

REGULAR SESSION – MONDAY, MARCH 9, 2015

The Legislature convened in regular session, Monday, March 9, 2015 at 1:00p.m. Chairman Dennis presiding with Legislator Sackett absent.

Legislator Holgate introduced Christopher O'Brien the Executive Director of the New York State Sheriff's Institute. Mr. O'Brien recognized Sheriff Spike as having received the Sheriff Grover Cleveland Award.

Minutes of the February meeting were approved as presented.

Chairman Dennis asked for a report of the auditing committees. The audit was approved as presented.

Airport Fund	\$ 15,515.85
Finance	\$ 39,431.79
Flint Creek	\$ -0-
Government Operations	\$ 60,246.94
Human Services	\$282,986.30
Prior to Audit	\$186,996.30
Public Safety	\$ 90,177.11
Public Works	\$230,943.52

COMMITTEE REPORTS

Mr. Smith reported SLAP5 met on March 2nd and a subcommittee was formed to develop and update the mission and vision and a set of bylaws as they move from an agency based to municipality based organization.

Mr. Paddock reported he has an additional resolution to present at the end.

Mrs. Dunn reported she has spoken with Highway Superintendent Dave Hartman and the Town of Italy Highway Superintendent Jeffrey Hicks with regards to the Italy Turnpike detour and the Wells Road, which is breaking up and extremely muddy at this point. There is concern as to what the road will be like once spring is here.

Chairman Dennis reported a workshop was held last Friday with Senator O'Mara and Assemblyman Palmesano. It was a good meeting and the legislature is fulfilling some of its goals in trying to get a message through to the state.

Chairman Dennis polled the legislature regarding a date and time for the public meeting for the presentation of the Shared Services Report between Yates and Schuyler counties. Schuyler will be holding their meeting on March 24th. The consensus of the Legislature was to hold Yates County's meeting March 25th at 7:00 p.m. in the Legislative Chambers.

PUBLIC COMMENT

John Prendergast, Chairman of the Yates County Shooters Committee on Political Education, (SCOPE) addressed the Legislature with regard to proposed resolution 111-15 which is opposing the SAFE ACT and asks for its repeal and/or significant modification to the law that was passed without debate. Mr. Prendergast asked the legislature for their continued support in opposition of this law.

RESOLUTION NO. 91-15

Mr. Paddock offered the following resolution and moved its adoption, seconded by Mr. Morris.

2015 BUDGET TRANSFERS

BE IT RESOLVED, that the following transfers be made in the 2015 budget:

\$3,635.00 from A1625.8305 (Buildings and Grounds-Medical Insurance Non-Union) to A1625.1660 (Buildings and Grounds-Insurance Buyout Non-Union);

\$1,016.00 from A1990.4905 (Special Items-Contingent Fund) to A1010.1045 (Legislature-Legislature Clerk);

\$78.00 from A1990.4905 (Special Items-Contingent Fund) to A1010.8100 (Legislature-FICA/Medicare);

\$1,041.00 from A1990.4905 (Special Items-Contingent Fund) to A1165.1037 (District Attorney-Assistant District Attorney);

\$700.00 from A1990.4905 (Special Items-Contingent Fund) to A1165.1038 (District Attorney-Assistant District Attorney);

\$679.00 from A1990.4905 (Special Items-Contingent Fund) to A1165.1109 (District Attorney-District Attorney Secretary);

\$186.00 from A1990.4905 (Special Items-Contingent Fund) to A1165.8100 (District Attorney-FICA/Medicare);

\$805.00 from A1990.4905 (Special Items-Contingent Fund) to A1170.1565 (Public Defender-Assistant Public Defender);

\$660.00 from A1990.4905 (Special Items-Contingent Fund) to A1170.1566 (Public Defender-Assistant Public Defender);

\$1,386.00 from A1990.4905 (Special Items-Contingent Fund) to A1170.1640 (Public Defender-Public Defender);

\$116.00 from A1990.4905 (Special Items-Contingent Fund) into A1170.4003 (Public Defender-Assigned Counsel Administrator);

\$211.00 from A1990.4905 (Special Items-Contingent Fund) into A1170.4039 (Public Defender-Secretarial: Assistant Public Defender);

\$555.00 from A1990.4905 (Special Items-Contingent Fund) into A1170.4042 (Public Defender-Secretarial: Public Defender);

\$218.00 from A1990.4905 (Special Items-Contingent Fund) to A1170.8100 (Public Defender-FICA/Medicare);

\$1,951.00 from A1990.4905 (Special Items-Contingent Fund) to A1230.1035 (County Administrator-Administrator);

\$149.00 from A1990.4905 (Special Items-Contingent Fund) to A1230.8100 (County Administrator-FICA/Medicare);

\$1,365.00 from A1990.4905 (Special Items-Contingent Fund) to A1325.1030 (Treasurer-Treasurer);

\$918.00 from A1990.4905 (Special Items-Contingent Fund) to A1325.1121 (Treasurer-Deputy Treasurer);

\$174.00 from A1990.4905 (Special Items-Contingent Fund) to A1325.8100 (Treasurer-FICA/Medicare);

\$179.00 from A1990.4905 (Special Items-Contingent Fund) to A1340.1575 (Budget Officer-Budget Officer);

\$14.00 from A1990.4905 (Special Items-Contingent Fund) to A1340.8100 (Budget Officer-FICA/Medicare);

\$1,290.00 from A1990.4905 (Special Items-Contingent Fund) to A1355.1060 (Real Property Tax Service-Director Real Property);

\$99.00 from A1990.4905 (Special Items-Contingent Fund) to A1355.8100 (Real Property Tax Service-FICA/Medicare);

\$1,212.00 from A1990.4905 (Special Items-Contingent Fund) to A1410.1005 (County Clerk-County Clerk);

\$746.00 from A1990.4905 (Special Items-Contingent Fund) to A1410.1110 (County Clerk-Deputy County Clerk);

\$735.00 from A1990.4905 (Special Items-Contingent Fund) to A1410.1135 (County Clerk-Motor Vehicle Supervisor);

\$206.00 from A1990.4905 (Special Items-Contingent Fund) to A1410.8100 (County Clerk-FICA/Medicare);

\$661.00 from A1990.4805 (Special Items-Contingent Fund) to A1420.1560 (County Attorney-Assistant County Attorney);

\$1,415.00 from A1990.4805 (Special Items-Contingent Fund) to A1420.1590 (County Attorney-County Attorney);

\$540.00 from A1990.4805 (Special Items-Contingent Fund) to A1420.1644 (County Attorney-County Attorney Secretary);

\$200.00 from A1990.4805 (Special Items-Contingent Fund) to A1420.8100 (County Attorney-FICA/Medicare);

\$1,306.00 from A1990.4905 (Special Items-Contingent Fund) to A1430.1080 (Personnel-Personnel Officer);

\$668.00 from A1990.4905 (Special Items-Contingent Fund) to A1430.1140 (Personnel-Personnel Assistant);

\$151.00 from A1990.4905 (Special Items-Contingent Fund) to A1430.8100 (Personnel-FICA/Medicare);

\$744.00 from A1990.4905 (Special Items-Contingent Fund) to A1450.1050 (Board of Elections-Elections Commissioner);

\$744.00 from A1990.4905 (Special Items-Contingent Fund) to A1450.1051 (Board of Elections-Elections Commissioner);

\$780.00 from A1990.4905 (Special Items-Contingent Fund) to A1450.1595 (Board of Elections-Deputy Election Commissioners);

\$174.00 from A1990.4905 (Special Items-Contingent Fund) to A1450.8100 (Board of Elections-FICA/Medicare);

\$1,093.00 from A1990.4905 (Special Items-Contingent Fund) to A1625.1040 (Buildings and Grounds-Building Maintenance Supervisor);

\$84.00 from A1990.4905 (Special Items-Contingent Fund) to A1625.8100 (Buildings and Grounds-FICA/Medicare);
\$1,380.00 from A1990.4905 (Special Items-Contingent Fund) to A1680.1076 (Information Technology-Information Technology Director);
\$106.00 from A1990.4905 (Special Items-Contingent Fund) to A1680.8100 (Information Technology-FICA/Medicare);
\$1,782.00 from A1990.4905 (Special Items-Contingent Fund) to A3110.1025 (Sheriff-Sheriff);
\$791.00 from A1990.4905 (Special Items-Contingent Fund) to A3110.1105 (Sheriff-Confidential Assistant to Sheriff);
\$1,399.00 from A1990.4905 (Special Items-Contingent Fund) to A3110.1155 (Sheriff-Undersheriff);
\$303.00 from A1990.4905 (Special Items-Contingent Fund) to A3110.8100 (Sheriff-FICA/Medicare);
\$1,182.00 from A1990.4905 (Special Items-Contingent Fund) to A3140.1090 (Probation-Probation Director);
\$90.00 from A1990.4905 (Special Items-Contingent Fund) to A3140.8100 (Probation-FICA/Medicare);
\$1,228 from A1990.4905 (Special Items-Contingent Fund) to A3645.1070 (Office of Emergency Management-Emergency Management Director);
\$94 from A1990.4905 (Special Items-Contingent Fund) to A3645.8100 (Office of Emergency Management-FICA/Medicare);
\$1,330.00 from A1990.4905 (Special Items-Contingent Fund) to A4010.1065 (Public Health-Director of Patient Services);
\$809.00 from A1990.4905 (Special Items-Contingent Fund) to A4010.1149 (Public Health-Senior Administrative Assistant);
\$1,064.00 from A1990.4905 (Special Items-Contingent Fund) to A4010.1151 (Public Health-Supervising Public Health Nurse);
\$245.00 from A1990.4905 (Special Items-Contingent Fund) to A4010.8100 (Public Health-FICA/Medicare);
\$1,249.00 from A1990.4905 (Special Items-Contingent Fund) to A6010.1052 (Social Services Administration-Social Services Commissioner);
\$1,103.00 from A1990.4905 (Special Items-Contingent Fund) to A6010.1102 (Social Services Administration-Director of Services);
\$1,064.00 from A1990.4905 (Special Items-Contingent Fund) to A6010.1125 (Social Services Administration-Director of Income Maintenance);
\$1,190.00 from A1990.4905 (Special Items-Contingent Fund) to A6010.1645 (Social Services Administration-Social Services Attorney);
\$352.00 from A1990.4905 (Special Items-Contingent Fund) to A6010.8100 (Social Services Administration-FICA/Medicare);
\$393.00 from A1990.4905 (Special Items-Contingent Fund) to A7310.1657 (Youth Program-Youth Bureau Director);
\$30.00 from A1990.4905 (Special Items-Contingent Fund) to A7310.8100 (Youth Program-FICA/Medicare);
\$843.00 from A1990.4905 (Special Items-Contingent Fund) to A7510.1075 (Historian-Historian);

\$64.00 from A1990.4905 (Special Items-Contingent Fund) to A7510.8100 (Historian-FICA/Medicare);

\$1,290.00 from A1990.4905 (Special Items-Contingent Fund) to A8020.1085 (Planning & Development-Planner);

\$99.00 from A1990.4905 (Special Items-Contingent Fund) to A8020.8100 (Planning & Development-FICA/Medicare);

\$2,897.00 from A6510.8305 (Veteran Services-Medical Insurance Non-Union) to A6510.1061 (Veteran Services-Director of Veteran Services);

\$146.00 from A6610.4653 (Consumer Affairs-Gasoline) to A1920.4907 (Special Items-Municipal Dues);

\$653.54 from A6610.4653 (Consumer Affairs-Gasoline) to A4320.1605 (Community Services-Deputy Director);

\$49.79 from A6610.4653 (Consumer Affairs-Gasoline) to A4320.8100 (Community Services-FICA/Medicare);

\$2.16 from D3310.1509 (Road Fund-Traffic-Comp Time Buyout CSEA) to D5010.1509 (Road Fund-Administration-Comp Time Buyout CSEA);

\$25.00 from D3310.1509 (Road Fund-Traffic-Comp Time Buyout CSEA) to D5010.1661 (Road Fund-Administration-Comp Time Buyout Non-Union);

\$815.46 from D9060.8303 (Road Fund-Undistributed Employee Benefits-Medical Insurance-CSEA) to D5110.1509 (Road Fund-Maintenance Roads and Bridges-Comp Time Buyout CSEA);

\$3,155.00 from D9060.8303 (Road Fund-Undistributed Employee Benefits-Medical Insurance-CSEA) to D5110.1520 (Road Fund-Maintenance Roads and Bridges-Insurance Buyout CSEA);

\$846.00 from D9060.8303 (Road Fund-Undistributed Employee Benefits-Medical Insurance-CSEA) to D9089.8600 (Road Fund-Undistributed Employee Benefits-HRA);

\$1,525.00 from D9090.8000 (Road Fund-Undistributed Employee Benefits-Adjustment to Employee Vacations/Comp Time) to D5010.1074 (Road Fund-Administration-Highway Superintendent);

\$1,184.00 from D9090.8000 (Road Fund-Undistributed Employee Benefits-Adjustment to Employee Vacations/Comp Time) to D5010.1119 (Road Fund-Administration-Deputy Highway Superintendent);

\$207.00 from D9090.8000 (Road Fund-Undistributed Employee Benefits-Adjustment to Employee Vacations/Comp Time) to D5010.8100 (Road Fund-Administration-FICA/Medicare);

and be it further

RESOLVED, that copies of the resolution be given to the District Attorney, Public Defender, Real Property Tax Services Director, County Clerk, County Attorney, Personnel Officer, Elections Commissioners, Building Maintenance Supervisor, IT Director, Sheriff, Probation Director, Emergency Management Director, Public Health Director, Community Services Director, Social Services Commissioner, Veteran Services Director, Youth Bureau Director, Historian, Planner, Budget Officer and County Treasurer.

VOTE: Unanimous

RESOLUTION NO. 92-15

Mr. Paddock offered resolutions 92 and 93-15 and moved their adoption, seconded by Mr. Smith.

**APPROPRIATE ADDITIONAL FEDERAL AID
(Public Health)**

WHEREAS, the Public Health Department has received additional federal aid, and

WHEREAS, these funds are not part of the 2015 budget,

NOW, THEREFORE, BE IT RESOLVED that the following accounts be increased by \$3,500.00:

Appropriation:
A4010.4956 (Grant: Medical Reserve Corp)

Revenue:
A4488 (Federal Aid-Medical Reserve Corp)

and be it further

RESOLVED, that copies of this resolution be given to the Public Health Director, Budget Officer and County Treasurer.

VOTE: Unanimous

RESOLUTION NO. 93-15

**APPROPRIATE DONATIONS
(Public Health)**

WHEREAS, the Public Health Director has received donations, and

WHEREAS, these donations are not part of the 2015 budget,

NOW, THEREFORE, BE IT RESOLVED, that the following accounts be increased by \$891.94:

Revenue:
A1689 (Donations – Public Health) \$891.94

Appropriation:
A4042.4855 (Special Public Health Programs-Rabies Control) \$891.94

and be it further

RESOLVED, that copies of this resolution be given to the Public Health Director, Treasurer and Budget Officer.

VOTE: Unanimous

RESOLUTION NO. 94-15

Mr. Paddock offered the following resolution and moved its adoption, seconded by Mrs. Dunn.

**APPROPRIATE CARRYOVER OF MENTAL HEALTH GRANT
(Community Services)**

WHEREAS, the Community Services Department received a Mental Health grant in the amount of \$5,600.00, and

WHEREAS, a balance of \$2,652.95 remained at the end of 2014 and these funds can be carried over into the 2015 Fiscal Year, and

WHEREAS, these funds are not part of the 2015 budget,

NOW, THEREFORE, BE IT RESOLVED, that the following accounts be increased by \$2,652.95:

Appropriation
A4320.4282 (Suicide Prevention Grant)

Revenue:
A1690 (Mental Health Grant)

and be it further

RESOLVED, that a copy of this resolution be given to the Community Services Director, the Budget Officer and the Treasurer.

VOTE: Unanimous

RESOLUTION NO. 95-15

Mr. Paddock offered the following resolution and moved its adoption, seconded by Mrs. Dunn.

**AUTHORIZE CHAIRMAN TO SIGN OSDBA SUPPORT CONTRACT
FOR YATES COUNTY TREASURER'S OFFICE**

WHEREAS, the Yates County Treasurer has a Support Agreement with MUNIS for the Operating System-Database Administration and the agreement is for the period March 21, 2015 through March 20, 2016 at a cost of \$5,217.51;

NOW, THEREFORE, BE IT RESOLVED that the Chairman of the Yates County Legislature be authorized to sign this contract after the approval of the Yates County Attorney and be it further

RESOLVED, liability insurance is hereby waived and be it further;

RESOLVED, that a copy of this resolution be given to MUNIS and the Yates County Treasurer.

VOTE: Unanimous

RESOLUTION NO. 96-15

Mr. Paddock offered the following resolution and moved its adoption, seconded by Mr. Montgomery.

**CANCELLATION OF 2013, 2014, AND 2015 TAXES
POTTER 3.36-1-36.1**

WHEREAS, the following parcel is subject to a delinquent tax lien pursuant to Article 11 of the Real Property Tax Law of the State of New York:

Owner: Ralph Martin Trust

Tax Map Number: Potter 3.36-1-36.1

WHEREAS, the Yates County Treasurer and Enforcing Office of the County of Yates has withdrawn the parcel from foreclosure for the following reason:

If the tax district were to acquire the parcel, there is significant risk that it might be exposed to a liability substantially in excess of the amount that could be recovered by the enforcing of the tax lien.

NOW, THEREFORE, BE IT RESOLVED that the Yates County Treasurer and Enforcing Officer of the County of Yates be directed by the Yates County Legislature to file a Certificate of Cancellation as there is no practical method to enforce the collection of the delinquent tax liens, and that a supplementary proceeding to enforce collection of the tax would not be effective and be it;

FURTHER, RESOLVED, that the tax district shall not be required to credit or otherwise guarantee to any municipal corporation the amount of these delinquent tax liens which have been cancelled and the tax district will charge back to the municipal corporation the amounts credited and be it;

RESOLVED, that a Certificate of Prospective Cancellation shall be filed with the Assessor of the assessing unit in which the parcel is located, and with the County Director of Real Property Tax Services. Upon such filing, the parcel shall become exempt from taxation and be it;

RESOLVED, that a copy of this resolution be given to the Town of Potter Assessor, Town of Potter, Gorham-Middlesex Superintendent, Penn Yan Central School District Business Manager, Real Property Tax Director and County Treasurer.

VOTE: Unanimous

RESOLUTION NO. 97-15

Mr. Paddock offered the following resolution and moved its adoption, seconded by Mr. Smith.

ESTABLISH AIRPORT INFRASTRUCTURE RESERVE FUND

WHEREAS, Yates County has a fixed base operation agreement with Seneca Foods: and

WHEREAS, through this agreement Yates County receives funds annually from Seneca Foods;

NOW, THEREFORE, BE IT RESOLVED, that pursuant to section 6-c of the General Municipal Law, as amended, there is hereby established a capital reserve fund to be known as the "Airport Infrastructure Reserve Fund". The purpose of this Reserve Fund is to use the funds from any prior year or years for any maintenance or improvement of infrastructure of any kind at the Airport.

BE IT FURTHER RESOLVED, that the Chief Fiscal Officer is hereby directed to deposit and secure the moneys of this Reserve Fund in the manner provide by section 10 of the General Municipal Law. The Chief Fiscal Officer may invest the moneys in the Reserve Fund in the manner provide by section 11 of the General Municipal Law, and consistent with the investment policy of Yates County. Any interest earned or capital gains realized on the moneys so deposited or invested shall accrue to and become part of the Reserve Fund. The Chief Fiscal Officer shall account for the Reserve Fund in a manner, which maintains the separate identity of the cash and investments of the Reserve Fund.

BE IT FURTHER RESOLVED, that except as otherwise provided by section 6-c of the General Municipal Law, expenditures from this Reserve Fund shall be made only for the purpose for which the Reserve Fund is established. No expenditure shall be made from this Reserve Fund without the approval of this governing board and without such additional actions or proceedings as may be required by section 6-c of the General Municipal Law.

RESOLVED, that a copy of this resolution be given to the Yates County Treasurer
VOTE: Unanimous

RESOLUTION NO. 98-15

Mr. Paddock offered the following resolution and moved its adoption, seconded by Mr. Morris.

ADOPT ELECTRONIC BANKING POLICY

RESOLVED, that the Electronic Banking Policy for Yates County is hereby adopted, and be it further;

RESOLVED, that a copy of this resolution be forwarded to the County Administrator and the County Treasurer.

Electronic Banking Policy

The County Legislature recognizes the use of various electronic banking transactions as a faster, easier, and more efficient substitute for paper transactions. Electronic banking uses computer and electronic technology to streamline the processing and recording of receipts and disbursements, while reducing the cost of processing these transactions. Receipts, disbursements and transfers in proper circumstances can be processed via electronic funds transfer (EFT) services, whether transferring funds from a savings to a checking account at the same bank, or making a payment to a vendor's bank across the country. Internal controls, such as written policies and procedures, authorizations, segregation of duties and monitoring, however, are still important in the new technological world.

The County Legislature shall authorize the Treasurer's office to engage in electronic banking in accordance with all applicable laws and regulations including General Municipal Law Section 5-a authorizing the use of electronic or wire transfers and in conformity with the guidelines established by this policy.

The County also recognizes that most banking institutions no longer provide cancelled paper checks to their customers, but instead offer an electronic image obtained online. As such, the County Legislature authorizes the acceptance of these electronic images in lieu of cancelled checks as required by statute.

Scope:

Electronic banking activities will be used for, but not limited, to the following:

1. Online banking services (reviewing account balances, retrieving bank statements, downloading copies of cancelled checks, making stop payment orders, etc.)
2. Check fraud prevention services.
3. Electronic depositing of checks received.
4. Pre-authorized debit payments.
5. ACH vendor payments.
6. EFT or wire transfers.
7. Electronic Federal Tax Payment System (EFTPS).
8. Electronic State Tax Payment System (Prompt Tax).

Online Banking Services are recognized as standard practice and procedure for maintaining an effective cash management program. Access to any of the County's online bank accounts will be managed by the Treasurer to allow other users restricted access as necessary for banking functions as needed. (Examples of various online banking functions include monitoring account balances, issuing stop payment orders, retrieving copies of cancelled checks, ordering deposit slips, etc.).

Check Fraud Prevention Services – To help protect against the threat of check fraud, a file of all Accounts Payable cash disbursement payments made by paper checks can be uploaded to a bank's web payables check fraud prevention system. This process provides details about checks the County has written and compares that information to checks being processed by the bank for

payment. The benefits include reducing the risk of check fraud by providing the County with the ability to monitor and control checks presented against any County account so only authorized items are paid.

Electronic Funds Transfers (EFT's) and wire payments can only be initiated by the Treasurer office. The recording of such transactions will be captured manually by the Treasurer's office through the use of journal entries.

ACH Vendor Payments are authorized by the Treasurer after standard processing and recording through the accounts payable transaction cycle and claims auditing process. Recording of ACH vendor payments will be the responsibility of the Treasurer's office through the standard posting of the monthly cash disbursements journal. All payments made through this process are subject to the same claims audit process as exists currently with paper drawn checks. Releases of payments are made by the Treasurer only after the completion of the approval and claims audit process.

Pre-authorized Debit Payments are authorized by the Treasurer and are restricted to payroll related deduction payments to authorized third party administrators of the County. Any such debit payments must be taken from the Payroll bank account. Recording of such transactions will be captured through the payroll system or manually through the use of journal entries.

Revenue Collection

1. Electronic deposits of checks by means of utilizing a secure banking check scanning device for checks received are authorized as delegated by the Treasurer. The use of an electronic scanning device helps improve security, efficiency and cost effectiveness of making deposits. Recording of such deposits will be the responsibility of the Treasurer's office through the standard posting of the cash receipt journal.
2. Electronic payments received from customers are acceptable and may be recorded via manual journal entries or through the regular cash receipts transaction journal.

Physical Security – All banking transactions for the Treasurer's office will be on secure computers which will be locked in the Treasurer's office when not in use to prevent unauthorized access.

Monitoring – the Treasurer is responsible for implementing adequate internal controls for each of the electronic banking methods utilized. An effective internal control system includes, but is not limited to, segregation of duties, proper authorization, and adequate documentation for all electronic transactions.

VOTE: Unanimous

RESOLUTION NO. 99-15

Mr. Paddock offered the following resolution and moved its adoption, seconded by Mrs. Dunn.

**SIGN CONTRACT WITH GENERAL CODE PUBLISHING FOR UPGRADE,
INSTALLATION AND EXPANSION OF LASERFICHE ELECTRONIC CONTENT
MANAGEMENT SYSTEM, ALONG WITH APPROPRIATE TRAINING**

RESOLVED, that the Chairman is hereby authorized to sign a contract with General Code Publishing at a cost not to exceed **\$18,719.67**, and be it

RESOLVED, that a copy of this resolution be sent to the Office of Public History, the County Treasurer and to the County Administrator.

VOTE: Unanimous

RESOLUTION NO. 100-15

Mr. Holgate offered the following resolution and moved its adoption, seconded by Mrs. Percy.

AUTHORIZE SHERIFF TO SIGN 9-1-1 TELEPHONE SERVICES

NOW, THEREFORE, BE IT RESOLVED, that upon the approval of the county attorney that the Sheriff may sign the Frontier Communications of America, Inc. "Services Agreement" for emergency 911 communications, installation and maintenance services consistent with the terms and the regionalization upgrade project working with both Yates and Seneca Counties for redundancy involving Airbus Vesta Geo-Diverse 4.X call handling systems for county 9-1-1 services in the amount of \$244,200.02 covered by Sheriff's NYSHS communications grant, and

RESOLVED, that a copy of this be provided the Sheriff, OEM Director, Treasurer, and Budget Officer.

VOTE: Unanimous

RESOLUTION NO. 101-15

Mr. Holgate offered the following resolution and moved its adoption, seconded by Mr. Banach.

**EXTEND RESOLUTION 82-14 AUTHORIZE
SHERIFF'S USE OF COMMUNICATIONS GRANT CONSULTANT**

NOW, THEREFORE, BE IT RESOLVED, that consistent to Resolution 221-12 and 82-14 utilizing Televate, LLC for statewide interoperable communication grant consulting that the next grant phase for PSAP communications is an extension of homeland security communication grant RFA that upon the approval of the county attorney the Sheriff is authorized to enter into an agreement for this phase not to exceed \$9,938 in costs and that insurances may be waived, and

RESOLVED, that a copy of this resolution be provided the Sheriff.

VOTE: Unanimous

RESOLUTION NO. 102-15

Mr. Banach offered the following resolution and moved its adoption, seconded by Mr. Clark.

**REAPPOINT HIGHWAY SUPERINTENDENT
(Hartman)**

RESOLVED, that David Hartman be reappointed to the position of Yates County Highway Superintendent, effective January 10, 2015 through January 9, 2019, and be it further

RESOLVED, that a copy of this resolution be given to the Highway Superintendent, the County Administrator, the Personnel Officer, the County Clerk and the Treasurer.

VOTE: Unanimous

RESOLUTION NO. 103-15

Mr. Banach offered the following resolution and moved its adoption, seconded by Mrs. Dunn.

AWARD ENGINEERING SERVICES FOR POST CLOSURE OPERATIONS & MAINTENANCE AT THE COUNTY LANDFILL FOR 2015-2016

WHEREAS, Request for Proposals were sought for professional engineering services for Post Closure Operations and Maintenance at the County Landfill on Long Point Road in the Town of Torrey and received on February 15, 2015 and two firms submitted proposals,

BIDDER	2 Year Cost
Barton & Loguidice	\$ 92,200.00
CT Male Associates	\$ 122,709.00

WHEREAS, the proposal includes bi-annual sampling events and reports, baseline data validation, soil and gas sampling and inspections, the final cost may vary based on the required number of samples that need to be collected and analyzed as requested by NYSDEC and/or unforeseen circumstances such as mechanical equipment problems or failures and,

WHEREAS, the CT Male Associates bid was disqualified due to failure to meet the required bid arrival time as posted in the public notice,

WHEREAS, Barton & Loguidice, P.C. submitted the lowest two year cost proposal and has satisfactorily performed post-closure operations and maintenance engineering work in the past,

NOW, THEREFORE BE IT RESOLVED, to award the bid for Engineering services to the firm of Barton & Loguidice, P.C. located at 290 Elwood Davis Road, Syracuse, NY 13220, and be it further,

RESOLVED, to forward a copy of this resolution to all bidders, the Yates County Administrator, Yates County Treasurer and the Yates County Highway Superintendent.

VOTE: Unanimous

RESOLUTION NO. 104-15

Mr. Banach offered the following resolution and moved its adoption, seconded by Mrs. Dunn.

AUTHORIZE LEGISLATURE CHAIRMAN TO SIGN 2015 INDEMNIFICATION AGREEMENTS

WHEREAS, due to a recognized need for an indemnification agreement to be executed between Yates County and various municipalities or entities within the County that may receive loaned equipment and vehicles from the County without operators, and

WHEREAS, the County Attorney has recommended that such an agreement be executed in the event the County is asked to loan equipment or vehicles without operators to various municipalities or entities within Yates County, and

WHEREAS, the indemnification agreement will be in effect for five years from the date of signature by the Chairman of the Yates County Legislature,

NOW, THEREFORE, BE IT RESOLVED, to authorize the Chairman of the Yates County Legislature to sign the indemnification agreements with various municipalities or entities within Yates County, and be it further

RESOLVED, that a copy of this resolution be sent to the Yates County Treasurer, the Yates County Highway Department and each municipality or entity that wishes to borrow County equipment and vehicles without operators.

VOTE: Unanimous

RESOLUTION NO. 105-15

Mrs. Church offered the following resolution and moved its adoption, seconded by Mr. Smith.

National Public Health Week Proclamation

To designate the week of April 6-12, 2015, as National Public Health Week in Yates County

WHEREAS, Public Health and communities across America come together to celebrate National Public Health Week; and

WHEREAS, Public Health and clinical health professionals engage with individuals and communities to help navigate a changing world of public health in order to help make America the place where everyone has an opportunity to live a long and healthy life; and

WHEREAS, the United States trails behind other countries in life expectancy and other good health measures for people of all ages and income levels; and

WHEREAS, A zip code relates too much to a person's state of health with unacceptable disparities in health by race, ethnic group, county or state of residence; and

WHEREAS, All efforts should be made to elevate the U.S. to the status of the “healthiest nation in one generation” by providing health equity across all our communities; and

WHEREAS, Our community leaders, companies, and organizations work together to take the necessary steps to build the healthiest nation; and

WHEREAS, Building these broader connections will require expanded partnerships with city, county, and state planners, public/private/and for-profit organizations in order to promote action that will impact our nation’s state of health, and

WHEREAS, We all do take a role in supporting a strong Public Health system and reducing disparities for our citizens; now

THEREFORE, Be it resolved that Dr. Timothy Dennis of the Yates County Legislature, in recognition of this event do hereby proclaim the week of April 6-12, 2015 as National Public Health Week in Yates County.

VOTE: Unanimous

RESOLUTION NO. 106-15

Mrs. Church offered the following resolution and moved its adoption, seconded by Mr. Paddock.

AUTHORIZE CHAIRMAN TO SIGN AGREEMENT WITH HEALTH RESEARCH INC., FOR THE NYSDOH PHEP EBOLA PREPAREDNESS AND RESPONSE ACTIVITIES GRANT

RESOLVED, that the Chairman is hereby authorized to sign an agreement with Health Research Inc., for the New York State Department of Health PHEP Ebola Preparedness and Response Activities Grant for the period April 1, 2015 through September 30, 2016, at an amount of \$38,000 and be it further

RESOLVED, that a copy of this resolution be sent to the Public Health Office and the County Treasurer.

VOTE: Unanimous

RESOLUTION NO. 107-15

Mrs. Church offered the following resolution and moved its adoption, seconded by Mr. Montgomery.

AUTHORIZE AMENDMENT TO YATES COUNTY FOSTER CARE AND ADOPTION SUBSIDY RATES

WHEREAS, New York State has mandated a 2% increase in local agency operated foster home care rates and adoption subsidies for Local Social Service districts effective April 1, 2015 now be it

RESOLVED, that the following rate schedule be adopted, effective April 1, 2015, and continuing until further mandated MSAW rates are promulgated by New York State OCFS:

FOSTER CARE RATES

LEVEL ONE DIFFICULTY		
Children 0-3	\$	14.20
Children 4-5	\$	12.68
Children 6-11	\$	14.05
Children 12-15	\$	15.43
Children 16-21	\$	15.43

ADOPTION RATES

LEVEL ONE DIFFICULTY		
Children 0-3	\$	15.16
Children 4-5	\$	13.64
Children 6-11	\$	15.40
Children 12-15	\$	17.51
Children 16-21	\$	17.51

LEVEL TWO DIFFICULTY

Children 0-3	\$	22.47
Children 4-5	\$	20.95
Children 6-11	\$	20.95
Children 12-15	\$	20.95
Children 16-21	\$	20.95

LEVEL TWO DIFFICULTY

Children 0-3	\$	23.43
Children 4-5	\$	21.91
Children 6-11	\$	22.30
Children 12-15	\$	23.03
Children 16-21	\$	23.03

LEVEL THREE DIFFICULTY

Children 0-3	\$	29.14
Children 4-5	\$	27.62
Children 6-11	\$	27.62
Children 12-15	\$	27.62
Children 16-21	\$	27.62

LEVEL TWO DIFFICULTY

Children 0-3	\$	27.95
Children 4-5	\$	29.90
Children 6-11	\$	30.29
Children 12-15	\$	31.02
Children 16-21	\$	31.02

LEVEL THREE DIFFICULTY

Children 0-3	\$	30.10
Children 4-5	\$	28.58
Children 6-11	\$	28.97
Children 12-15	\$	29.70
Children 16-21	\$	29.70

VOTE: Unanimous

RESOLUTION NO. 108-15

Mr. Morris offered the following resolution and moved its adoption, seconded by Mrs. Percy.

SET DATE FOR PUBLIC HEARING ON LOCAL LAW 1-15 ENTITLED A LOCAL LAW OF THE COUNTY OF YATES, NEW YORK, ALLOWING FOR COMMON,

**SAFE ITEMS TO BE EXCLUDED FROM THE DANGEROUS FIREWORKS
DEFINITIONS AS PERMITTED BY NEW YORK STATE PENAL LAW SECTION 405**

WHEREAS, the Governor signed into law Chapter 477 of Laws of 2014 (S.788/A1041) allows for certain fireworks to be sold and used in municipalities that affirmatively enact a local law authorizing such action, and

WHEREAS, this legislature wishes to enact said local law,

NOW, THEREFORE BE IT RESOLVED, that the Yates County Legislature will hold a public here on proposed Local Law 1-15 on April 13, 2015 at 1:05p.m. in the Legislative Chambers located at 417 Liberty St., Penn Yan, NY and be it further

RESOLVED, that the Clerk of the Legislature is directed to advertise said public hearing.

NEW YORK STATE DEPARTMENT OF STATE
162 WASHINGTON AVENUE, ALBANY, NY

Local Law Filing

12231 (Use this form to file a local law with the Secretary of State.)

Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underling to indicate new matter.

County

~~City~~ of Yates

~~Town~~

~~Village~~

LOCAL LAW 1-15 ENTITLED: A LOCAL LAW OF THE COUNTY OF YATES, NEW YORK, ALLOWING FOR COMMON, SAFE ITEMS TO BE EXCLUDED FROM THE FIREWORKS AND DANGEROUS FIREWORKS DEFINITIONS AS PERMITTED BY NEW YORK STATE PENAL LAW SECTION 405 (b)

Be it enacted by the Legislature of the

County

~~City~~ of Yates as follows:

~~Town~~

~~Village~~

Section 1. Legislative Intent and Enactment

- A. Whereas on November 21, 2014 Governor Cuomo signed into law Chapter 477 of the Laws of 2014 (S.788/A1041).
- B. Whereas this state law amended the State Penal Law, the Executive Law and the General Business Law placing further restrictions on dangerous fireworks while at the same time recognizing that certain fireworks should not be labeled dangerous when they pose little to no danger to the public and by labeling them dangerous only restricts business and personal enjoyment.

- C. Whereas the Governor signed this version of the bill into law in part due to is strong home rule authority, only allowing for certain fireworks to be sold and used in municipalities that affirmatively enact a local law authorizing such action.
- D. In keeping with Chapter 477 of the Laws of 2014, and Penal Code Section 405, this Legislature further finds and determines that “sparkler devices” are neither “fireworks” nor “dangerous fireworks” as defined in Section 270 of the New York State Penal Law, and may be sold and enjoyed, only in the manner described below, within Yates County.
- E. This Legislature finds that allowing our residents the use of safe “sparkler devices” will benefit them and our local businesses.
- F. The National Fire Protection Association adopted a recommended safety code (NFPA 1124) for the manufacture, transportation, storage and retail sales of fireworks.
- G. Whereas this local law and State Chapter 477 of the Laws of 2014 are compliant with the safety standards established in NFPA 1124, 2006 edition.
- H. This Legislature further finds that the sale and use of “sparkler devices” is permitted with the following restrictions:
 - 1. Sales will only be permitted on or between June 1st through July 5th and December 26th and January 2nd of each calendar year.
 - 2. All distributors’ manufacturers and retailers must be licensed through the New York Department of State.
 - 3. Only those 18 years of age or older may purchase said products.

Section 2. Definitions:

“Sparkling Devices” are defined as follows:

“Sparkling Devices” which are ground-based or hand-held devices that produce a shower of white, gold, or colored sparks as their primary pyrotechnic effect. Additional effects may include a colored flame, an audible crackling effect, an audible whistle effect, and smoke. These devices do not rise into the air, do not fire inserts or projectiles into the air, and do not explode or produce a report (an audible crackling-type effect is not considered to be a report). Ground-based or hand-held devices that produce a cloud of smoke as their sole pyrotechnic effect are also included in this category. Types of devices in this category include:

- 1) Cylindrical fountain: cylindrical tube containing not more than seventy-five grams of pyrotechnic composition that may be contained in a different shaped exterior such as a square, rectangle, cylinder or other shape but the interior tubes are cylindrical in shape. Upon ignition, a shower of colored sparks, and sometimes a whistling effect or smoke, is produced. This device may be provided with a spike for insertion into the ground (spike fountain), a wood or plastic base for placing on the ground (base fountain), or a wood or cardboard handle to be hand held (handle fountain). When more than one tube is mounted on a common base, total pyrotechnic composition may not exceed two hundred grams, and when tubes are securely attached to a base and the tubes are separated from each other on the base by a distance of at least half an inch (12.7 millimeters), a maximum total weight of five hundred grams of pyrotechnic composition shall be allowed.

- 2) Cone fountain: cardboard or heavy paper cone containing not more than fifty grams of pyrotechnic composition. The effect is the same as that of a cylindrical fountain. When more than one cone is mounted on a common base, total pyrotechnic composition may not exceed two hundred grams, as in outlined in this subparagraph.
- 3) Wooden sparkler/dipped stick: these devices consist of a wood dowel that has been coated with pyrotechnic composition. Upon ignition of the tip of the device, a shower of sparks is produced. Sparklers may contain up to one hundred grams of pyrotechnic composition per item.
- 4) Novelties which do not require approval from the United State department of transportation and are not regulated as explosives, provided that they are manufactured and packaged as described below:
 - A) party popper: small devices with paper or plastic exteriors that are actuated by means of friction (a string or trigger is typically pulled to actuate the device). They frequently resemble champagne bottles or toy pistols in shape. Upon activation, the device expels flame-resistant paper streamers, confetti, or other novelties and produces a small report. Devices may contain not more than sixteen milligrams (0.25 grains) of explosive composition, which is limited to potassium chlorate and red phosphorus. These devices must be packaged in an inner packaging which contains a maximum of seventy-two devices.
 - B) Snapper: small, paper-wrapped devices containing not more than one milligram of silver fulminate coated on small bits of sand or gravel. When dropped, the device explodes, producing a small report. Snappers must be in inner packages not to exceed fifty devices each, and the inner packages must contain sawdust or a similar, impact-absorbing material.

Section 3. Separability

If any part of or provisions of this law, or the application thereof to any person or circumstance, shall be adjudged invalid by any court of competent jurisdiction, such judgment shall be confined in this operation to the part of or provision of, or application directly involved in the controversy in which such the remainder of this law, or the application thereof to other persons or circumstances.

Section 4. Effective Date.

This law shall take effect immediately upon filing with the Secretary of state.

VOTE: Unanimous

RESOLUTION NO. 109-15

Mr. Morris offered the following resolution and moved its adoption, seconded by Mrs. Percy.

CHANGE TIME OF LEGISLATIVE MEETINGS

BE IT RESOLVED, that the Legislative Board meetings for the months of May, June, July, August, and September will be held at 6:00 p.m. in the Legislative Chambers and be it further

RESOLVED, that all departments receive a copy of this resolution.

VOTE: Unanimous

RESOLUTION NO. 110-15

Mr. Morris offered the following resolution and moved its adoption, seconded by Mrs. Percy.

FILE COUNTY OFFICERS ANNUAL REPORTS WITH CLERK OF LEGISLATURE

RESOLVED, that all County Officers reports be filed with the Clerk of the Legislature by April 1, 2015 and that said copies will be in the form of electronic and hard copy and be it further

RESOLVED, that copies of this resolution be forwarded to all County Departments.

VOTE: Unanimous

RESOLUTION NO. 111-15

Mr. Morris offered the following resolution and moved its adoption, seconded by Mr. Paddock.

RESOLUTION SUPPORTING LEGISLATION TO REPEAL THE NEW YORK SECURE AMMUNITION AND FIREARMS ENFORCEMENT (SAFE) ACT OF 2013

WHEREAS, Senate bills S511-2015 and S1193-2015 have been introduced to the New York State Senate by Senators Michael Nozzolio and Katherine Marchione respectively, which would repeal all or part of the New York Secure Ammunition and Firearms Enforcement Act of 2013, and

WHEREAS, this Legislative Body has long advocated for the protection of the rights afforded our citizens under the Constitution, which has for generations guided our Nation and served as a framework to our republic and society, and the Second Amendment of the United States provides for the “right of the people to keep and bear arms” and further states that this right “shall not be infringed”, and

WHEREAS, members of the Yates County Legislature, being elected to represent the people of Yates County, are duly sworn by their oath of office to uphold the Constitution of the United States, and members of the New York State Assembly and the New York State Senate, being elected by the people of New York State, are duly sworn by their oath of office to uphold the Constitution of the United States, and

WHEREAS, the Civil Rights Law of the State of New York states in Article 2 Section 4, “Right to keep and bear arms . A well-regulated militia being necessary to the security of a free state, the right of the people to keep and bear arms cannot be infringed,” and

WHEREAS, the lawful ownership of firearms is a recreational benefit to our residents through hunting and target shooting, along with an economic and environmental benefit to our region with several locally owned and operated gun/sporting businesses, and the New York State Secure Ammunition and Firearms Enforcement (NY SAFE Act) of 2013 which was rushed to passage by the New York State Senate, Assembly and Governor, will have a detrimental effect on hunters, sportsmen and legal gun owners, creating a hostile environment both for them and for the sale and manufacture of legal firearms, and the legislation prohibits the sale of firearm magazines with a capacity larger than seven (7) rounds and, those firearm magazines with a capacity larger than seven (7) rounds, which are authorized to be retained by existing owners, may only be loaded with seven (7) rounds and eventually must be permanently altered to only accept seven (7) rounds or be disposed of, and few or no low capacity (seven (7) rounds or less) magazines currently exist for many of the firearms commonly possessed by law-abiding residents of New York State, and the legislation severely impacts the possession and use of firearms now employed by the residents of Yates County for the defense of life, liberty and property, and

WHEREAS, the legislation severely impacts the possession and use of firearms now employed for safe forms of recreation including, but not limited to hunting and target shooting, and while there are some areas of the legislation that the Yates County Legislature finds encouraging, such as the strengthening of Kendra's Law and Marks's Law, as well as privacy protections for lawful permit holders, we find the legislation fails to offer little meaningful solutions to gun violence and places undue burdens where they don't belong, squarely on the backs of law abiding citizens, and

WHEREAS, there are many parts of this legislation that place an unfunded mandate on the local Sheriff's Offices, County Clerk's Office and County Judges, while tax payers are crying out for relief, and there will be significant financial impact due to the approximately 4,000 Yates County pistol permits that will have to be renewed requiring additional manpower and computer systems, and requiring law-abiding gun owners to verify ownership of certain types of firearms every five years, in addition to registering them on permits, which now also must be renewed every five years, does not increase the safety of the public and is unnecessarily burdensome to the residents of New York State, and this legislation effectively treats countless New York State law abiding gun owners as criminals, and

WHEREAS, the enactment of the NY SAFE Act has engendered significant controversy over both the process by which it was enacted and certain provisions contained within, and the manner in which this legislation was brought forward for vote in the State Legislature is deeply disturbing to this Yates County Legislature, and this legislative body unanimously voted to oppose the New York Secure Ammunition and Firearms Enforcement Act of 2013 for all reasons stated above in RESOLUTION NO. 108-13 of the Yates County Legislative proceedings of March 11, 2013, now

THEREFORE, BE IT RESOLVED, that the Yates County Legislature does hereby support Senators Michael Nozzolio's and Katherine Marchione's bills S511-2015 and S1193-2015 to repeal all or part of the New York Secure Ammunition and Firearms Enforcement Act of

2013, and that this Legislature supports the introduction of an Assembly bill which calls for the repeal of the New York Secure Ammunition and Firearms Act of 2013, and

BE IT FURTHER RESOLVED, that this legislature supports efforts by the New York State Legislature to remove funds for enforcement of the New York Secure Ammunition and Firearms Act of 2013 from the New York State Budget, and

BE IT FURTHER RESOLVED that certified copies of this Resolution be forwarded to the Governor of the State of New York, Senator Thomas O'Mara, Assemblyman Philip Palmesano and the New York State Association of Counties.

VOTE: Unanimous

RESOLUTION NO. 112-15

Mr. Morris offered the following resolution and moved its adoption, seconded by Mr. Clark.

**AUTHORIZE CHAIRMAN OF LEGISLATURE TO SIGN CONTRACT T002583,
APPENDIX X EXTENDING THE EXPIRATION DATE OF THE CONTRACT
POLL WORKER TRAINING/VOTER EDUCATION GRANT TO 3-31-2016**

WHEREAS, the New York State Board of Elections has allocated funds provided to New York State for Poll Worker Training and Voter Education as part of Congressional appropriations

WHEREAS, the Yates County Board of Elections desires to use the \$4,778.91 appropriation BALANCE for the purposes set forth

NOW, THEREFORE BE IT RESOLVED, that after the review by the County Attorney, the Chairman of this Legislature be authorized to sign the contract extension, and be it further

RESOLVED, that a copy of this resolution be given to the Election Commissioners, and the Treasurer.

VOTE: Unanimous

RESOLUTION NO. 113-15

Mr. Morris offered the following resolution and moved its adoption, seconded by Mr. Clark.

RESOLUTION OPPOSING PART W OF GOVERNOR'S PROPOSED 2015 BUDGET

WHEREAS, Governor Cuomo has submitted a budget for New York State for 2015 for the Legislature's consideration; and

WHEREAS, Part W of this budget severely restricts the ability of Industrial Development Agencies to respond to the needs of businesses by removing home rule decisions and placing certain incentive decisions with the Regional Economic Development Council and Empire State Development; and

WHEREAS, Part W of this budget also grants the Authorities Budget Office greater power over local Industrial Development Agencies, inhibits County's ability to build industry clusters, and significantly slows Industrial Development Agencies ability to respond to "at the speed of business"; therefore be it

RESOLVED, That the Yates County Legislature urges the rejection of Part W of the proposed 2015 New York State Budget; and be it further

RESOLVED, That certified copies of this resolution be sent to Assembly Minority Leader Brian Kolb, Senator Thomas O'Mara, Assembly Philip Palmesano, Governor Andrew Cuomo, New York State Association of Counties, and Inter-County of Western New York.
VOTE: Unanimous

RESOLUTION NO. 114-15

Mr. Morris offered the following resolution and moved its adoption, seconded by Mr. Multer.

AUTHORIZE CHAIRMAN TO SIGN AGREEMENT WITH BENETECH

WHEREAS, Yates County ("the County") sought proposals for the administration of the Yates County Self-Insured Workers' Compensation Plan ("the Plan"), and

WHEREAS, the contract with the Plan's current Third Party Administrator expires on March 31, 2015, and the County does not wish to renew said contract, and

WHEREAS, the County desires to contract with Benetech for the administration and management of the Plan, inclusive of all statutory functions performed as a Third Party Administrator for said Plan.

NOW, THEREFORE BE IT RESOLVED, that contingent upon the approval of the County Attorney, the Chairman of the Yates County Legislature is hereby authorized to sign an agreement with Benetech at a pro-rated annual fee equivalent to \$1,495.00 per month from the date of execution of said agreement through December 31, 2015, and be it further

RESOLVED, that a copy of this resolution be provided to Benetech, the County Administrator, Personnel Officer and Treasurer.

VOTE: Unanimous

RESOLUTION NO. 115-15

Mr. Paddock offered the following resolution and moved its adoption, seconded by Mr. Multer.

CREATE FULL-TIME TEMPORARY SENIOR ACCOUNT CLERK TYPIST POSITION

WHEREAS, a resignation is anticipated in the Real Property Tax Department, and

WHEREAS, there is a need for overlap in positions in order to provide training,

NOW, THEREFORE, BE IT RESOLVED, that effective April 1, 2015 a full-time temporary Senior Account Clerk Typist position is hereby created in the Real Property Tax Department, and be it further

RESOLVED, that all benefits afforded to full-time positions are afforded to this position, and be it further

RESOLVED, that copies of this resolution be given to the Treasurer, the Planning and Real Property Directors and the Personnel Officer.

VOTE: Unanimous

Meeting adjourned at 1:35p.m.