give them assistance in decreasing crop losses due to wildlife.

THEREFORE BE IT RESOLVED, that Pierce County make application to participate in the DNR Wildlife Damage Abatement Program.

FURTHERMORE BE IT RESOLVED, that Pierce County develop a plan of administration for the program and forward the plan along with this resolution to the DNR prior to December 31, 1984, in accordance with DNR application procedures.

Respectfully Submitted, Dan Andersor Ray Anderson Christenson Nelson Rober nes

PIERCE CO. LAND CONSERVATION COMMITTEE

DATED: June 28, 1984

I, David Sorenson, County Clerk for Pierce County do hereby certifyb that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on July 24th, 1984.

Same.

Thomas Radkey

ESTABLISH PROCEDURE FOR DISPOSAL OF TAX DEED LAND

TO THE HONORABLE BOARD OF SUPERVISORS FCR PIERCE COUNTY, WISCONSIN

WHEREAS, The Finance Committee has consulted with the County Clerk in review of Tax Deed Land the County has acquired, and

WHEREAS, The Committee has investigated the different appreciation aspects of appraisal of the tracts of land, and

WHEREAS, The Finance Committee at the June 18th meeting recommended the following persons be involved in the appraisal of tax deed land:

> Town Chairman or Assessor Member of County Board representing the District Member of Finance Committee (appointed by the Chairman)

SO NOW, THEREFORE BE IT RESOLVED, that the Pierce County Board of Supervisors assembled this 28th day of June, 1984 authorize the formation of the committee to appraise all Tax Deed Land in Pierce County.

Dated this 28th day of June, 1984.

Respectfully Submitted,

Pierce County Finance Committee

11/18 Allan

Marvin Christenson, Chairman

Ray Anderson, Vice-Chairman

Wallace L. Mehl

Wallace Mehlberg

Margaret Baldwin

anne Valeer

Lawrence Weber

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, by the decision of the State Board of Assessors and the order and judgment of Tax Appeals Commission of the State of Wisconsin, the Full Value Assessment for the year 1980 on Parcel Number 79-47-030-01-R000010, owned by ITT Meyers Industries Inc., and located in the Township of Trenton, Pierce County, Wisconsin, was reduced by \$460,000.00; and,

WHEREAS, this reduction in Full Value Assessment took place after ITT Meyers Industries Inc. had paid real property taxes on this parcel for the year 1980; and,

WHEREAS, the Township of Trenton has refunded to ITT Meyers Industries Inc., the sum of \$6,986.17 principal, plus the sum of \$2,179.71 interest, for a total amount of \$9,165.88; and,

WHEREAS, the Township of Trenton has requested that Pierce County, Wisconsin, pay to it the sum of \$1,905.49 principal, plus the sum of \$594.36 interest, for a total amount of \$2,499.85, which total amount represents the proportionate share of Pierce County, Wisconsin, of taxes collected on this over-assessed parcel of property; and,

WHEREAS, the Finance Committee of the Pierce County Board of Supervisors has recommended that Pierce County, Wisconsin, pay, from the General Fund, to the Township of Trenton, the total sum of \$2,499.85 for the proportionate share of Pierce County, Wisconsin, of taxes collected on this over-assessed parcel of property;

SO, NOW, THEREFORE, BE IT RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs Milton Sorenson, Pierce County Treasurer, to pay, on behalf of Pierce County, Wisconsin, from the General Fund, to the Township of Trenton, the total sum of \$2,499.85 for the proportionate share of Pierce County, Wisconsin, of taxes collected on this over-assessed parcel of property.

Dated this 28th day of June, 1984.

lam

Marvin Christensen, Chairman

Wallace Mehlberg Margard Barawan Margaret Baldwin Respectfully Submitted,

PIERCE COUNTY FINANCE COMMITTEE Ray Anderson, Vice-Chairman Mance Well

Lawrence Weber

JOB FREEZE FOR ALL PERMANENT COUNTY EMPLOYEE LEVELS IN ALL COUNTY DEPARTMENTS FOR BUDGET YEAR 1985

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

appear

WHEREAS local property taxes continue to increase much faster than property valuations; and,

WHEREAS the number of persons employed by Pierce County continues to increase much faster than population growth in Pierce County; and,

WHEREAS it appears that increases in local spending will likely surpass the inflationary controls which Federal budget cuts, Federal Revenue Sharing, and State Shared Revenues are attempting to achieve; and,

WHEREAS the level of government services provided by Pierce County is more than sufficient to meet the needs of its citizens, and, therefore, Pierce County can well afford not to expand in or beyond its present Programs; and,

WHEREAS the voters of Pierce County should not be asked to have their property taxes increased in 1985;

SO, NOW, THEREFORE, BE IT RESOLVED that the Pierce County Board of Supervisors goes on record as favoring a job freeze for permanent County employee levels in all County Departments for the budget year 1985:

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED that a thorough study be made before any new permanent positions be established for the fiscal year 1986.

Dated this 24th day of July, 1984

RESPECTFULLY SUBMITTED,

FINANCE COMMITTEE

Marvin Christenson, Chairman

Ray Anderson, Vice Chairman

Lawrence Weber

Margaret Baldwin

AND, BE IT FURTHER RESOLVED, that any permanent County employee position that becomes vacant because of resignation, dismissal, death, retirement or any other cause, will not be filled unless the Personnel Committee determines that the position is necessary for the continuation of essential county services.

** — until the Personnel Committee has analyzed the personnel needs of each Department Wisconsin Department Of Employe Trust Fund

Resolution 84-22

ADDITIONAL GROUP LIFE RESOLUTION

RESOLVED, by the Board Of Supervisors of the County Of Pierce of Ellsworth, Wisconsin 54011, that pursuant to the provisions of Section 40.03(6)(b) of the Wisconsin Statutes such Board Of Supervisors hereby determines to be included under the Additional Group Life Insurance Plan provided by Section 40.03(6)(b) of the Wisconsin Statutes, for its eligible personnel, and

BE IT FURTHER RESOLVED, that the resolution shall be effective on the January 1 following its receipt in the office of the State Department of Employe Trust Funds by November 15 of the preceding year, and

BE IT FURTHER RESOLVED, that the proper officers are herewith authorized and directed to submit such payments as required by the State Group Insurance Board to provide such supplemental group life insurance.

Dated this 24th day of July, 1984.

RESPECTFULLY SUBMITTED,

FINANCE COMMITEE

Christenson, Chairman

Ray Anderson, Vice Chairman

Wallace J. Mehlle Wallace Mehlberg

Lawrence Weber

County Clerk for Pierce County do hereby I, David Sorenson, certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on August 28th, 1984.

David Sorenson, Pierce County Clerk

To The Honorable Board of Supervisors For Pierce County, Wisconsin

WHEREAS, Resolution 79-22 created a Permanent Part-Time employee in the Clerk of Court's office, and

WHEREAS, The Personnel Committee met and reviewed the increased workload in the Court system, and

WHEREAS, The additional workload deem it necessary the creation of a full time Court Clerk position, and

BE IT RESOLVED that the Permanent Part Time Court Clerk position be terminated, and County Board create a full time Court Clerk position.

Dated this 24th day of July, 1984

Submitted by Personnel Committee

Chairman Christenson,

Raymond Anderson, Vice Chairman

LeRoy Knudsen

Lawrence Weber

Creat Full-time Investigator for Law Enforcement TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

LADIES AND GENTLEMEN:

WHEREAS, Resolution No. 83-32 created two full-time Patrolmen positions in the Sheriff's Department, and

WHEREAS, Resolution No. 83-32 also created a limited term Investigator that would terminate as of December 31, 1984, and

WHEREAS, The Law Enforcement, Finance, and Personnel Committees have reviewed the results of the additional personnel that was hired in 1984, and

WHEREAS, The County Board was concerned by the amount of overtime that has been paid in the last few years, and

WHEREAS, it appears the additional personnel has decreased the amount of overtime being paid for the first six months in 1984, and

SO NOW THEREFORE BE IT RESOLVED that the position of Investigator be created as a full-time position as of January 1, 1985.

THE PERSONNEL COMMITTEE

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ner, Weak

WISCONSIN FUND ALLOCATION

WHEREAS, Wisconsin Act 545 concerning the Wisconsin Fund septic system grant program, repealed the septic system program priority system, and established an allocation formula to distribute monies to counties; and,

WHEREAS, Wisconsin Act 545 also requires governmental units to establish a system for distribution of grant monies to eligible owners.

THEREFORE, BE IT RESOLVED, that the Pierce County Zoning Office will distribute Wisconsin Fund grant monies to eligible owners on the basis of the date of application submittal to the Department of Natural Resources.

BE IT FURTHER RESOLVED, that date of orders will determine priority for each group of applicants.

BE IT FURTHER RESOLVED, that "First In" applications will be "First Out" grant monies to eligible applicants.

Dated this Indday of actuber, 1984.

PIERCE COUNTY ZONING COMMITTEE:

Margaret Baldwin, Chi Margaret Baldwin, Chi

Holcomb

I, David Sorenson, County Clerk for Pierce County do hereby certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on November 13th, 1984.

forenson and

David Sorenson, Pierce County Clerk

A RESOLUTION AMENDING SECTION III. (B.) (1.) (b.) OF THE PIERCE COUNTY PERSONNEL CODE

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, the Pierce County Personnel Code was adopted by the Pierce County Board of Supervisors on November 16, 1982;

WHEREAS, the Pierce County Personnel Committee has recommended that the following Sections of the Pierce County Personnel Code be amended,

SO, NOW, THEREFORE, BE IT RESOLVED, That Section III.(B.)(1.)(b.) of the Pierce County Personnel Code is hereby amended to read as follows:

> "Confirm non-elected department head appointments with the exception of the Board of Human Services which has statutory right to make its own appointments, and with the further exception of the Register In Probate, whose appointment and removal is governed by the provisions of Section 851.71, Wisconsin Statutes."

Dated this St day of houmber, 1984.

Respectfully Submitted,

PIERCE COUNTY PERSONNEL COMMITTEE

Unathan ann Marvin Christenson, Chairman

Ales

Anderson, Vice Chairman Ray

Knudsen

Lerov

- Ween Lau 12 Lawrence

Finley

RESOLUTION AMENDING CHAPTER 8.40 OF THE PIERCE COUNTY CODE

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, on August 26, 1975, the Pierce County Board of Supervisors adopted Resolution Number 75-12, which was codified as Chapter 8.40 Alternate Sewage Treatment Project, of the Pierce County Code; and,

WHEREAS, Resolution Number 75-12, as adopted on August 26, 1975, and as codified in Chapter 8.40 Alternate Sewage Treatment Project, of the Pierce County Code, permitted Mounds as an alternate system, but restricted their use by Section 8.40.010 Agreement (F), set forth as follows:

> "F. No alternate systems shall be allowed within the boundaries of the proposed Kinnikinnic Park between the city of River Falls and County Trunk F. No alternate system shall be allowed to be installed within 500 feet from any existing recreational area or 500 feet from any potential recreational area and canoe route in accordance with the county outdoor recreational plan of 1971."

WHEREAS, Section ILHR 83.06 of the Wisconsin Administrative Code is now in full force and effect and allows Mounds as an alternate sewage system and further requires Pierce County to adopt an ordinance governing private sewage system which conforms to Chapter ILHR 83 of the Wisconsin Administrative Code, as set forth as follows:

> "ILHR 83.06 County administration. (1) PRIVATE SEWAGE SYSTEM ORDINANCE. (a) Adoption of ordinance. Every county shall adopt an ordinance governing private sewage systems which conforms with this chapter. The ordinance shall apply to the entire area of the county."

WHEREAS, Chapter 8.40 Alternate Sewage Treatment Project, of the Pierce County Code, is not now in conformity with Chapter ILHR 83 of the Wisconsin Administrative Code, in that Section 8.40.010 Agreement (F), as set forth above, does not allow the use of Mounds in the entire area of Pierce County, Wisconsin, as required by Section ILHR 83.06 of the Wisconsin Administrative Code.

SO, NOW, THEREFORE, BE IT RESOLVED, That the Pierce County Code is hereby amended by deleting from Chapter 8.40 thereof, Section 8.40.010 Agreement (F), as set forth as follows:

"F. No alternate systems shall be allowed within the boundaries of the proposed Kinnikinnic Park between the city of River Falls and County Trunk F. No alternate system shall be allowed to be installed within 500 feet from any existing recreational area or 500 feet from any potential recreational area and canoe route in accordance with the county outdoor recreational plan of 1971."

Dated this 23 day of article 1984.

Respectfully Submitted,

ZONING COMMITTEE

Margarit Baldwin Margaret Baldwin, Chairman

Thomas Tyler, Vice Chairman

Lloyd & - Janisch

Elmer Holcom

Elmer Holcomb, Citizen Member

Tegeler, Gitizen Member

G.

Hines

A RESOLUTION AMENDING CHAPTER 13.16, PARKS COMMITTEE, OF THE PIERCE COUNTY CODE

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, The Parks Committee has recommended that the following Sections of the Pierce County Code be amended,

SO, NOW, THEREFORE, BE IT RESOLVED, That Section 13.16.030 PL 566 projects (A.) of the Pierce County Code is hereby amended to read as follows:

13.16.030 PL 566 projects. A. The county board, through the parks committee, shall continue to work closely with the land conservation committee and support its role in the development of PL 566 projects and its concern for recreation and soil erosion.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That Section 13.16.030 PL projects (B.) of the Pierce County Code is hereby amended to read as follows:

B. The county land conservation committee will assume responsibility for the development, operation and maintenance of recreational developments of PL 566 projects and be authorized to make application and use funds received from federal, state and local sources for PL 566 projects.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That Section 13.16.050 Flood and erosion control, of the Pierce County Code is hereby amended to read as follows:

13.16.050 Flood and erosion control. The county parks committee cooperates with the land conservation committee in matters concerning flood control, and soil and water erosion in the entire Plum Creek Watershed as described in the memorandum of understanding attached to Resolution 74-17 and on file in the office of the county clerk.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That Section 13.16.060 Recreation coordinator, of the the Pierce County Code is hereby amended to read as follows:

13.16.060 Recreation coordinator. The resource agent, University Extension Office, shall serve as the recreation coordinator. The coordinator's primary job will be to work with the parks committee and to act as the liaison with interested groups and organizations to keep comprehensive planning current, to screen projects submitted for state and/or federal funding and to see that project implementation proceeds in the proper manner.

Dated this 13th day of November _____, 1984.

Resolution No. 84-32 Page 2

Respectfully Submitted,

PIERCE COUNTY PARKS COMMITTEE

Ray Anderson, Chairman

Roy Einley, Vice Chairman

Dan McCardle Dan McCardle <u>Acustement Veller</u> Lawrence Weber

A Resolution Urging The Wisconsin Supreme Court To Decline To Promulgate Proposed Supreme Court Rule 70.35

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, the Wisconsin Supreme Court is considering a proposal to create Supreme Court Rule 70.35;

WHEREAS, the proposed Supreme Court Rule 70.35 would prohibit any county from remodeling or constructing new "court facilities" unless the plans for the project are approved by the Director of State Courts;

WHEREAS, the promulgation of proposed Supreme Court Rule 70.35 will result in a loss of control by the county of the cost and nature of courthouse remodeling and construction projects;

SO, NOW, THEREFORE, BE IT RESOLVED, That the Pierce County Board of Supervisors hereby strongly urges the Wisconsin Supreme Court to decline to promulgate the proposed Supreme Court Rule 70.35.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That David E. Sorenson, Pierce County Clerk, is hereby authorized and directed to mail a certified copy of this Resolution to Marilyn Graves, Clerk, Wisconsin Supreme Court, 231 East, State Capitol, Madison, Wisconsin 53702.

Dated this Bridday of activer, 1984.

Respectfully Submitted,

PIERCE COUNTY BUILDING COMMITTEE

Diz Marvin Christenson, Chairman

Mc Cardle 1e. Vice Chairman Daniel McCardle.

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Yanisch.

Memorial to Emil Amundson

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, a respected and valued former County Board Supervisor, Emil Amundson, has recently departed this life, and

WHEREAS, Emil Amundson was a dedicated member of the Pierce County Board for many years and gave much of his valued time and effort for the people of Pierce County, and WHEREAS, the Pierce County Board of Supervisors wish to extend their sincere sympathy to the Amundson Family.

extend their sincere sympathy to the Amundson Family. THEREFORE BE IT RESOLVED, that this resolution be adopted and spread upon the minutes, and a copy be presented to the bereaved Amundson Family.

Dated this 23rd day of October, 1984.

I, David Sorenson, County Clerk for Pierce County do hereby certify that foregoing Resolution was adopted by the Pierce County Board of Supervisors on October 23rd, 1984.

enson David Sorenson, Pierce County Clerk

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, a respected and valued former County Board Supervisor, Leo Murphy, has recently departed this life, and

WHEREAS, Leo Murphy was a dedicated member of the Pierce County Board for many years and gave much of his valued time and effort for the people of Pierce County, and

WHEREAS, the Pierce County Board of Supervisors wish to extend their sincere sympathy to the Murphy Family. THEREFORE BE IT RESOLVED, that this resolution be adopted and spread upon the minutes, and a copy be presented to the bereaved Murphy Family.

Dated this 23rd day of October, 1984.

a

I, David Sorenson, County Clerk for Pierce County do hereby certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on October 23rd,1984.

N enson David Sorenson, Pierce County Clerk

CREATE CHILD SUPPORT SPECIALIST

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY

WHEREAS, Pierce County created a part-time Child Support Investigator in 1976, and

WHEREAS, The Investigator will be retiring in February, 1985, and

WHEREAS, The Child Support Director has met with the Human Services Board in regard to terminating the Investigator position in February of 1985, and replace with a full-time Child Support Specialist, and

WHEREAS, The Personnel Committee at the October 9th meeting recommended a Resolution to the County Board terminating the Investigator position and creating an additional Child Support Specialist, and

SO NOW THEREFORE BE IT RESOLVED that Pierce County terminate the position of Child Support Investigator as of February 15, 1985 and create an additional Child Support Specialist on March 1, 1985.

vin Christenson, Chairman

Raymond Anderson, Vice Chairman

Mulen

Lawrence Weber

locs

LeRoy Knudsen

Submitted by Personnel Committee

Roy

RESOLUTION NO. 84-37 <u>PURCHASE OF HIGHWAY EQUIPMENT</u> <u>PIERCE COUNTY</u>

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN: GENTLEMEN:

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 no one complete unit of equipment of a value exceeding Seventyfive thousand and no/100 Dollars (\$75,000.00) shall be purchased without further authority of the County Board.

Presented this 13th day of November, 1984.

nittee

PROVIDING FOR THE ADVANCE OR TRANSFER OF CONSTRUCTION FUNDS IN PIERCE COUNTY

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN:

GENTLEMEN:

WHEREAS, Section 84.03(5), Wisconsin Statutes, provides that the State Highway Commission and County Board, or a County Highway Committee when authorized by the County Board, may agree upon the advance of one or more future years' allotments for such County under Section 84.03(3), to be expended on selected improvements on state trunk highways or connecting streets within such County to the extent so agreed, and

WHEREAS, occasions frequently arise when it is necessary or desirable to provide for the advance, allocation, or transfer of construction funds to or between previously authorized or additionally needed construction improvements on state trunk highways or connecting streets in this County,

THEREFORE, in order to provide for promptly making available the funds necessary for such improvements and to avoid the delay and expense incident to calling a special meeting of this Board for such purpose,

BE IT RESOLVED, that the State Highway Commission be and is hereby petitioned to advance pursuant to Section 84.03(5), Wisconsin Statutes, upon the filing of a request therefor by the County Highway Committee of this County, which said Committee is hereby authorized to file, such sums as may be required and are not otherwise available for any such previously authorized or additionally needed construction improvements in this County, with the understanding that the amounts thus advanced will be deducted from future state allotments for state trunk highway construction in this County under Section 84.03(3) of the Statutes, and

BE IT FURTHER RESOLVED, that the State Highway Commission be and is hereby petitioned, upon the filing of a request therefor by the County Highway Committee of this County, which said Committee is hereby authorized to file, to transfer to or between any such previously authorized or additionally needed construction improvements in this County, any funds allotted by the State under the provisions of Section \$4.03(3), Wisconsin Statutes, and previously allocated to any other improvement or remaining unallocated in reserve.

Presented this 13th day of November, 1984.

Pierce County Highway Committee

IMPROVEMENT OF COUNTY TRUNK BRIDGES

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN:

GENTLEMEN:

WHEREAS, your Road and Bridge Committee has this past September 5th and 6th driven over the various county highways and inspected the county bridges which were improved during 1984 and also those under consideration for improvement during the 1985 season; and

WHEREAS, after discussing and evaluating the various county bridges, they voted to present the following program together with the cost estimated for 1985:

C.T.H. "C" - Town of Hartland - 1st Bridge North of C.T.H. "V" Total Cost Federal Cost County Cost	\$	78,000.00 58,500.00 19,500.00
C.T.H. "E" - Town of River Falls - 1st Bridge North of Forestville Roa	d\$	5,100.00
C.T.H. "O" - Town of Trimbelle - New Bridge by Truax's	\$	78,000.00
C.T.H. "00" - Town of Diamond Bluff - Drop Inlet by Bernard Kemmerer's	\$	2,100.00
C.T.H. "QQ" - Town of Clifton - 1st Bridge South of S.T.H. 29 - Widen 5' East Side	\$	15,000.00
Bridge Painting	\$	25,000.00
Guard Rail in Various Places	\$	30,000.00
Hazard Elimination Projects	\$	25,000.00
Rip Rap in Various Places	\$	30,000.00
Total Cost of Pierce County's Share	\$	229,700.00

SO BE IT RESOLVED, that the County Board of Supervisors of Pierce County hereby authorize the Highway Committee to complete the above program during the 1985 season.

Presented this 13th day of November, 1984.

Pierce County Road & Bridge Committee

IMPROVEMENT OF COUNTY TRUNK HIGHWAYS

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN:

GENTLEMEN:

WHEREAS, your Road and Bridge Committee has this past September 5th and 6th driven over the various county highways which were improved during the 1984 season and also those under consideration for improvement during the 1985 season; and

WHEREAS, after discussing and evaluating the various county highways, they voted to present the following program together with the cost estimated for 1985:

С.Т.Н. "В'	- Town of Gilman - 1.0 mile	- From Intersection of 1-B to Blacktop Shouldering	County Line \$ 42,500.00 <u>3,400.00</u> 45,900.00
С.Т.Н. "ВЕ	" - Town of El Paso - 1.0 mile	- From Leo Hueble's to Lawren Blacktop Shouldering	ce Langer's \$ 42,500.00 <u>3,400.00</u> 45,900.00
С.Т.Н. "С'	- Town of Hartland - 1500 ft	Bridge #B47-0973 Approach Blacktop Shouldering	\$ 10,810.80 970.00 11,780.80
C.T.H. "G"	- Town of El Paso - 1.1 mile	- From Basement Bar West Blacktop Shouldering	\$ 46,750.00 <u>3,740.00</u> 50,490.00
С.Т.Н. "Н"	- Town of Maiden Rock - 1.3 m	nile - From C.T.H. "S" to S.T. Blacktop Shouldering	H. 183 \$ 55,250.00 <u>4,420.00</u> 59,670.00
С.Т.Н. "О"	- Town of Diamond Bluff - 2.3		1 & Go South \$ 97,750.00 <u>7,820.00</u> 105,570.00
C.T.H. "O"	- Town of Trimbelle - 1500 ft	Bridge #B47-0084 Approach Blacktop Shouldering	\$ 10,810.80 <u>970.00</u> 11,780.80
C.T.H. "00	' - Town of Trimbelle - 1.2 mil	e - Start at U.S.H. 10 & Go So Blacktop Shouldering	buth 51,000.00 <u>4,080.00</u> 55,080.00
С.Т.Н. "Р"	- Town of Rock Elm - 0.6 mile Hill Road	- From Elmwood Village Limits Blacktop Shouldering	to Morton 25,500.00 2,040.00 27,540.00
С.Т.Н. "Р"	- Village of Elmwood - 1500 f	t. – Bridge #B47-0700 Approach Blacktop S Shouldering	10,810.80 970.00 11,780.80

C.T.H. "S" -	Village of Plum City - 0.3 r	nile - From U.S.H. 10 South Blacktop Shouldering	\$ 12,750.00 <u>1,020.00</u> 13,770.00
С.Т.Н. "Т" -	Town of Spring Lake - 1.0 m Corner	ile - From St. Croix County Blacktop Shouldering	to Fred Larson \$ 42,500.00 <u>3,400.00</u> 45,900.00
С.Т.Н. "ВВ" -	Town of Gilman - 4.5 mile -	From C.T.H. "G" to S.T.H. 2 Sealcoating	29 \$ 25,650.00
	Town of Hartland & Isabelle North to New Bridge		1.35 & Go \$ 14,820.00
С.Т.Н. "G" -	Town of El Paso - 2.9 mile -	- From S.T.H. 63 East Sealcoating	\$ 16,530.00
	Town of Martell - 2.4 mile - Road	- From Ellsworth Town Line t Sealcoating	to Hillcrest \$ 13,680.00
С.Т.Н. "Ј" -	Town of Trimbelle - 4.7 mile	e - Start at U.S.H. 10 & Go Sealcoating	North \$ 26,790.00
C.T.H. "N" -	Town of El Paso - 2.0 mile -	- From C.T.H. "G" Intersect Sealcoating	to West \$ 11,400.00
	Town of Gilman - 1.0 mile - South	Start 1.0 Miles South of S. Sealcoating	T.H. 29 & Go \$ 5,700.00
С.Т.Н. "₩" -	Town of River Falls - 3.4 mi	le - From S.T.H. 35 to S.T. Sealcoating	H. 29 \$ 19,380.00
	Town of Martell - 1.7 mile - Falde's	- From Glen Knutson's North	Past Gaylord \$ 165,000.00
C.T.H. "M" & - C.T.H. "F"	Town of Clifton - 1000' Inte	ersection Improvement	\$ 9,500.00
С.Т.Н. "М" –		om Mann Lane to Maplewood D Total Cost Federal Cost County Cost	rive \$ 410,000.00 <u>307,500.00</u> 102,500.00
С.Т.Н. "О" -	Town of Trimbelle - 0.4 mile	- Hill by Richard Thoms	\$ 36,000.00
С.Т.Н. "Р" - 1	Town of Rock Elm - 1.0 mile Elmwood	- From C.T.H. "PP" Intersec	tion Towards \$ 8,000.00
С.Т.Н. "Q" - Т		- Segment #1 Total Cost Federal Cost County Cost	\$ 395,000.00 296,250.00 98,750.00
C.T.H. "Q" - 1		- Segment #3 Total Cost Federal Cost County Cost	\$ 840,000.00 <u>630,000.00</u> 210,000.00
		Grand Total	\$ 1,248,862.40

SO BE IT RESOLVED, that the County Board of Supervisors of Pierce County hereby authorize the Highway Committee to complete the above program during the 1985 season.

Presented this 14 day of November, 1984.

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Pierce County Road & Bridge Committee

COUNTY AID CONSTRUCTION AND MAINTENANCE DURING THE CALENDAR YEAR 1985

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN:

GENTLEMEN:

SECTION I. The County Board of Supervisors of Pierce County, Wisconsin, regularly assembled, does hereby ordain that such funds as may be made available to the County for highway work in the year 1985 under the provisions of Section 20.395 and Chapter 83 of the Statutes, and the additional sums herein appropriated, shall be expended as here-inafter set forth:

SECTION II. COUNTY TRUNK HIGHWAY ALLOTMENT: WHEREAS the Division of Highways has notified the County Clerk that a sum of money estimated to be Five hundred eighty-nine thousand five hundred sixty-two and 45/100 Dollars (\$589,562.45) will become available at the end of the fiscal year under the provisions of Sections 83.10 and 20.395 (1) (qa) & (qb) of the Statutes, for the county trunk highway system in the County, but the actual amount will not be known until the close of the fiscal year ending next June 30th.

BE IT RESOLVED that the County Highway Committee is authorized and directed to expend the said sum to the extent required to match and supplement Federal Aid for construction, right of way, and other costs on any Federal projects located on the county trunk highway system of said County, which are not recovered from Federal funds, and to expend any balance for constructing, repairing, and maintaining such county trunk highway system and the bridges thereon, including snow and ice removal and control, as directed in Section 83.10(1) of the Statutes, and to reimburse the General Fund for any expenditures that may be made therefrom pursuant to Section 83.01(6) of the Statutes.

<u>SECTION III</u>. WHEREAS it appears that certain additional highway improvements in the County are necessary and warranted.

BE IT RESOLVED that the County Board does hereby appropriate the following sums for the purpose hereinafter set forth:

(1) For snow and ice removal on the County Trunk Highway System, the sum of Two hundred thousand and no/100 Dollars (\$200,000.00).

(2) For the Sign Department, the sum of Forty-five thousand and no/100 Dollars (\$45,000.00).

(3) For county trunk highway maintenance (to provide dust settler on construction projects, etc.), the sum of Eight thousand and no/100 Dollars (\$8,000.00).

(4) For administration, including salaries, per diem, officer and travel expense of the County Highway Committee, the County Highway Commissioner, his clerks and assistants not paid from construction or maintenance funds, the sum of One hundred seventeen thousand and no/100 Dollars (\$117,000.00).

(5) For the Engineering Fund and for the purchase of right of way on county trunk highways, the sum of One hundred twenty thousand and no/100 Dollars (\$120,000.00).

Total Authorized in this Section - \$490,000.00.

SECTION IV. WHEREAS appropriations are made herein, in addition to the amounts to be received from the State and available for work in the County under Section 20.395 of the Statutes,

BE IT RESOLVED that the County Board does hereby levy a tax on all of the property in the County to meet such appropriations as follows:

For the various purposes as set forth in Section III hereof the sum of Four hundred ninety thousand and no/100 Dollars (\$490,000.00).

WARNING: It is directed that provision for this levy shall be made in the County budget, but that this levy shall not be duplicated.

 $\underline{SECTION~V}$. WHEREAS the various highway activities for which provision is made in this resolution are continuous from year to year, and the exact cost of any work cannot be known at the time of making the appropriation therefor,

BE IT RESOLVED that this Board does hereby direct that any balance remaining in any appropriation for a specific highway improvement after the same shall have been completed may be used by the County Highway Committee to make up any deficit that may occur in any other improvement, which is part of the same item in the <u>County budget</u>, for which provision is herein made, and any balances remaining at the end of the year in any highway fund shall remain and be available for the same purpose in the ensuing year.

SECTION VI. WHEREAS the exact amount of the funds that will become available from the State for highway purposes in the County under Section 20.395 of the Statutes will not be known until on or after next June 30th.

BE IT RESOLVED that the County Treasurer is hereby authorized and directed to make payments for the purposes for which such funds are to be used, as hereinbefore authorized, from any funds in the County treasury that are not required for the purpose for which appropriated prior to next August 1st, and to reimburse such funds in the County treasury from the sums received under Section 20.395 of the Statutes.

<u>SECTION VII</u>. WHEREAS the County Highway Committee and the County Highway Commissioner are charged with the duty and responsibility of carrying out the construction and maintenance of highways for which provision is made, and other related supervisory and administrative duties,

BE IT RESOLVED that the County Highway Commissioner shall have authority to employ, discharge, suspend, or reinstate such personnel as he deems necessary for such purposes, provided however that the County Highway Committee may by action recorded in its minutes determine the number of persons to be hired and may also at any time by action so recorded order the County Highway Commissioner to employ, discharge, suspend, or reinstate any such person. The term "personnel" or "person" shall include all patrolmen, laborers, foremen, clerks, stenographers, or other employees necessary to carry on such activities.

Presented this 14th day of November, 1984.

Pierce County Highway Committee

COUNTY AID BRIDGE CONSTRUCTION UNDER SECTION 81.38 OF THE STATUTES COUNTY OF PIERCE

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN:

GENTLEMEN:

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	<u>Bridge</u>	Amount of County Aid Granted	Amount Raised by Local Units	Farmer's Share
Ellsworth Ellsworth Ellsworth El Paso El Paso Hartland Maiden Rock Martell Martell Salem Salem Salem Salem Salem Salem Spring Lake Trenton	Clayfield Bridge Peterson Bridge Town Hall Bridge Cave Creek Bridge Claire Bridge Isabelle Creek Bridge Maiden Rock Bridge Bennett Pipe Martell Bridge Nelson Slab Parmeter Bridge Nyeggen Bridge Bostrom Slab Dahl Pipe No. 1 Dahl Pipe No. 2 Enberg Pipe Feuerhelm Culvert Swedien Slab Lover's Lane Bridge Maier Bridge Matzek Bridge Peaceful Road Bridge Young Bridge East Branch Plum Creek Bridge	\$ 15,547.34 \$ 931.50 13,570.64 14,540.32 1,161.45 3,043.00 10,072.13 2,756.40 2,946.74 7,924.64 4,405.94 18,614.21 8,908.83 1,660.44 1,762.40 942.58 645.77 1,771.07 1,320.25 13,266.76 1,080.14 1,320.25 6,370.99 1,602.50	15,547.34 931.50 13,570.64 14,540.32 1,161.45 3,043.00 10,072.14 2,756.41 2,946.74 7,924.64 4,405.93 18,614.22 8,908.82 1,660.44 1,762.40 942.59 645.77 1,771.07 1,320.25 13,266.76 1,080.13 1,320.25 6,370.99 1,602.50	

Totals

\$ 136,166.29 \$ 136,166.30

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

WARNING: It is directed that provision for this levy shall be made in the county budget, but that this levy shall not be duplicated.

Presented this 17th day of November, 1984.

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"DOG DAMAGE CLAIMS"

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, The Claims Committee has audited the Dog Claims against Pierce County,

THEREFORE, BE IT RESOLVED, that the County Clerk be authorized to pay the below schedule of claims:

CLAIMANT AND TYPE OF ANIMAL:	AMOUNT CLAIMED	AMOUNT ALLOWED
Wayne Supri 1 Buck, 4 Lambs	\$550.00	\$550.00
Wayne Supri 8 Ewes \$100.00 each	\$800.00	\$800.00
James Crownhart 3 calves \$200.00 e	ach \$750.00	\$600.00
Susan Kimball 3 Sheep	\$295.00	\$295.00
Harold Krogstad , 8 hogs	\$462.50	\$462.50
D.T. Burmood, 8 Feeder Lambs	\$400.00	\$400.00
Garrett Tomczak, Chick ens , Ducks,Gee Kenneth DeVoe Chickens	se \$214.00 \$ 52.00	\$214.00 \$ 52.00
Merle Draper 6 Heifers	\$1,320.00	\$1,320.00
Mabel Hannack, Chickens, Ducks	\$ 172.00	\$ 172.00
LaVern Kusilek Steers	\$1,125.00	\$1,125.00
Paul Kirchner, 16 feeder lambs Jerome Maier 24 Sheep	\$ 487.25 \$1,560.00 \$8,187.75	\$ 487.25 \$1,560.00 \$8,037.75
	+	

Dated this 13th day of November, 1984

Lawrence Weber Walloce L. Mehlberg

Lawrence Weber

Wallace Mehlberg

0

Marvin Christenson

Care of Soldiers Graves

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISOCNSIN

WHEREAS, the Claims Committee' has audited the claims for care of Soldiers Graves and found them to be justified claims against Pierce County.

THEREFORE, BE IT RESOLVED, that the County Clerk be authorized to pay the below schedule of claims.

Cemetery Assoc.	No. of Graves	Amount Claimed
Bay City Beldenville Bethel Mission Bethlehem Diamond Bluff Esdaile Lutheran Free Home Gillman Lutheran Greenwood Valley Hartland Methodist Hartland Presbyterian Lost Creek Maiden Rock Mäple Grove Martell Lutheran Martell Lutheran Martell Methodist Mt. Olivet Mt. Tabor Oak Ridge Ono Our Saviors Our Lady's Pine Glen Plum City Plum City Catholic Poplar Hill Rush River Sacred Heart Salem Lutheran Spring Lake Spring Lake Spring Lake Lutheran South Rush River St. Bridgets St. Francis St. John's Lutheran-Spring Valley St. John's Oak Grove	$\begin{array}{c} 45\\ 32\\ 21\\ 14\\ 38\\ 5\\ 16\\ 40\\ 5\\ 6\\ 4\\ 8\\ 44\\ 133\\ 18\\ 7\\ 18\\ 10\\ 15\\ 18\\ 15\\ 22\\ 136\\ 11\\ 9\\ 90\\ 46\\ 6\\ 44\\ 14\\ 27\\ 37\\ 31\\ 54\\ 2\\ 35\end{array}$	\$135 96 63 42 114 15 48 120 15 18 12 24 132 399 54 21 54 30 45 54 45 66 408 33 27 270 138 18 12 24 132 399 54 21 54 30 45 54 45 66 408 33 27 270 138 18 12 270 138 18 12 270 138 18 12 270 138 18 12 42 132 45 54 45 66 408 33 27 270 138 18 12 42 81 111 93 162 6 105
St. Joseph's, El Paso St. Martin's	I3 27	39 81

Care of Soldiers Graves, con't

St. Mary's (Big River)	9	27
St. Nicholas	5	15
St. Paul's	29	87
Svea	5	15
Thurston Hill	16	48
Trenton	35	105
Trimbelle	44	132
*		
	1,263	\$3,789

Dated this 13th day of November, 1984.

iner 211/ allace hgand Baldwin na

Authorization to Pay Claims

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

BE IT HEREBY RESOLVED, that the County Clerk is hereby authorized and directed to issue and the County Treasurer to pay:

1. Claims allowed by the Board of Supervisors.

2. Claims duly audited by the Claims Committee.

3. Salaries and hourly wages of the Courthouse Employees. 4. Court orders and categorical aids.

5. Orders audited and certified by the Highway Committee.

6. All other claims and appropriations duly audited under the provisions of the Wisconsin Statutes.

Dated this 13th day of November, 1984

COMMITTEE FINANCE

4.10-5

Bank Depositories

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, the Wisconsin Statutes provide that bank depositories for County funds be designated for each ensuing year.

THEREFORE, BE IT RESOLVED, that the following are bank institutions for Pierce County funds for the calendar year 1985:

Pierce County Bank & Trust, Ellsworth, Wisconsin Hiawatha National Bank, Hager City, Wisconsin First National Bank, River Falls, Wisconsin Bank of Spring Valley, Misconsin River Falls State Bank, River Falls. Wisconsin First State Bank, Elmwood, Wisconsin First Federal Savings and Loan Association of Eau Claire, Ellsworth

Durand Federal Savings and Loan, Spring Valley Branch Durand Federal Savings and Loan, River Falls Branch Dated this 13th day of November, 1984.

FINANCE COMMITTEE

I, David Sorenson, County Clerk for Pierce County do hereby certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on November 13th, 1984.

David Sorenson, Pierce County Clerk

Assessor's Claims

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, the Claims Committee has audited the Assessor's Claims for the listing of dogs and found them to be justified against Pierce County.

THEREFORE, BE IT RESOLVED, that the County Clerk be authorized to pay the schedule of claims:

	No. of	Amount
	Dogs	Claimed
Clifton - Earl Meyer	256	\$128.00
Diamond Bluff - Richard Truttman	119	59.50
Gilman - Susan Thompson	241	120.50
Hartland - Diane Esterby	210	105.00
Martell - Carol Sather	67	33.50
Oak Grove - Dennis Gagnier	199	99.50
Salem - JoAnn Manor	139	69.50
Spring Lake - Lula Helmke	126	63.00
Spring Valley - Greg Powell	115	57.50
City of River Falls - Lloyd Ostness	386	193.00
Union — Don Scharlau	165	82.50
	2,023	\$1,011.50

Dated this 13th day of November, 1984.

FINANCE COMMITTEE

Marvin Christenson

Ray Anderson

Wallace I. Mehlberg. Wallace Mehlberg Lawrence Weener

Lawrence Weber

Margaret Baldwin

A RESOLUTION AMENDING THE PIERCE COUNTY CODE BY DELETING CERTAIN PROVISIONS THEREFROM

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, Boyd Huppert worked for Pierce County, Wisconsin, as a University of Wisconsin-RiverFalls intern, under the supervision and direction of John F. Corey, Corporation Counsel for Pierce County, Wisconsin, and David E. Sorenson, Pierce County Clerk; and,

WHEREAS, one of the tasks which was assigned to Boyd Huppert was the updating of the Pierce County Code; and,

WHEREAS, in carrying out that task, Boyd Huppert had suggested that it be amended by deleting certain provisions therefrom; and,

WHEREAS, the Finance Committee has reviewed the deletions suggested by Boyd Huppert; and,

WHEREAS, after such review the Finance Committee has recommended to the Pierce County Board of Supervisors that the deletions suggested by Boyd Huppert be made;

SO, NOW, THEREFORE, BE IT RESOLVED, that the Pierce County Code is hereby amended by deleting the following provisions therefrom:

1.	Section 2.06.010;	2.	Section 2.06.020;	3.	Section 2.09.010;
4.	Section 2.09.020;	5.	Section 2.15.030;	6.	Section 2.15.040;
7.	Section 2.15.060;	8.	Section 2.15.100(H.);	9.	Section 2.15.110;
10.	Section 2.15.120;	11.	Section 2.15.140;	12.	Section 2.15.150;
13.	Section 2.15.170;	14.	Section 2.15.180;	15.	Section 2.15.190;
16.	Section 2.15.200;	17.	Section 2.15.230;	18.	Section 2.15.240;
19.	Section 2.15.250;	20.	Section 2.18.020;	21.	Chapter 2.21;
22.	Chapter 2.23;	23.	Chapter 2.24;	24.	Section 2.27.020;
25.	Section 2.27.030;	26.	Section 2.27.040;	27.	Section 2.27.050;
28.	Section 2.27.060;	29.	Section 2.27.070;	30.	Section 2.27.080;
31.	Section 2.27.090;	32.	Section 2.27.100;	33.	Section 2.27.110;
34.	Section 2.27.120;	35.	Section 2.27.130;	36.	Section 2.27.140;
37.	Section 2.27.150;	38.	Section 2.27.160;	39.	Section 2.27.170;
40.	Section 2.27.180;	41.	Section 2.27.190;	42.	Section 2.27.200;

RESOLUTION NO. 84-48 Page 2

43.	Section 2.27.210;	44.	Section 2.27.220;	45.	Section 2.27.230;
46.	Section 2.27.240;	47.	Section 2.27.250;	48.	Section 2.27.260;
49.	Chapter 2.30;	50.	Chapter 2.33;	51.	Section 2.36.020;
52.	Section 2.36.030;	53.	Section 2.36.040;	54.	Section 2.42.050;
55.	Section 2.42.090;	56.	Chapter 2.48;	57.	Chapter 2.51;
58.	Chapter 2.54;	59.	Chapter 2.55;	60.	Section 2.57.010;
61.	Section 2.57.020;	62.	Section 2.57.030;	63.	Section 2.57.050;
64.	Chapter 2.60;	65.	Chapter 2.66;	66.	Section 2.69.030;
67.	Section 2.69.040;	68.	Chapter 2.72;	69.	Chapter 2.75;
70.	Section 2.78.020;	71.	Section 2.78.030;	72.	Section 2.78.040;
73.	Chapter 2.87;	74.	Section 3.03.010;	75.	Section 3.03.030(B.);
76.	Chapter 3.06;	77.	Chapter 3.18;	78.	Section 3.21.010;
79.	Chapter 3.24;	80.	Chapter 3.27;	81.	Chapter 3.30;
82.	Section 3.33.020;	83.	Section 3.33.050;	84.	Chapter 3.39;
85.	Chapter 3.42;	86.	Chapter 3.51;	87.	Chapter 3.60;
88.	Chapter 3.66;	89.	Chapter 3.69;	90.	Chapter 3.72;
91.	Chapter 3.75;	92.	Chapter 3.78;	93.	Chapter 3.81;
94.	Section 3.84.010;	95.	Section 3.84.020;	96.	Chapter 3.87;
97.	Chapter 3.93;	98.	Chapter 5.04;	99.	Section 5.08.020;
100.	Section 5.08.030;	101.	Section 5.08.100;	102.	Section 5.08.110;
103.	Section 5.08.140;	104.	Section 5.12.020;	105.	Section 5.12.060;
106.	Section 5.12.070(B.);	107.	Section 5.12.090;	108.	Chapter 5.16;
109.	Chapter 5.20;	110.	Chapter 7.04;	111.	Section 7.08.090;
112.	Section 7.08.100;	1 <mark>1</mark> 3.	Section 7.08.110;	114.	Chapter 8.04;
115.	Chapter 8.16;	116.	Chapter 8.20;	117.	Chapter 8.24;
118.	Chapter 13.04.		2		

Dated this 13th day of November , 1984.

Lawrence Weber Margan Buedwin Margaret Baldwin

Respectfully Submitted,

PIERCE COUNTY FINANCE COMMITTEE Marvin Antistenson, Chairman Ray Anderson, Vice Chairman Nallace ehllie d. Wallace Mehlberg

A Resolution Authorizing The Selling At Public Sale Of Property Owned By Pierce County In Fee For Highway Purposes

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, on December 3, 1946, Pierce County, Wisconsin, purchased, solely with Pierce County funds, and was given a Warranty Deed, therefor, the following described real estate in the County of Pierce and State of Wisconsin, to-wit:

Lot Five (5) in Block "A" of Moser's Second Addition to the Village of Plum City, for the sum of One Hundred Fifty and No/100 (\$150.00) Dollars; and,

WHEREAS, during the calendar year of 1947 the Pierce County Highway Department erected on the above-described parcel of real estate an approximately 30 foot by approximately 44 foot wood frame - construction building, and has since maintained said building; and,

WHEREAS, since the time of acquisition by Pierce County, Wisconsin, the abovedescribed parcel of real estate and the structures and improvements thereon situated have been used by the Pierce County Highway Department for construction and maintenance of highways; and,

WHEREAS, the above-described parcel of real estate and the structures and improvements thereon situated are no longer necessary for use of Pierce County for highway purposes; and,

WHEREAS, it is the recommendation of the Pierce County Highway Committee that this property be sold; and,

WHEREAS, Section 83.08, <u>Wisconsin Statutes</u>, requires that this property be sold at public sale, and that the funds derived from such sale be deposited in the County Highway Fund, and that the expenses incurred in connection with such sale be paid from the County Highway Fund;

SO, NOW, THEREFORE, BE IT RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs David E. Sorenson, Pierce County Clerk, to sell by public sale, by written bids, pursuant to the terms of the below-described advertisement, the above-described real estate and the structures and improvements thereon situated.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs David E. Sorenson, Pierce County Clerk, to place the below-described advertisement in one edition of all Pierce County newspapers.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs the Pierce County Highway Committee to deposit in the Pierce County Highway Fund the funds derived from such sale, and to pay from the Pierce County Highway Fund all expenses incurred in connection with such sale.

****ADVERTISEMENT****

FOR SALE

Pursuant to Section 83.08, <u>Wisconsin Statutes</u>, Pierce County, Wisconsin, hereby offers for sale by written bids, the following described real estate, situated in the County of Pierce and State of Wisconsin, to-wit:

Lot Five (5) in Block "A" of Moser's Second Addition to the Village of Plum City. Bids must be submitted in writing to the office of the Pierce County Clerk in the Pierce County Courthouse, in the Village of Ellsworth, Wisconsin. Mailing address: Pierce County Clerk, P.O. Box 98, Ellsworth, Wisconsin 54011. Bids must be sealed in an envelope. The outside of the envelope must be marked, "Written Bid For Highway Property." The envelope containing the written bid must also contain a cashier's check or a bank money order made payable to the Pierce County Clerk in the amount of 10 per cent of the bid, or cash in the amount of 10 per cent of the bid. The balance of the accepted bid, if any, shall be due and payable at closing of transaction.

Pierce County shall reject any and all bids for less than \$18,500.00. Pierce County reserves the right to reject any or all bids.

Written bids must be received in the Pierce County Clerk's Office no later than 4:30 o'clock P.M. on the 6th day of December, 1984.

Conveyance of Pierce County's claim, title, and interest in and to the abovedescribed property to the successful bidder, if any, shall be by Warranty Deed.

AND

WHEREAS, on August 23, 1954, Pierce County, Wisconsin, purchased solely with Pierce County funds, and was given a Warranty Deed, therefor, the following described real estate in the County of Pierce and State of Wisconsin, to-wit:

> "Conveys a part of the SE¹/₄ of SE¹/₄ of Section 13, Township 25 North, Range 19 West, commencing at a point 466 feet South and 80° East from the NE corner of Hoyts Village of Diamond Bluff, and on the North side of the highway running through said quarter, thence North 25° East 60 feet, thence South 65° East 40 feet, thence S. 25° West 60 feet, thence North 65° West 40 feet to the place of beginning, containing 2400 square feet and adjoining the highway on the North side with a 40 foot front.

(The above described premises shall not be used for commercial or private enterprise, except by the party of the second part.)

(The above consideration is for the real estate and building structure only situated thereon.)"

for the sum of One Thousand Eight Hundred and No/100 (\$1,800.00) Dollars; and,

WHEREAS, at the time of its acquisition by Pierce County, Wisconsin, the abovedescribed parcel of real estate contained an approximately 30 foot by approximately 42 foot wood frame - construction building; and,

WHEREAS, on June 25, 1956, Pierce County, Wisconsin, purchased, solely with Pierce County funds, and given a Warranty Deed, therefor, the following described real estate in the County of Pierce and State of Wisconsin, to-wit:

"Conveys a part of the SE¼ of SE¼ of Section 13, Township 25 North, Range 19 West, described as follows: Commencing 416 feet South 80° East from the NE corner of Hoyt's Village of Diamond Bluff and on the North side of the County Trunk Highway running through said forty, thence North 25° East 110 feet; thence South 65° East 330 feet; thence South 25° West 110 feet; thence North 65° West along the north side of said C.T.H. 330 feet to the place of beginning, excepting therefrom a parcel 40 feet by 60 feet in the above description, now owned by Pierce County, Wisconsin."

for the sum of One Hundred and No/100 (\$100.00) Dollars; and,

WHEREAS, since the time of acquisition by Pierce County, Wisconsin, the abovedescribed parcels of real estate and the structures and improvements thereon situated have been used by the Pierce County Highway Department for construction and maintenance of highways; and,

WHEREAS, the above-described parcels of real estate and the structures and improvements thereon situated are no longer necessary for use of Pierce County for highway purposes; and,

WHEREAS, it is the recommendation of the Pierce County Highway Committee that this property be sold; and,

WHEREAS, Section 83.08, <u>Wisconsin Statutes</u>, requires that this property be sold at public sale, and that the funds derived from such sale be deposited in the County Highway Fund, and the expenses incurred in connection with such sale be paid from the County Highway Fund;

SO, NOW, THEREFORE, BE IT RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs David E. Sorenson, Pierce County Clerk, to sell by

public sale, by written bids, pursuant to the terms of the below-described advertisement, the above-described real estate and the structures and improvements thereon situated.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs David E. Sorenson, Pierce County Clerk, to place the below-described advertisement in one edition of all Pierce County newspapers.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That the Pierce County Board of Supervisors hereby authorizes and directs the Pierce County Highway Committee to deposit in the Pierce County Highway Fund the funds derived from such sale, and to pay from the Pierce County Highway Fund all expenses incurred in connection with such sale.

****ADVERTISEMENT****

FOR SALE

Pursuant to Section 83.08, <u>Wisconsin Statutes</u>, Pierce County, Wisconsin, hereby offers for sale by written bids, the following described real estate, situated in the County of Pierce and State of Wisconsin, to-wit:

A Parcel of land located in the Southeast $\frac{1}{4}$ of the Southeast $\frac{1}{4}$ of Section 13, Town 25 North, Range 19 West of the 4th Principal Meridian, located in and forming a part of the Town of Diamond Bluff, Pierce County, Wisconsin, more particularly described as follows:

Commencing at the Southeast corner of said section 13; thence, along the East line of the said Southeast ½, North 00°11' 57" West, 715.10 feet to the Northerly right of way line of County Trunk Highway "E"; thence, along the said Northerly right of way line, North 64°31'31" West, 245.35 feet to the point of beginning; thence, continuing along said Northerly right of way line, North 64°31'31" West, 330.00 feet; thence North 25°28'29" East, 110.00 feet; thence South 64°31'31" East, 330.00 feet; thence South 25°28'29" West, 110.00 feet to the point of beginning. Containing 36,300 square feet or 0.833 acres. This parcel as described is intended to be parcel as described in volume 243, page 360 of Pierce County records, together with parcel described in volume 232 page 628 of Pierce County records.

Bids must be submitted in writing to the office of the Pierce County Clerk in the Pierce County Courthouse, in the Village of Ellsworth, Wisconsin. Mailing address: Pierce County Clerk, P.O. Box 98, Ellsworth, Wisconsin 54011. Bids must be sealed in an envelope. The outside of the envelope must be marked, "Written Bid For Highway Property - Diamond Bluff." The envelope containing the written bid must also contain a cashier's check or a bank money order made payable to the Pierce County Clerk in the amount of 10 per cent of the bid, or cash in the amount of 10 per cent of the bid. The balance of the accepted bid, if any, shall be due and payable at closing of transaction.

Pierce County shall reject any and all bids for less than \$5,250.00. Pierce County reserves the right to reject any or all bids.

Written bids must be received in the Pierce County Clerk's Office no later than 4.30 o'clock P.M. on the 6th day of December, 1984.

Conveyance of Pierce County's claim, title, and interest in and to the abovedescribed property to the successful bidder, if any, shall be by Quit Claim Deed.

Dated this 13th day of Movember, 1984.

Respectfully Submitted, PIERCE COUNTY HIGHWAY COMMITTEE

Lawrence Weber, Chairman

Leroy Knudsen, Vice Chairman

<u>Geraldine Rohl</u>, Secretary

Millard Nelson Millard Nelson Mallace L. Mehlberg Wallace Mehlberg

TITLE: CREATION OF PERMANENT POSITIONS - DEPARTMENT OF HUMAN SERVICES INTRODUCED BY THE PERSONNEL COMMITTEE

WHEREAS, the positions of Social Worker I, Social Services Aide I, Clerk II and Commodity Clerk have been limited term positions in the Department of Human services, and

WHEREAS, the addition of new programs and changes in others require the continuation of the functions performed by these positions,

NOW, THEREFORE, BE IT RESOLVED, that effective January 1, 1985 the positions of Social Worker I and Social Services Aide I shall become permanent positions, and

BE IT FURTHER RESOLVED, that the position of Clerk II (Energy Assistance Clerk) be made a permanent full time position, and

BE IT FURTHER RESOLVED, that the position of Commodity Clerk be made a permanent part time position of up to fifty hours per month.

Dated: November 13, 1984

PERSONNEL COMMITTEE

Knudsen

Finley

LeRoy

Christenson, Marvin Chairman

Ray Anderson aulen alluch Lawrence Weber

BUDGET FOR 1985

TO THE HONORABLE BOARD OF SUPERVISORS

FOR PIERCE COUNTY, WISCONSIN

BE IT RESOLVED, that there be a tax levied upon all taxable property of Pierce County for operation and maintenance for the 1985 budget in the amount of \$ 3,564,538.00

Dated this 14th day of November, 1984.

FINANCE COMMITTEE

ustiusm

Marvin Christenson

Ray Anderson

Vallace S. Mehlberg Wallace Mehlberg Laurmer Court

Lawrence Weber

Margarix Baldwin Margaret Baldwin

Summary of Proposed 1985 Budget

	1983	1984	1985
Budget Expenditures (Net of Revenue Offset	\$ 4,789,585)	\$ 5,246,279	\$ 5,599,038 \{+352,759 6.72%
Anticipated Revenues- General Fund	1,306,000	1,502,100	1,811,500 (+309,400 +20.60%
Levy before Federal Revenue Sharing Applied	d 3,483,585	3,744,179	3,787538
Federal Revenue Sharing Applied to Budget	141,698	180,000	223,000
NET COUNTY LEVY	\$ 3,341,887	\$ 3,564,179	\$ 3,564,538
County Equalized Val- uation	\$748,815,970	\$806,752,770	\$804,047,220
Mill Rate	4.463	4.418	4.43
Change in Eq. Valuation \$ %	42,013,670 5.94	57,936,800 7.74	- 2,705,550 - 3.36
Change in County Levy \$ %	149,441 4.68	222,292 6.65	+ 359 + 0.01
County Equalized Valuat:	ion:		
Total	\$748,815,970	\$806,752,770	\$804,047,220
Tax Incremental Distr:	icts 1,942,680	2,966,450	3,584,150
Valuation Reduced by T.	[.D. \$746,873,290	\$803,786,320	\$800,463,070

VICTIM-WITNESS PROGRAM

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, the County of Pierce desires to undertake a certain project designated Victim-Witness Program to be funded in part, from funds made available through Chapter 950, laws of 1979, administered by the Wisconsin Department of Justice.

NOW, THEREFORE, BE IT RESOLVED that the District Attorney of the County of Pierce is authorized on its behalf to submit the attached application for state funds for a Victim-Witness Assistance Program and is authorized to execute on behalf of the Pierce County Board of Supervisors, the attached contract for Victim-Witness Assistance Program purposes including any extensions or amendments thereof.

BE IT FURTHER RESOLVED that state funds received hereunder shall not be used to supplant local funds that would, in the absence of the Wisconsin Victim-Witness Assistance Program, be made available to support the assistance of victims and witnesses of crime. Dated this 28th day of June, 1984.

Respectfully Submitted,

I, David Sorenson, County Clerk for Pierce County do hereby certify that the foregoing Resolution was adopted by the Pierce Coupty Board of Supervisors

on July 24, 1984.

David Sorenson, Pierce County Clerk

Pierce County Finance Committee

AFFIRMATIVE ACTION ADDENDUM

In entering into this agreement with the Wisconsin Department of Justice, Pierce County will not discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability, sexual orientation, or national origin, and except with respect to sexual orientation, will take affirmative action to ensure equal employment opportunities. This provision shall include but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. TO THE HONORABLE PIERCE COUNTY BOARD OF SUPERVISORS:

"A RESOLUTION CONTINUING ACTION BY PIERCE COUNTY REGARDING THE PIERCE COUNTY AREAWIDE SOLID WASTE MANAGEMENT PROGRAM."

WHEREAS, the Pierce County Board, via Resolution 82-19, directed the Planning and Zoning Committee to act as the interim Solid Waste Management Committee; and

WHEREAS, Pierce County has cooperated with St. Croix and Polk Counties in the tri-county Resource Recovery Planning Study, and as part of that study, a concurrent, comparable study was prepared by the consultants, R. W. Beck and Associates, for Pierce County; and

WHEREAS, Pierce County, as a result of comparing the two studies, voted not to participate in a multi-county solid waste management system; and

WHEREAS, the interim Solid Waste Management Committee has further defined short and long range solid waste management programs as presented to the County Board in the report "Pierce County Solid Waste Management Program, Interim Solid Waste Committee Report and Recommendations".

NOW THEREFORE BE IT RESOLVED by the Pierce County Board of Supervisors that it directs the Pierce County Planning and Zoning Committee to be the Pierce County Solid Waste Management Committee; and

BE IT FURTHER RESOLVED that this committee shall implement and coordinate the waste management program as outlined in the report, negotiate as needed to implement such programs as approved by the County Board, and retain support services as needed to implement such programs as approved by the County Board; and

BE IT FURTHER RESOLVED the Solid Waste Committee shall be authorized to utilize Pierce County Accounts # 100-00-54830 (Solid Waste Study), # 100-00-51802 (Solid Waste), and # 100-00-51803 (Solid Waste Feasibility Study), or others as deemed necessary by the Solid Waste Committee and Finance Committee, to implement and coordinate such programs approved by the County Board; and

BE IT FURTHER RESOLVED that work commence on application for grants available from the DNR and others, to be used for applicable planning and implementation activities, as soon as practical.

This Resolution is respectfully submitted and recommended for approval by the interim Solid Waste Management Committee of Pierce County on this 18th day of December, 1984.

Baldwin Chairwoman

Hines

Emer Solo

84-55

RESOLUTION NO.

COMMENDATION TO BERNARD DREWISKE

To The Honorable Board of Supervisors For Pierce County, Wisconsin

WHEREAS, Bernard Drewiske has submitted his resignation as Pierce County Agricultural Agent effective December 31, 1984, and

WHEREAS, Bernard has served faithfully and unselfishly in that capacity for more than 27 years as an educator, to improve agricultural production and management and to promote the conservation and wise use of natural resources throughout Pierce County.

THERFORE, BE IT RESOLVED, that the Pierce County Board of Supervisors assembled this 19th day of December 1984, thank him for his unselfish dedication to the county and wish him all of the luck and success in future endeavors.

a llo

Dated this 19th day of December, 1984. and

COMMENDATION TO STANLEY E. CHRISTIANSEN

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, Stanley E. Christiansen has retired as Pierce County Sheriff, effective January 7, 1985; and,

WHEREAS, Stanley E. Christiansen has served faithfully and unselfishly for ten years as Pierce County Sheriff;

SO, NOW, THEREFORE, BE IT RESOLVED, that the Pierce County Board of Supervisors assembled this 19th day of December, 1984, does hereby commend Pierce County Sheriff Stanley E. Christiansen on his exceptional record of public service to the citizens of Pierce County, Wisconsin, does hereby thank him for his unselfish dedication to Pierce County, Wisconsin, and does hereby wish him all the luck and success in his future endeavors.

Dated this <u>19th</u>day of <u>December</u>, 1984.

Respectfully submitted by the Law Enforcement Committee of the Pierce County Board of Supervisors.

Ro Ray Anderson

Jerald Carstens

Wallace Mehlberg

17 Lawrence Weber

hu Jent Clark Lawrence

mell Kenneth Anderson

Leroy Knudsen

Millard Nelson

Van Winkl James

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MAINA Christenson vin

54 Roy Finle

Thomas Tyler

COMMENDATION TO WARREN LEE BRANDT

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, Warren Lee Brandt will complete his term of office as District Attorney for Pierce County, Wisconsin, on January 7, 1985; and,

WHEREAS, Warren Lee Brandt has served faithfully and well for 51/2 years as Assistant District Attorney and District Attorney for Pierce County, Wisconsin;

SO, NOW, THEREFORE, BE IT RESOLVED, that the Pierce County Board of Supervisors assembled this 19th day of December, 1984, does hereby commend Pierce County District Attorney Warren Lee Brandt on his exceptional record of professionalism, does hereby thank him for his unselfish dedication to Pierce County, Wisconsin, and does hereby wish him all the luck and success in his future endeavors.

Dated this 19th day of December , 1984.

Respectfully submitted by the Law Enforcement Committee of the Pierce County Board of Supervisors.

ala Geraldine Rohl an Ray Anderson

Jerald Carstens

Mehlberg

Lawrence Weber

al Lawrence Clark

Kenneth Anderson

Kog Leroy Knudsen

Millard Nelson

Jemes James Van Winkle

Arnold Nord

Margaril Baldwin

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Llovd

Marvin Christenson

Roy Finle

Thomas Tyler

COMMENDATION TO WILLIAM E. MCEWEN

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, William E. McEwen has for health and personal reasons resigned as Pierce County Circuit Court Judge, effective December 15, 1984; and,

WHEREAS, William E. McEwen has served faithfully and well for more than sixteen years as Pierce County Circuit Court Judge; and,

WHEREAS, the Courts over which he has presided have enjoyed a reputation for fairness, firmness, compassion and judicial demeanor;

SO, NOW, THEREFORE, BE IT RESOLVED, that the Pierce County Board of Supervisors assembled this 19th day of December, 1984, does hereby commend Pierce County Circuit Court Judge, William E. McEwen, on his exceptional record of thoroughness and justice, does hereby thank him for his unselfish dedication to Pierce County, Wisconsin, and does hereby wish him all the luck and success in his future endeavors.

Dated this 19th day of December, 1984.

Respectfully submitted by the Law Enforcement Committee of the Pierce County Board of Supervisors.

Ray Anderson

Jerald. Carstens

lace Mehlbe

an Lawrence Weber

Lawrence Clark

Kenneth Anderson

Millard Nelson

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Thomas Tyler

RESOLUTION NO. 84 - 59 Wage Adjustments for 1985

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN LADIES AND GENTLEMEN: WHEREAS, the Personnel Committee has met and reviewed wage base adjustments according to Resolution 82 - 5, and

WHEREAS, the Personnel Committee recommended the following: Maintenance Supervisor, \$500.00 base increase, and Groundskeeper at the Fair Grounds \$512.40 base increase, and

WHEREAS, the Personnel Committee is recommending all non-union employees receive a 4% increase starting 1-1-85, for elected officials Clerk of Court, County Treasurer, County Clerk, and Register of Deeds, receive \$100.00 per month, and

SO NOW THERFORE BE IT RESOLVED that the County Board of Supervisors assembled this 19th Day of December, 1984, adopt this Resolution.

Dated this 19th day of December, 1984.

Thank Materian

PERSONNEL COMMITTEE

RESOLUTION NO. 84 - 60 Legal Newspaper for Pierce County

To the Honorable Board of Supervisors for Pierce County, Wisconsin.

BE IT HEREBY RESOLVED, THAT the Pierce County Herald be designated legal newspaper for Pierce County pursuant to Wisconsin Statute 985.03, for legal notices.

Dated this 19th day of December, 1984.

FINANCE COMMITTEE

Taurenee Weber

Kay Um

Marganit Beldwin

Wallace L. Mehlberg

Create a Departmental Chair in Extension

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, Bernard Drewiske has submitted his resignation as Pierce County Agricultural Agent and Chairman of the University Extension Department effective December 31, 1984, and

WHEREAS, it is necessary to appoint an Extension Agent to fulfill the position of Department Chairman starting Hanuary 1, 1985, and

WHEREAS, The Pierce County Agricultural and Extension Education Committee along with Gail Skinner, Cooperative Extension Service Western District Director have recommended that Ed Hass, Extension Resource Agent be appointed to fill that position,

NOW THEREFORE BE IT RESOLVED that Ed Hass be appointed Departmental Chairman of the University Extension Office starting January 1, 1985.

BE IT FURTHER RESOLVED that Pierce County's contribution is \$200.00 per year.

FINANCE COMMITTEE

Christenson

Wallace Mehlberg

Willer

Lawrence

Ray/Anderson

Margaret Baldwin

RESOLUTION 84 - 62

Authorize County Planner to Work with Erosion Control Through March, 1985

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN LADIES AND GENTLEMEN:

WHEREAS, the Land Conservation Committee reviewed the status of the Soil Erosion Control Project, and

WHEREAS, if the County does not complete the project in the alloted time, the estimated loss could amount to \$300.000, and

WHEREAS, Warren Wilson will complete his work with Regional Planning Commission on December 22, 1984, and

WHEREAS, the Land Conservation Committee recommended that Warren Wilson devote 50% of his time to this project, and

WHEREAS, the Personnel Committee recommended that Warren Wilson be authorized to work half-time on this project through March 31, 1985, and his salary to be paid through state funds that are available through this project.

SO NOW THEREFORE BEIIT RESOLVED that the Pierce County Board of Supervisors assembled this 19th day of December accept this recommendation to take effect as of January 1, 1985.

Dated this 19th day of December, 1984.

Personnel Committee

RESOLUTION OPPOSING PROPOSED CHAPTER H.S.S. 190, WISCONSIN ADMINISTRATIVE CODE)

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, the Department of Health and Social Services has proposed Chapter H.S.S. 190 relating to standards for county jails; and,

WHEREAS, the proposed rules would require extensive remodeling to meet jail cell space requirements and other construction requirements, such as an outside window for each jail cell; and,

WHEREAS, the proposed rules would cause a financial hardship to the taxpayers of Pierce County and are not necessary to protect the health or welfare of the prisoners in the jail;

SO, NOW, THEREFORE, BE IT RESOLVED, That the Pierce County Board of Supervisors opposes the adoption of proposed Chapter H.S.S. 190 relating to standards for county jails.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That a copy of this Resolution opposing said proposed rules be sent to Senator James Harsdorf, P.O. Box 7882, Madison, Wisconsin 53707-7882 and William F. Berndt, Room 326 North, State Capitol, Madison, Wisconsin 53702, Wisconsin Counties Association, and Mr. Lloyd S. Riddle, Director of the Bureau of Environmental Health, Department of Health and Social Services.

Dated this 19th day of February , 1985 .

Respectfully Submitted,

PIERCE COUNTY LAW ENFORCEMENT COMMITTEE Chairman Thomas Tyler, Lackencel Vice Chairman Lawrence Weber, Ans Jerald Carstens Tay Leroy Knudsen mast James Van Winkle

AMENDMENT TO 1984-1986 PIERCE COUNTY BOARD RULES

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, the 1984-1986 Pierce County Board Rules were adopted by the Pierce County Board of Supervisors on July 24, 1984; and,

WHEREAS the Finance Committee has recommended that the 1984-1986 Pierce County Board Rules be amended;

SO, NOW, THEREFORE, BE IT RESOLVED, That Section 2.03.110 - Standing Committee -Designated of the 1984-1986 Pierce County Board Rules is hereby amended to read as follows:

Section 2.03.110 - Standing Committee - Designated. The following shall be the Standing Committees of the County Board of Supervisors:

- A. Agriculture and Extension Education
- B. Board of AdjustmentC. Building
- D. Community Health
- E. Council on Aging
- F. Emergency Medical Services
- G. Fair
- H. Finance, Legislative and Executive
- I. Highway
- J. Housing Authority
- K. Human Services Board
- Industrial Development L.
- M. Land Conservation
- N. Law Enforcement and Civil Defense
- 0. Library
- P. Nuclear Q. Parks
- R. Personnel
- S. Road and Bridge
- T. Veterans Service
- U. Veterans Service Commission
- v. Zoning
- W. Transportation Coordinating Committee

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That Section 2.03.120 - Standing

Committee - Composition of the 1984-1986 Pierce County Board Rules is hereby amended to read as follows:

Section 2.03.120 - Standing Committee - Composition. The Composition of the respective Standing Committees shall be as follows:

A. Agriculture and Extension Education - five members of the board, consisting of the board chairman, one member representing a city or village, three other members of which two must be engaged in the occupation of farming.

B. Board of Adjustment - four members of the zoning committee who reside in the unincorporated areas of the county.

C. Building - three members of the board.

Community Health - five members of the board. D.

E. Council on Aging - two members of the board and ten citizen members.

F. Emergency Medical Services - one member of the board, nine citizen members, including a medical advisor, and representatives from the sheriff's department, public health nursing, and civil defense.

G. Fair - three members of the board.

H. Finance, Legislative and Executive - five members consisting of the board chairman, first vice chairman, and three members of the board. The three members, excluding the chairman and first vice chairman, shall act as the claims committee.

I. Highway - five members of the board.J. Housing Authority - one member of the board and four citizen members.

K. Human Services Board - five members of the board and three citizen members. L. Industrial Development - three members of the board.

M. Land Conservation - five members of the agriculture and extension education committee, the chairman of the county agriculture stabilization and conservation committee or other county agriculture stabilization and conservation committee member designated by the chairman, and the Pierce County Highway Commissioner or designee of the highway committee.

N. Law Enforcement and Civil Defense - five members of the board.

0. Library - one member of the board and six citizen members.

P. Nuclear - the county board chairman, the county board supervisor for District 15, the law enforcement chairman, the highway chairman, and the human services board chairman.

Q. Parks - four members of the board.R. Personnel - the county board chair.

Personnel - the county board chairman, first vice chairman, the highway committee chairman, the human services board chairman and the law enforcement chairman. The chairman of each respective committee may designate a substitute representative from his/her committee to serve in his/her place.

S. Road and Bridge - three members of the board.

Veterans Service - three members of the board. Τ.

U. Veterans Service Commission - three citizen members.

V. Zoning - three members of the board, and two citizen members, and the county highway commissioner.

W. Transportation Coordinating Committee - three members of the board, and four employees of Pierce County.

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, that the 1984-1986 Pierce County

Board Rules are hereby amended by adding thereto the following provision:

Section 2.03.295 Transportation Coordinating Committee. The Transportation

Coordinating Committee shall:

1. Authorize the purchase and sale of vehicles used for public transportation of elderly and handicapped persons.

2. Monitor operating costs of vehicles used for public transportation of elderly and handicapped persons.

3. Coordinate the use of vehicles by county departments and agencies to eliminate unnecessary duplication of services.

4. Approve state transportation grants and funding uses of such grants.

SO, NOW. THEREFORE, BE IT FURTHER RESOLVED, that Section 2.03.310 Referral to

Committee of the 1984-1986 Pierce County Board Rules is hereby amended to read as

follows:

Section 2.03.310 Referral to Committee. Subjects coming before the board initially may be referred to appropriate committees by the chairman without motion unless otherwise directed. All resolutions and ordinances introduced at any regular or special meeting of the board will automatically be construed as a first reading without action until the next meeting of the board, unless two-thirds of the board members present, by a show a hands, request that action be taken at the meeting at which the resolution or ordinance was introduced. Memorial resolutions and commendatory resolutions are excluded from this rule and will be accepted at the time they are read.

Dated this 19 day of February, 1985.

Respectfully Submitted,

PIERCE COUNTY FINANCE COMMITTEE

Marvin Christenson, Chairman

Ray Anderson, Vice Chairman

Wallace L. Mehlberg

ul Valuer 11

Lawrence Weber

Margarit Balduru Margatet Baldwin

A RESOLUTION IN SUPPORT OF SENATE BILL 12

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

3-5

WHEREAS, Real Estate Transfer Fees are imposed by the State of Wisconsin, but are collected by the Register of Deeds of each county and paid to the State of Wisconsin by the County Treasurer of each county; and,

WHEREAS, prior to September 1, 1981, the Real Estate Transfee Fee was \$1.00 per thousand dollars of the purchase price of property and the fees were divided equally between the State of Wisconsin and the indivudual counties; and,

WHEREAS, on September 1, 1981, the Real Estate Transfer Fee was raised from \$1.00 per thousand dollars to \$3.00 per thousand dollars of the purchase price of property and the division of the fees was changed to 80% of the fees to the State of Wisconsin and 20% to the counties, or \$2.40 to the State of Wisconsin and \$0.60 to the counties; and,

WHEREAS, the County Register of Deeds and the County Treasurer perform all of the functions of collecting, recording and transferring the fees; and,

WHEREAS, the Wisconsin State Legislature has before it Senate Bill 12; and, Whereas, Senate Bill 12 would change the division of fees to 50% of the fees to the State of Wisconsin and 50% of the fees to the counties;

SO, NOW, THEREFORE, BE IT RESOLVED, by the Pierce County Board of Supervisors that it herewith supports the adoption of Senate Bill 12; and,

BE IT FURTHER RESOLVED, that the Pierce County Clerk send a certified copy of this Resolution to the following:

- Honorable Anthony S. Earl Governor of the State of Wisconsin Room 115 East State Capitol Madison, Wisconsin 53702
- 2. Senator Jerome Van Sistine, Chairperson Labor, Business And Veterans Affairs, And Insurance Committee Room 19 South State Capitol, P.O. Box 7882 Madison, Wisconsin 53707-7882
- 3. Senator Marvin J. Roshell, Member Labor, Business And Veterans Affairs, And Insurance Committee Room 136 South State Capitol, P.O. Box 7882 Madison, Wisconsin 53707-7882

- 4. Senator Carl Otte, Member Labor, Business And Veterans Affairs, And Insurance Committee Room 31 South, P.O. Box 7882 State Capitol Madison, Wisconsin 53707-7882
- 5. Senator John R. Plewa, Member Labor, Business And Veterans Affairs, And Insurance Committee Room 107 North, P.O. Box 8953 State Capitol Madison, Wisconsin 53708
- 6. Senator Richard Kreul, Member Labor, Business And Veterans Affairs, And Insurance Committee Room 419 South, P.O. Box 7882 State Capitol Madison, Wisconsin 53707-7882
- 7. Senator Joseph Leean, Member Labor, Business And Veterans Affairs, And Insurance Committee Room 410 South State Capitol Madison, Wisconsin 53702
- Senator James Harsdorf Room 114 South State Capitol Madison, Wisconsin 53702
- Representative William F. Berndt Room 326 North State Capitol Madison, Wisconsin 53702
- 10. Mark M. Rogacki Executive Director Wisconsin Counties Association 122 West Washington Avenue Suite 200 Madison, Wisconsin 53707-2765

Dated this 19th day of February, 1985.

FINANCE COMMITTEE

1ich Marvin Christenson, Chairman 10 1

Ray Anderson, Vice-Chairman

2. Wallace Mehlberg ausi Lawrence Weber

Margarit B Margaret Baldwin

LAW ENFORCEMENT COMMITTEE

Tyler, Chai: Thomas

Whence in Lawrence Chairman Weber

Je rald Carstens

ee1 Knudsen Leroy

a James Van Winkle

I, David Sorenson, County Clerk for Pierce County do hereby certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on February, 19, 1985.

mad David Sorenson, Pierce County Clerk

PIERCE COUNTY BOARD OF SUPERVISORS SUPPORT FOR THE NATIONAL CONSERVATION PROGRAM

TO: The Honorable Board of Pierce County Supervisors

WHEREAS, President Reagan's Budget Proposals for Fiscal Year 1986 requests total elimination of the following programs in the U.S.D.A., Soil Conservation Service:

- 1. <u>Small Watershed Protection and Flood Prevention Program</u> Eliminates technical and financial assistance such as has been provided in the past to Bay City and Plum Creek Watersheds, and is presently being provided to Maiden Rock Coulee Watershed.
- 2. <u>Resources Conservation and Development Program</u> Eliminates technical and financial assistance such as was recently provided to the Village of Spring Valley to reduce erosion, flooding and sediment problems in the Village.
- 3. River Basin Surveys Eliminates the Loess Hills Project in the Isabelle Watershed to determine the effects of soil erosion on crop yields. It will also eliminate all Flood Hazard Studies carried out by the Soil Conservation Service, such as have been completed in the past for the Cities of River Falls and Prescott, the Villages of Bay City and Spring Valley, and for all of the unincorporated communities of Pierce County.
- 4. Resource Appraisal and Program Development Eliminates studies and pilot programs of U.S.D.A. to determine better methods to carry out the National Conservation Program. One very promising experimental project presently being funded under this program is the Conservation Credit Program in Pepin County.
- 5. <u>Inventory and Monitoring</u> Eliminates the review each five years of 4% (99-160 acre sample plots) of Pierce County to provide national updates in land use changes, cropping patterns, soil erosion conditions, etc.
- 6. <u>Snow and Water Forecasting</u> Eliminates this western state program of forecasting available snow melt for irrigation purposes.
- 7. <u>Great Plains Program</u> Eliminates this conservation cost-share program available to farmers and ranchers in western states to reduce soil erosion and improve water use efficiency.

AND WHEREAS, the Budget Proposals would leave only three remaining program authorities with a budget of approximately \$200 million, and 5000 employees. The programs are as follows:

- <u>Conservation Operations</u> This program provides the majority of funds for technical assistance to landowners in Pierce County. It is proposed to be reduced by 42%.
- Soil Surveys This program provides for completion of county soil surveys throughout the U.S. Pierce County Soil Survey was printed in 1968, however consideration is underway to update the Pierce County Soil Survey. The proposed reduction in this program is 33%.
- 3. <u>Plant Materials Centers</u> These centers carry out research and develop new planting stock for conservation purposes. Much of the planting stock for controlling wind erosion on sands and muck farms were developed at these centers as was Birdsfoot Trefoil and Emerald Crownvetch.

AND WHEREAS, the support of the Soil Conservation Service to Pierce County

consists of the following:

- 1. Technical Assistance approximately \$130,000 annually.
- Financial Assistance for Maiden Rock Watershed under the Small Watershed Protection and Flood Prevention Program -
 - 1982 \$11,483
 - 1983 \$51,336
 - 1984 \$23,816
 - 1985 \$80,000 (Estimated)
- Financial Assistance for Spring Valley Watershed under the Resource Conservation and Development Program -
 - 1982 \$45,679 1983 - \$47,020 1984 - \$21,683

AND WHEREAS, Pierce County has demonstrated a willingness to be a full partner in the Soil Conservation Program by supplementing federal resources as follows:

- 1. Provide an annual operating budget of \$94,000 to employ 3 full-time staff, purchase needed supplies and equipment and carry out an information and education program.
- 2. Provide for an annual conservation cost-share program of \$50,000.
- Provide financial support for various watershed projects over the years -

Bay City Watershed - \$41,480, plus annual maintenance funds Plum Creek Watershed - \$149,347, plus annual maintenance funds Maiden Rock Coulee Watershed - \$72,008 to date, plus annual maintenance funds

Spring Valley Watershed - \$18,540

AND WHEREAS, local communities and landowners have also been willing cooperators in the Pierce County Conservation Program as follows:

- 1. Bay City Watershed local financial support exceeded \$10,000 in addition to providing maintenance funds since completion.
- 2. Plum Creek Natershed local financial support totaled \$86,300.
- 3. Local financial support for Maiden Rock Watershed has been \$18,182 to date.
- Local financial support for Spring Valley Watershed Project was \$19,587, plus project maintenance costs.
- 5. Support from individual landowners since formation of Pierce County Soil Conservation District on May 8, 1940, has resulted in 660 cooperators with 114,000 acres of conservation plans. These individuals have marked out 60,340 acres of contouring and contour strips, installed 314 dams, and over 100 toewalls, drop spillways, and tile outlet structures for gully and flood control, with technical assistance from Soil Conservation Service personnel. Countless other soil conservation practices such as grassed waterways, terraces, diversions, rip-rap, conservation tillage and ag. waste management systems have also been applied.

AND WHEREAS, the Agricultural Conservation Program, administered by the Agricultural Stabilization and Conservation Service is proposed to be eliminated, and has provided conservation practice cost-sharing incentives to Pierce County landowners since its inception in the 1950's; and in the following amounts in recent years:

> 1982 - \$73,546 1983 - \$66,133 1984 - \$82,687

AND WHEREAS, the Pierce County Land Conservation Department has recently determined average cropland erosion in Pierce County to be 6.74 tons per acre per year (nearly twice which is tolerable to maintain long-term soil productivity) AND WHEREAS, the reduction to Pierce County residents will be approximately \$250,000 annually in Federal Soil Conservation Funds to control erosion and reduce flooding if the President's 1986 budget is adopted.

NOW THEREFORE BE IT RESOLVED, that the Pierce County Board of Supervisors recognizing 1) the fragile nature of the soil itself which supports all life and, 2) the effects of flooding to local people and, 3) the importance of non-polluted surface and groundwater; continue our strong support of Soil and Water Conservation Programs for the benefit of all present and future citizens of Pierce County,

AND THEREFORE, we deplore the following proposed reductions in the budget of the Soil Conservation Service, who for 50 years has been quietly and efficiently assisting landowners across the United States to plan and apply conservation practices,

1985 Budget	1986 Proposal	Reduction	% Reduction
14,300 Personnel	5000 Personnel	9300 Personnel	65%
\$610 Million	\$200 Million	\$410 Million	67%

and we further deplore the deception to the public, by showing the budget reduction to be only approximately 25% by including in the budget \$253 million to be used for administration costs, severance pay, etc. to reduce and terminate operations,

and we further deplore the proposed elimination of the Agricultural Conservation Program.

AND THEREFORE BE IT FURTHER RESOLVED, that copies of this resolution be sent to:

Senator William Proxmire Senator Robert W. Kasten Jr. Congressman Les Aspin, 1st Congressional District Congressman Robert W. Kastenmeier, 2nd Congressional District Congressman Steven Gunderson, 3rd Congressional District Congressman Gerald Kleczka, 4th Congressional District Congressman James Moody, 5th Congressional District Congressman Thomas Petri, 6th Congressional District Congressman David Obey, 7th Congressional District Congressman Toby Roth, 8th Congressional District Congressman F. James Sensenbrenner Jr., 9th Congressional District National Association of Conservation Districts -Wisconsin Land Conservation Association The Country Today, Eau Claire -Pierce County Herald River Falls Journal Prescott Journal Spring Valley Sun Red Wing Republican Eagle

Respectfully Submitted, Dan McCardle nell Kenneth Anderson ke Raymond Anderson man Marvin Christenson Millard Nelson

Robert Hines	
porte	na chos
Thomas Radkey	

PIERCE CO. LAND CONSERVATION COMMITTEE I, David Sorenson, County Clerk for Pierce County do hereby certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on February 19th, 1985.

A RESOLUTION ESTABLISHING RECORDING FEES IN REGISTER OF DEEDS OFFICE AS PROVIDED BY 1983 WISCONSIN ACTS 146 AND 281 $\,$

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, the 1983 Session of the Wisconsin State Legislature has passed two laws requiring that the County Board of Supervisors set fees for recording certain documents in the office of the Register of Deeds, namely, the fee for recording certificates and preparing and mailing documents under Section 867.045, <u>Wisconsin Statutes</u>, (the administrative procedure for terminating joint tenancies) and, Section 59.57 (12a)(b) <u>Wisconsin Statutes</u>, providing that the Register of Deeds may add a page for recording information if space is not provided on the document and providing a fee for the page added;

SO, NOW, THEREFORE, BE IT RESOLVED, that the fees for said recordings be established as follows:

- Recording certificates and preparing and mailing documents under the provisions of Section 867.045, <u>Wisconsin Statutes</u>, \$10.00;
- Each additional page required for instruments submitted for recording under the provisions of Section 59.57 (12a)(b), Wisconsin Statutes, \$2.00 per page.

Dated this 19th day of February , 1985.

Respectfully submitted,

LAW ENFORCEMENT COMMITTEE

Thomas Tyler,

When Weber, Vice Chai

rald ais Jerald Carstens

00 Leroy Knudsen

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James Van Winkle

VICTIM/WITNESS ASSISTANCE PROGRAM

TO THE HONORABLE BOARD OF SUPERVISORS PIERCE COUNTY WISCONSIN

Gentlemen:

WHEREAS, The County of Pierce in Resolution No. 84 - 53 authorized the District Attorney's Office to seek approval of the Department of Justice, Victim/Witness Program available through Chapter 950 of the Laws of 1979;

WHEREAS, approval for this program and State reimbursement was granted by the Department of Justice, Victim/Witness Assistance Program on October 24, 1984;

NOW, THEREFORE, BE IT RESOLVED, That a position be granted in the District Attorney's Office whose function would be to perform the duties as outlined in the Victim/Witness Assistance Program;

BE IT FURTHER RESOLVED That the position would be reviewed after the first year and would be subject to termination at any time specifically if the funding is eliminated;

BE IT FURTHER RESOLVED, That State funds recieved hereunder shall not be used to supplement local funds that would, in the absence of the Wisconsin Victim/Witness Assistance Program, be made available to support the assistance of victims and witnesses of crime.

Dated this 11th day of February , 1985.

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Loy Knudsen

In entering into this agreement with the Wisconsin Department of Justice, Pierce County will not discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability, sexual orientation, or national origin, and except with respect to sexual orientation, will take affirmative action to ensure equal employment opportunities. This provision shall include but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.

RESOLUTION NO. 84-69 COMMENDATION TO AUSTIN RISHEL

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, Austin Rishel has retired as Pierce County Veteran Service Officer, effective February 15, 1985, and

WHEREAS, Austin Rishel has served faithfully and unselfishly for twelve years as County Veteran Service Officer,

SO, NOW, THEREFORE, BE IT RESOLVED, that the Pierce County Board of Supervisors assembled this 19th day of February, 1985, does hereby commend Veteran Service Officer, Austin Rishel, on his exceptional record of public service to the veterans of Pierce County, Wisconsin, does hereby thank him for his unselfish dedication to Pierce County, Wisconsin, and does hereby wish him all the luck and success in his future endeavors.

Dated this 19th day of February, 1985.

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A RESOLUTION IN SUPPORT OF THE RETENTION OF FEDERAL REVENUE SHARING AT CURRENT LEVELS

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEWOMEN AND GENTLEMEN:

WHEREAS, President Reagan has included in his budget program for fiscal year 1986 the reduction and eventual elimination of General Revenue Sharing; and,

WHEREAS, Revenue Sharing was designed to provide financial assistance to State and Local Governments and to assist in real property tax relief;

WHEREAS, Pierce County has used Revenue Sharing wisely in the following manners: to hold the tax level at a fair and equitable basis; to provide flood damage relief; to renovate and upgrade our historic courthouse; to construct an exhibit building at the fairgrounds; to restore our historic courthouse dome; to construct a fine highway complex;

SO, NOW, THEREFORE, BE IT RESOLVED, That the Pierce County Board of Supervisors assembled on this 19th day of February, 1985, hereby strongly endorses the retention of Federal Revenue Sharing at current levels;

SO, NOW, THEREFORE, BE IT FURTHER RESOLVED, That the Pierce County Clerk send a certified copy of the Resolution to the following:

- Senator William Proxmire SD 531 Dirksen Senate Office Bldg. Washington, D.C. 20510
- Senator Robert W. Kasten, Jr. SH 110 Hart Senate Office Bldg. Washington, D.C. 20510
- U.S. Representative Steven Gunderson 416 Cannon House Office Bldg. Washington, D.C. 20515

Dated this 19th day of February, 1985.

Respectfully submitted, FINANCE COMMITTEE MAAn Marvin Christenson, Chairman RI. Anderson, Vice-Chairman Rav Wallace Mehlberg Lauhune 1/

<u>Margani Baldur</u> Margaret Baldwin

Lawrence Weber

I, David Sorenson, County Clerk for Pierce County do hereby certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on February 19th, 1985

RESOLUTION NO. 84-71 CONTINUATION OF FULL-TIME COUNTY PLANNER

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, Resolution No. 80-27 created a Planning Department for Pierce County, and

WHEREAS, Resolution No. 80-27 created a half-time planner position, of which his duties were assigned as follows: Implementation of land use plans, outdoor recreation plans, solid waste management plans, and other planning studies,

WHEREAS, the Planner has been involved with solid waste planning for approximately five years, and

WHEREAS, Resolution No. 84-54 created a Solid Waste Management Committee to develop and implement a solid waste program.

WHEREAS, the Solid Waste Program is extremely broad and complex, and requires extensive research and follow up action, that would be impossible without a full-time staff person, and,

WHEREAS, a full-time County Planner is essential for coordination and continuity of the Solid Waste Program.

SO, NOW, THEREFORE, BE IT RESOLVED, that the Pierce County Board of Supervisors create a full-time County Planner and transfer \$ 7700.00 from General Funds to the County Planner account 51800 through December 31, 1985.

SO, NOW, THEREFORE, BE IT RESOLVED, that the planner position be continued on a full-time basis after March 31, 1985.

SOLID WASTE PLANNING COMMITTEE

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RESOLUTION 84-72

HIGHWAY EQUIPMENT PURCHASE

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, it becomes necessary from time to time to replace equipment used for road maintenance and construction, and

WHEREAS, to take advantage of new technologies, such as fuel efficiencies

better hydrolics, and safety devices, and

WHEREAS, it is required by the County Board, that this body so convened, shall pass their judgment on equipment purchases by the Highway Committee that involve funds that exceed \$75,000.00 or more, and

NOW THEREFORE BE IT RESOLVED, that the Pierce County Highway Committee be authorized to purchase a Caterpillar seven and one half cubic yard end loader for the amount of \$175,000.00, and a Caterpillar model D7G Crawler tractor for \$106,000.00, and that these funds be expended from the Highway machinery fund generated from machinery rental charges, and the trade in of a D7 crawler tractor, and a six and one half cubic yard end loader.

DATED THIS 19TH DAY OF FEBRUARY, 1985

Pierce County Highway Committee