1982 ORDINANCE INDEX

ORDINANCE NO.	DESCRIPTION	ADOPTION DATE
82-1	Amend the Pierce County Zoning Map from Agricultural to Residentail-1	May 18, 1982
82-2	Prohibit Issue of Worthless Checks	May 18, 1982
82-2A	Revision of Zoning Fees	November 16, 1982 Later same day returned to zoning committee for adjustment
82-3	Abuse or Interference with Pierce County Sheriff's Office Department Dogs	May 18, 1982
82-3A	Governing the Maintenance and Destruction of and Access to County Records	December 21, 1982
82-4	Intoxicating Liquor Law	May 18, 1982
82-4A	Amendment to County Code	December 21, 1982
82-5	Prohibiting Possession or Use of Marijuana	May 18, 1982
82-5A	Shooting Range	December 21, 1982
82-6	Alcohol Offenses	May 18, 1982
82-6A	Prohibit Excessive and Unnecessary Acceleration	December 21, 1982
82-7	Petty Theft	December 21, 1982
82-8	Parties to Ordinance Violations	December 21, 1982
82-9	Prohibiting Littering	December 21, 1982
82-10	Prohibiting Petty Damage to Property	December 21, 1982
82-11	Prohibiting Attempts to Violate Ordinances	December 21, 1982
82-12	Prohibiting Loitering	December 21, 1982
82-13	Prohibiting Abandonment of Vehicles	December 21, 1982
82-14	Prohibiting Trespass to Land and Dwellings	December 21, 1982
82-15	Amending Ordinance No. 82-3 Governing the Maintenance and Destruction of and Access to County Records	February 9, 1983
82-16	Rezone Business-1 to Industry	February 9, 1983
82-17	Amend Ordinance 82-5	February 9, 1983

1982 RESOLUTION INDEX

RESOLUTION NO.	DESCRIPTION	ADOPTION DATE
82-1	Support for the "Upper Mississippi River System Management Act" H.R. 5459	April 20, 1982
82-2	Fair Premiums	April 20, 1982
82-3	Highway Committee Meetings	April 20, 1982
82-4	Settlement of 1981 General Taxes	April 20, 1982
82-5	Procedures for Salary Adjustments	April 20, 1982
82-6	Responsibility in case of Flooding in Trenton Township	April 20, 1982
82-7	Commending Falteisek, Wolf & Isaacson for Contributions to the Board	April 20, 1982
82-8	Recommendation to Restore Equal Division of Transfer Fees	April 20, 1982
82-9	Creating a Four Member Board of Adjustments	May 18, 1982
82-10	Creation of Corporation Counsel	May 18, 1982
82-11	Limiting Liability for Medical and Dental Care Furnished by General Relief Introduced by the Board of Human Services	July 27, 1982
82-12	Establish Pierce County Land Conservation Committee	July 27, 1982
82-13	Appointment of Gerardette Wagner as Public Health Director	July 27, 1982
82-14	Family Planning Grant	August 24, 1982
82-15	Transfer of Funds for Courthouse Outlay	July 27, 1982
82-16	Authorization for a Computer Study	July 27, 1982
82-17	Appointment of Corporation Counsel	July 27, 1982
82-18	Non-Lapsing Funds	August 24, 1982
82-19	Solid Waste Plan for Pierce County	August 24, 1982
82-20	Amend Resolution 82-10	August 24, 1982
82-21	Farmland Preservation Agreements	August 24, 1982
82-22	Pierce County Farmland Preservation Plan	September 28, 1982
82-23	Wage Base Adjustments for 1983	October 26, 1982
82-24	Allocation of Funds to Transportation Grant #82-24 Introduced by Pierce County Human Services Board	November 16, 1982
82-25	Management Audit for Pierce County	October 26, 1982
82-26	Creation of Administrative Assistant in Land Conservation	November 16, 1982
82-27	Pierce County Personnel Code	November 16, 1982

82-28	Employer Resolution to Provide Life Insurance for the Spouse and Dependents of Eligible Employees	October 26, 1982
82-29	Purchase of Highway Equipment	November 16, 1982
82-30	Providing for the Advance or Transfer of Construction Funds in Pierce County	November 16, 1982
82-31	Improvement of County Trunk Bridges	November 17, 1982
82-32	Improvement of Trunk Highways	November 17, 1982
82-33	County Aid Construction and Maintenance During the Calendar Year 1983	November 17, 1982
82-34	County Aid Bridge Construction Under Section 81-38 of the Statutes County of Pierce	November 17, 1982
82-35	Authorization to Pay Claims	November 16, 1982
82-36	Care of Soldiers Graves	November 16, 1982
82-37	Assessor's Claims	November 16, 1982
82-38	Delinquent Personal Property Tax	November 16, 1982
82-39	Bank Depositories	November 16, 1982
82-40	Amend Resolution 80-24on Legal Newspaper	November 16, 1982
82-41	Creation of Home Care Coordinator and Typist	November 16, 1982
82-42	Dog Damage Claims	November 16, 1982
82-43	Supporting Legislation to Amend Section 59-20(9), Wis. Statutes, Setting Rates for Copying Purposes	November 16, 1982
82-44	Budget for 1983	November 17, 1982
82-45	Lease Agreement on Old Highway Shop	December 21, 1982
82-45A	Public Shooing Range Maintenance	November 16, 1982
82-46	Chapter 9 of the Pierce County Personnel Code	December 21, 1982
82-46A	Transfer of Funds	November 16, 1982
82-47	Maiden Rock Community Development Block Grant Application	November 17, 1982
82-47A	Centennial Anniversary of the Pierce County Fair	December 21, 1982
82-48	Decals for County Vehicles	December 21, 1982
82-49	Safety Hazard at Eisenhower Bridge Approach	December 21, 1982
82-50	Wage Adjustments for 1983	February 9, 1983
82-51	Approval of Erosion Control Planning Grant	February 9, 1983
82-52	Approve Contract for Professional Human Services	February 9, 1983
82-53	Contract for Non-professional Human Services	February 9, 1983

82-54	Contract for Law Enforcement Personnel	February 9, 1983
82-55	NOT ISSUED	
82-56	NOT ISSUED	
82-57	Consortium Under Job Training Partnership Act	February 9, 1983
82-58	Fair Aids	February 9, 1983
82-59	Appointment of Assistant District Attorney	February 9, 1983
82-60	Limited Term Legal Secretary	February 9, 1983
82-61	Public Shooting Range Jurisdiction	February 9, 1983
82-62	Pierce County Base Mapping	February 9, 1983 Rescinded June 16, 1983
82-63	Inter-Department Communications (Department Complaints)	February 9, 1983 Rescinded July 21, 1983

ORDINANCE NO. 82-1

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

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

A parcel of land in the SW4 of the NE4, Section 6, Township 24N, Range 16W

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

This ordinance shall take effect and be in force upon passage and publication. 8th day of may Dated this Marvin Christenson County Board Chairman APPROVED THIS 18th day of David Sorenson, County Clerk VOTING FOR: VOTING AGAINST:

Published

 M_0 2736

AFFIDAVIT OF PUBLICATION

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 3rd day of May, 1982, at 1:45 p.m., in the county board room in the courthouse in the Village of Ellsworth Pierce County Wisconsin Pierce Pierce County Wisconsin Pierce P Ellsworth, Pierce County, Wisconsin, relative to rezoning from Agricultural to Residential-1, for a duplex, by Robert J. Baldwin, agent, on a parcel of

land described as follows: SW14 of the NE14, Section 6,

T24N, R16W, Town of Maiden Rock, Pierce County, Wisconsin All persons interested are invited to said hearing and be

JAMES D. CLEMENTS Zoning Administrator Pierce County, Wisconsin 15-2c

STATE OF WISCONSIN PIERCE COUNTY SES.

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 Elisworth, in said county and state; that a notice of
which the annexed is a printed copy taken from said news-
paper, was printed and published in the full regular edi-
tion, once in each week for 100 (3) successive
weeks, commencing and the first such publication being
on the 15th day of Upril AD
19 and ending and the last publication being on
the 22nd day of april
A. D. 19 8 being two () such publications.
Subscribed and sworn to before me this
day of april A. D. 1983
Dandrax Briggs
619-83 Pierce County, Wis.
FRES: 4" folios, one insertion, @ \$/0.20
1" folios, / insertions, @ \$ 10.20
Total \$21.90

4-7-82 CLASS "A" POSTAGE TO:

Orville	B. Johnson	Maiden	Rock,	MI
William	Johnson		17	
Cilhert	Renatson	93	37	127

P 317 114 015 RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED— NOT FOR INTERNATIONAL MAIL

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RECOMMENDATION OF ZONING COMMITTEE: Motion by Elmer Holcomb, seconded by Tom Tyler, to recommend to the county board to grant a rezone from Agricultural to Residential-1 for a 10.33 acre parcel of land for a duplex.

ORDINANCE PROHIBITING ISSUE WORTHLESS CHECKS

The County Board of Supervisors of Pierce County, Wisconsin, does ordain as follows: SECTION 1.

No person shall issue any check or other order for the payment of money less than \$500 which, at the time of issuance, he or she intends should not be paid.

SECTION 2.

Any of the following is prima facie evidence that the person at the time he or she issued the check or other order for the payment of money, intended it should not be paid;

- (a) Proof that, at the time of issuance, the person did not have an account with the drawee; or
- (b) Proof that, at the time of issuance, the person did not have sufficient funds or credit with the drawee and that the person failed within 5 days after receiving notice of nonpayment or dishonor to pay the check or other order; or
- (c) Proof that, upon presentment was made within a reasonable time, the person did not have sufficient funds or credit with the drawee and the person failed within 5 days after receiving notice of nonpayment of dishonor to pay the check or other order.

SECTION 3.

Refusal to accept or failure to receive notice of nonpayment or dishonor mailed by first class mail to such person's last known address or the address shown on the face of the check or other order shall not be a defense to the charge of issuance of a worthless check, contrary to Section 1 of this ordinance.

SECTION 4.

This ordinance does not apply to a postdated check or to a check given for a past consideration, except a payroll check.

SECTION 5.

Any person who violates this ordinance shall, upon conviction, be subject to a forfeiture of not more than \$500 together with costs of prosecution and penalty assessment; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and costs be paid, but not to exceed 30 days.

SECTION 6.

This ordinance shall take effect and be in force and after it	s
proper passage and publication pursuant to Wisconsin Law.	
Dated this 18 day of may, 1982.	

Mann & Mustausn Chairman County Board of Supervisors

ATTEST	
750	will former
County	Clerk, Pierce County, Wisconsin
Voting	For
Voti ng	Against

Date of Publication May 20, 1982

The County Board of Supervisors of the County of Pierce, does hereby ordain that Chapter 17.24 - Special Exception Permit - and Chapter 17.32 - Plats, of Title 17, Subdivisions, of the Pierce County Code, are amended as follows:

Pierce County Code, are amended as follows: 17.24.050 Fees. The applicant, upon filing of his application, shall pay a fee to the zoning administrator in accordance with the following schedule: Repeal: Sanitary permit Zoning permit and certificate of compliance . 2.00 Special exception permit 35.00 D. Plat review . 50.00 State septic tank permit 1.00 (Ord. 76-10-0, 1977; S1.45 of Ch. 7 of Ord. passed 6/25/68). Recreate: Α. . 50.00 Sanitary permit Sanitary permit transfer . 25.00 C. Zoning permit 2.00 . 50.00 Re-issue sanitary permit D. Mound system . . .125.00 E. In-ground pressure system . . 50.00 F. Holding tank - New Construction. Reinspection fee G. Η. . 25.00 Second on-site inspection . I. . 50.00 J. Hearing -(Variance) .100.00 (Appeal) . (Zoning amendment). .100.00 Κ. Plat review . 50.00 Certified survey map review . 50.00 L. After the fact zoning permit . .100.00 17.32.060 Lands divided exempt from the platting procedure Lands divided, which do not go through the platting procedure, and create parcels which are 15 acres or less in area, shall be divided by certified survey map, meeting all requirements of Sec. 236.34, Wisconsin Statutes, along with a \$2\$/\$\$ \$50.00 review fee per map, approved by the Zoning Administrator and/or Zoning Committee. Adopted this day of TOOD

	CHIS	_ day or	, 1902.
·			Marvin J. Christenson, Chairman
		(Attest)	David Sorenson, County Clerk
Publishe	ed:		

Nº 2827

AFFIDAVIT OF PUBLICATION

STATE OF WISCONSIN

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 8th day of November, 1982, at 2:00 p.m., in the county board room in the courthouse in the Village of Ellsworth, Pierce County, Wisconsin, relative to amending Chapter 17.32 - Plats, Section 17.32.060 (fee change), of the Pierce County Code.

Also, repeal and recreation of Chapter 17.24 - Special Exception Permit, Section 17.24.050 -Fees, of the Pierce County Code.

Copies of amendment and repeal and recreation available at Zoning Office.

All persons interested are invited to said hearing and be heard.

JAMES D. CLEMENTS
Zoning Administrator
Pierce County, Wisconsin
42-2c

PIERCE COUNTY	∫ .ss.
JAY GI	RIGGS

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 edi-

tion, once in each week for LUO (2) successive weeks, commencing and the first such publication being

on the 21 or day of October AD

19 82, and ending and the last publication being on

A. D. 19 D. being two (2) such publications

Subscribed and sworn to before me this 284

day of October A D. 1983

Pierce County, V

41/2 Tolios, Insertions, @ \$ 11.48

William Total 234.46

COPY OF NOTICE OF PUBLIC HEARING MAILED October 12, 1982 by Certified Mail - return receipts in file -

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

To Village Clerks of the 6 villages in Pierce County

To City Clerks of the 2 cities in Pierce County

RECOMMENDATION OF ZONING COMMITTEE:

Motion by Marge Baldwin to recommend that the county board approve these fee changes, seconded by Sam Huffman, who amended the motion to include an after the fact issuance of the zoning permit at a cost of \$100.00, seconded by Elmer Holcomb, Motion carried to approve the amendment. Vote was then taken on the motion, which was approved with Tom Tyler voting "no".

ORDINANCE NO. 82-3

Honorable County Board of Supervisors of the County of Pierce co ordain as follows:

SECTION 1. ABUSE OR INTERFERENCE WITH PIERCE COUNTY SHERIFF'S OFFICE DEPARTMENT DOGS.

It shall be unlawful for any person to willfully or maliciously torture, harass, tease, torment, beat, kick, strike, mutilate, injure, disable or kill any dog used by the Sheriff's Department of the County of Pierce in the performance of the functions of such Department, or to interfere with or meddle with any such dog while being used by said Department or any officer or member thereof in the performance of any of the functions or duties of said Department, or of such member or officer.

SECTION II. The penalty for violation of the provisions herein contained shall be a fine not to exceed \$200.

SECTION III. This Ordinance shall take effect and be in force from and after its passage and publication.

Dated this 1 day of may 19 52
Mauri & Clinitiann County Board Chairman
Attest: Land Screma County Clerk
Voting For
Voting Against
Date of Publication May 20,1982

AN ORDINANCE GOVERNING THE MAINTENANCE AND DESTRUCTION OF AND ACCESS TO COUNTY RECORDS

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

- (1) Definitions.
- (a) "Authority" means any of the following having custody of a record: an office, elected official, agency, board, commission, committee, council, department or public body corporate and politic created by constitution, law, ordinance, rule or order; or a formally constituted subunit of the foregoing.
- (b) "Record" means any material on which written, drawn, printed, spoken, visual or electromagnetic information is recorded or preserved, regardless of physical form or characteristics, which has been created or is being kept by an authority. "Record" includes, but is not limited to, handwritten, typed or printed pages, maps, charts, photographs, films, recordings, tapes (including computer tapes), and computer printouts. "Record" does not include drafts, notes, preliminary computations and like materials prepared for the originator's personal use or prepared by the originator in the name of a person for whom the originator is working; materials which are purely the personal property of the custodian and have no relation to his or her office; materials to which access is limited by copyright, patent or bequest; and published materials in the possession of an authority other than a public library which are available for sale, or which are available for inspection at a public library.
 - (c) "Requester" means any person who requestes inspection or copies of a record.
 - (2) Legal Custodians.
- (a) An elected official is the legal custodian of his or her records and the records of his or her office, but the official may designate an employee of his or her staff to act as the legal custodian.
- (b) Unless otherwise prohibited by law, the county clerk or the clerk's designee shall act as legal custodian for the county board and for any committees, commissions, boards, or authorities created by ordinance or resolution of the county board.
- (c) For every authority not specified in subs. (a) or (b), the authority's chief administrative officer is the legal custodian for the authority, but the officer may designate an employee of his or her staff to act as the legal custodian.

- (d) Each legal custodian shall name a person to act as legal custodian in his or her absence or the absence of his or her designee. This subsection does not apply to members of the county board.
- (e) The designation of a legal custodian does not affect the powers and duties of an authority under this subchapter.
 - (3) Public Access To Records; Fees.
- (a) Except as provided in sub. (6), any person has a right to inspect a record and to make or receive a copy of any record as provided in sec. 19.35(1), Wisconsin Statutes.
- (b) Records will be available for inspection and copying during all regular office hours.
- (c) If regular office hours are not maintained at the location where records are kept, the records will be available for inspection and copying upon at least 48 hours' advance notice of intent to inspect or copy.
- (d) Each authority shall provide any person who is authorized to inspect or copy a record which appears in written form pursuant to sec. 19.35(1)(b), Wisconsin Statutes or any person who is authorized to and requests permission to photograph a record the form of which does not permit copying pursuant to sec. 19.35(1)(f), Wisconsin Statutes, with facilities comparable to those used by its employees to inspect, copy, and abstract the record during established office hours. An authority is not required by this subsection to purchase or lease photocopying, duplicating, photographic, or other equipment or to provide a separate room for the inspection, copying or abstracting of records.
- (e) The legal custodian may require supervision during inspection or may impose other reasonable restrictions on the manner of access to an original record if the record is irreplaceable or easily damaged.
- (f) Each authority shall impose a fee upon the requester of a copy of a record which may not exceed the actual, necessary and direct cost of reproduction and transcription of the record, unless a fee is otherwise specifically established or authorized to be established by the law. Subject to the limitations of the preceding sentence, the cost of photocopying shall be \$.20 per page. Said cost has been calculated not to exceed the actual, necessary and direct cost of reproduction.
- (g) Each authority shall impose a fee upon the requester of a copy of a record for the actual, necessary and direct cost of photographing and photographic processing if the authority provides a photograph of a record, the form of which does not permit copying.

- (h) Except as otherwise provided by law or as authorized to be prescribed by law, an authority shall impose a fee upon a requester for locating a record, not exceeding the actual, necessary and direct cost of location, if the cost is \$50 or more.
- (i) Each authority shall impose a fee upon a requester for the actual, necessary and direct cost of mailing or shipping of any copy or photograph of a record which is mailed or shipped to the requester.
- (j) An authority may provide copies of a record without charge or at a reduced charge where the authority determines that waiver or reduction of the fee is in the public interest.
- (k) Each authority shall require prepayment by a requester of any fee or fees imposed under this subsection if the total amount exceeds \$5.
- (1) Pursuant to sec. 19.34, Wisconsin Statutes, and the guidelines therein listed, each authority shall adopt, prominently display and make available for inspection and copying at its offices, for the guidance of the public, a notice containing a description of its organization and the established times and places at which, the legal custodian from whom, and the methods whereby, the public may obtain information and access to records in its custody, make requests for records, or obtain copies of records, and the costs thereof. Each authority shall also prominently display at its offices, for the guidance of the public, a copy of this ordinance. This subsection does not apply to members of the county board.

(4) Access Procedures.

(a) A request to inspect or copy a record shall be made to the legal custodian. A request shall be deemed sufficient if it reasonably describes the requested record or the information requested. However, a request for a record without a reasonable limitation as to subject matter or length of time represented by the record does not constitute a sufficient request. A request may be made orally, but a request must be in writing before an action to enforce the request is commenced under sec. 19.37, Wisconsin Statutes. Except as provided below, no request may be refused because the person making the request is unwilling to be identified or to state the purpose of the request. No request may be refused because the request is received by mail, unless prepayment of a fee is required under sub. (3) (k). A requester may be required to show acceptable identification whenever the requested record is kept at a private residence or whenever security reasons or federal law or regulations so require.

- (b) Each authority, upon request for any record, shall, as soon as practicable and without delay, either fill the request or notify the requester of the authority's determination to deny the request in whole or in part and the reasons therefor. If the legal custodian, after conferring with the County Corporation Counsel, determines that a written request is so general as to be unduly time consuming, the party making the request may first be required to itemize his or her request in a manner which would permit reasonable compliance.
- (c) A request for a record may be denied as provided in sub. (5). If a request is made orally, the request may be denied orally unless a demand for a written statement of the reasons denying the request is made by the requester within five business days of the oral denial. If a written request is denied in whole or in part, the requester shall receive a written statement of the reasons for denying the request. Every written denial of a request shall inform the requester that if the request for the record was made in writing, then the determination is subject to review by mandamus under sec. 19.37(1), Wisconsin Statutes, or upon application to the attorney general or a district attorney.
 - (5) Limitations on Right To Access.
- (a) As provided by sec. 19.36, Wisconsin Statutes, the following records are exempt from inspection under this section:
- (1) Records specifically exempted from disclosure by state or federal law or authorized to be exempted from disclosure by state law;
- (2) Any record relating to investigative information obtained for law enforcement purposes if federal law or regulations require exemption from disclosure of if exemption from disclosure is a condition to receipt of aids by the state;
- (3) Computer programs, although the material used as input for a computer program or the material produced as a product of the computer program is subject to the right of examination and copying, except as otherwise provided by sec. 19.35(1), Wisconsin Statutes, or this ordinance;
- (4) A record or any portion of a record containing information qualifying as a common law trade secret.
- (b) As provided by sec. 43.30, Wisconsin Statutes, public library circulation records are exempt from inspection under this section.
- (c) In responding to a request for inspection or copying of a record which is not specifically exempt from disclosure, the legal custodian, after conferring with the County Corporation Counsel, may deny the request, in whole or in part, only if

he or she determines that the harm to the public interest resulting from disclosure would outweigh the public interest in full access to the requested record. Examples of matters for which disclosure may be refused include, but are not limited to, the following:

- (1) Records obtained under official pledges of confidentiality which were necessary and given in order to obtain the information contained in them.
- (2) Records of current deliberations after a judicial or quasi-judicial trial or hearing.
- (3) Records of current deliberations concerning employment, dismissal, promotion, demotion, compensation, performance, or discipline of any county officer or employee, or the investigation of charges against a county officer or employee, unless such officer or employee consents to such disclosure.
 - (4) Records concerning current strategy for crime detection or prevention.
- (5) Records of current deliberations or negotiations on the purchase of county property, investing of county funds, or other county business whenever competitive or bargaining reasons require nondisclosure.
- (6) Records concerning consideration of financial, medical, social or personal histories or disciplinary data of specific persons which, if disclosed, would be likely to have a substantial adverse effect upon the reputation of any person referred to in such history or data.
- (7) Communications between legal counsel for the county and any officer, agent or employee of the county, when advice is being rendered concerning strategy with respect to current litigation in which the county or any of its officers, agents or employees is or is likely to become involved, or communications which are privileged under sec. 905.03, Wisconsin Statutes.
- (d) If a record contains information that may be made public and information that may not be made public, the custodian of the record shall provide the information that may be made public and delete the information that may not be made public from the record before release. The custodian shall confer with the County Corporation Counsel prior to releasing any such record and shall follow the guidance of the County Corporation Counsel when separating out the exempt material. If in the judgment of the custodian and the County Corporation Counsel there is no feasible way to separate the exempt material from the nonexempt material without unreasonably jeopardizing nondisclosure of the exempt material, the entire record shall be withheld from disclosure.

(6) Destruction Of Records.

No authority may destroy any record at any time after the receipt of a request for inspection or copying of the record under sec. 19.35(1), Wisconsin Statutes, until after the request is granted or until at least 60 days after the date that the request is denied. If an action is commenced under sec. 19.37, Wisconsin Statutes, the requested record may not be destroyed until after the order of the court in relation to such record is issued and the deadline for appealing that order has passed, or if appealed, until after the order of the court hearing the appeal is issued. If the court orders the production of any record and the order is not appealed, the requested record may not be destroyed until after the request for inspection or copying is granted.

(7) Responsibilities Of Elected Officials.

No elected official is responsible for the record of any other elected official unless he or she has possession of the record of that other official.

(8) Severability.

The provisions of this ordinance are severable. If a section, subsection, paragraph, sentence, clause or phrase shall be adjudged by a court of competent jurisdiction to be invalid, the decision shall not affect the validity of this ordinance.

(9) Effective Date. This ordinance takes effect on January 1, 1983.

Adopted this 21st day of December.

CHAIRMAN OF COUNTY BOARD OF SUPERVISORS

ATTEST:
David Jorenson
County Clerk, Pierce County, Wisconsin
Voting For
Voting Against
Date Of Publication

Figur

ORDINANCE # 82-4

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

Section 1.

No Person shall consume any intoxicating liquor or fermented malt beverage while in a vehicle parked on a public highway or in any public parking lot.

Section 2.

No person shall possess or permit to be possessed in any moving or parked vehicle under his control any open container of intoxicating liquor or fermented malt beverage.

Section 3.

Definitions:

- a. "fermented malt beverage" is any liquid capable of being used for beverage purposes made by the alcoholic fermentation of an infusion in potable water of barley malt and hops, with or without unmalted grains or degerminated grains or sugar containing one-half of one per cent of alcohol or more by volume.
- b. "intoxicating liquor" is all distilled or vinous liquors containing one-half of one per cent of alcohol or more by volume.
- c. "open container" is any device capable of holding or storing a liquid which does not possess an unbroken seal or permanently affixed cover.
- d. "public highway" has the meaning designated in \$340.01(22) of the Wisconsin Statutes.

Section 4.

Any person who shall violate any provision of this ordinance shall, upon conviction thereof, forfeit not more than \$100 together with costs of prosecution; and in default of payment of that sum, shall be imprisoned in the County Jail until said forfeiture and costs are paid, but not to exceed 30 days.

Section 5.

	•
This ordinance shall take effect upon it	ts passage and proper publication.
Adopted this Way of May, 1982	
m	aring & Meriotewan
County	y Board Chairman

Attest: Land forenson
County Clerk

Voting For____

Voting Against____

Date of Publication My 30.1982

The County Board of Supervisors of the County of Pierce, does hereby ordain that Chapter 17.24 - Special Exception Permit - and Chapter 17.32 - Plats, of Title 17, Subdivisions, of the Pierce County Code, are amended as follows:

17.24.050 Fees. The applicant, upon filing of his application, shall pay a fee to the zoning administrator in accordance with the following schedule:

Repeal:

A.	Sanitary permit	5.00
	Zoning permit and certificate of compliance .	2.00
	Special exception permit	35.00
	Plat review	50.00
Ε.	State septic tank permit	1.00
	d. 76-10-0, 1977; S1.45 of Ch. 7 of Ord. passed	
6/	(25/68) .	

Recreate:

-	a								
Α.	Sanitary permit				•	•	•	•	50.00
В.	Sanitary permit transfer								25.00
c.	Zoning permit	•	•	•	•	•	•	•	2.00
D.	Re-issue sanitary permit	•	•	•	•	•	•	•	50.00
E.	Mound system		•	•	•	•	•	•	125.00
F.	In-ground pressure system	•	•	•	•	•	•		50.00
G.	Holding tank	•	•				•	. •	50.00
H.	Reinspection fee	•	•	•	•	•	•	•	25.00
I.	Second on-site inspection	•	•	•	•	•	•		25.00
J.	Hearing - (Variance	:)	•		•		•	•	50.00
	(Appeal)	•	•	•	•	•	•		100.00
	(Zoning a	men	dme	ent)		•	•		100.00
K.	Plat review								100.00
L.	Certified survey map revie	w					•		25.00
							\$5.	00	per lot
M.	Payment in lieu of land de	dic	ati	.on	•				
	- -				per	ur	ıdev	relo	oped lot
					_				_

17.32.060 Lands divided exempt from the platting procedure Lands divided, which do not go through the platting procedure, and create parcels which are 15 acres or less in area, shall be divided by certified survey map, meeting all requirements of Sec. 236.34, Wisconsin Statutes, along with a \$25.00 + \$5.00 per lot review fee per map, approved by the Zoning Administrator and/or Zoning Committee,

		+			\mathcal{O}_{α}	•	
Adopted	this	2121	day	of	Deember	_,	1982.

	Marvin J.	Christenson,	Chairman
(Attest)	Danis	Joromon enson, County	
	David Sor	enson, County	Clerk
			-

Published:	

ORDINANCE NO. 22.5

ORDINANCE PROHIBITING POSSESSION OR USE OF MARIJUANA

The County Board of Supervisors of Pierce County, Wisconsin does ordain as follows: SECTION 1.

No person shall possess or use marijuana in any amount, except as otherwise authorized by Chapter 161 of the Wisconsin Statutes.

SECTION 2.

"Marijuana" means all part of the plant Cannabis Sative L., whether growing or not; the seeds thereof; the resin extracted from any part of the plant; and every compound, manufacture, sale, derivative, mixture or preparation of the plant, its seeds or resin. It does not include the mature stalks of the plant, fiber produced from the stalks, oil or cake made from the seeds of the plant, any compound, manufacture, sale, derivative, mixture or preparation of the mature stalks (except the resin extracted therefrom), fiber, oil or cake or sterilized seed of the plant which is incapable of germination.

SECTION 3.

Any person who shall violate Section 1 of this ordinance by possessing one ounce or less of marijuana shall, upon conviction, be subject to a forfeiture of not more than \$500 together with costs of prosecution and penalty assessment; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and costs be paid, but not to exceed 30 days.

SECTION 4.

This ordinance shall take effect and be in force from and after its proper paggage and publication pursuant to Wisconsin Law.

Dated this 18 day of my, 1982.

Mercin & Olescotionson
Chairman County Board of Supervisors

ATTEST	and Sysemin
County	Clerk, Pierce County, Wisconsin
Voting	For
Voting	Against

Date of Publication May 20, 1982

ORDINANCE REGULATING THE USE OF THE PIERCE COUNTY PUBLIC SHOOTING RANGE

ORDINANCE NO. 82-5

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

Section I. Purpose.

The purpose of this ordinance is to promote the health, safety and general welfare of this community and to protect, safeguard and regulate the public use of the Pierce County Public Shooting Range.

Section II. Authority.

This ordinance is adopted under the authority granted by section 59.07(64) of the Wisconsin Statutes.

Section III. Definitions.

- a. "Any area" means the parking lot area plus the shooting range proper.
- b. "Berm" means a continuous bank of earth located directly behind each target frame.
- c. "Clay pigeon" means a saucer-shaped target usually made of baked clay and pitch and thrown from a trap in skeet and trap shooting.
- d. "Fermented malt beverage" means any liquid capable of being used for beverage purposes made by the alcoholic fermentation of an infusion in potable water of barley malt and hops, with or without unmalted grains or degerminated grains or sugar containing one-half on one percent of alcohol or more by volume.
- e. "Intoxicating liquor" means all distilled or vinous liquors containing onehalf of one percent of alcohol or more by volume.
 - f. "Operate" means to drive or to be in actual physical control of a vehicle.
 - g. "Park" means the halting of a vehicle, whether occupied or not.
- h. "Parking lot area" means that area located south of the township road, and that triangular area located north of the township road bounded by the township road on the south side and bounded by a fence on the north and east sides.
- i. "Range indicators" means officially established target tables and pistol range barricades and concrete pads.
 - j. "Shooting Range Proper" means the entire area, less the parking lot area.
- k. "Sunrise" means the time when the upper limb of the sun appears above the sensible horizon as a result of the diurnal rotation of the earth.
- 1. "Sunset" means the time when the upper limb of the sun disappears below the sensible horizon as a result of the diurnal rotation of the earth.

- m. "Target frame" means a framework of wood designed for the affixation of paper targets and located in a direct line between a range indicator and its respective berm.
- n. "Vehicle" means every device in, upon or by which any person or property is or may be transported or drawn upon a highway, including a snowmobile.

 Section IV. Destruction of property unlawful.

It is unlawful for any person to destroy, molest or deface any natural growth or natural or archaeological feature, or any county property on any area of the Pierce County Public Shooting Range; to enter or be in any building installation or area of the Pierce County Public Shooting Range that may be locked or closed to public use or contrary to posted notice.

Section V. Destruction of property or others unlawful.

It is unlawful for any person to destroy, molest or remove the property of others on any area of the Pierce County Public Shooting Range.

Section VI. Peddling and soliciting.

It is unlawful for any person to peddle or solicit business of any nature whatever, or to distribute handbills or other advertising matter, to post unauthorized signs on any lands, structures, or property on any area of the Pierce County Public Shooting Range or to use such lands, structures or property as a base of commercial operations for soliciting or conducting business, peddling or providing services within or outside of such lands, structures or property unless first authorized in writing by the county or its duly authorized agents.

Section VII. Refuse.

It is unlawful for any person to discard or leave any refuse, sewage or other waste material on the ground on any area of the Pierce County Public Shooting Range, or to dispose of any such refuse or waste material in any manner except by placing in receptacles or other authorized locations provided for such purposes.

Section VIII. Pets.

It is unlawful for any person to suffer his or her pet or domestic livestock to be upon the shooting range proper. Pets in the parking lot area shall at all times be kept on a leash not more than eight feet long. No person shall suffer his or her pet to deprive or disrupt the enjoyment or use of any area by others.

Section IX. Fires.

It is unlawful for any person to start, tend or maintain any fire or to burn any refuse on any area of the Pierce County Public Shooting Range.

Section X. Noise

It is unlawful for any person to operate on any area of the Pierce County

Public Shooting Range, any sound truck, loudspeaker, motor, motor vehicle or other

device that produces undue or unnecessary noises without first obtaining a written

consent from the county or its duly authorized agency.

Section XI. Traffic.

No person shall operate or park any unauthorized vehicle upon the shooting range proper, or contrary to posted notice.

Section XII. Parking.

No person shall park, stop or leave standing, whether attended or unattended, any vehicle in any manner as to block, obstruct or limit the use of any area of the Pierce County Public Shooting Range.

Section XIII. Hunting.

No person shall take, catch, kill, hunt, trap, pursue or otherwise disturb any wild animals or birds in any area of the Pierce County Public Shooting Range.

Section XIV. Hours.

It is unlawful for any person to be present upon any area of the Pierce County

Public Shooting Range at any time other than that time between sunrise and sunset.

Section XV. Consumption of intoxicating liquor or fermented malt beverage prohibited.

No person shall consume any intoxicating liquor or fermented malt beverage on any area of the Pierce County Public Shooting Range.

Section XVI. Exceptions.

Nothing in this chapter shall prohibit or hinder the county's duly authorized agents or any peace officer from performing their official duties.

Section XVII. Permitted uses.

Target shooting from range indicators to officially established target frames backed by berms is a permitted use. Any and all other uses or practices are prohibited.

Section XVIII. Prohibited uses.

Shooting at any moving target, whether clay pigeon or any other object, is prohibited.

Section XIX. Activities not provided for.

Those activities not specifically provided for in this ordinance are prohibited without the written approval of the county.

Section XX. Penalty for violation.

Any person who violates this ordinance shall, upon conviction, be subject to a forfeiture of not more than \$200.00 together with the costs of prosecution and penalty assessment; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and costs be paid, but not to exceed 30 days.

Section XXI. Effective date.

	This ordina	nce shal	l take e	ffect and	be in force fro	om and after it	s proper
pass	age and publ	ication	pursuant	to Wiscon	nsin law.		
	Dated this	21st	day of	December	, 19 <u>82</u>	, at Ellswort	h, Wisconsin.
				•	OFFERED BY THE	LAW ENFORCEMEN	T COMMITTEE
	, ;		•		Thomas Tyler, (Chairman	

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	Thomas Tyler, Chairma	ın
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	Lawrence Weber, Vice-	Charrman
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	James Van Winkle	
	dames van winkie	
	•	
•	Jerald Sargent	
		•
•		
	LeRoy Knudsen	
VOTE ON FOREGOING ORDINANCE:		•
•		
Yes No		
iesNo	• ,	
		•
Absent		
	•	
	•	
ADOPTED ON:		
		-
ATTEST:		
WITHOI.		•
David Sorenson Pierce County Clerk		

PUBLISHED ON:

ORDINANCE TO PROHIBIT EXCESSIVE AND UNNECESSARY ACCELERATION

Ordinance # 82-6

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

Section I.

No person shall make unnecessary and annoying noise with a motor vehicle by squealing tires, excessive acceleration of the engine, or by emitting unnecessary and loud exhaust system noises.

Section II.

No person shall intentionally drive or operate a motor vehicle in such manner as to deface or mar the surface or shoulder of a public highway.

Section III. Definitions.

- (a) "Drive or operate" means exercising physical control over the vehicle's speed and direction while in motion.
- (b) "Motor vehicle" is any self-propelled, motorized device by which a person or property is or may be transported upon a highway.
- (c) "Public highway" has the meaning designated in Section 340.01(22) of the Wisconsin Statutes.
- (d) "Unnecessary and annoying noise" is any sound or noise produced by a motor vehicle, which noise exceeds in duration or intensity that attending the routine and safe acceleration and operation of a motor vehicle.

Section IV.

Any person who violates this ordinance shall, upon conviction, be subject to a forfeiture of not more than \$200 together with costs of prosecution and penalty assessment; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and costs be paid, but not to exceed 30 days.

Section V.

This ordiance shall take effect and be in force from and after its proper passage and publication pursuant to Wisconsin Law.

Dated this 21 day of December, 19 82, at Ellsworth, Wisconsin.

OFFERED BY THE LAW ENFORCEMENT COMMITTEE

Thomas Tyler, Chairman

Lawrence Weber, Vice-Chairman

Jenselaulukk

James Van Winkle

Jerald Sargent

LeRoy Knudgen

VOTE ON FOREGOING ORDINANCE:

Yes ______
No _____
Absent _____

ADOPTED ON: ______

ATTEST:

PUBLISHED ON:

David Sorenson, Pierce County Clerk

ALCOHOL OFFENSES ORDINANCE # 22.26

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

Section 1. Presence in Places of Sale Prohibited.

- (a) Except as provided by paragraph (c), a keeper of any place for the sale of any fermented malt beverage under a Class "B" retailer's license may not directly or indirectly suffer or permit a person under the age of 18 years, unaccompanied by his or her parent, guardian or adult spouse, who is not a resident, employee or a bona fide lodger or boarder on the premises controlled by the proprietor or licensee of the place, and of which the place consists or is a part, to enter or be on the licensed premises for any purpose, except as provided by paragraph (d). A person who violates this paragraph is subject to a forfeiture of not more than \$500 together with costs of prosecution; and in default of payment of that sum, shall be imprisoned in the County Jail until such forfeiture and costs are paid, but not exceeding 30 days, except that disposition in proceedings against a person under 18 years of age shall be as provided by Section 48.344 of the Wisconsin Statutes.
- (b) Except as provided by paragraph (c), a person who is under the age of 18 years may not enter or remain on premises for which a Class "B" license is issued without a valid purpose under paragraph (d), unless the person is a resident, employee, or a bona fide lodger or boarder on the premises, or is accompanied by his or her parent, guardian or adult spouse. A person who violates this paragraph is subject to a forfeiture of not more than \$25, except that disposition in proceedings against a person under 18 years of age shall be as provided by Section 48.344 of the Wisconsin Statutes.
- bowling alleys, public facilities as defined in Section 176.05(4b)(a) of the <u>Wisconsin Statutes</u>, which are owned by a county or municipality, premises in the state fair park, concessions authorized on state-owned premises in the state parks and state forests as defined or designated in Chapters 27 and 28 of the <u>Wisconsin Statutes</u>, parks owned or operated by agricultural societies receiving state aid, cars operated on any railroad, regularly established athletic fields or stadiums nor to premises operated under both a Class "B" license and a restaurant permit where the principal business conducted therein is that of a restaurant. It is presumed where the premises are operated under both a Class "B" license and a restaurant permit, that the principal business conducted is that of the sale of fermented malt beverage, until the presumption is rebutted by competent evidence.
- (d) A person under 18 years of age may enter and remain, and may be permitted to enter and remain, on Class "B" licensed premises if for the purpose of transacting bona fide business other than amusement or the purchase, receiving or consumption of edibles or beverages except a person under 18 years of age who enters for the purpose of transacting business at an auction or a market as defined by Section 66.054(8)(b) 1 of the <u>Wisconsin Statutes</u>, may not enter or remain in, or be

permitted to enter or remain in, a room in which fermented malt beverage is sold or furnished.

(e) This section applies to any person who is not a resident, employee, or a bona fide lodger or boarder on the premises, after the legal hour for closing.

Section 2. Restrictions on Sale to and Possession by Minors.

- (a) Except as otherwise provided in Section 66.054 of the <u>Wisconsin Statutes</u>, no person may sell or furnish fermented malt beverages to a minor not accompanied by a parent, guardian, or adult spouse.
- (b) A person who violates Section 2 (a) or Section 6 of this Ordinance is subject to a forfeiture of not more than \$500, together with costs of prosecution, if the person has not committed a previous violation of Section 2 (a) or Section 6 of this Ordinance, or Sections 66.054(2) or 176.30(2) of the Wisconsin Statutes, within 12 months of the violation; or not less than \$200 nor more than \$500 together with costs of prosecution, if the person has committed a previous violation of Section 2 (a) or Section 6 of this Ordinance, or Sections 66.054(20) (a) or 176.30(2) of the Wisconsin Statutes within 12 months of the violation; and in default of the payment of that sum, shall be imprisoned in the County Jail until such forfeiture and costs are paid, but not exceeding 30 days, except that disposition in proceedings against a person under 18 years of age shall be as provided by Section 48.344 of the Wisconsin Statutes.
- (c) A minor, not accompanied by parent, guardian, or adult spouse, may not possess fermented malt beverages. A person who violates this paragraph is subject to forfeiture of not more than \$25, except that disposition in proceedings against a person under 18 years of age shall be as provided by Section 48.344 of the Wisconsin Statutes.

Section 3. Misrepresenting age; Penalty.

No person may falsely represent that he or she is at least 18 years of age for the purpose of asking for or receiving fermented malt beverages from a keeper of any place for the sale of fermented malt beverages. A person who violates this section is subject to a forfeiture of not more than \$25, except that disposition in proceedings against a person under 18 years of age shall be as provided by Section 48.344 of the Wisconsin Statutes.

Section 4. Pupils, Possession or Consumption.

- (a) Except as provided by paragraph (b), no person may possess or consume fermented malt beverages:
 - 1. On school premises;
- 2. In a motor vehicle, if a pupil attending the school is in the motor vehicle; or
 - 3. While participating in a school-sponsored activity.
- (b) Fermented malt beverages may be possessed or consumed on school premises, in a motor vehicle or by a participant in a school-sponsored activity if specifically permitted in writing by the school administrator consistent with applicable laws and ordinances.

(c) A person who violates this section is subject to a forfeiture of not more than \$200 together with costs of prosecution, and in default of payment of that sum, shall be imprisoned in the County Jail until such forfeiture and costs are paid, but not exceeding 30 days, except that disposition in proceedings against a person under 18 years of age shall be as provided by Section 48.344 of the Wisconsin Statutes.

Section 5. <u>Possession of liquor on school grounds prohibited</u>. (a) In this section:

- 1. "Motor Vehicle" means a motor vehicle owned, rented, or consigned to a school.
- 2. "School" means a public, parochial or private school which provides an educational program for one or more grades between grades 1 and 12 and which is commonly known as an elementary school, middle school, junior high school, senior high school or high school.
- 3. "School Administrator" means the person designated by the governing body of a school as ultimately responsible for the ordinary operations of the school.
- 4. "School premises" means premises owned, rented or under the control of a school.
- (b) Except as provided by sub. (c) no person may possess or consume intoxicating liquor:
 - 1. On school premises;
- 2. In a motor vehicle, if a pupil attending the school is in the motor vehicle; or
 - 3. While participating in a school-sponsored activity.
- (c) Intoxicating liquor may be possessed or consumed on school premises, in motor vehicles or by participants in school-sponsored activities if specifically permitted in writing by the school administrator consistent with applicable laws and ordinances.
- (d) A person who violates this section is subject to a forfeiture of not more than \$200, together with costs of prosecution, and in default of payment of that sum, shall be imprisoned in the County Jail until such forfeiture and costs are paid, but not exceeding 30 days, except that disposition in proceedings against a person under 18 years of age shall be as provided by Section 48.344 of the <u>Wisconsin Statutes</u>.

Section 6. Sale of Intoxicating liquor to Persons under 18

- (a) No person may:
- 1. Sell, furnish, or give intoxicating liquor to a person under age 18;
 - 2. Procure intoxicating liquor for a person under age 18; or
- 3. Traffic or deal in intoxicating liquor with a person under the age 18.

(b) A person who violates this section shall be subject to a penalty as specified in Section 2 (b) of this Ordinance.

Section 7. Minor's misrepresentation to procure intoxicating liquor; Penalty.

- (a) No person may represent that he or she is of age for the purpose of asking for, or receiving, any intoxicating liquor from a keeper of a place for the sale of intoxicating liquor unless authorized by law. A person who violates this subsection is subject to a forfeiture of not more than \$25, except that disposition in proceedings against a person under 18 years of age shall be as provided by Section 48.344 of the Wisconsin Statutes.
- (b) No person under the age of 18 may procure, seek to procure, knowingly possess or consume in public intoxicating liquor. A person who violates this subsection is subject to a forfeiture of not more than \$25, except that disposition in proceedings against a person under 18 years of age shall be as provided in Section 48.344 of the Wisconsin Statutes.

Section 8. Presence in places of sale prohibited; Penalty.

- (a) 1. Except as provided by paragraphs (3) and (5), no keeper of any place for the sale of any intoxicating liquor may either directly or indirectly suffer or permit a person under the age of 18 years, unaccompanied by his or her parent, guardian, or spouse, of whom one is at least 18 years of age, who is not a resident, employee, or a bona fide lodger on the premises of the licensed person, to enter or be on the licensed premises for any purpose, except as provided by paragraph (4). A person who violates this paragraph is subject to a forfeiture of not more than \$500 together with costs of prosecution; and in default of payment of that sum, shall be imprisoned in the County Jail until said forfeiture and costs are paid, but not exceeding 30 days, except that disposition in proceedings against a person under 18 years of age shall be as provided by Section 48.344 of the Wisconsin Statutes.
- 2. Except as provided by paragraphs (3) and (5), a person who is under 18 years of age may not enter or remain on the premises of a place which sells intoxicating liquor for other than a valid purpose under paragraph (4) unless the person is a resident, employee, or a bona fide lodger or boarder on the premises, or is accompanied by his or her parent, guardian or spouse, of whom one is at least 18 years of age. A person who violates this paragraph is subject to a forfeiture of not more than \$25, except that disposition in proceedings against a person under the age of 18 years of age shall be as provided by Section 48.344 of the Wisconsin Statutes.
- 3. This section does not apply to hotels, drug stores, grocery stores, bowling alleys, ski chalets, golf clubhouses, cars operated on any railroad, public facilities as defined by Section 176.05(4b)(a) of the Wisconsin Statutes, which are owned by county or municipality, regularly established athletic fields or stadiums nor to premises operated under both a "Class B" license and a restaurant permit where the principal business conducted on the premises is that of a restaurant. It is presumed, however, where the premises are so operated under both a "Class B" license and a restaurant permit, that the principal business conducted on the premises is that of the sale of intoxicating liquor, until the presumption is rebutted by com-

petent evidence.

- 4. A person under 18 years of age may enter premises on which intoxicating liquor is sold if for the purpose of transacting bona fide business other than amusement or the purchase, receiving or consumption of edibles or beverages except of transacting business at an auction or a market as defined by Section 66.054(8)(b) 1 of the <u>Wisconsin Statutes</u>, may not remain in, or be permitted to enter or remain in, a room in which intoxicating liquor is sold or furnished.
- 5. This section does not prohibit a person under the age of 18 from entering or being on the premises of a place for which a "Class A" retail intoxicating liquor license is issued for the purpose of purchasing edibles or beverages other than intoxicating liquors or fermented malt beverages.

Section 9. Definitions.

- (a) "Fermented malt beverages" shall mean any liquor or liquid capable of being used for beverage purposes, made by the alcoholic fermentation of an infusion in potable water or barley malt and hops, with or without unmalted grains or decorticated and degerminated grains or sugar containing one-half of one percent or more of alcohol by volume.
- (b) "Intoxicating liquors" means all ardent, spirituous, distilled, or vinous liquors, liquids, or compounds, whether medicated, proprietary, patented, or not, and by whatever name called, containing one-half of one per cent or more of alcohol by volume, which are fit for use for beverage purposes, but shall not include "fermented malt beverages" as defined in Section 66.054 of the <u>Wisconsin</u> Statutes, which contain less than 5 per centum of alcohol by weight.

Section 10.

Any future amendments, revisions, or modifications of Sections 66.054(19), 66.054(20), 66.054(22), 66.054(24), 176.29, 176.30(2), 176.31, 176.32(1), or 48.344 of the <u>Wisconsin Statutes</u> 1979-1980, are intended to be made a part of this Ordinance in order to secure uniform state-wide regulation of the conduct prohibited by this Ordinance. Any such future amendments, revisions, or modifications of the Statutes listed in this section are hereby made a part of this Ordinance without any further action by this County Board.

Section 11.

This	Ord	dinance	shall	take	effect	upon	its	passage	and	proper	publication.
Adop	ted	this_/	/_da	y of _		m/	<u></u>			1982.	

CHAIRMAN OF COUNTY BOARD OF SUPERVISORS

County Clerk, Pierce County, Wisconsin Voting for Voting Against The Fighter to may 30,1923		wil		inner	
Voting Against	County	Clerk,	Pierce	County,	Wisconsin
	Voting	for			
	_	_		- b	<u>14470.</u> 1922

PETTY THEFT ORDINANCE

Ordinance # 82-7

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

Section I.

Whoever violates the following, when the value of the property does not exceed \$50, is guilty of a violation of this ordinance, and shall be penalized as provided in Section III of this ordinance.

(a) Intentionally takes and carries away, uses, transfers, conceals, or retains possession of movable property of another without his consent and with intent to deprive the owner permanently of possession of such property.

Section II. Definitions.

- (a) "Property" means all forms of tangible property, whether real or personal, without limitation including electricity, gas and documents which represent or embody a chose in action or other intangible rights.
- (b) "Movable property" is property whose physical location can be changed, without limitation including electricity and gas, documents which represent or embody, intangible rights, and things growing on, affixed to or found in land.
- (c) "Value" means the market value at the time of the theft or the cost to the victim of replacing the property within a reasonable time after the theft, whichever is less, but if the property stolen is a document evidencing a chose in action or other intangible right, value means either the market value of the chose in action or other right or the intrinsic value of the document, whichever is greater. If the thief gave consideration for, or had a legal interest in, the stolen property, the amount of such consideration or value of such interest shall be deducted from the total value of the property.
- (d) "Property of another" includes property in which the actor is a co-owner and property of a partnership of which the actor is a member, unless the actor and the victim are husband and wife.

Section III. Penalty.

Any person who violates this ordinance shall, upon conviction, be subject to a forfeiture of not more than \$500 together with costs of prosecution and penalty assessment; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and cost be paid, but not to exceed 30 days.

Section IV.	
Any future amendments, revisions	or modifications of Wisconsin Statutes
Section 943.20(1)(a) and 943.20(2) inc	orporated herein, are intended to be made
part of this ordinance as such amendme	nts, revisions, or modifications are made
to said Statutes.	
This ordinance shall take effect	and be in force from and after its proper
passage and publication pursuant to Wi	sconsin Law.
Dated this <u>21st</u> day of <u>Decemb</u>	er , 19 <u>82</u> , at Ellsworth, Wisconsin.
	· ·
	OFFERED BY THE LAW ENFORCEMENT COMMITTE
	Thomas Tyler, Chairman Thomas Tyler, Chairman
	inomas Tyler, chairman /
	Lawrence Weber, Vice-Chairman
	time Cantrible
	Jamés Van Winkle
	Jerald Sargent
	Elen Kon Ida
	LeRoy Knudsen
VOTE ON FOREGOING ORDINANCE:	
Yes	
No	
Absent	
ADODUED ON.	

David Sorenson, Pierce County Clerk

ATTEST:

PUBLISHED ON:

PARTIES TO ORDINANCE VIOLATIONS

ORDINANCE NO. 82-8

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

Section I.

Whoever is concerned in the commission of an ordinance violation is a principal and may be charged with and convicted of the commission of an ordinance violation although he or she did not directly commit it and although the person who directly committed it has not been convicted or has been convicted of some other ordinance violation based on the same act.

Section II.

A person is concerned in the commission of an ordinance violation if he or she:

- a. Directly commits the violation.
- b. Intentionally aids and abets the commission of it.
- c. Is a party to a conspiracy with another to commit it or advised, hires, counsels or otherwise procures another to commit it.

Section III.

Such a party is also concerned in the commission of any other ordinance violation which is committed in pursuance of the intended ordinance violation and which under the circumstances is a natural and probable consequence of the intended ordinance violation. This section does not apply to a person who voluntarily changes his mind and no longer desires that the violation be committed and notifies the other parties concerned of his withdrawal within a reasonable time before the commission of the violation so as to allow the others also to withdraw.

Section IV.

This ordinance shall take effect and be in force from and after its proper passage and publication pursuant to Wisconsin law.

Dated this 21st day of December	$\frac{82}{1}$, at Ellsworth, Wisconsin.
VOTE ON FOREGOING ORDINANCE:	OFFERED BY THE LAW ENFORCEMENT COMMITTEE
YesNo	Thomas Tyler, Chairman
Absent	
ADOPTED ON:	Lawrence Weber, Vice-Chairman
ATTEST:	James Van Winkle
David Sorenson, Pierce County Clerk	Jerald Sargent
PUBLISHED ON:	LeRoy Knudsen

ORDINANCE PROHIBITING LITTERING

ORDINANCE NO. 82-9

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

Section I.

No person shall throw any glass, refuse or waste, filth or other litter upon the streets, alleys, highways, public parks or other property of the County of Pierce or upon any private property or upon the surface of any body of water within the County of Pierce.

Section II. Penalty.

Any person who violates this ordinance shall, upon conviction, be subject to a forfeiture of not more than \$200.00 together with costs of prosecution and penalty assessment; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and costs be paid, but not to exceed 30 days.

Section III.

This ordinance shall take effect and be in force from and after its proper passage and publication pursuant to Wisconsin law.

	Dated this	21st	_day of _	December	, 19 <u>82</u>	, at Ellsworth, W	lisconsi
						•	
VOTE	ON FOREGOIN	G ORDINAN	ICE:	OFFI	ERED BY THE	LAW ENFORCEMENT COM	MITTEE
Yes_	•			4	Roman	Theer.	
No	· Anne ·			Thom	nas Tyler, C	hairman	
Abser	nt	4					
ADOPT	TED ON:		,,			Vice-Chairman	
ATTES	ST:				s Van Winkl		
					ld Sargent		
David	l Sorenson, l	Pierce Co	unty Cler	£	y Knudsen	nude.	
PUBLI	ISHED ON:			Lenc	y Kiiddseii		

ORDINANCE PROHIBITING PETTY DAMAGE TO PROPERTY ORDINANCE NO. 82-10

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

Section I.

Whoever intentionally causes damage to any physical property of another without the person's consent, if the total property so damaged is reduced in value by
not more than \$50, is guilty of a violation of this ordinance, and shall be
penalized as provided in Section V of this ordinance.

Section II.

Where more than one item of property is damaged pursuant to a single intent and design, the damage to all the property may be prosecuted as a single ordinance violation.

Section III. Definitions.

- (a) "Property of another" means property in which a person other than the actor has a legal interest which the actor has no right to defeat or impair, even though the actor may also have a legal interest in the property.
- (b) "Intentionally" means that the actor either has a purpose to do the thing or cause the result specified or believes that his act, if successful, will cause that result.

Section IV. Penalty.

Any person who violates this ordinance shall, upon conviction, be subject to a forfeiture of not more than \$500 together with costs of prosecution and penalty assessment; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and cost be paid, but not to exceed 30 days.

Section V.

Any future amendments, revisions, or modifications of Wisconsin Statutes Section, 943.01(1), 943.01(3), 939.22(28) and 939.23(3) incorporated herein, are intended to be made part of this ordinance as such amendments, revisions, or modifications are made to said Statutes.

Section VI.

pared this ZIST day of	December	, 1982, at Ellsworth, Wisconsin
· ·	•	
		OFFERED BY THE LAW ENFORCEMENT COMMITTE
		Thomas They
		Thomas Tyler, Chairman
,		Lawrence Weber, Vice-Chairman
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VOTE ON FOREGOING ORDINANCE: Ves No Absent ADOPTED ON: Oavid Sorenson, Pierce County Cou	C lerk	LEROY KIRUSEN

ORDINANCE PROHIBITING ATTEMPTS TO VIOLATE ORDINANCES ORDINANCE NO. 82-11

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

Section I.

No person shall attempt to commit an ordinance violation.

Section II.

An attempt to commit an ordinance violation requires that the actor have an intent to perform acts and attain a result which if accomplished, would constitute such ordinance violation and that he or she does act toward the commission of the violation which demonstrates unequivocably, under all circumstances, that he or she formed that intent and would commit the violation except for the intervention of another person or some other extraneous factor.

Section III.

This ordinance shall apply only to those ordinances which specifically require intent as an element of proof of violation thereunder.

Section IV. Penalty

Any person who violates this ordinance shall, upon conviction, be subject to a forfeiture of not more than \$400.00 together with the costs of prosecution and penalty assessment; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and costs be paid, but not to exceed 30 days.

Section V.

PUBLISHED ON:

This ordinance shall take effect and be in force from and after its proper passage and publication pursuant to Wisconsin law.

Dated this 21st day of December , 19 82 , at Ellsworth, Wisconsin.

VOTE ON FOREGOING ORDINANCE:

OFFERED BY THE LAW ENFORCEMENT COMMITTEE

Manual Tyler, Chairman

Absent

Lawrence Weber, Vice-Chairman

ADOPTED ON:

James Van Winkle

Jerald Sargent

LeRoy Knudsen

ORDINANCE PROHIBITING LOITERING ORDINANCE NO. 82-12

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

Section I. Loitering Or Prowling Prohibited, Generally.

No person shall loiter or prowl in a place, at a time or in a manner not usual for law-abiding individuals under circumstances that warrant alarm for the safety of persons or property in the vicinity. Among the circumstances which may be considered in determining whether such alarm is warranted is the fact that the person takes flight upon appearance of a police or peace officer, refuses to identify himself or manifestly endeavors to conceal himself or any object. Unless flight by the person or other circumstances makes it impracticable, a police or peace officer shall, prior to any arrest for an offense under this subsection, afford the person an opportunity to dispel any alarm which would otherwise be warranted by requesting him to identify himself and explain his presence and conduct. No person shall be convicted of an offense under this subsection if the police or peace officer did not comply with the preceding sentence or if it appears at trial that the explanation given by the person was true and, if believed by the police or peace officer at the time, would have dispelled the alarm.

Section II. Obstruction Of Traffic By Loitering.

No person shall loiter upon the public streets, alleys, sidewalks, street crossings or bridges or in any other public place within the County in such manner as to prevent, interfere with or obstruct the ordinary free use of such public streets, alleys, sidewalks, street crossings or bridges or other public places by persons passing along and over the same. It shall be an offense under this subsection for a person to refuse to discontinue such loitering after a request to do so by a police officer.

Section III. Obstruction Of Entryways By Loitering.

No person shall loiter upon the public streets, private driveways or sidewalks or in adjacent doorways or entrances so as to obstruct the free entry of persons to the adjacent property, driveways, or other entrances to such property. It shall be an offense under this subsection for a person to refuse to discontinue such loitering after being requested to do so by a police officer.

Section IV. Loitering In Places Of Public Assembly Or Use.

No person shall by loitering interfere with the free use of any place of public assembly or public use by others using such place of public assembly. It shall be an offense under this subsection for a person to refuse to discontinue such loitering after a request to do so by a police officer or by the person in charge of the place of public assembly.

Section V. Loitering On Private Premises Without Invitation.

• No person shall loiter on private premises without invitation from the owner or occupant. It shall be an offense under this subsection for a person to refuse to discontinue such loitering after being requested to do so by a police officer or by the owner or occupant.

Section VI. Penalty.

Any person who violates this ordinance shall, upon conviction, be subject to a forfeiture of not more than \$300.00 together with the costs of prosecution and penalty assessments; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and costs be paid, but not to exceed 30 days.

Section VII.

This ordinance shall take effect and be in force from and after its proper passage and publication pursuant to Wisconsin Law.

ORDINANCE PROHIBITING ABANDONMENT OF VEHICLES

ORDINANCE NO. 82-13

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

Section I. Vehicle abandonment prohibited.

No person shall leave unattended any motor vehicle, trailer, semitrailer or mobile home on any public highway or private or public property, for such time and under such circumstances as to cause the vehicle to reasonably appear to have been abandoned. Whenever any such vehicle has been left unattended on any highway or on any public or private property within the County of Pierce without the permission of the owner for more than 48 hours, the vehicle is deemed abandoned and constitutes a public nuisance.

Section II. Vehicle not considered abandoned.

A motor vehicle shall not be considered an abandoned motor vehicle when it is out of ordinary public view, or when designated as not abandoned by the Sheriff of the County of Pierce or his or her authorized representative.

Section III. Removal and impoundment of abandoned vehicles.

Any vehicle in violation of this ordinance shall be impounded until lawfully claimed or disposed of under Section IV; except that if it is deemed by the Sheriff of the County of Pierce or his or her authorized representative that the cost of towing and storage charges for the impoundment would exceed the value of the vehicle, the vehicle may be disposed of by the County of Pierce by direct sale to a licensed salvage dealer, by sealed bid sale, or by auction sale, prior to expiration of the impoundment period upon determination by the Sheriff of the County of Pierce that the vehicle is not stolen or otherwise wanted for evidence or other reason. Al substantially complete vehicles in excess of 19 model years of age shall be disposed of in accordance with Section IV.

Section IV. Disposal of abandoned vehicles.

Any vehicle which is deemed abandoned by the Sheriff of the County of Pierce or his or her authorized representative and not disposed of under Section III shall be retained in storage for a minimum period of 10 days after certified mail notice has been sent to the owner and lienholders of record to permit reclamation of the vehicle after payment of accrued charges. Such notice shall set forth the year, make, model, and serial number of the abandoned motor vehicle, the place where the vehicle is being

held, and shall inform the owner and any lienholders of their right to reclaim the vehicle. The notice shall state that the failure of the owner or lienholders to exercise their rights to reclaim the vehicle under this ordinance shall be deemed a waiver of all right, title, and interest in the vehicle and a consent to the sale of the vehicle. Each retained vehicle not reclaimed by its owner or lienholder may be sold.

The County of Pierce shall dispose of the vehicle by sealed bid sale, or by auction sale. At such sale the highest bid for any such motor vehicle shall be accepted unless the same is deemed inadequate by the Sheriff of the County of Pierce or his or her authorized representative, in which event all bids may be rejected. If all bids are rejected or no bid is received, the County of Pierce may either readvertise the sale, adjourn the sale to a definite date, sell the motor vehicle at a private sale or sell the motor vehicle by direct sale to a licensed salvage dealer. Any interested person may offer bids on each abandoned vehicle to be sold.

The Sheriff of the County of Pierce, or his or her authorized representative shall advertise each such sale by posting a public notice of each such sale at the office of the Sheriff of the County of Pierce. The Sheriff of the County of Pierce, or his or her authorized representative, shall provide public notice of each such sale by posting a public notice of each such sale at the office of the Sheriff of the County of Pierce. The posting of the notice at the office of the Sheriff of the County of Pierce shall be in the same form as the certified mail notice sent to the owner or lienholders of record.

Upon the sale of an abandoned vehicle, the County of Pierce shall supply the purchaser with a completed form designed by the State Department of Transportation, Division of Motor Vehicles, enabling the purchaser to obtain a regular certificate of title for the vehicle. The purchaser shall have 10 days to remove the vehicle from the storage area, but shall pay a reasonable storage fee established by the County of Pierce for each day the vehicle remains in storage after the 2nd business day subsequent to the sale date. Ten days after the sale, the purchaser shall forfeit all interest in the vehicle and the vehicle shall be deemed to be abandoned and may be sold again.

Any listing of vehicles to be sold by the County of Pierce shall be made available to any interested person or organization which makes a written request for such list. The County of Pierce shall charge a fee of \$5.00 for the list.

Section V. Owner responsible-for impoundment and sale costs.

The owner of any abandoned vehicle, except a stolen vehicle, is responsible for

the abandonment and all costs of impounding and disposing of the vehicle, provided no such costs shall be imposed without notice thereof to the owner and an opportunity for the owner to be heard thereon. Costs not recovered by the sale of the vehicle may be recovered in a civil action by the County of Pierce against the owner. Whether or not the County of Pierce recovers the cost of towing and enforcement, the County of Pierce shall be responsible to the towing service for requisitional towing service and reasonable charges for impoundment.

Section VI. County to advise the State Department of Transportation, Division of Motor Vehicles.

Within 5 days after the sale or disposal of a vehicle as provided in Section III or Section IV of this ordinance, the County of Pierce shall advise the State Department of Transportation, Division of Motor Vehicles, of the sale or disposition on a form supplied by the State Department of Transportation, Division of Motor Vehicles.

Section VII. Disposition of proceeds of sale.

After deducting the expenses of towing, impoundment and sale, the balance of the proceeds, if any, shall be paid into the County treasury.

Section VIII. Penalty.

Any person who violates this ordinance shall, upon conviction, be subject to a forfeiture of not more than \$300 together with the costs of prosecution and penalty assessment; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and costs be paid, but not to exceed 30 days.

Section IX.

This ordinance shall take effect and be in force from and after its proper passage and publication pursuant to Wisconsin Law.

ORDINANCE PROHIBITING TRESPASS TO LAND AND DWELLINGS ORDINANCE NO. 82-14

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

Section I.

Whoever does any of the following is guilty of a violation of this ordinance, and shall be penalized as provided in Section VI of this ordinance.

- (a) Enters any enclosed or cultivated land of another with intent to catch or kill any birds, animals or fish on the land or gather any products of the soil without the express or implied consent of the owner or occupant to engage in any of those activities.
- (b) Enters or remains on any land of another after having been notified by the owner or occupant not to enter or remain on the premises.
- (c) Hunts, shoots, fishes or gathers any product of the soil on the premises of another, or enters said premises with intent to do any of the foregoing after having been notified by the owner or occupant not to do so.
- (d) Enters any enclosed or cultivated land of another with a vehicle of any kind without the express or implied consent of the owner or occupant.
- (e) Enters the dwelling of another without the consent of some person lawfully upon the premises, under circumstances tending to create or provoke a breach of the peace.

Section II.

A person has received notice from the owner or occupant within the meaning of this section if he has been notified personally, either orally or in writing, or if the land is posted. For land to be posted, a sign at least 11 inches square must be placed in at least 2 conspicuous places for every 40 acres to be protected. The sign must carry an appropriate notice and the name of the person giving the notice followed by the word "owner" if the person giving the notice is the holder of legal title to the land and by the word "occupant" if the person giving the notice is not the holder of legal title but is a lawful occupant of the land. Proof that appropriate signs as herein provided were erected or in existence upon the premises to be protected within 6 months prior to the event complained of shall be prima facie proof that the premises to be protected were posted as herein provided.

Section III.

Whoever erects on the land of another signs which are the same as or similar to those described in section II without obtaining the express consent of the law-ful occupant of or holder of legal title to such land is subject to a forfeiture not to exceed \$500.

Section IV.

Nothing in this ordinance shall prohibit a representative of a labor union from conferring with any employee provided such conference is conducted in the living quarters of the employee and with the consent of the employee and with the consent of the employee occupants.

Section V.

Any authorized occupant of employer-provided housing shall have the right to decide who may enter, confer and visit with him in the housing area he occupies.

Section VI. Penalty.

Any person who violates this ordinance shall, upon conviction, be subject to a forfeiture of not more than \$500 together with costs of prosecution and penalty assessment; and in default of payment of such forfeiture and costs, shall be subject to imprisonment in the County Jail until such forfeiture and cost be paid, but not to exceed 30 days.

Section VII.

Any future amendments, revisions, or modifications of Wisconsin Statutes

Sections 943.13 and 943.14 incorporated herein, are intended to be made part of
this ordinance as such amendments, revisions, or modifications are made to said

Statutes.

This ordinance shall take effect and be in force from and after its proper passage and publication pursuant to Wisconsin law.

Dated this 21st day of Dec	ember , 19 82 , at Ellsworth, Wisconsin.
VOTE ON FOREGOING ORDINANCE:	OFFERED BY THE LAW ENFORCEMENT COMMITTEE
YesNo	Thomas Tyler, Chairman
Absent	·
	Lawrence Weber, Vice-Chairman
ADOPTED ON:	Samulan Und Co
	James Van Winkle
ATTEST:	
	Jerald Sargent
David Sorenson, Pierce County Clerk	LeRoy Knudsen
PUBLISHED ON:	

RESOLUTION 82-1

"A Resolution Expressing Pierce County's Support for the "Upper Mississippi River System Management Act" H.R. 5459"

WHEREAS, the Mississippi River which borders Pierce County and the State of Wisconsin, is a nationally recognized recreational resource because of its abundant and varied fish and wildlife habitat, and,

WHEREAS, the most pervasive and damaging problem for the Upper Mississippi River System is excessive sedimentation from upland and streambank erosion in the watershed; and,

WHEREAS, legislation currently being considered by the House of Representatives does not address sufficiently the value of the recreational resource, and the impact of the above-mentioned sedimentation and other ecological problems plaguing the river system, and,

WHEREAS, Pierce County favors a balanced approach to commerce, recreational, and ecological issues.

NOW THEREFORE, BE IT RESOLVED by the Pierce County Board of Supervisors that this group express its support for the passage of H.R. 5459, a bill "To provide for the coordinated use and enhancement of the Upper Mississippi River system", and that a copy of this resolution be mailed to Congressman Gunderson to express our appreciation for his efforts to achieve this goal; and,

BE IT FURTHER RESOLVED that the various federal and state agencies involved in the project defined in section 6(a)(2) - "implementation of a long-term resource monitoring program..." be vigorously encouraged to direct this program at the erosion/ sedimentation problem, and to demonstrate the direct relationship between this problem and the economic value of the recreational resource.

Dated this Zoth day of Opil, 1982.

PIERCE COUNTY ZONING COMMITTEE: PIERCE COUNTY SOIL CONSERVATION COMMITTEE:

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TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

WHEREAS, under Wisconsin Statutes, County accounts are not to be overdrawn, and

WHEREAS, fair premiums earned at the County fair must be paid by the County before a claim can be presented for State Aid share of premiums, and

SO BE IT RESOLVED, that the County Clerk of Pierce County be and is hereby authorized to accept and pay voucher claims for 1982 Fair Premiums from the County General Fund, which amounts shall be reimbursed to the General Fund upon receipt of State Aid share for such premiums, further provided that the above voucher claims shall be open class premiums, 4-H premiums and educational premiums only.

DATED this 20th day of April, 1982.

Laurellus Jankensellus TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

WHEREAS, under Wisconsin Statutes, committees of the County Board are not to exceed the thirty meeting limit under approval by County Board, and

WHEREAS, road schools are informational and educational in nature as opposed to business session whereat highway committee business is conducted,

THEREFORE BE IT RESOLVED, that road schools attended by members of the Highway Committee do not constitute meetings of the Highway Committee for purposes of the sixty meeting limit imposed by County Board Resolution 75-13.

DATED this 20th day of April, 1982.

Jank Mueticen Laukencelleuer TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

BE IT RESOLVED that pursuant to Section 74.03(8)(g) of the Wisconsin Statutes, the County Treasurer is hereby authorized and directed to settle in full with other civil divisions of Pierce County for all delinquent general taxes returned for collection on the 1981 tax rolls and remaining uncollected on August 1, 1982.

1983.

DATED this 20th Day of April, 1982.

Marin & Muctinem

Landrene Weller

(Procedures for salary adjustments in base pay for non-union Personnel)

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

WHEREAS, The Finance Committee feels that a procedure should be established for any adjustments in base pay for non-union personnel; and,

WHEREAS, This would be beneficial for establishing a budget for the following year,

WHEREAS, The following policy is being brought for your consideration:

- (1) June: County Clerk notify all County Board Committee Chairmen and Department Heads that requests for increasing or decreasing the base salaries of non-union personnel be made in accordance with the following schedule.
- (2) July & August: The Personnel Committee will receive such requests, study them, and make recommendations for adjustments in base salaries, if any, to the Finance Committee.
- (3) September: The Finance Committee will study this report and make recommendations for adjustments in base salaries, if any, to the Board of Supervisors.
- (4) September or October: Board of Supervisors take action on requests.
- (5) November: Any adjustments made by the Board of Supervisors shall be included in the appropriate department budget that is submitted to the Board of Supervisors at the November budget meeting.

Mayin I Musitimen

Submitted by the Finance Committee:

RESOLUTION 82-6

(Responsibilities in case of flooding in Trenton Township)

TO THE HONORABLE BOARD OF SUPERVISORS FOR THE COUNTY OF PIERCE; STATE OF WISCONSIN

WHEREAS, there exists in Trenton Township, Pierce County Wisconsin, a periodic flooding problem; and

WHEREAS, State and Federal regulations require that a governmental agency be responsible for the removal of mobile home trailers in the event of such flooding;

IT IS HEREBY RESOLVED, that a list of mobile home owners effected by periodic flooding in the flood plains of Pierce County should be compiled by the Sheriff's Department;

BE IT RESOLVED THAT, the Sheriff's Department shall be the agency responsible for securing and removing mobile homes in the event of impending flood danger, and that said list of mobile home owners and their locations be compiled and regularly updated by the Sheriff's Department.

DATED this 20th day of April, 1982.

Submitted by the Law Enforcement Committee,

_	THOMAS TYLER
	LEROY KNUDSEN
	JERALD SARGENT
•	

RESOLUTION NO. 82-7 (COMMENDATIONS FOR THREE MEMBERS)

WHEREAS, Three members of the Pierce County Board retired with this past session of the County Board; and

WHEREAS, William Falteisek, Clyde Wolf and Iner Issacson gave much of their time and efforts for citizens of Pierce County; and,

SO NOW THEREFORE BE IT RESOLVED That the Pierce County Board of Supervisors go on record commending these gentlemen 'for their many years of public service to Pierce County.

DATED This 20th day of April, 1982.

Danie Christinain Landenselleur

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

prior to September 1, 1981, the Real Estate WHEREAS. Transfer 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 individual 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 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 of the fees.

NOW, THEREFORE, BE IT RESOLVED, that the Pierce County Board of Supervisors recommends the following:

- That the Legislature review the Real Estate Transfer
- Fee; and The the Legislature give consideration to restoring 2. the equal division of the Real Estate Transfer Fees between the state and the counties; and
- That the Legislature support the reduction of 3. property taxes for the counties by returning the fair share of the Real Estate Transfer Fees to the counties.

FURTHER RESOLVED, that a copy of this resolution be forwarded by the County Clerk to the Governor, each member of the Wisconsin Legislature, each County Board Chairman and the Wisconsin County Boards Association.

DATED at Ellsworth, Wisconsin, this 20th day of April, 1982.

MARVIN CHRISTENSON	
RAY ANDERSON	
LAWRENCE WEBER	

Creating a Four Member Board of Adjustment

TO THE HONORABLE BOARD OF SUPERVISORS PIERCE COUNTY, WISCONSIN

WHEREAS, the Pierce County Board of Supervisors created a three member Board of Adjustment according to Section 59.99(2)(a) and (c), and;

WHEREAS, Wisconsin Statutes provide for a three to five member board, and;

WHEREAS, hearings and appeals are published and scheduled;
WHEREAS, unforeseen circumstances prevent board members
from attending these hearings;

NOW, THEREFORE, BE IT HEREBY RESOLVED, that the Pierce County Board of Adjustment be increased from three member Board of Adjustment, to a four member board, appointed from members of the Zoning Committee who reside in unincorporated areas of Pierce County.

Dated this 18th day of May, 1982.

ZONING COMMITTEE:
Francis Coulson
Thomas Tyler
Margaret Baldwin

(Creation of Corporation Counsel)

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

WHEREAS, The Finance Committee has met with county officials in $\operatorname{re} g$ and to benefits from the creation of Corporation Counsel, and

WHEREAS, a Corporation Counsel would be available for legal advice to County Board members and all county agencies, and

WHEREAS, a Corporation Counsel would generate revenues for Pierce County through work they provide for Human Services, Child Support, etc.,

SO NOW THEREFORE, BE IT RESOLVED THAT Pierce County Board of Supervisors create the position of Corporation Counsel for Pierce County, and,

BE IT FURTHER RESOLVED THAT the Finance Committee be authorized to proceed to hire for the position as they deem desirable.

Dated this 18th day of May, 1982.

Marin) Ukricter

Margan A. Baldwan

TITLE: LIMITING LIABILITY FOR MEDICAL AND DENTAL CARE FURNISHED BY GENERAL RELIEF INTRODUCED BY THE BOARD OF HUMAN SERVICES

TO THE HONORABLE BOARD OF SUPERVISORS

WHEREAS, Pierce County currently bears the full cost of medical and dental care furnished as general relief, including emergency care provided under sec. 49.02(5), Stats.; and

WHEREAS, there is no present limit on the amount which medical care providers may bill for such care; and

WHEREAS, the courts have held that a county that administers general relief must pay the full amount that is billed for covered medical services provided to eligible relief recipients; and

WHEREAS, these costs may place a burden on the county treasury and county property taxpayers that is difficult to anticipate and properly provide for in the annual budget; and

WHEREAS, ch. 317, laws of 1981, contains provisions that authorize a county to limit its liability for medical and dental care furnished as general relief, including emergency care provided under sec. 49.02(5), to the amount paid by medical assistance for similar care;

NOW, THEREFORE, BE IT RESOLVED, that Pierce County does hereby limit its liability for all medical and dental care furnished by general relief effective August 1, 1982 to the amount payable by medical assistance for similar care.

Dated this 8th day of June 1982

PIERCE COUNTY BOARD OF HUMAN SERVICES

Howard Christenson, Chairman

Roy J. Finley

Patricia Pace

Thomas Tyler

James Van Winkle

A Resolution To Establish Pierce County Land Conservation Committee.

WHEREAS, the Wisconsin Legislature recently enacted Chapter 346 of the Laws of 1981, which involves a comprehensive revision of the laws relating to county soil and water conservation districts, and

WHEREAS, this new law eliminates county soil and water conservation districts and puts all of their functions, plus other functions, under a new county land conservation committee, which the County Board must create within six months from the July 1, 1982, effective date of Chapter 346, Laws of 1981, and

WHEREAS, this Resolution is designed to carry out the requirements imposed upon Pierce County by Chapter 346, Laws of 1981.

NOW, THEREFORE, BE IT RESOLVED by the Pierce County Board of Supervisors, acting in accordance with Chapter 346, Laws of 1981, that a Land Conservation Committee, a Land Conservation Department, and an Advisory Committee to the Land Conservation Committee be created as follows:

- (1) Land Conservation Committee:
 - (a) Membership: Seven members, consisting of the five members of the Agriculture and Extension Education Committee, the chairperson of the County Agricultural Stabilization and Conservation Committee or other County Agricultural Stabilization and Conservation Committee member designed by the chairperson, and the Pierce County Highway Commissioner or designee of the Highway Committee.
 - (b) Functions:
 - (1) Perform the functions required by Chapter 92 of the Wisconsin Statutes as repealed and recreated by Chapter 346, Laws of 1981.
 - (2) Supervise the functions and activities of the Pierce County Land Conservation Department.
- (2) Pierce County Land Conservation Department.
 - (a) There is created the Pierce County Land Conservation Department which shall consist of the present Pierce County employees who work with the Pierce County Soil and Water Conservation District.
- (3) Advisory Committee to the Land Conservation Committee.
 - (a) The Land Conservation Committee shall create an Advisory Committee to the Land Conservation Committee which may consist of one representative designated from the Zoning Committee and the Parks Committee and one representative designated from the following agencies: U.S. Soil Conservation Service, Wisconsin Department of Natural Resources, U.S. Farmers Home Administration, U.S. Agricultural Stabilization and Conservation Service, the Pierce County Cooperative Extension Service, and any other pertinent agency.

BE IT FURTHER RESOLVED that this Resolution shall be effective on uly 37th, 1982.

Respectfully submitted,

Francis Coulson, Chrm.

/ Jenneth Unduson Kenneth Anderson, Vice Chrm.

Ray Anderson

Marvin Christenson

Dan McCardle

Appointment of Gerardette Wagner as Public Health Director.

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

WHEREAS, Gerardette Wagner was hired as Director for Pierce County Health Nursing Service; and

WHEREAS, Ms. Wagner was to serve a six month probationary period commencing February 1, 1982; and

WHEREAS, said probationary period will end on August 1, 1982, and

NOW, THEREFORE, BE IT RESOLVED THAT the Pierce County Board of Supervisors approve the appointment of Gerardette Wagner as Director for Pierce County Health Nursing Service at a salary of \$22,500.00 effective on August 1, 1982.

Dated this 27th day of July, 1982.

Roy & Taley Tatricia A. Pace Yerald Raymt

FAMILY PLANNING GRANT

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

WHEREAS, Pierce County Public Health Department had submitted a Family Planning Grant application to the Department of Health to begin October 1, 1982, and

WHEREAS this grant will be funded entirely through the Maternal Child Health and Prevention Block Grants, and

WHEREAS, comprehensive family planning services would include contraceptive education and counseling, medical referral and payment in part or whole for medical exams and purchase of contraceptives, and

WHEREAS the target population of the grant would be women of childbearing age who are at 100% of poverty level or considered to be a high risk of childbearing, and

WHEREAS the grant would require addition of a part-time nurse and clerical person to operate the program, and

WHEREAS grant employes would be terminated should funding be discontinued, and

SO NOW THEREFORE, BE IT RESOLVED that the Pierce County Board of Supervisors authorize the Public Health Director to accept the grant if funded by the Department of Health.

ated	this	24th	day	of	August,	1982.					
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TRANSFER OF FUNDS FOR COURTHOUSE OUTLAY

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

WHEREAS, The Courthouse Outlay Account has depleted their appropriation for the year, and

WHEREAS, The Building Committee has several projects that should be completed in the year 1982,

WHEREAS, the projects are listed as:

Blacktopping at Fairgrounds
Curb & gutter by Fairgrounds
Completion of roofing round exhibit building
Repair of walls by elevator
Fix windows in old highway building

SO NOW THEREFORE, BE IT RESOLVED THAT the Pierce County Board of Supervisors assembled here this 27th day of July, 1982 authorize the transfer of \$20,000.00 from the General Fund to the Courthouse Outlay Account.

Dated this 27th day of July, 1982.

Mugail Baldwin

Though Christenery

Lastynellus

AUTHORIZATION FOR A COMPUTER STUDY

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

WHEREAS, Pierce County government has been involved in computer services for two years, and,

WHEREAS, The Finance Committee has met with a representative from the Bureau of Local Finance in regard to a computer study in the following areas:

- Problem Identification l.
- 2. Feasibility Study
- 3. Request for proposal preparation Evaluation of vendor proposal and selection process System implementation

WHEREAS, The Finance Committee has recommended a study in these areas to insure a systematic way for computer services for Pierce County, and,

SO NOW THEREFORE, BE IT RESOLVED THAT the County Board authorize a transfer of up to \$7,560.00 for this study.

DATED July 27, 1982, at Ellsworth, WI.

RESOLUTION 82-17

APPOINTMENT OF CORPORATION COUNSEL

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

GENTLEMEN: Resolution 82-10 authorized the County Finance Committee to proceed with the recruitment and selection of a Corporation Counsel for Pierce County, and

WHEREAS, The committee interviewed four candidates for the position and,

WHEREAS, By a majority vote of the committee John Corey was recommended for the position, and

WHEREAS, Mr Corey will commence his duties on August 1, 1982 at a starting salary of \$20,000.00 plus normal fringe benefits. Mr Corey will serve the standard six months probationery period at which time his performance will be evaluated, and

SO NOW THEREFORE BE IT RESOLVED that the Pierce County Board of Supervisors accept the recommendation of the finance committee and proceed to start the Corporation Counsel position as of August 1, 1982.

DATED THIS 27TH DAY OF JULY, 1982.

Maryand Baldwan

Finance Committee

WHEREAS, each Department of Pierce County Government sets up a budget and is granted monies to operate said department for each fiscal year according to estimated expenditures; and

WHEREAS, Pierce County presently maintains "Continuing Appropriations" (carry-over accounts) in said accounting system which are the result of monies left from prior years and carried over to the next; and

WHEREAS, Pierce County currently has no quidelines governing the establishment and continuation of such funds with the result that there is an increasing number of continuing appropriations being carried on the records which do not meet generally accepted criteria;

NOW THEREFORE BE IT RESOLVED that the Pierce County Board of Supervisors adopt the following requirements for the establishment and continuation of continuing appropriations:

· <u>TYP</u>	E	DEFINITION	<u>EXAMPLES</u>
1.	Statutory	Funds required by Statute to be non-lapsing .	Veteran's Relief Library Borrowed money
2.	Special Revenue	Funds whose primary source of revenues are from other than general county appropriations and which are limited by the Grantor or by resolution to expenditure for a specific purpose.	Most Highway Funds Social Service Programs Aging Program State and Federal Grants
3.	Special Projects	Unexpended appropriations (County and other) for a specific one-time expenditure which is expected to be com- pleted in the subsequent year	*

BE IT FURTHER RESOLVED THAT all existing continuing appropriations be evaluated and those not meeting one of the above criteria be closed to the General Fund at December 31, 1982; and

BE IT FURTHER RESOLVED THAT the Finance Committee evaluate all future requests for the establishment of continuing appropriations to ensure that they conform to the above guidelines and that those not qualifying be denied.

Dated this 27th day of July, 1982.

Howard Christinian

"A Resolution setting forth the course of action by Pierce County regarding the Pierce County Areawide Solid Waste Management Program."

WHEREAS, landfills serving the towns, villages and cities of Pierce County are in many instances nearing capacity or may be closed due to environmental incompatability, and

WHEREAS, the cost of upgrading present landfills to sanitary landfill status, the cost of licensing new facilities, the cost of operating a sanitary landfill, and the cost of closure would prove to be excessive for individual town, village and city governments; and,

WHEREAS, solid waste is a recoverable resource; and

WHEREAS, Pierce County has the authority to implement an Area-wide Solid Waste Management System; and

WHEREAS, the need for an Areawide Solid Waste Management System has been demonstrated; and

WHEREAS, the greatest amount of opinion expressed on this issue favored the development of an Areawide Solid Waste Management System.

NOW THEREFORE, BE IT RESOLVED by the Pierce County Board of Supervisors that this group directs the Planning and Zoning Committee to act as interim Solid Waste Management Committee, and

BE IT FURTHER RESOLVED that the Solid Waste Management Committee further define the short and long range solid waste management programs, the respective roles of Pierce County, and submit the respective programs to the County Board for approval, and

BE IT FURTHER RESOLVED that, pending approval of the County Board, the short-range program be implemented; and

BE IT FURTHER RESOLVED that work commence on application for a special purpose grant(s), available from the D.N.R., to be used for applicable planning and implementation activities, as soon as practical.

Dated this 24th day of August, 1982.

Francis County Zoning Committee:

Francis Coulson, Chairman

Thomas Tyler, Vice-Chairman

Margadet Baldwin

Margafet Baldwin

Elmer Holcomb

Sam Huffman

Robert Hines,

Highway Commissioner

TO AMEND RESOLUTION NO. 82-10

TO THE HONORABLE BOARD OF SUPERVISORS

FOR PIERCE COUNTY, WISCONSIN

WHEREAS, The Pierce County Board of Supervisors has created the position of Corporation Counsel for Pierce County by Resolution Number 82-10, dated May 18, 1982, and

WHEREAS, Resolution Number 82-10 sets forth the duties of the Corporation Counsel for Pierce County in a general manner, and

WHEREAS, the County Finance Committee desires to set forth the duties of the Corporation Counsel for Pierce County in a more specific manner,

SO NOW THEREFORE, BE IT RESOLVED THAT the duties of the Corporation Counsel for Pierce County shall be as follows:

- 1. To prosecute and to defend all civil actions, proceedings, applications and motions in which Pierce County or any board, commission, committee or officer thereof is interested or a party by virture of such office, except those matters arising under the State of Wisconsin Motor Vehicle Code;
- 2. To prosecute and to defend all civil actions, proceedings, applications and motions in which Pierce County or any board, commission, committee or officer thereof is interested or a party by virture of such office, except those matters arising under Department of Natural Resources Regulations;
- 3. To prosecute and to defend all civil actions, proceedings, applications and motions in which Pierce County or any board, commission, committee or officer thereof is interested or a party by virture of such office, except those matters arising under Chapter 24 of Wisconsin Statutes;
- 4. To prosecute and to defend all civil actions, proceedings, applications and motions in which Pierce County or any board, commission, committee or officer thereof is interested or a party by virture of such office, except those matters arising under violations of county ordinances, other than those county ordinances set forth in Title 8, Title 14, Title 16, Title 17, Title 18, and Title 19 of the Pierce County Code;
- 5. To give advice and legal opinions to the Pierce County Board of Supervisors and other boards, commissions, committees, agencies or officers of Pierce County, when requested, in all civil matters in which Pierce County is interested or relating to the discharge of the official duties of such board or officers. These duties shall include interpreting the powers and duties of the Pierce County Board of Supervisors and officers of Pierce County;
- 6. To perform all actions necessary to function as general legal advisor to the Pierce County Board of Human Services;
- 7. To perform all actions necessary to function as general legal advisor to the Pierce County Department of Human Services;
- 8. To perform all actions necessary to function as general legal advisor to the Pierce County Child Support Agency;

- 9. To give advice and legal opinions to members of the Pierce County Land Conservation Committee and to represent them and the Pierce County Land Conservation Committee in all matters, proceedings and actions arising under Chapter 92, Wisconsin Statutes;
- 10. To serve as legal advisor to the Pierce County Highway Commissioner and to the Pierce County Highway Committee and to draw all papers required in the performance of their duties and to attend to all civil legal matters in and out of court where such commissioner or committee is a party;
- 11. To perform all actions necessary to function as legal advisor to the staff members of the Pierce County Department of Human Services in connection with their appearance in court on child custody matters;
- 12. To perform all necessary actions in connection with juvenile court proceedings under Chapter 48 of Wisconsin Statutes, as requested by the Pierce County Circuit Court Judge, or the Pierce County Department of Human Services, except those matters arising under Section 48.12 of Wisconsin Statutes;
- 13. To perform all necessary actions as the attorney hereby designated by the Pierce County Board of Supervisors to represent the interests of the public in the conduct of all proceedings under Chapter 51, Wisconsin Statutes, including the drafting of all necessary papers related to the action;
- 14. To perform all actions necessary to represent the interests of the public in applying to a court for the appointment of a guardian under Section 880.295(1), Wisconsin Statutes, as hereby authorized by the Pierce County Board of Supervisors;
- 15. To perform all actions necessary to represent the interests of the public in prosecuting applications for guardianship in cases where such application is made by an official of the Pierce County Department of Human Services, pursuant to Section 880.07(1), Wisconsin Statutes, and Section 880.295(1), Wisconsin Statutes, and where there is a Pierce County interest, as hereby authorized by the Pierce County Board of Supervisors;
- 16. To cooperate, as necessary, with Pierce County and the Department of Health and Social Services in establishing paternity and in establishing and enforcing child support under the child support and establishment of paternity program under Section 46.25 of Wisconsin Statutes. Those duties presently assigned to the Family Court Commissioner are not included here;
- 17. To perform all necessary actions as the attorney hereby designated, pursuant to Section 767.45(6)(a), Wisconsin Statutes, by the Pierce County Board of Supervisors to provide the representation authorized under Section 767.45(6)(b), Wisconsin Statutes, in cases brought under Section 767.45, Wisconsin Statutes;
- 18. To conduct the duties of the district attorney under Section 52.10, Wisconsin Statutes, as hereby authorized by the Pierce County Board of Supervisors;
- 19. To perform all actions necessary to represent the Pierce County Department of Human Services in third party liability matters arising under Section 49.65, Wisconsin Statutes;
- 20. To perform all actions necessary to represent the Pierce County Department of Human Services in appeal cases and matters arising under Section 49.45, Wisconsin Statutes, and Section 49.50, Wisconsin Statutes;
- 21. To perform all actions necessary to represent the Pierce County Department of Human Services in proceedings and matters arising under Chapter 55, Wisconsin Statutes;

- 22. To perform all actions necessary to process and to enforce claims against property under the Old Age Assistance Program, on behalf of the Pierce County Department of Human Services;
- 23. To perform all actions necessary to represent the Pierce County Department of Human Services in all non-resident relief claims and matters arising under Section 49.11, Wisconsin Statutes.

Dated this 24th day of August, 1982 Pierce County Finance Committee

Marin Christenson, Chairman

Raymond Anderson

Howard Christenson

Lawrence Weber

Margaret Baldwin

FARMLAND PRESERVATION AGREEMENTS

WHEREAS, The Pierce County Planning & Zoning and Pierce County Agricultural Extension & Educational committees have been designated by the County Board of Supervisors to review and make recommendations on Farmland Preservation Agreement applications, and

WHEREAS, applications of the below listed applicants have been referred to the required agencies for a 30 day review period, and comments from said agencies have been considered, and

WHEREAS, the lands of said applicants meet the eligibility requirements of the law, namely;

- 1. The land is 35 acres or more.
- 2. The land produced gross farm profits (as determined in accordance with Federal Schedule F) of \$6,000 or more in the previous year, or \$18,000 or more in the previous 3 years.
- 3. The land was in agricultural use for at least 12 consecutive months during the preceding 36 months.
- 4. The land was used for one or more of the following:
 Beekeeping; dairying; egg production; floriculture;
 fish or fur farming; forest and game management;
 grazing; livestock raising; orchards; plant greenhouses
 and nurseries; poultry raising; raising of grain, grass,
 mint and seed crops; raising of fruits, nuts and berries;
 sod farming; vegetable raising and commercial feedlots.
- 5. The land is owned by a resident of the state. An "Owner" includes an individual, legal guardian, corporation, incorporated in Wisconsin, business trust, estate, trust, partnership or association of 2 or more persons having a joint or common interst in the land. Where land is subject to a land contract, "owner" means the seller in agreement with the buyer.
- 6. A soil and water conservation district conservation plan is in effect or has been applied for, and
- 7. Landowner must include all existing tillable cropland according to Resolution No. 77-71.

WHEREAS, the land of said applicants meet the County's approved standards for approval, based on criteria specified in Sec. 91.13(4) relating to agricultural productivity, agricultural use, extent of contiguous ownership entered, consistency with existing Ag Preservation plans, or other criteria established by County Board of Supervisors.

NOW, THEREFORE, BE IT RESOLVED:

That the following named applicants for Farmland Preservation Agreements under Ch. 91 of the Wis. Stat. be approved by the Pierce County Board of Supervisors for participation in the Farmland Preservation Program: (See attached list)

NOW, THEREFORE, BE IT FURTHER RESOLVED:

That the following list of names be rejected because of ineligibility: (See attached list)

BE IT FURTHER RESOLVED:

That the applications of the named applicants be forwarded to the Wisconsin Department of Agriculture, Trade and Consumer Protection for preparation of Farmland Preservation contracts.

APPROVED

FARMLAND PRESERVATION AGREEMENTS

•		Application No
Bacon, Joe		8
Baker, Dennis		23
Books, Roger & David		17
Carlson, Steven K.	•	34
Crooks, Ralph		7
Dettling, James & Darlene	, , , , , , , , , , , , , , , , , , ,	4
Dixen, David	•	10
Fiedler, Leland		39
Gilles, Dale & Suzanne		31
Gilles, James or Wilhelmina		32
Hanson, C, Ed.		11 .
Harrington, Patrick		19
Hauth, Dorothy		37
Helmke, Wayne	•	24
Hoven, Kenneth		30
Huppert, Eugene & Irene		21
Huppert, Eugene & Joe	•	25
Kane Farms, Inc.		14
Kane, Sheldon	•	13
Kane, Jerome		2
Krause, Allan	. •	20
Lansing, Violet		26
Larson, Bernard F.		6
Monson, Alton		22
Nelson, Millard		15
Parker, Robert		40
Rhiel, Michael		5
Rohl, John		33
Sarnstrom, Dale	•	12
Shafer Acres, Inc.		28
Shafer, Ivan J.		27
Schneider, John and Barbara		18
Schoeder, Vernon	۰	41
Schommer, Richard W.		35
Schwake, Arvid		9 .
Setterlund, Kenneth		1
Stogdill, Donald		36
Choner, Bryan and Kathleen		29
Praynor, James V.		3
Praynor, Willard		38

REJECTED

FARMLAND PRESERVATION AGREEMENTS

*	Hogan,	James
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42

* O'Malley, Patrick

15

* - Rejected because: No conservation plan.

Francis Coulson, Chr. Zoning Committee

Thomas L. Tyler

Margaret Baldwin

PIERCE COUNTY FARMLAND PRESERVATION PLAN

"A resolution adopting the Pierce County Farmland Preservation Plan."

WHEREAS, The Pierce County Board of Supervisors in two preceding resolutions has cited the need to practice wise use of the land and the need for a countywide, comprehensive land use plan, and

WHEREAS, agricultural land is being removed from production at a rate of 2,000,000 acres per year nationally, 100,000 acres per year in the State of Wisconsin, and in Pierce County 22,344 acres between the years 1954 and 1979, and

WHEREAS, a projected 2,174 acres of rural land will be needed by the year 2,000 for residential growth if present development trends continue, and

WHEREAS, the average erosion loss of farm land soils is 8.6 tons/acre/year while the tolerable loss is 3-5 tons/acre/year for most Pierce County Soils and 1-2 tons/acre per year for severely eroded or shallow soils, and

WHEREAS, the Pierce County Farmland Preservation Plan addresses two problems and makes recommendations on the issues of rural development and erosion control, and

WHEREAS, there are 171 Pierce County landowners holding contracts in the Wisconsin Farmland Preservation Program and adoption of the County Plan will allow them to continue in the program, and

WHEREAS, the Land Conservation Committee, voted to recommend to the County Board, adoption of the County Plan, and

WHEREAS, the Town Boards Association of Pierce County to recommend to the County Board, adoption of the County Plan.

THEREFORE, The Pierce County Board of Supervisors does adopt the Pierce County Farmland Preservation Plan and directs that a copy of this adopted resolution and the County Plan be presented to the Wisconsin Farmland Preservation Board September 30, 1982 for their review, approval and certification.

Dated this 28th day of September, 1982.

This resolution is recommended to the County Board for approval by the Pierce County Land Use Planning Committee which consists of members of the Agriculture and Extension Education Committee, and the Planning and Zoning Committee.

Francis Coulson

Margaret Baldwin

Tom Tyler

Elmer Holcomb

Robert Hines

Agrond Lodde

Raymond Anderson

Renneth Anderson

Marvin Christenson

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 September 28, 1982.

David Sorenson, Pierce County Clerk

RESOLUTION 82-23

WAGE BASE ADJUSTMENTS FOR 1983

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY:

WHEREAS, The Personnel and Finance committees have reviewed wage base adjustments for many departments in Pierce County.

Whereas, The committees recognize the need to adjust some of the positions in accordance with job responsibilities of the individuals, and

SO NOW THEREFORE BE IT RESOLVED that the County Board adopt the following wage adjustments effective January 1, 1983

Office on Aging Director

\$18,000.00

Child Support Director

\$13,000.00

Public Health Nurses (2)

\$18,000.00

Income Maintenance Lead Worker

\$15,200.00

Partime registered nurses \$8.75 per hour start- \$9.00 per hour after six month Home Health Aides \$5.00 to start- Six months\$5.25 per hour

Be It Further Resolved that these wage base adjustments would be the base used for any additional increases should the County Board recommend any adjustments.

Dated this 28th day of September, 1982

Marvin Christenson, Chairman

Ray/Anderson, Vice Chairman

Will

LeRoy Knydsen

Howard Christenson

Lawrence Weber

Submitted by Personnel Committee

Title: Allocation of Funds to Transportation Grant #82-24 Introduced by the Pierce County Human Services Board

WHEREAS, Section 85.21 of the Wisconsin Statutes authorizes the Wisconsin Department of Transportation to make grants to the counties of Wisconsin for the purpose of assisting them in providing specialized transportation services to the elderly and the handicapped; and

WHEREAS, each grant must be matched with a local share of not less than 10% of each county's allocation of state aids; and

WHEREAS, the local 10% has been included in the Office of Aging budget; and

WHEREAS, this body considers that the provision of specialized transportation services would improve and promote the maintenance of human dignity and self-sufficiency of the elderly and the handicapped.

NOW, THEREFORE, BE IT RESOLVED, that the Board of Supervisors of Pierce County on this 26th Day of October, 1982, authorizes Yvonne Manore to prepare and submit to the Wisconsin Department of Transportation an application for assistance during 1983 under Section 85.21 of the Wisconsin Statutes, in conformance with the requirements issued by that Department and also authorizes the obligation of county funds in the amount of \$1714.00 in order to provide the required local match.

BE IT FURTHER RESOLVED that the Board of Supervisors of Pierce County authorizes Yvonne Manore to execute a state aid contract with the Wisconsin Department of Transportation under Section 85.21 of the Wisconsin Statutes on behalf of Pierce County.

Dated: October 26, 1982

Pierce County Human Services Board

Howard Christenson, Chairman

Roy L. Fruley

James VanWinkle

1 Hotoria D

Patricia/Pace

Thomas Tyler

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 16th, 1982.

David Sorenson, County Clerk

RESOLUTION 82-25 MANAGEMENT AUDIT FOR PIERCE COUNTY

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

WHEREAS, The Finance Committee has met with firms and individuals for the purpose of a management audit for Pierce County, and

WHEREAS, The committee has advertised and interviewed prospective individuals for the management study, and

WHEREAS, The committee is recommending Mr Ken Martelle, Ellsworth for the management study, and

WHEREAS, The study will commence on November 1st and will be completed in approximately six months, and

WHEREAS, The fee is estimated to be approximately \$6,000.00 plus \$1,000 for other expenses.

SO NOW THEREFORE BE IT RESOLVED that the Pierce County Board of Supervisors authorize the transfer of \$7,000.00 from general fund to management audit study account.

DATED THIS 26th DAY OF OCTOBER, 1982

Margaret Baldwin Bowel & Charlenner

CREATION OF ADMINISTRATIVE ASSISTANT IN LAND CONSERVATION

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

WHEREAS, Pierce County Land Conservation Department has had the assistance of a part-time secretary since 1971, and

WHEREAS, An increasing workload has required technical staff to carry out management and educational activities, thereby reducing time available to provide services in the field to land owners to apply soil conservation practices, and

NOW THEREFORE BE IT RESOLVED that Pierce County Board of Supervisors terminate the part-time secretary position, and

BE IT FURTHER RESOLVED that the Pierce County Board of Supervisors create a full time Administrative Assistant position within the Land Conservation Department effective January 1, 1983.

AND BE IT FURTHER RESOLVED that the starting salary be \$12,900.00 per year and be increased to \$13,400.00 after six months probationery period.

DATED THIS 26th DAY OF OCTOBER, 1982

Introduced by Personnel Committee

TO THE HONORABLE BOARD OF SUPERVISORS

FOR PIERCE COUNTY, WISCONSIN

WHEREAS, The Pierce County Board Of Supervisors authorized a Personnel Code Committee, in February of 1982, to draft a personnel code applicable to all Pierce County employees, and

WHEREAS, The Personnel Code Committee has completed a first draft of the personnel code, and

WHEREAS, The Personnel Code Committee has submitted copies of the first draft of the personnel code to all county supervisors, all department heads, and all labor representatives, for review, and

WHEREAS, The Personnel Code Committee has requested all county supervisors, all department heads, and all labor representatives, to review the personnel code and to then direct their written comments to the Personnel Code Committee, and

WHEREAS, The Personnel Code Committee has, pursuant to its request, received written comments on the personnel code from persons to whom it had submitted copies for review, and

WHEREAS, The Personnel Code Committee and the Personnel Committee are in the process of reviewing the written commentary received by the Personnel Code Committee and,

WHEREAS, The Personnel Code Committee and the Personnel Committee are in the process of completing a final draft of the personnel code for the November meeting of the Pierce County Board of Supervisors,

SO NOW THEREFORE, BE IT RESOLVED THAT the Pierce County Personnel Code be introduced at this meeting for the first reading.

Dated this 26th day of October, 1982 Pierce County Personnel Committee

Marvin Christe	nson, Chairma	n
Raymond Anders	on	•
	: 1	
Howard Christe	nson	
i.	•	
Lawrence Weber		•
	•	•
	· •	· .
LeRoy Knudsen		

EMPLOYER RESOLUTION TO PROVIDE LIFE INSURANCE FOR THE SPOUSE AND DEPENDENTS OF ELIGIBLE EMPLOYES

The	Board	of	the	County c	o f
	(Governing		(Co	omplete Legal	Name)
	Pierce		, a par	ticipating em	nployer under the
Wisconsin Gro	up Life Insurance	e Program, r	esolves the	e following:	
	cluded under the to the provision				
and direc	proper officers cted to submit pa tate of Wisconsin	ayments requ	ired by the	e Group Insur	
Funds (th	Pi ied copy of this ne resolution mus cage to be availa	t be receiv	to the Depa ed by that	ortment of Em department b	
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	ereby certify thatesolution duly ar		lution is a	the BOA	ct and complete RD OF erning Body)
SUPERVISORS	of th	e COUNTY			F WISCONSIN
			_(compte	te Legal Nam	е)
			on	the26th	day of
October amended, and i	19 82 s now in full fo			ion has not	been repealed or
Nate	ed this 26th	* · · · · · · · · · · · · · · · · · · ·	. đa	y of Octo	ber
19 82		David		() ()	
• .		Employer Re	epresentati	ve	Title
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ET-GI-68-2 (7/82)

PURCHASE OF HIGHWAY EQUIPMENT PIERCE COUNTY

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 / 6 H day of November, 1982.

Heralder 1

Pierce County Highway Committee

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 84.03(3), Wisconsin Statutes, and previously allocated to any other improvement or remaining unallocated in reserve.

Presented this day of November, 1982.

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 15th and 16th driven over the various county highways and inspected the county bridges which were improved during 1982 and also those under consideration for improvement during the 1983 season; and

WHEREAS, after discussing and evaluating the various county bridges, they voted to present the following program together with the cost estimated for 1983:

C.T.H.	"E"	-	Town of Oak Grove - 1st Bridge North of C.T.H. "Q" - Wide	en\$	8,000.00
C.T.H.	"F"	-	Town of Clifton - Clifton Hollow Hill - Cement Ditch	\$	15,000.00
C.T.H.	"G"	-	Town of El Paso - 0.4 mile East of Log Cabin Bar - Drop Inlet	\$	800.00
C.T.H.	"KK"	-	Towns of Trenton & Trimbelle - New Bridge in Moeville	\$	5,000.00
C.T.H.	"0"	-	Town of River Falls - 2nd Bridge South of S.T.H. 35 - Widen	\$	18,000.00
C.T.H.	"0"	-	Town of Trimbelle - By Truax's - Widen Bridge	\$	36,000.00
C.T.H.	"0"	-	Town of Trimbelle - 3/4 mile North of U.S.H. 10 - Widen	\$	7,000.00
C.T.H.	"QQ"	-	Town of Clifton - 500' North of C.T.H. "MM" - Widen & Install Wall Under Bridge	\$	14,000.09
C.T.H.	"S"	-	Town of Rock Elm - By Ambrose Sagstetter's - Drop Inlet	\$	800.00
C.T.H.	" \$\$"	-	Town of Maiden Rock - Cattlepass Extension by Wayne Gilles's	\$	18,000.00
C.T.H.	"VV"		Town of Trenton - Viaduct Bridge - Patch Work	\$	3,600.00
C.T.H.	"ZZ"	-	Town of Union - 3/4 mile North of U.S.H. 10 - Two 6' Extensions	\$	4,000.00
			Rip Rap in Various Places	\$	25,000.00
			Guard Rail on Various Bridges	\$	25,000.00
			Bridge Painting	\$	20,000.00
		•	Total Cost of Pierce County's Share	\$	200,200.00

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 1983 season.

Laubensellieber Le raleine Toole, La Roy Kondan Arrale (1) Odialine-Boulen Hauschildt.

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 15th and 16th driven over the various county highways which were improved during the 1982 season and also those under consideration for improvement during the 1983 season; and

WHEREAS, after discussing and evaluating the various county highways, they voted to present the following program together with the cost estimated for 1983:

C.T.H. "A" - Town	of Salem - 2.0 mile -	Start 0.1 mile North of Eas Blacktop Shouldering	st Riv \$	rer Road 80,990.00 6,480.00 87,470.00
C.T.H. "B" - Town	of Gilman - 1.0 mile -	Start C.T.H. "I" East Blacktop Shouldering	·	40,495.00 3,240.00 43,735.00
C.T.H. "B" - Vill	age of Spring Valley -	0.8 mile - Start by Commun Blacktop Shouldering	ity Ch \$	aurch West 32,396.00 2,592.00 34,988.00
C.T.H. "E" - Town	of Diamond Bluff - 0.8	mile - Start O.3 mile West Blacktop Shouldering	t of (\$	32,396.00 2,592.00 34,988.00
C.T.H. "E" - Town	of Diamond Bluff - 1.0	mile - Start O.2 mile West Blacktop Shouldering	t of (\$	2.T.H. "00" 40,495.00 3,240.00 43,735.00
C.T.H. "E" - Town	of Trenton - 0.6 mile	- Start at U.S.H. 63 Blacktop Shouldering	\$	24,297.00 1,944.00 26,241.00
C.T.H. "G" - Town	of El Paso - 0.5 mile	- From Log Cabin Bar East Blacktop Shouldering	\$	20,247.50 1,620.00 21,867.50
C.T.H. "K" - Town	of Trimbelle - 2.4 mil	e - Start at C.T.H. "KK" No Blacktop Shouldering	\$	to Apple Lane 97,188.00 7,776.00 104,964.00
C.T.H. "O" - Vill	age of Plum City - 0.5	mile - From U.S.H. 10 South Blacktop Shouldering	to I \$	Restaurant 20,247.50 1,620.00 21,867.50
C.T.H. "QQ" - Town	of Clifton - 2.4 mile	- Start at S.T.H. 29 North Blacktop Shouldering	\$	97,188.00 7,776.00 104,964.00
C.T.H. "S" - Town	of Rock Elm - 0.7 mile	e - Start O.2 mile North of Blacktop Shouldering	Exilo \$	28,346.50 2,268.00 30,614.50

C.T.H.	"\$"	-	Town	of	Rock Elm - 1.5 mile	- Start S.T.H. 72 South Blacktop Shouldering	\$	60,742.50 4,860.00 65,602.50	
C.T.H.	"γ"	-	Town	of	Hartland - 0.5 mile	- Start 0.5 mile East of Blacktop Shouldering	С.Т.Н \$. "C" 20,247.50 1,620.00 21,867.50	
C.T.H.	"VV"	•	Town	of	Trenton - 0.5 mile	- Start at U.S.H. 63 Blacktop Shouldering	\$	20,247.50 1,620.00 21,867.50	-
C.T.H.	"C"	=	Town	of	Hartland - 2.6 mile	- Start at Oak Vale Road Sealcoating	North \$	to Drake 14,820.00	Road
C.T.H.	"DD"	-	Town	of	Ellsworth - 3.3 mil	e - Start at U.S.H. 63 Sou Sealcoating	th \$	18,810.00	
с.т.н.	"DD"	(550	Town	of	Hartland - 1.0 mile	- Start at U.S.H. 10 Sout Sealcoating	h \$	5,700.00	
с.т.н.	"E"	94	Town	of	Oak Grove - 3.9 mile	e - Start at U.S.H. 10 Sou Sealcoating	th \$	22,230.00	
C.T.H.	"F"	-	Town	of	Clifton - 2.5 mile	- Start at S.T.H. 29 North Sealcoating	\$	14,250.00	
C.T.H.	"FF"	-	Town	of	Clifton - 3.2 mile	- Start O.3 mile West of C Sealcoating	.T.H. \$	"QQ" - Go 18,240.00	East
C.T.H.	"K"	f	Town	of	Trenton - 2.8 mile	- Start at Trimbelle River Sealcoating	Soutl \$	h 15,960.00	
C.T.H.	-"PP"	-	Town	of	Rock Elm - 3.0 mile	- Start at Dunn County Lin Sealcoating	\$	st 17,100.00	
C.T.H.	"B"	-	Town	of	Gilman - Guard Rail	by Ervin Gilbertson's	\$	17,000.00	
C.T.H.	"E"	ças.	Town	of	Diamond Bluff - Guar	rd Rail by Mike Lindstrom's	s\$	3,500.00	
C.T.H.	"EE"	-	Town	of	Hartland - Fix Back	Slopes	\$	15,000.00	
C.T.H.	"F"	-	Town	of	Clifton - Guard Rail	South of C.T.H. "M"	\$	8,000.00	
C.T.H.	"G"	-	Town	δf	El Paso - By Log Cal	oin Bar - Fix Back Slopes	\$	18,000.00	
C.T.H.	"J"	-	Town	of	Martell - 0.3 mile -	Hill by Gaylord Falde's	\$	45,000.00	
C.T.H.	"M"	_	Town	of	Clifton - Guard Rail	• *	\$	26,000.00	
C.T.H.	"N"	-	Town	of	El Paso - Guard Rail	by Rick Foley's	\$	14,000.00	-
C.T.H.	"N"	_	Town	of	Gilman - C.T.H. "N"	& S.T.H. 29 Intersection	\$	4,500.00	
C.T.H.	"S"	-	Town	of	_	- From Coolidge Road es in with blacktop)	\$	37,000.00	
C.T.H.	"S"	-	Town	of	Union - 1.0 mile - F	rom Lumber Yard West	\$ 1	154,000.00	
с.т.н.	"SS"	_	Town	of		le - From Pepin County h - Cut Back Slopes	\$	14,000.00	
С.Т.Н.	" ۸۸"	_	Town	of	Trenton - 0.5 mile -	From Town Hall Road North	1\$	46,000.00	
						Grand Total	\$ 1,1	193,882.00	

COUNTY AID CONSTRUCTION AND MAINTENANCE DURING THE CALENDAR YEAR 1983

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 1983 under the provisions of Section 20.395 and Chapter 83 of the Statutes, and the additional sums herein appropriated, shall be expended as hereinafter 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 sixty thousand eight hundred twenty-three and 52/100 Dollars (\$560,823.52) 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.

SECTION III. 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 thousand and no/100 Dollars (\$40,000.00).
- (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 fourteen thousand six hundred seventy and no/100 Dollars (\$114,670.00).
- (5) For the Engineering Fund and for the purchase of right of way on county trunk highways, the sum of Sixty thousand and no/100 Dollars (\$60,000.00).

Total Authorized in this Section - \$422,670.00.

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 twenty-two thousand six hundred seventy and no/100 Dollars (\$422,670.00).

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

SECTION VI. 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.

SECTION VII. 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.

Pierce County Highway Committee

Presented this ______ day of November, 1982.

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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	Bridge	Amount of County Aid Granted	Amount Raised by Local Units	Farmer's Share
Hartland Martell Trenton Trenton Trenton	Greske Slab Lein Culvert Erickson Road Culvert Holdorf-Lund Coulee Slab Royce Nelson Culvert	\$ 2,892.03 1,712.68 1,546.16 3,802.94 1,752.22	\$ 2,892.02 1,712.68 1,546.17 3,802.94 1,752.22	
•	Totals	\$ 11,706.03	\$ 11,706.03	

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 16th day of November, 1982.

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and Octobin

Pierce County Highway Committee

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:

Claims allowed by the Board of Supervisors. Claims duly audited by the Claims Committee.

Monthly salaries and hourly wages of the Courthouse Employes.
Court orders and categorical aids.
Orders audited and certified by the Highway Committee.
All other claims and appropriations duly audited under the provisions of the Wisconsin Statutes.

Dated this 16th day of November, 1982.

FINANCE COMMITTEE

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Care of Soldier Graves

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

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.

	No. of Graves	Amount Claimed
Bay City Cemetery Assn.	44	\$132.00
Beldenville Cemetery Assn.	3i	93.00
Bethel Mission Cemetery Assn.	21	63.00
Bethlehem Cemetery Assn.		39.00
Diamond Bluff Cemetery Assn.	. 13 . 38	114.00
Esdaile Lutheran Cemetery Assn.	- 5	15.00
Free Home Cemetery Assn.	15 15	45.00
Gilman Lutheran Cemetery Assn.	40	120.00
Greenwood Valley Cemetery Assn.		15.00
Hartland Methodist Cemetery Assn.	5	18.00
Hartland Presbyteriam Cemetery Assn.	4	12.00
Lost Creek Cemetery	8	24.00
Maiden Rock Cemetery Assn.	44	132.00
Maple Grove Cemetery Assn.	126	378.00
Martell Lutheran Cemetery Assn.	18	54.00
Martell Methodist Cemetery Assn.	7.	21.00
Mt. Olivet Cemetery Assn.	18	54.00
Mt. Tabor Cemetery Assn.	10	30.00
Oak Ridge Cemetery Assn.	15	45.00
Ono Cemetery Assn.	18	54.00
Our Saviors Cemetery Assn.	15	45.00
Our Lady's Cemetery Assn.	22	66.00
Pine Glem Cemetery Assn.	115	345.00
Plum City Cemetery Assn.	11	33.00
Plum City Catholic Cemetery Assn.	9	27.00
Poplar Hill Cemetery Assn.	88	264.00
Rush River Cemetery Assn.	46	138.00
Sacred Heart Cemetery Assn.	6	18.00
Salem Lutheran Cemetery Assn.	. 4	12.00
Spring Lake Cemetery Assn.	6 4 15	45.00
Spring Lake Lutheran Cemetery Assn.	13	39.00
South Rush River Cemetery Assn.	27	81.00
St. Bridgets Cemetery Assn.	37	111.00
St. Francis Cemetery Assn.	31	93.00
St. Johns Lutheran Cemetery Assn., S.V.	51 2	153.00
St. Johns Cemetery Assn., Oak Grove	2	6.00
St. Joseph's Cemetery Assn., Prescott	35	105.00
St. Joseph's Cemetery Assn., El Paso	13	39.00
St. Martin's Cemetery Assn.	27	81.00
St. Mary's Cemetery Assn. (Big River)	9	27.00
St. Nicholas Cemetery Assn.	27 9 . 5 . 29	15.00
St. Paul's Cemetery Assn.	29	87.00
Svea Cemetery Assn.	5 16	15.00
Thurston Hill Cemetery Assn.	T 6	48.00
Trenton Cemetery Assn.	34	102.00
Trimbelle Cemetery Assn.	7705	132.00
	1195	\$3585.00

DATED this 16thday of November, 1982.

Margared Baldwry
Hogowed B Orresteryous
Lauthensellelle

Assessors Claims

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, the Claims Committee has audited the Assessors 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	${\tt Amount}$
Earl Meyer	Dogs	Claimed
•	151	\$ 75.50
Richard Truttman	124	62.00
Willaim Falteisek	168	84.00
Susan Thompson	245	122.50
Walter Schade	229	114.50
John Brown	45	22.50
Audrey Helmueller	171	85.50
Carol Sather	97	48.50
Dennis Gagnier	172	86.00
Betty Hanson	196	98.00
JoAnn Manor	160	80.00
Luella Helmke	-133	66.50
John Brown	247	123.50
Glen Abel	90	45.00
John Brown	56	28.00
Bessie birkel	185	92.50
Vicki Nelson	78	39.00
Gordon Johnson	230	115.00
Dorothy Frederick	428	214.00
n de la companya de La companya de la companya del companya de la companya del companya de la companya del compa	2005	φ ₁ ζοο κο
는 사용하다 마다 사용하다 사용하다 마다 사용하는 사용하는 사용하는 것이 되었다. 그는 사용하는 것이 되었다. 그는 사용하는 것이 되었다. 	3205	\$1602.50

Dated this 16th day of November , 1982

FINANCE COMMITTEE

Margaret Baldwin
Howard B Christenson
Saurmelleter

Delinquent Personal Property Tax

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

I herewith report that no delinquent personal property tax of 1981 remains unpaid or uncollected on the office of the County Treasurer of Pierce County, Wisconsin.

Dated this 16th day of November, 1982.

FINANCE COMMITTEE

n I Q

Howard B. Christeneson

Lawrence Veller

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 1983:

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

Durand Federal Savings & Loan, Spring Valley Branch Durand Federal Savings & Loan, River Falls Branch

DATED this 16th day of November, 1982

FINANCE COMMITTEE

Margaret Baldura

Boward & Aristenson

Closer

Laukenedbleach

I, David Sorenson, County Clerk do hereby certify that the foregoing Resolution was adopted by the Pierce County Board of Supervisors on November 16th 1982.

David Sorenson, Pierce County Clerk

Amend Resolution 80-24 on Legal Newspaper.

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, Resolution 80-24 adopted a policy of rotating the legal newspaper between the Ellsworth Record and Pierce County Herald, and

WHEREAS, Effective on January 1, 1983 the Ellsworth Record had been scheduled to be the designated legal newspaper for 1983 pursuant to 985.03 of the Statutes, and

WHEREAS, The County received notice that the Ellsworth Record has suspended publication of their paper due to an illness in the family, and

SO NOW THEREFORE, BE IT RESOLVED that the Pierce County Board of Supervisors designate the Pierce County Herald for the calendar year of 1983 the official newspaper for legal notices under Statute 985.03.

Dated November 16, 1982

FINANCE COMMITTEE

Marand Baldwin

Howard B Christines

Lawrence Wester

Creation of Home Care Coordinator and Typist

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, The Pierce County Home Care Program has been and will continue to operate on a revenue basis, and

WHEREAS, They have realized a significant increase in home referrals, caseloads, patients, staff and total visit counts, and

WHEREAS, It is the recommendation of the Public Health and Personnel Committees that a full time Home Care Coordinator and part-time secretary has become necessary to maintain the efficiency of the Home Care Program, and

SO NOW THEREFORE, BE IT RESOLVED, that the Home Care Coordinator base pay sould be \$18,500.00 and the part-time secretary salary would be based on current union scale in the courthouse, and

SO NOW THEREFORE, BE IT RESOLVED That the Home Care Coordinator and typist positions be created with funds to be generated from revenues in the Home Care Program.

DATED this 16th day of November, 1982

PERSONNEL COMMITTEE

Margarit Baldurn

Lawrence Wewer

"DOG DAMAGE CLAIMS"

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

GENTLEMEN:

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

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

CLAIMANT & TYPE OF ANIMAL	AMOUNT CLAIMED	AMOUNT ALLOWED
Hope A. Oostdik, 2 ewes, each at \$150.00	\$ 500.00	\$ 300.00
Lloyd Britton, 1 bull	865.00	550.00
Kenneth R. Nelson, 12 chickens, each at \$3.50	42.00	42.00
David Gifford, 3 heifers, 1 at \$800.00 and 2 at \$600.00 each	2400.00	2,000.00
TOTAL CLAIMS	\$3,807.00	\$2,892.00

Dated this 16th day of November, 1982.

Minus Phratican

Margaret Balswar

1/6 Centres.

Supporting Legislation to Amend Section 59.20(9), Wis. Statutes., Setting Rates for Copying Purposes.

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY, WISCONSIN

WHEREAS, Section 59.20(9), Stats. sets a fee of 10 cents per copy and 25 cents for transcript of any certificate; and

WHEREAS, the prescribed fee was set many years ago and is no longer adequate to meet today's cost of rendering such service to the taxpayer; and

WHEREAS, the undersigned Committee now recommends that Section 59.20(9), Statutes, be amended to allow county boards to set the fee for copies and transcripts in the Treasurer's Office;

NOW, THEREFORE, BE IT RESOLVED, by the Pierce County Board of Supervisors that we do hereby support legislation amending Section 59.20(9), Statutes, to allow county boards the option of setting the fees for copies of documents and certificates in the office of County Treasurer.

BE IT FURTHER RESOLVED that copies of this resolution be forwarded to the Governor of Wisconsin, all Wisconsin legislators representing Pierce County, and Wisconsin County Boards Association and the County Board Chairman of each county in the State of Wisconsin.

DATED this 16th day of November, 1982.

FINANCE COMMITTEE

Margarit Baldwin

Lacerence Visus

Budget for 1983

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 1983 budget in the amount of \$ 3341.5%, 79

DATED this 16th day of November, 1982

FINANCE COMMITTEE

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Howard B Christen ion

Lawrence Weser

RESOLUTION OF THE PIERCE COUNTY BOARD OF SUPERVISORS RESOLUTION NO. 82-45

A regular meeting of the Pierce County Board Of Supervisors was held on the 21stday of December, 1982.

The meeting was called to order by Marvin Christenson, Chairman of the County Board Of Supervisors. Whereupon, motion duly made and seconded, it was RESOLVED:

- 1. That Pierce County lease a part of the premises known as the "old county highway department shop building", to Hines Transfer, Inc., in accordance with the terms and provisions of that certain lease agreement, a copy of which is attached hereto.
- 2. That Pierce County lease a part of the premises known as the "old county highway department shop building", to Donna M. Peterson and Larry A. Peterson, doing business as Peterson Trucking, in accordance with the terms and provisions of that certain lease agreement, a copy of which is attached hereto.
- 3. That Pierce County lease a part of the premises known as the "old county highway department shop building", to Alan P. Hines, in accordance with the terms and provisions of that certain lease agreement, a copy of which is attached hereto.
- 4. That Marvin Christenson be authorized to enter into said lease agreement on behalf of the Pierce County Eoard Of Supervisors and that his signature shall bind Pierce County to said lease agreement.

DATED THIS 21st day of December, 1982.

PIERCE COUNTY BOARD OF SUPERVISORS

By: Marvin Christenson, Chairman

Attest: Dawn Johns

David Sorenson, County Clerk

TO THE HONORABLE BOARD OF SUPERVISORS

FOR PIERCE COUNTY, WISCONSIN

WHEREAS, the Parks Committee has been in charge of the maintenance of the Pierce County Public Shooting Range, and,

WHEREAS, law enforcement personnel of Pierce County, Wisconsin, are regular and frequent users of the Pierce County Public Shooting Range, and,

WHEREAS, as a result of the regular and frequent use of the Pierce County Public Shooting Range, by law enforcement personnel of Pierce County, Wisconsin, it has been deemed by the Parks Committee and the Law Enforcement Committee that it is in the best interests of Pierce County, Wisconsin, that the duty of maintenance of the Pierce County Public Shooting Range be transferred from the Parks Committee to the Law Enforcement Committee,

SO NOW THEREFORE, BE IT RESOLVED That the duty of maintenance of the Pierce County Public Shooting Range be transferred from the Parks Committee to the Law Enforcement Committee.

Dated this 16 day of number, 198	
bated this 10 day of 10000000, 198	2.
Respectfully submitted,	
DIED CE CONTENT DI DUC CONCIENTO	PIERCE COUNTY
PIERCE COUNTY PARKS COMMITTEE:	LAW ENFORCEMENT COMMITTEE
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	Mm T3Pal
Raymond Anderson	Thomas Tyler
	Land millens
Roy Finley	Lawrence Weber
	JamolaWirkle
Lawrence Weber	James Van Winkle
	Judd Jagent
Dan McCardle	Jerald Sargent
	LeRoy Knidsen

Chapter 9 of the Pierce County Personnel Code

WHEREAS, Resolution 82-27 adopted in November, 1982 approved the Personnel Code for Pierce County with the exception of Chapter 9, and

WHEREAS The Personnel Committee has reviewed this Chapter with the Code Committee, and

WHEREAS, It appears to be consistent with labor agreements and other existing conditions,

so now therefore BE IT REVOLVED that the County Board assembled this 21st day of December, adopt this section to complete the code that will take effect on January 1, 1983, longuity to be the forther as of January 1,1982.

Dated December 21, 1982.

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RESOLUTION 82-46 A

Transfer of Funds

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

WHEREAS, Under Wisconsin Statutes, County accounts shall not exceed appropriation for the calendar year, AND

WHEREAS, It appears that the following accounts have exceeded their appropriation, and

SO NOW THEREFORE, BE IT RESOLVED That the County Board authorize transfer to the following accounts:

Computer Services	\$40,000.00	
Dain Line	\$7,600.00	
Postage Machine	\$5,400.00	
Elections	\$1,500.00	

DATED November 16, 1982.

FINANCE COMMITTEE

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Howard & Christinson

Lawrence Weller

MAIDEN ROCK COMMUNITY DEVELOPMENT BLOCK GRANT APPLICATION

"A resolution approving an Agreement of Cooperation for the submission of a Community Development Block Grant by the County of Pierce on behalf of the Village of Maiden Rock to The State of Wisconsin Department of Development and administration of said grant. Said grant to meet the needs of rehabilitation of homes and rental properties to include plumbing that can be hooked up to public sewer and water, and to meet the needs for new rental housing for low to moderate income residents."

WHEREAS, The Village of Maiden Rock has requested the Planning and Zoning Committee of Pierce County to:

- Provide technical planning assistance in the preparation of a Community Development Block Grant (CDBG), through the Department of County Planning, to be submitted on or before January 31, 1983, and
- 2) Recommend to the County Board that Pierce County submit the CDBG application to the State of Wisconsin Department of Development on behalf of the Village of Maiden Rock, and
- 3) Recommend to the County Board that Pierce County act as administrator of the block grant if it is requested to do so by the Village of Maiden Rock, and

WHEREAS, the authorization to enter into an agreement of cooperation between municipalities is contained in Wisconsin Statutes 66.30, and

WHEREAS, the Village of Maiden Rock does not have the staff to prepare the CDBG grant application in house, and

WHEREAS, the Village of Maiden Rock does not have the facilities or the staff to administer the CDBG grant in house, and

WHEREAS, Pierce County, through the departments of County Clerk and County Planning is in a position to prepare and administer the CDBG grant.

THEREFORE, The Pierce County Board of Supervisors does agree to cooperate with the Village of Maiden Rock as per the attached agreement to:

- Submit a CDBG grant application to meet the needs of rehabilitation and creation of low to moderate income housing in the Village of Maiden Rock, and
- 2) To administer said grant, if requested to do so by the Village of Maiden Rock.

This resolution is recommended for approval by the Pierce County Planning and Zoning Committee.

Thaneis Coulson Francis Coulson	Tom Tyler Tologo
Margaret Baldwin	Elmer Holcomb
Sam Huffman	Bobert E. Sines Robert Hines

RESOLUTION 82-47 A

CENTENNIAL ANNIVERSARY OF THE PIERCE COUNTY FAIR

TO THE HONORABLE BOARD OF SUPERVISORS OF PIERCE COUNTY WISCONSIN:

WHEREAS: 1983 will be the 100th Anniversary of the Pierce County Fair.

AND WHEREAS: It is deemed appropriate and desirable that the 1983
Pierce County Fair program be planned and designed to depict this Centennial
theme of the 100th Anniversary Fair.

THEREFORE: Be it resolved that the Pierce County Board of Supervisors do hereby authorize the Fair Committee to make plans to observe this 100th Anniversary and that a special Centennial Fair Committee be appointed by the County Board Chairman, to assist in the planning of the exhibits and activities in order to properly observe this 100th Anniversary.

RESPECTFULLY SUBMITTED ON THIS

Reuben Hauschildt, Chairman Fair Committee

Arnold Odalen, Vice Chairman

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Kenneth Anderson, Secretary-Treasurer

RESOLUTION 82-48 DECALS FOR COUNTY VEHICLES

TO THE HONORABLE BOARD OF SUPERVISORS FOR PIERCE COUNTY: WISCONSIN

WHEREAS, The Finance Committee has been working on a plan for the use of County owned vehicles, and

WHEREAS, The committee at the November 10th, meeting recommended to the Board the attachment of County decals with the exception of three law enforcement vehicles and one human service car due to the confidentiality of their work, and

WHEREAS, The respective committees will determine the type of decal and where it will be placed on the vehicle and costs to be defrayed from their budget, and

SO NOW THEREFORE BE IT RESOLVED that the Pierce County Board of Supervisors accept this recommendation and implement the system as of January 1, 1983.

DATED THIS 21ST DAY OF DECEMBER, 1982

Margaret a Baldwrw.

Flower & Christians

(Ludden)

SAFETY HAZARD AT EISENHOWER BRIDGE APPROACH

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

WHEREAS, statistics prove a major safety hazard exists on the Wisconsin end of the Eisenhower Bridge on U.S.H. 63, and

WHEREAS, the Pierce County Traffic Safety Committee has requested the State Department of Transportation to take appropriate steps to correct this hazard and were turned down, and

WHEREAS, there have been thirty-six (36) traffic accidents between the Eisenhower Bridge and the Back Channel Bridge in 1982, and

WHEREAS, eleven (11) of these accidents so far this year were at the Eisenhower Bridge approach in the night time hours, and

WHEREAS, most of these accidents were automobiles being hit in the rear end because of very poor lighting and marking of this intersection, and

WHEREAS, this Island Road has a traffic count of over 7,670 cars per day;

NOW, THEREFORE BE IT RESOLVED, that the Pierce County Board of Supervisors
go on record requesting the State Department of Transportation to take adequate
steps to eliminate this hazardous situation by extra lighting and reflective

markings.

Presented this <u>Slot</u> day of December, 1982.

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Pierce County Highway Committee