

COMMON COUNCIL MEETING

MAY 1, 1990

Meeting to be called to order at 8:00 P.M. by the Honorable Mayor Gene F. Eriquez

PLEDGE OF ALLEGIANCE

PRAYER

ROLL CALL

Fazio, Kilcullen, Falzone, Gallo, Coladarci, Mack, Farah, Dean Esposito, Zotos, Gogliettino, DaSilva, John Esposito, Smith, Cassano, Charles, Boughton, Boynton, Butera, Regan, Scozzafava, Valeri

20

Present

1

Absent

CONSENT CALENDAR

The Consent Calendar was presented by

MINUTES - Minutes of the Common Council Meeting held April 3, 1990  
The Minutes were

- ✓1 ORDINANCE - An Ordinance Making Appropriations for the Fiscal Year Beginning July 1, 1990 and Ending June 30, 1991.
- ✓2 REPORT - General Government I Budget Committee
- ✓3 REPORT - General Government II Budget Committee
- ✓4 REPORT - Education Budget Committee
- ✓5 REPORT - Public Works Budget Committee
- ✓6 REPORT - Public Safety, Health & Housing and Social Services Budget Committee
- ✓7 RESOLUTION - A Resolution Levying the Property Tax for the Fiscal Year Beginning July 1, 1990 and Ending June 30, 1991.
- ✓8 RESOLUTION - Local Capital Improvement Program
- ✓9 RESOLUTION - WIC Supplemental Nutrition Grant
- ✓10 RESOLUTION - Well Drillers Permit Fees
- ✓11 RESOLUTION - Hotel and Rooming Houses Licensing Fees
- ✓12 RESOLUTION - Fees regarding Food Service Establishments
- ✓13 ORDINANCES - Health Department Changes
- ✓14 COMMUNICATION - Donation of Globe from Grolier

- ✓15 COMMUNICATION & CERTIFICATION - Building Department Contract

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- ✓16 COMMUNICATION - Appointment of Police Officers

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- ✓17 COMMUNICATION - Appointment as Alternate to the Zoning Commission

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- ✓18 COMMUNICATION - Appointment to the Conservation Commission

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- ✓19 COMMUNICATION - Appointment to the Cultural Commission

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- ✓20 COMMUNICATION - Appointment to the Environmental Impact Commission

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- ✓21 COMMUNICATION - Appointment to the Fair Rent Commission

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- ✓22 COMMUNICATION - Appointment to the Planning Commission

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- ✓23 COMMUNICATION - Appointment as Alternate Member of HRRA

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- ✓24 COMMUNICATION - Reappointment to the Tarrywile Park Authority

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- ✓25 COMMUNICATION - Intermunicipal Negotiation Committee

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- ✓26 COMMUNICATION - Overtime Account Projected Shortage - Fire Department

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- ✓27 COMMUNICATION - Transfer of Funds - Department of Elderly Services

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- ✓28 COMMUNICATION - Request for Funds for Post Prom Party

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- ✓29 COMMUNICATION & CERTIFICATION - Request for Funds for the Charter Revision Commission

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- ✓30 COMMUNICATION - Suspense List

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- ✓31 COMMUNICATION - Lease of Carriage House - Tarrywile Park

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- ✓32 COMMUNICATION - Request to Change Name of Shepard Road

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- ✓33 COMMUNICATION - Petition for installation of street light at intersection of Moody Drive and Hawley Road

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- ✓34 COMMUNICATION - Land Acquisition Sewer Line Repairs

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- ✓35 COMMUNICATION - Ledgemere Drive - Sanitary Sewer Project

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- ✓36 COMMUNICATION - Request for Extension of Time for Sewer and Water Extensions - 53 & 55 Sand Pit Road

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- ✓37 COMMUNICATION - Request to deed Parcel C Open Space to the City

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- ✓38 DEPARTMENT REPORTS - Police Chief, Fire Marshall, Fire Chief, Welfare, Building, Airport, Public Works, Parks and Recreation

- ✓39 REPORT & ORDINANCE - Group Homes

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- ✓40 REPORT & ORDINANCE - Service Change for Returned Checks

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- ✓41 REPORT & ORDINANCE - Sewer and Water Rates 1990-91 Fiscal Year

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- ✓42 REPORT & RESOLUTION - HRRRA Bond Resolution

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- ✓43 REPORT - City Loitering Ordinances

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- ✓44 REPORT - Request to Change Name of Rogers Park to Memorial Drive

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- ✓45 REPORT - Sanitary Sewer Installation -Abbott Street

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- ✓46 REPORT - Curfew on Miry Brook Road

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- ✓47 REPORT - Recycling Program

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- ✓48 REPORT - Gypsy Moth Control

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- ✓49 REPORT - Prohibited Materials

PUBLIC SPEAKING SESSION

There being no further business to come before the Common Council a motion was made by \_\_\_\_\_ at \_\_\_\_\_ P.M. for the meeting to be adjourned.

- ✓50 Communication - BUSINESS AIRCRAFT CENTER
- ✓51 Request for Sewer Extension - 75 Padanaram Rd.
- ✓52 Request for Sewer Extension - 89 Mill Plain Rd.
- ✓53 Communication - Proposed Permit and User Fees for the Landfill
- ✓54 Communication - Relocation of Soccer Fields at Airport

COMMON COUNCIL - ROLL CALL

NAME	YES	NO
MICHAEL S. FAZIO		✓
RICHARD KILCULLEN		✓

CONSENT CALENDAR

May 1, 1990

- 8 - Approval of Application for \$60,000 from the Local Capital Improvement Program for rebuilding and repaving of highways
- 9 - Approval of Application for a grant of \$149,850 from the State of Connecticut for the WIC program
- 17 - Approval of Appointment of Donald J. Miloscia to the Zoning Commission
- 18 - Approval of Appointment of Frances L. Hirscher to the Conservation Commission
- 19 - Approval of Appointment of Christine Rotello to the Cultural Commission
- 20 - Approval of Appointment of Sue Rapp to the EIC
- 21 - Approval of Appointment of Lydia Yaglenski to the Fair Rent Commission
- 22 - Approval of Appointment of Steven Zaleta to the Planning Commission
- 23 - Approval of Appointment of Basil Friscia as Alternate to HRRA
- 24 - Approval of Reappointment of Paulette Pepin to the Tarrywile Authority
- 25 - Approval of Appointment of Council Members Regan and Charles, Attorneys Eric Gottschalk, City Engineer Jack Schweitzer and Public Utilities Rep. Paul Galvin to the Intermunicipal Negotiation Committee
- 27 - Approval of transfer of \$1,625 to the Department of Elderly Services
- 29 - Approval of appropriation of \$7,000 for the Charter Revision Commission
- 36 - Approval of Extension of sewer and water extensions on Sand Pit to Morgan Avenue to Beaver Brook area
- 40 - Approval of ordinance for a service charge for checks returned for insufficient funds
- 43 - Approval of report on loitering
- 44 - Approval of report changing name of Rogers Park to Memorial Drive
- 45 - Approval of installation of a sanitary sewer on Abbott Street
- 46 - Approval of report concerning a curfew on Miry Brook Road
- 47 - Approval of report concerning recycling ordinance
- 48 - Approval of \$15,000 for Gypsy Moth Control

to  
Remove the  
question -

COMMON COUNCIL - ROLL CALL

<u>NAME</u>	<u>YES</u>	<u>NO</u>
MICHAEL S. FAZIO		✓
RICHARD KILCULLEN	✓	
MICHAEL FALZONE	✓	
BERNARD GALLO	✓	
EILEEN COLADARCI	✓	
JOAN M. MACK	✓	
MOUNIR A. FARAH		✓
DEAN M. ESPOSITO	✓	
NICHOLAS ZOTOS	✓	
D. GOGLIETTINO		
JOSEPH DASILVA	✓	
JOHN ESPOSITO		✓
STANFORD SMITH		✓
ANTHONY J. CASSANO		✓
LOUIS T. CHARLES	✓	
DONALD BOUGHTON		✓
ERNEST BOYNTON	✓	
JANET D. BUTERA	✓	
ARTHUR D. REGAN		✓
JOHN SCOZZAFAVA	✓	
THOMAS VALERI		✓

12  
yes

8  
no

#  
42  
H RRA

COMMON COUNCIL - ROLL CALL

<u>NAME</u>	<u>YES</u>	<u>NO</u>
MICHAEL S. FAZIO		✓
RICHARD KILCULLEN	✓	
MICHAEL FALZONE	✓	
BERNARD GALLO	✓	
EILEEN COLADARCI	✓	
JOAN M. MACK	✓	
MOUNIR A. FARAH		✓
DEAN M. ESPOSITO	✓	
NICHOLAS ZOTOS	✓	
D. GOGLIETTINO		
JOSEPH DASILVA	✓	
JOHN ESPOSITO	✓	
STANFORD SMITH	✓	
ANTHONY J. CASSANO	✓	
LOUIS T. CHARLES	✓	
DONALD BOUGHTON		✓
ERNEST BOYNTON	✓	
JANET D. BUTERA	✓	
ARTHUR D. REGAN		✓
JOHN SCOZZAFAVA	✓	
THOMAS VALERI		✓

15 yes

5 no

Mayer  
Budget  
200

COMMON COUNCIL - ROLL CALL

<u>NAME</u>	<u>YES</u>	<u>NO</u>
MICHAEL S. FAZIO		✓
RICHARD KILCULLEN	✓	
MICHAEL FALZONE	✓	
BERNARD GALLO		✓
EILEEN COLADARCI		✓
JOAN M. MACK		✓
MOUNIR A. FARAH	✓	
DEAN M. ESPOSITO	✓	
NICHOLAS ZOTOS	✓	
D. GOGLIETTINO		
JOSEPH DASILVA	✓	
JOHN ESPOSITO	✓	
STANFORD SMITH	✓	
ANTHONY J. CASSANO	✓	
LOUIS T. CHARLES	✓	
DONALD BOUGHTON	✓	
ERNEST BOYNTON	✓	
JANET D. BUTERA	✓	
ARTHUR D. REGAN		✓
JOHN SCOZZAFAVA		✓
THOMAS VALERI	✓ 14/yes	6 no-

100% of  
of Ant  
the money add to  
contingency

COMMON COUNCIL - ROLL CALL

<u>NAME</u>	<u>YES</u>	<u>NO</u>
MICHAEL S. FAZIO	✓	
RICHARD KILCULLEN	✓	
MICHAEL FALZONE		✓
BERNARD GALLO		✓
EILEEN COLADARCI		✓
JOAN M. MACK		✓
MOUNIR A. FARAH		✓
DEAN M. ESPOSITO		✓
NICHOLAS ZOTOS		✓
D. GOGLIETTINO		
JOSEPH DASILVA		✓
JOHN ESPOSITO		✓
STANFORD SMITH		✓
ANTHONY J. CASSANO		✓
LOUIS T. CHARLES		✓
DONALD BOUGHTON		✓
ERNEST BOYNTON		✓
JANET D. BUTERA		✓
ARTHUR D. REGAN		✓
JOHN SCOZZAFAVA		✓
THOMAS VALERI		✓

2 yes

18 no -

to add  
250,000 to  
Ed Budget  
Failed

COMMON COUNCIL - ROLL CALL

<u>NAME</u>	<u>YES</u>	<u>NO</u>
MICHAEL S. FAZIO	✓	
RICHARD KILCULLEN		✓
MICHAEL FALZONE		✓
BERNARD GALLO		✓
EILEEN COLADARCI	✓	
JOAN M. MACK	✓	
MOUNIR A. FARAH		✓
DEAN M. ESPOSITO		✓
NICHOLAS ZOTOS		✓
D. GOGLIETTINO		
JOSEPH DASILVA	✓	
JOHN ESPOSITO		✓
STANFORD SMITH	✓	
ANTHONY J. CASSANO		✓
LOUIS T. CHARLES		✓
DONALD BOUGHTON		✓
ERNEST BOYNTON		✓
JANET D. BUTERA		✓
ARTHUR D. REGAN	✓	
JOHN SCOZZAFAVA	✓	
THOMAS VALERI	✓	

8 yes

12 no

*To be moved /  
re question /  
Failed*

COMMON COUNCIL - ROLL CALL

<u>NAME</u>	<u>YES</u>	<u>NO</u>
MICHAEL S. FAZIO		✓
RICHARD KILCULLEN	✓	
MICHAEL FALZONE	✓	
BERNARD GALLO	✓	
EILEEN COLADARCI		✓
JOAN M. MACK		✓
MOUNIR A. FARAH	✓	
DEAN M. ESPOSITO	✓	
NICHOLAS ZOTOS	✓	
D. GOGLIETTINO		
JOSEPH DASILVA		✓
JOHN ESPOSITO	✓	
STANFORD SMITH	✓	
ANTHONY J. CASSANO	✓	
LOUIS T. CHARLES		✓
DONALD BOUGHTON	✓	
ERNEST BOYNTON	✓	
JANET D. BUTERA	✓	
ARTHUR D. REGAN		✓
JOHN SCOZZAFAVA		✓
THOMAS VALERI		✓

*12  
yes*

*8 nos*

#50  
to add

COMMON COUNCIL - ROLL CALL

<u>NAME</u>	<u>YES</u>	<u>NO</u>
MICHAEL S. FAZIO	✓	
RICHARD KILCULLEN	✓	
MICHAEL FALZONE	✓	
BERNARD GALLO	✓	
EILEEN COLADARCI	✓	
JOAN M. MACK	✓	
MOUNIR A. FARAH	✓	
DEAN M. ESPOSITO	✓	
NICHOLAS ZOTOS	✓	
D. GOGLIETTINO		
JOSEPH DASILVA	✓	
JOHN ESPOSITO	✓	
STANFORD SMITH	✓	
ANTHONY J. CASSANO		✓
LOUIS T. CHARLES	✓	
DONALD BOUGHTON		✓
ERNEST BOYNTON		✓
JANET D. BUTERA		✓
ARTHUR D. REGAN	✓	
JOHN SCOZZAFAVA	✓	
THOMAS VALERI	✓	4no

16 yes



# ORDINANCE

## CITY OF DANBURY, STATE OF CONNECTICUT

### COMMON COUNCIL

May 1, 1990

Be it ordained by the Common Council of the City of Danbury:

AN ORDINANCE MAKING APPROPRIATIONS FOR THE FISCAL YEAR BEGINNING JULY 1, 1990 AND ENDING JUNE 30, 1991.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF DANBURY:

SECTION 1. That the amounts hereinafter set forth aggregating \$ 107,164,963 , or so much as may be necessary, are hereby appropriated for the General Fund, from current revenue, for the use of the several Departments of the Municipal Government and for the purpose hereinafter mentioned for the fiscal year beginning July 1, 1990 and ending June 30, 1991.

<u>I. GENERAL GOVERNMENT</u>	<u>MAYOR'S BUDGET</u>	<u>FINAL BUDGET</u>
Common Council	\$ 9,900	\$ 9,900
Mayor's Office	218,240	218,240
City Clerk's Office	64,297	64,297
Ordinances	7,500	7,500
Probate Court	11,095	11,095
Jury Committee	1,600	1,600
Registrars & Elections	122,865	122,865
City Treasurer	19,166	19,166
Comptroller's Office	429,340	429,340
Data Processing	462,953	462,953
Independent Audit	55,000	55,000
Bureau of Assessments	254,906	254,906
Board of Tax Review	4,330	4,330
Tax Collector	346,579	346,579
Purchasing	202,596	202,596
Corporation Counsel	319,702	319,702
Town Clerk	263,324	263,324
Annual Report	5,500	5,500
Economic Development Commission	4,000	4,000
Environmental Impact Commission	8,700	8,700
Planning Commission	7,925	7,925
Planning Department	337,029	337,029
Zoning Commission	12,750	12,750
Zoning Board of Appeals	9,400	9,400
Civil Service Commission	97,529	97,529
Conservation Commission	3,990	3,990
Personnel Department	172,397	172,397



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# ORDINANCE

## CITY OF DANBURY, STATE OF CONNECTICUT

### COMMON COUNCIL

Be it ordained by the Common Council of the City of Danbury:

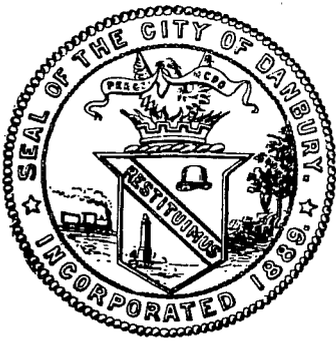
<u>GENERAL GOVERNMENT</u>	<u>MAYOR'S BUDGET</u>	<u>FINAL BUDGET</u>
Mayor's Discretionary Fund	\$ 9,000	\$ 9,000
Fair Rent Commission	6,300	6,300
City Memberships	44,715	44,715
Lake Authority	27,600	27,600
Retirement Administration	40,000	40,000
Labor Negotiations	30,000	30,000
Public Buildings	526,204	526,204
City Hall Building	279,198	279,198
Library Building	108,724	108,724
Police Station Building	139,310	139,310
Old Library Building	20,190	20,190
Water Use City Departments	80,000	80,000
<u>TOTAL GENERAL GOVERNMENT</u>	<u>\$ 4,763,854</u>	<u>\$ 4,763,854</u>

#### II. PUBLIC SAFETY

Police Department	\$ 7,486,241	\$ 7,486,241
Dog Warden	100,000	100,000
Fire Department	6,145,150	6,145,150
Building Inspector	319,335	319,335
Weights and Measures	19,125	19,125
Dept. Civil Preparedness	63,292	63,292
<u>TOTAL PUBLIC SAFETY</u>	<u>\$14,133,143</u>	<u>\$ 14,133,143</u>

#### III. PUBLIC WORKS

Director of Public Works	\$ 88,698	88,698
Highways	2,092,366	2,092,366
State Aid Highway Projects	424,367	424,367
Snow and Ice Removal	382,000	382,000
Street Lighting	365,000	365,000
Bridges and Rivers	7,500	7,500
Public Building Maint. Rep.	209,625	209,625
Equipment Maintenance	621,997	621,997
Storm Water Drains	-0-	-0-
Engineering Department	481,049	481,049
<u>TOTAL PUBLIC WORKS</u>	<u>\$ 4,672,602</u>	<u>\$ 4,672,602</u>



# ORDINANCE

## CITY OF DANBURY, STATE OF CONNECTICUT

### COMMON COUNCIL

Be it ordained by the Common Council of the City of Danbury:

<u>IV. HEALTH &amp; HOUSING DEPARTMENT</u>	<u>MAYOR'S BUDGET</u>	<u>FINAL BUDGET</u>
Health & Housing	\$ 609,683	\$ 609,683
<u>TOTAL HEALTH &amp; HOUSING</u>	<u>\$ 609,683</u>	<u>\$ 609,683</u>
<u>V. PUBLIC WELFARE, SOCIAL AGENCIES</u>		
Welfare Department	\$ 1,345,685	\$ 1,345,685
Veteran's Advisory Center	34,748	34,748
Danbury Youth Commission	17,900	17,900
Commission on Aging	182,729	182,729
Elderly Transportation	10,000	10,000
<u>TOTAL WELFARE, SOCIAL AGENCIES</u>	<u>\$ 1,591,062</u>	<u>\$ 1,591,062</u>
<u>VI. SCHOOL DEPARTMENT</u>		
Schools, Regular	\$ 54,556,260	\$54,556,260
Schools, Health & Welfare	\$ 58,979	\$ 58,979
<u>TOTAL SCHOOL BUDGET</u>	<u>\$ 54,615,239</u>	<u>\$54,615,239</u>
<u>VII. LIBRARIES</u>		
Danbury Public Library	\$ 1,285,888	\$ 1,285,888
Long Ridge Library	\$ 6,500	\$ 6,500
<u>TOTAL LIBRARIES</u>	<u>\$ 1,292,388</u>	<u>\$ 1,292,388</u>
<u>VIII. PARKS &amp; RECREATION</u>		
Parks & Recreation	\$ 1,151,894	\$ 1,151,894
Tarrywile Park Authority	135,000	135,000
Tree Warden/City Forester	206,425	206,425
Cultural Commission	43,400	43,400
Lake Kenosia Commission	3,250	3,250
<u>TOTAL PARKS &amp; RECREATION</u>	<u>\$ 1,539,969</u>	<u>\$ 1,539,969</u>
<u>IX. RECURRENT COSTS</u>		
F.I.C.A.	\$ 800,043	\$ 800,043
Pension Expense	6,369,819	6,369,819
Employee Service Benefit	134,451	134,451
Worker's Compensation	257,523	257,523
State Unemployment Comp.	2,500	2,500
Employee Health & Life In.	3,361,338	3,361,338
Union Welfare	470,123	470,123
Insurance & Official Bond Premium	2,226,471	2,226,471
<u>TOTAL RECURRING COSTS</u>	<u>\$ 13,622,268</u>	<u>\$13,622,268</u>



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# ORDINANCE

## CITY OF DANBURY, STATE OF CONNECTICUT COMMON COUNCIL

Be it ordained by the Common Council of the City of Danbury:

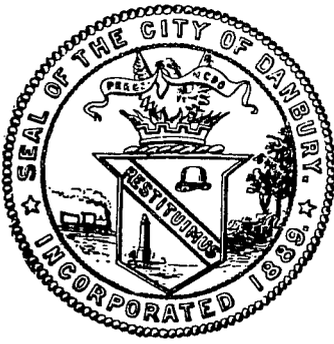
<u>X. DEBT SERVICE</u>	<u>MAYOR'S BUDGET</u>	<u>FINAL BUDGET</u>
Interest on Debt	\$ 1,447,113	\$ 1,447,113
Interest on Debt - School	784,770	784,770
Redemption of Debt	1,390,000	1,390,000
Redemption of Debt - School	<u>1,087,089</u>	<u>1,087,089</u>
<u>TOTAL DEBT SERVICE</u>	<u>\$ 4,708,972</u>	<u>\$ 4,708,972</u>
<u>XI. CAPITAL PROGRAM</u>	<u>\$ 587,946</u>	<u>\$ 587,946</u>
<u>XII. TRANSPORTATION</u>		
Danbury Airport	\$ 250,344	\$ 250,344
H.A.R.T.	<u>349,580</u>	<u>349,580</u>
<u>TOTAL TRANSPORTATION</u>	<u>\$ 599,924</u>	<u>\$ 599,924</u>
<u>XIII. CONTINGENCY</u>	<u>\$ 600,000</u>	<u>\$ 600,000</u>
<u>XIV. STATE &amp; FEDERAL SCHOOL PROJECTS</u>	<u>\$ 2,565,373</u>	<u>\$ 2,565,373</u>
<u>XV. GRANTS- HUMAN SERVICES</u>	<u>\$ 1,262,540</u>	<u>\$ 1,262,540</u>
<u>TOTAL BUDGET</u>	<u>\$ 107,164,963</u>	<u>\$ 107,164,963</u>

SECTION 2. That the amount of \$147,212 is appropriated in the same manner as in Section 1 hereof for the DOG LICENSE FUND.

SECTION 3. That the amount of \$6,033,000 is appropriated to the WATER ACCOUNT in the same manner as set forth in Section 1 hereof.

SECTION 4. That the amount of \$2,950,000 is appropriated to the SEWER OPERATING BUDGET in the same manner as set forth in Section 1 hereof.

SECTION 5. That a provision for uncollectible taxes reserve is established in the amount of -0-.



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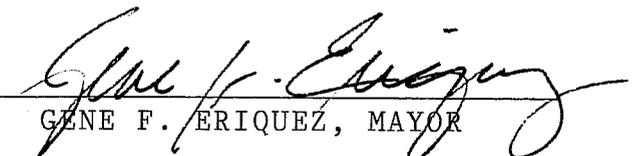
**ORDINANCE**  
**CITY OF DANBURY, STATE OF CONNECTICUT**  
**COMMON COUNCIL**

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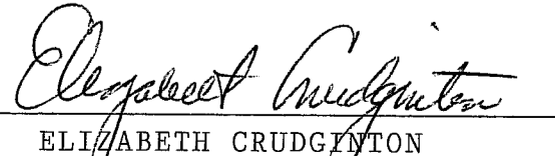
Be it ordained by the Common Council of the City of Danbury:

SECTION 6. That the amount of \$ 2,445,053. is appropriated to the DANBURY SANITARY LANDFILL ENTERPRISE FUND in the same manner as set forth in Section 1 hereof.

Adopted by the Common Council May 1, 1990, 1990.  
Approved by Mayor Gene F. Enriquez May 2, 1990, 1990.

  
\_\_\_\_\_  
GENE F. ENRIQUEZ, MAYOR

ATTEST:

  
\_\_\_\_\_  
ELIZABETH CRUDGINTON  
City Clerk



2

# CITY OF DANBURY

155 DEER HILL AVENUE  
DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: General Government I Budget Committee

The General Government I Budget Committee met on April 10, 1990 at 7:00 P.M. in Room 432 in City Hall. In attendance were committee members Cassano, Charles, Coladarci, Falzone and Regan. Also present were Council Members DaSilva and Boynton, ex-officio and Mayor Gene Eriquez (part-time)

The Chairman review the budget procedures and discussion then centered on the various budget accounts to be reviewed by the committee. The committee conducted a detailed review of each of the following budget accounts:

01-100	Common Council
01-110	Mayor's Office
01-111	City Clerk's Office
01-112	Ordinances
01-122	Probate Court
01-123	Jury Committee
01-131	Registrars & Elections
01-142	Data Processing
01-150	Corporation Counsel
01-161	Town Clerk
01-162	Annual Report
01-177	Economic Development Commission
01-178	Environmental Impact Commission
01-179	Planning Commission
01-180	Planning
01-181	Zoning Commission
01-182	Zoning Board of Appeals
01-183	Civil Service Commission
01-184	Danbury Conservation Commission
01-185	Personnel Department
01-188	Mayor's Discretionary Fund
01-190	Fair Rent Commission
01-191	City Memberships
01-192	Lake Authority
07-101	Danbury Public Library
07-102	Long Ridge Library
13-001	Airport
13-002	HART
15-100	State & Federal School Projects

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Several line items were reviewed in greater detail and discussed with participation from Council President DaSilva and Mayor Enriquez. Committee agreement was reached that the Mayor's Proposed Budget was reasonable and acceptable to the committee.

Mrs. Coladarci made a motion that the committee recommend to the Common Council that the Mayor's Proposed Budget, for the accounts reviewed by the General Government I Budget Committee, be adopted. Seconded by Mr. Falzone and there was unanimous approval.

The meeting was adjourned at 9:00 P.M.

Respectfully submitted,

\_\_\_\_\_  
ANTHONY J. CASSANO, Chairman

\_\_\_\_\_  
LOUIS CHARLES

\_\_\_\_\_  
EILEEN COLADARCI

\_\_\_\_\_  
MICHAEL FALZONE

\_\_\_\_\_  
DONALD BOUGHTON

\_\_\_\_\_  
ARTHUR REGAN



# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

## REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: General Government II Budget Committee

The General Government II Budget Committee met on April 18, 1990 at 7:30 P.M. in the Fourth Floor Lobby in City Hall. In attendance were committee members Boynton, Mack, Valeri, Gogliettino and Scozzafava. Also in attendance was Dominic Setaro, Comptroller and Acting Director of Finance.

The committee reviewed and discussed all departments and budget line items within the General Government II Budget area of supervision. The following are the recommendations regarding the Mayor's proposed budget:

<u>ACCOUNT</u>	<u>BUDGET ITEM</u>	<u>MAYOR'S</u>	<u>COMMITTEE'S</u>
01-140 No Change	City Treasurer	\$ 19,166	\$ 19,166
01-141 No Change	Comptroller	\$429,340	\$429,340
01-143 No Change	Independent Audit	\$ 55,000	\$ 55,000
01-145 No Change	Bureau of Assessments	\$254,906	\$254,906
01-146 No Change	Board of Tax Review	\$ 4,330	\$ 4,330
01-147 No Change	Tax Collector	\$346,579	\$346,579
01-148 No Change	Purchasing	\$202,596	\$202,596
01-200 No Change	Retirement Administration	\$ 40,000	\$ 40,000
01-201 No Change	Labor Negotiations	\$ 30,000	\$ 30,000

09-120 No Change	FICA	\$800,043	\$800,043
09-121 No Change	Pension Expenses	\$6,369,819	\$6,369,819
09-122 No Change	Employee Service Benefit	\$134,451	\$134,451
09-130 No Change	Workers Compensation	\$257,523	\$257,523
09-131 No Change	State Unemployment Comp.	\$ 2,500	\$ 2,500
09-150 No Change	Employee Health & Life Insurance	\$3,361,338	\$3,361,338
09-160 No Change	Insurance and Official Bond Premium	\$2,226,471	\$2,226,471
10-100 No Change	Interest on Debt	\$1,447,113	\$1,447,113
10-101 No Change	Interest on Debt-School	\$784,770	\$784,770
10-110 No Change	Redemption of Debt	\$1,390,000	\$1,390,000
10-111 No Change	Redemption of Debt-School	\$1,087,089	\$1,087,089
11-000 No Change	Capital Program	\$587,946	\$587,946
14-000	Contingency	\$600,000	\$595,000*

recommendation:

\*to reduce line item by \$ 5,000.00  
to accomodate changes within the budget, i.e. grants:  
20,000 Grants-Human and Social Welfare \$1,262,540 \$1,267,540

recommendation: To add line item # \_\_\_\_\_  
"Danbury Dialysis Fund, Inc. " in the amount of \$5,000

TOTALS	Mayor's Budet	\$
	Committee's Budget	\$

Respectfully submitted,

*Ernest M. Boynton*  
ERNEST BOYNTON Chairman

*Joan M. Mack*  
JOAN MACK

*Thomas Valeri*  
THOMAS VALERI

DEBORAH GOGLIETTINO

*Joseph Scozza Fava*  
JOSEPH SCOZZA FAVA



# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

## REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: General Government II Budget Committee

The General Government II Budget Committee met on April 18, 1990 at 7:30 P.M. in the Fourth Floor Lobby in City Hall. In attendance were committee members Boynton, Mack, Valeri, Gogliettino and Scozzafava. Also in attendance was Dominic Setaro, Comptroller and Acting Director of Finance.

The committee reviewed and discussed all departments and budget line items within the General Government II Budget area of supervision. The following are the recommendations regarding the Mayor's proposed budget:

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14-000	Contingency	\$600,000	\$595,000*

recommendation:  
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 20,000 Grants-Human and Social Welfare \$1,262,540 \$1,267,540

recommendation: To add line item # \_\_\_\_\_  
 "Danbury Dialysis Fund, Inc. " in the amount of \$5,000

TOTALS	Mayor's Budet	\$
	Committee's Budget	\$

Respectfully submitted,

ERNEST BOYNTON, Chairman

JOAN MACK

THOMAS VALERI

DEBORAH GOGLIETTINO

JOSEPH SCOZZAFAVA



4

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: Education Budget Committee

The Board of Education Budget Committee convened on Tuesday, April 24, 1990 at 8:00 P.M. in the Fourth Floor Lobby in City Hall. In attendance were committee members Smith, Scozzafava and Farah. Mrs. Mack and Mr. Fazio were absent. Also attending were Superintendent of Schools Anthony Singe, Board of Education Members Gershowitz, Pepe, Marano, Chory and Bundy, Assistant Superintendent Gail Nordmoe, Robert Dylewski, John Heidenreich and DEA Representative Edward Walsh.

The Budget Committee has been meeting on a regular basis since January and has thoroughly analyzed the School Budget requests and requirements for 1990-91 as well as the Mayor's proposed funding level. Initially, the Superintendent's increase request was \$5,725,906 or 11.4%. The Board of Education's request was \$5,522,671 or 11%. The Mayor's increased proposed funding level was \$4,504,646 or 9%. The committee struggled to identify a level of funding to keep the school system operating at a maximum level keeping within the revenue constraints regarding the tax base.

Discussion concerning what restorations was retained from the increase that the Mayor's proposed increase that would be enough for needed programs to exist. The Mayor's proposed funding has provided \$230,000 about the 1990-91 contractual services. The Board's concern was to try and restore much of the needs that were cut last year. The Board of Education requested the Committee to recommend additional funding to support Special Education, namely E.S.L. - three programs that the Board feels are vitally important.

The Common Council Liasion Committee has been meeting with the Board of Education and Superintedent and his staff on a regular basis since Janaury, 1990. The Common Council Committee and the Board of Education has had very good relations in negotiating the Superintendents and the Boards budget. Also, the Mayor's budget for the Danbury School System. The Common Council Committee feels that the City government and the Board of Education has great improvement in their relationship. Communication and dialogue will continue to have a good school system.

(4)

Mr. Scozzafava made the following motion: "The committee recommends to the Common Council that the Department of Education of the City of Danbury be funded by an additional \$250,000 added to the Mayor's proposed budget of \$54,806,260 representing an increase of 9.5% over the current funding of \$50,051,614 for fiscal 1990-91. Seconded by Mr. Farah. The motion carried with Mr. Smith and Mr. Scozzafava voting in the affirmative and Mr. Farah voting in the negative.

Respectfully submitted,

\_\_\_\_\_  
STANFORD SMITH, Chairman

\_\_\_\_\_  
JOAN MACK

\_\_\_\_\_  
MOUNIR FARAH

\_\_\_\_\_  
JOSEPH SCOZZAFAVA

\_\_\_\_\_  
MICHAEL FAZIO



6

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: Public Works Budget Committee

The Common Council Public Works Budget Committee met on April 16, 1990 at 7:00 P.M. and on April 19, 1990 at 7:00 P.M. in City Hall. Present were committee members John Esposito, DaSilva, Valeri, Fazio and Dean Esposito. Also present representing the various City agencies within the Public Works Budget were Public Works Director Daniel Minahan, Equipment Maintenance Supervisor George Massoud, City Engineer Jack Schweitzer, Robert Ogden representing the Sewer and Water Department along with M. Aisles and Paul Galvin, Manager of Solid Waste Michael Cech, Director of Parks and Recreation Robert Ryerson, Richard Murray, City Forester Richard Smith, Lake Kenosia Commissioner Phil Hadley, Director of the Library Betsy McDonough. Supervisor of Public Buildings Richard Palanzo and Superintendent of Public Utilities William Buckley notified the committee that they would be on vacation the week of April 16th.

Mr. Massoud explained the Equipment Maintenance Budget. He stated that he could work within the proposed budget. However, he has no control over severe weather overtime.

Mr. Minahan went over budget items under his responsibility. He has no problem with the Director of Public Works budget. The Highway Department has payment for leased equipment in lease purchase program. Three new highway trucks are being purchased outright. The Street Sweeper Program is separate. The City has five in service. Three are leased. There is over \$400,000 in the Capital Budget for new equipment. State Aid Highways is set by the State of Connecticut. Snow and Ice Removal reflect the ice control materials is now in the Public Works Budget and not in State Aid as in past years. Street lighting is a set cost. Bridges and Rivers Budget includes dredging the Still River mandated by the U. S. Army Corps of Engineers for 1990. The Public Buildings Budget is workable at this time. However, it does not reflect the requested additional electrician, plumber, H.V.C. Technician and Foreman.

City Hall Building Budget line is no problem. A request for a head custodian was removed from the line. Library Building line was cut \$20,000 for maintenance of curbs and sidewalks. This will be done in the future with State grant money. The Police Station Building line is workable as is the Old Library Building Line.

5

City Engineer Jack Schweitzer reviewed the Department Budget and stated that he lost two people and a construction inspector. He will shift responsibilities within the budget as needed. The \$15,000 in office equipment is an all time expense for a traffic counter and electronic distance measure device. The proposed budget is workable.

Mr. Hadley of the Kenosia Commission expressed concern over the removal of the requested \$10,000 City share of a state grant for Kenosia study. Mr. DaSilva explained that the funds can be appropriated by the Common Council when the grant is received and that a letter of intent by the City could be had if necessary.

Ms. McDonough, Director of the Library, spoke of the needs of the main building structure. Additional money will be forth coming for additional lighting and cleaning the facade of the building.

Mr. Smith stated that the City Forestry line item is workable. However, a line item of \$19,000 for a replacement pickup was removed and should be considered in the near future.

Mr. DaSilva spoke of the funds to the Tarrywile Park Authority stating the City's obligation to support the funding at this time.

Mr. Ryerson of Parks and Recreation spoke of the increased responsibility of the Department for services at Roger Park and Hatters Park. The proposed budget is workable. However, funding will have to be provided for any future major projects or increased work loads.

Mr. Ogden spoke regarding water and sewer use. All public buildings will be metered in the future. The Water Department Fund Budget was discussed and there is a 6% increase in the water rate projected. The Department is satisfied with the Mayor's proposal. The Sewer Fund anticipates a 20% raise in cost for day to day operating expenses for the Department and the new plant.

Mr. Cech spoke on the landfill fund and the recycling results at the landfill. As a result of the increased awareness of proper direction of waste management, the life of the landfill has been extended as well as the cost effect has been improved.

Dean Esposito moved to recommend no change in the Public Works portion of the budget as proposed by the Mayor. Seconded by Mr. Valeri. The motion carried unanimously.

Respectfully submitted,

\_\_\_\_\_  
JOHN ESPOSITO, Chairman

\_\_\_\_\_  
JOSEPH DaSILVA

\_\_\_\_\_  
DEAN ESPOSITO

\_\_\_\_\_  
THOMAS VALERI

\_\_\_\_\_  
MICHAEL FAZIO



6

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

May 1, 1990

Honorable Mayor Gene F. Enriquez  
Honorable Members of the Common Council

Re: Public Safety, Health and Housing and Social Services Budget Committee

The Public Safety, Health and Housing and Social Services Budget Committee met on April 24, 1990 at 7:30 P.M. in City Hall. In attendance were committee members Gallo, Zotos, Butera, Farah, Regan, Kilcullen and Smith.

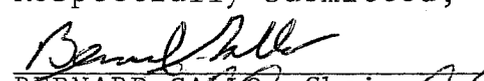
The committee met on April 18, 1990 and April 24, 1990 to discuss the various department budgets as proposed by the Mayor. The committee voted on each department individually and recommends the following:

02-100	Police Department	No Change
02-102	Dog Fund	No Change
02-110	Fire Department	No Change
02-122	Building Inspector	No Change
02-123	Weights and Measures	No Change
02-134	Department of Civil Preparedness	No Change
04-101	Health & Housing Department	No Change
05-100	Welfare Department	No Change
05-160	Veterans Advisory Committee	No Change
05-166	Danbury Youth Commission	No Change
05-167	Commission on Aging	No Change
05-174	Elderly Transportation	No Change

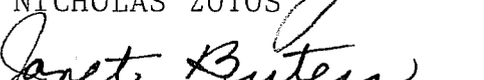
Respectfully submitted,

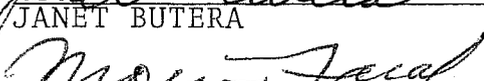
  
\_\_\_\_\_  
RICHARD KILCULLEN

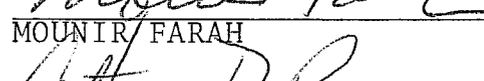
  
\_\_\_\_\_  
STANFORD SMITH

  
\_\_\_\_\_  
BERNARD GALLO, Chairman

  
\_\_\_\_\_  
NICHOLAS ZOTOS

  
\_\_\_\_\_  
JANET BUTERA

  
\_\_\_\_\_  
MOUNIR FARAH

  
\_\_\_\_\_  
ARTHUR REGAN



# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

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05-100	Welfare Department	No Change
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05-166	Danbury Youth Commission	No Change
05-167	Commission on Aging	No Change
05-174	Elderly Transportation	No Change

Respectfully submitted,

RICHARD KILCULLEN

BERNARD GALLO, Chairman

STANFORD SMITH

NICHOLAS ZOTOS

JANET BUTERA

MOUNIR FARAH

ARTHUR REGAN



# RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

May 1 A. D., 19 90

RESOLVED by the Common Council of the City of Danbury:

A RESOLUTION LEVYING THE PROPERTY TAX FOR THE FISCAL YEAR  
BEGINNING JULY 1, 1990 AND ENDING JUNE 30, 1991

SECTION 1. The sum of 77 Million 473  
495 Thousand and 0 Dollars  
(\$ 77,473,495 ) representing the gross appropriation for the  
City of Danbury of \$ 107,164,963 for the fiscal year of  
July 1, 1990 and ending June 30, 1991, minus Indirect Revenue  
of \$ 29,691,468 and minus Estimated Available "Surplus" of  
\$ 0 plus uncollectible taxes reserve in the  
amount of \$ 0 is hereby levied and assessed on  
all taxable property in the City of Danbury as set forth on the  
annual Grand List as of October 1, 1989.

SECTION 2. Accordingly, the General Fund Tax Rate for the  
fiscal year beginning July 1, 1990 and ending June 30, 1991  
shall be as follows:

TAX RATE: 18.21 MILLS

SECTION 3. The taxes levied and assessed as hereinafter  
provided shall be payable in quarterly installments on July 1,  
1990, October 1, 1990, January 1, 1991 and April 1, 1991 except  
for taxes levied and assessed on aircraft, boats, mobile homes,  
motor vehicles and where not in excess of One Hundred Dollars  
(\$100.00), which taxes shall be paid on July 1, 1990, in  
accordance with the General Statutes of the State of  
Connecticut, unless said dates shall have lapsed before the  
effective date of this resolution, in which case the Tax  
Collector shall fix the dates and installments as if said dates  
had not been fixed herein as provided by law.

SECTION 4. The Tax Collector shall cause the said taxes  
above levied and assessed to be inserted on the tax rolls for  
the fiscal year beginning July 1, 1990 and ending June 30,  
1991.



# CITY OF DANBURY

155 DEER HILL AVENUE  
DANBURY, CONNECTICUT 06810

**DEPARTMENT  
OF FINANCE**

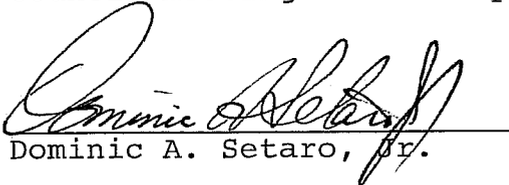
April 19, 1990

TO: Common Council via  
Mayor Gene F. Eriquez

FROM: Dominic A. Setaro, Jr., Acting Director of Finance/  
Comptroller

RE: Local Capital Improvement Program

At the April 3, 1990 Common Council meeting a motion was made and passed to apply for funds from the Local Capital Improvement Program for the rebuilding and repaving of highways in the amount of \$60,000. Attached you will find a copy of a resolution that must be approved before we can apply for funding. Please place this communication along with the attached resolution on the agenda for the next Common Council meeting for its approval.



Dominic A. Setaro, Jr.

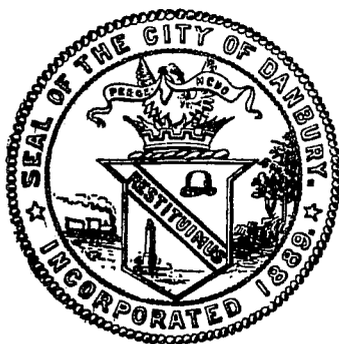
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Attachment

# RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

\_\_\_\_\_ A. D., 19

RESOLVED by the Common Council of the City of Danbury:



WHEREAS, the City of Danbury is eligible to make application for State grant funds through the Office of Policy and Management under the Local Capital Improvement Program (LoCIP) for local programs within the meaning of Section 7-536(4) of the General Statutes of the State of Connecticut; and

WHEREAS, the City of Danbury desires to make application for a State grant in the amount of \$60,000.00 to cover the total costs of rebuilding and repaving various roads; and

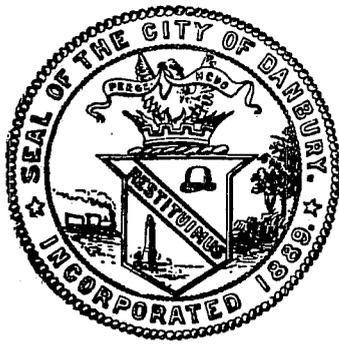
WHEREAS, said project is consistent with the City of Danbury's capital improvement program authorized for a five-year period by the Danbury Planning Commission on February 7, 1989 and February 7, 1990; and

WHEREAS, the City will maintain detailed accounting records of said project and make them available to the Office of Policy and Management of the State of Connecticut upon request; and

WHEREAS, the Common Council hereby approves said project and its financing; and

WHEREAS, the City of Danbury has received no prior local capital improvement grants under Connecticut General Statutes Section 7-536(4) except for Project Nos. 034-88-010, City Hall roof replacement/repair - \$65,311.00; 034-88-020, replacement of tanks and boilers in City buildings - \$220,875.00 both of which have been completed and reimbursed to date; Project Nos. 034-89-040, repair/replace fire rated ceiling, Tarrywile Park - \$25,500.00; 034-89-020, replace public building roofs - \$200,000.00; 034-89-050, rebuild and repave roads - \$83,617.00 (completed); 034-89-010, replace Cross Street Bridge - Engineering - \$35,775.00; 034-89-030, install water service Tarrywile Park - \$135,000.00; other than stated above, none has been completed nor reimbursed to date;

NOW, THEREFORE, BE IT RESOLVED THAT the Mayor of the City of Danbury be and hereby is authorized to make application to the State of Connecticut under its Local Capital Improvement Program (LoCIP) in the amount of \$60,000.00 for the rebuilding and repairing of various roads, to execute any contracts or agreements in connection therewith, to accept payments and to do any and all things necessary to effectuate the purposes hereof.



## RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

\_\_\_\_\_ A. D., 19

RESOLVED by the Common Council of the City of Danbury:

WHEREAS, the State of Connecticut Department of Health Services through the U.S.D.A. has made grant funds available from October 1, 1989 through September 30, 1990 to full-time local health departments to be used for the Women, Infants, Children's Supplemental Nutrition Program; and

WHEREAS, the City of Danbury through the Danbury Health Department has formulated a W.I.C. Program for Danbury area residents; and

WHEREAS, a grant award of up to \$149,850.00 has been processed by the Danbury Health Department; and

WHEREAS, the State of Connecticut Department of Health Services has approved the grant proposal;

NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF DANBURY THAT the actions of the Danbury Health Department in applying for the said grant be and hereby are ratified and that any and all further actions by the Danbury Health Department required to accomplish said program be and hereby are authorized.

BE IT FURTHER RESOLVED THAT to accomplish said program the Mayor of the City of Danbury is authorized to make, execute and approve on behalf of the City of Danbury any and all contracts or amendments thereof with the State of Connecticut Department of Health Services.



**CITY OF DANBURY**  
**DANBURY, CONNECTICUT 06810**

**HEALTH AND HOUSING DEPARTMENT**  
**20 WEST STREET**

(203) 797-4625

April 25, 1990

Common Council Members  
City of Danbury  
155 Deer Hill Avenue  
Danbury, CT 06810

Dear Members of the Common Council:

Our Women, Infants and Children Supplemental Nutrition Grant (WIC) for FFY90 has been increased from \$136,130 to \$149,850 by the Connecticut State Department of Health Services. For this reason, I am requesting that the resolution passed at the Common Council Meeting of October 17, 1989 (attached) be amended to allow Mayor Eriquez to apply for WIC Grant funding for FFY90 in the amount of \$149,850.00.

Our WIC Program provides nutrition education and supplemental foods to pregnant women, nursing mothers and children to age five. The preventive health value of the WIC Program is well established. These additional funds will enable the program to better meet the increasing need for these services.

Thank you for your attention in this matter.

Sincerely,

William Campbell  
Director of Health

WC/kg  
enc.

c: Gene F. Eriquez, Mayor  
Thomas Draper, M.D., MPH  
Lisi Green  
Ann Krane



**CITY OF DANBURY**  
**DANBURY, CONNECTICUT 06810**

**HEALTH AND HOUSING DEPARTMENT**  
**20 WEST STREET**

**(203) 797-4625**

May 1, 1990

Common Council Members  
155 Deer Hill Avenue  
Danbury, Connecticut 06810

Dear Common Council Members,

As provided in Section 25-130 of the General Statutes of Connecticut, I have prepared a revised annual fee for Well Permit Review. The proposed Well Permit Review Fee would be in effect for the period July 1, 1990 through June 31, 1991.

A resolution concerning the proposed fee is attached. The dollar amount recommended will help offset the cost of review and processing.

Thank you for your attention in this matter.

Sincerely,

William Campbell, M.P.H.  
Director of Health

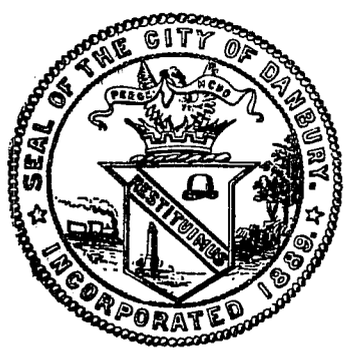
- ts
- c. Gene F. Eriquez, Mayor
- Dominic A. Setaro, Comptroller

# RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

\_\_\_\_\_ A. D., 19

RESOLVED by the Common Council of the City of Danbury:



WHEREAS, section 25-130 of the Connecticut General Statutes requires that before commencing work on any well, the registered well driller shall obtain a permit from the State of Connecticut authorizing said work, and

WHEREAS, said section further requires that the driller shall then submit the permit, with a fee to be determined by the legislative body of the City, to the local director of health or his agent who is then required to sign such permit if the proposed well conforms to the public health code,

NOW THEREFORE BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF DANBURY, THAT:

The fee to be imposed in connection with the above-referenced well permit review shall hereby be established in the amount of ten dollars (\$10.00).

# RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

\_\_\_\_\_ A. D., 19



RESOLVED by the Common Council of the City of Danbury:

WHEREAS, the City of Danbury has established a Housing Maintenance and Occupancy Code, designated as sections 10-1 through 10-24 of the Danbury Code of Ordinances, and

WHEREAS, subsection 10-11(1) prohibits any person from operating any rooming house or hotel unless that person holds a current unrevoked operating license applicable to said facility, and

WHEREAS, paragraph (e) of subsection 10-11(1) authorizes the director of health to establish reasonable fees to be paid for licenses required pursuant to that section,

NOW THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF DANBURY, THAT THE COMMON COUNCIL DOES HEREBY RATIFY AND APPROVE THE FOLLOWING FEE SCHEDULE:

All hotels and rooming houses licensed as aforesaid shall pay a ten dollar (\$10.00) annual licensing fee. In addition, any such facility which contains more than five rooming units shall pay a further licensing fee of two dollars (\$2.00) per rooming unit for each rooming unit in excess of five. No license fee shall be required of an approved emergency shelter operated by either a governmental agency or a certified non-profit entity.



**CITY OF DANBURY**  
**DANBURY, CONNECTICUT 06810**

**HEALTH AND HOUSING DEPARTMENT**  
**20 WEST STREET**

(203) 797-462

May 1, 1990

Common Council Members  
155 Deer Hill Avenue  
Danbury, Connecticut 06810

Dear Common Council Members,

As provided in Section 10-11(1)(e) of the Code of Ordinances of Danbury, I have prepared a revised annual fee schedule for Hotel/Motel and Rooming House Licensing. The proposed Hotel/Motel and Rooming House Fee Schedule would be in effect for the period July 1, 1990 through June 31, 1991.

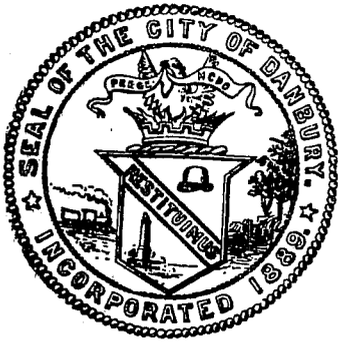
A resolution concerning the proposed fee schedule is attached. The dollar amounts recommended will help offset the cost of licensing and inspection.

Thank you for your attention in this matter.

Sincerely,

  
William Campbell, M.P.H.  
Director of Health

ts  
c. Gene F. Eriquez, Mayor  
Dominic A. Setaro, Comptroller



# RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

A. D., 19

RESOLVED by the Common Council of the City of Danbury:

WHEREAS, the City of Danbury has enacted a Food Service Establishment ordinance designated as Chapter 8A of the Danbury Code of Ordinances, and

WHEREAS, Section 8A-6 of said ordinance provides for the establishment of an annual schedule of fees to be collected to defray the expense of Food Service Establishment Licensing,

NOW, THEREFORE BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF DANBURY, THAT:

The Director of Health is hereby authorized and empowered to impose the following fees for all licenses issued from July 1, 1990 through June 30, 1991.

1. All Food Service Establishments, except food stores and markets, having a seating capacity of from zero to 74 seats shall pay an annual fee of forty dollars (\$40.00).
2. All Food Service Establishments, except food stores and markets, having a seating capacity of 75 or more seats shall pay an annual fee of seventy-five dollars (\$75.00).
3. All food stores and markets shall pay an annual fee of twenty-five dollars (\$25.00).
4. Any Food Service Establishment which fails to renew its license in accordance with the provisions of Section 8A-7 of the Danbury Code of Ordinances prior to August 1, 1990 shall be subject to a late payment fee of twenty-five dollars (\$25.00).
5. The fees established in paragraphs 1 through 3 hereof are intended, in part, to defray the costs associated with routine periodic inspections of Food Service Establishments. All such establishments requiring additional inspections due to the existence of conditions, observed during routine inspections, which require correction and therefore reinspection, shall pay a fee of fifty dollars (\$50.00) per reinspection.
6. Any plan review and inspection required pursuant to Sections 8A-2 and 8A-3 of the Danbury Code of Ordinances in connection with the construction, alteration or remodeling of Food Service Establishments shall be performed by the Director of Health or his designee upon payment of a fee of seventy-five dollars (\$75.00).
7. All Food Service Establishments requiring more than one preoperational inspection pursuant to Section 8A-3 of the Danbury Code of Ordinances due to the existence of conditions observed during the first preoperational inspection which require correction and therefore reinspection, shall pay a fee of fifty dollars (\$50.00) per reinspection.



**CITY OF DANBURY**  
**DANBURY, CONNECTICUT 06810**

**HEALTH AND HOUSING DEPARTMENT**  
**20 WEST STREET**

(203) 797-4

May 1, 1990

Common Council Members  
155 Deer Hill Avenue  
Danbury, Connecticut 06810

Dear Common Council members,  
As provided in Section 8A-6 of the Code of Ordinances of Danbury, I have prepared a revised annual fee schedule for Food Service Establishment Licensing. The proposed Food Service Fee Schedule would be in effect for the period July 1, 1990 through June 31, 1991.

A resolution concerning the proposed fee schedule is attached. The dollar amounts recommended will help offset the cost of licensing and inspection.

Thank you for your attention in this matter.

Sincerely,

*William Campbell*  
William Campbell, M.P.H.  
Director of Health

ts  
c. Gene F. Eriquez, Mayor  
Dominic A. Setaro, Comptroller



# CITY OF DANBURY

DANBURY, CONNECTICUT 06810

HEALTH AND HOUSING DEPARTMENT  
20 WEST STREET

(203) 797-4625

April 24, 1990

Common Council Members  
City of Danbury  
155 Deer Hill Avenue  
Danbury, CT 06810

Dear Common Council Members:

As provided in the Danbury Code of Ordinances, a revised schedule of fees for food services, hotels, motels and rooming houses, septic permits and well permits for the period July 1, 1990 through June 30, 1991 is attached. Your review and resolutions of approval are requested.

Also attached are three proposed ordinance revisions:

Section 8A-1 This section is proposed to be revised to eliminate "food vending machine location" from the definition of food services and to further clarify the language of this definition. For your information, food vending machines are inspected and licensed by the Department of Consumer Protection.

Sub-section 10-11 (1) paragraph (e) is revised to provide for the approval of Common Council regarding fees for hotels/motels and rooming houses. The present code does not require Common Council approval for the setting of these fees.

Section 9-8: This section established septic permit and engineered plan review fees more consistent with the cost of services and other fees charged for Health and Housing Department Services.

Thank you for your attention in these matters.

Sincerely,

William Campbell  
Director of Health

WC/kg

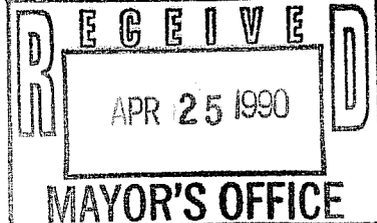
c: Gene F. Eriquez, Mayor  
Eric Gottschalk  
Nicholas Juisto  
Paul Schierloh



**GROLIER**  
INCORPORATED

SHERMAN TURNPIKE, DANBURY, CONNECTICUT 06816 • (203)797-3500 • CABLE: GROLIER DURY • TELEX: 969641

(W)



April 20, 1990

The Honorable Mayor Gene Eriquez  
Danbury Town Hall  
Deer Hill Avenue  
Danbury, CT 06810

Dear Mayor Eriquez,

Grolier Incorporated is pleased to donate a Replogle Globe, valued at approximately \$20.00 to the City of Danbury to be used as a community gift in celebration of Earth Day in April, 1990.

Sincerely,

Violet E. Manon  
Director, Communications

VEM/jma

AGREEMENT  
BETWEEN  
THE CITY OF DANBURY  
and  
TEAMSTERS, LOCAL 677, PUBLIC BUILDINGS DIVISION

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July 1, 1988 - June 30, 1991

8633I/  
SPM/04/27/90

3

TABLE OF CONTENTS

ARTICLE 1	RECOGNITION.....	<u>Page</u> 1
ARTICLE 2	UNION SECURITY.....	1
ARTICLE 3	NON-DISCRIMINATION.....	2
ARTICLE 4	HOURS OF WORK AND OVERTIME.....	2
ARTICLE 5	SENIORITY.....	3
ARTICLE 6	HOLIDAYS.....	3
ARTICLE 7	VACATIONS.....	4
ARTICLE 8	SICK LEAVE.....	5
ARTICLE 9	FUNERAL LEAVE.....	7
ARTICLE 10	LONGEVITY PAY.....	8
ARTICLE 11	LEAVES OF ABSENCE AND PERSONAL LEAVE.....	8
ARTICLE 12	ACCESS TO JOBS, RECORDS AND TIME RECORDS.....	9
ARTICLE 13	BULLETIN BOARDS.....	9
ARTICLE 14	HEALTH SERVICES AND INSURANCE PLAN.....	9
ARTICLE 15	GRIEVANCES.....	10
ARTICLE 16	WAGES, DIFFERENTIALS, AND OTHER BENEFITS.....	12
ARTICLE 17	JURY DUTY.....	14
ARTICLE 18	MANAGEMENT RIGHTS.....	14
ARTICLE 19	PENSION PLAN.....	14
ARTICLE 20	DURATION AND TERMINATION.....	14

## ARTICLE 1 - RECOGNITION

The City of Danbury recognizes and acknowledges that the Union, its duly authorized agents, representatives, successors, is the exclusive bargaining agent for the employees in the departments hereinafter referred to in this Agreement between the City of Danbury (hereinafter the "Employer") and Teamsters Local 677, namely, Public Buildings Division (hereinafter the "Union").

## ARTICLE 2 - UNION SECURITY

- 2.1 All classified present employees and unclassified employees who have completed both ninety (90) calendar days and sixty-five (65) working days, who are members of the Union on the effective date of this Agreement, shall remain members of the Union in good standing by the payment of their regular monthly dues on or before the last day of each month as a condition of continued employment. Future classified full-time employees and unclassified employees who are hired or work in the classifications specified herein and who complete both ninety (90) calendar days and sixty-five (65) working days shall become and remain members in good standing by payment of the required initiation fee and regular monthly dues of the local Union on the 31st day following the execution of this Agreement or the date of employment, whichever is later, and shall thereafter maintain such good dues standing for the term of this Agreement. An employee who chooses not to become and remain a Union member shall have the option to pay an agency fee equal to that proportion of Union dues expended for the purposes of collective bargaining, contract administration and grievance adjustment.
- 2.2 Dues Deductions. The Employer agrees to deduct regular monthly dues, administrative dues and initiation fees of the Union from the wages of all full-time classified employees and unclassified employees covered by this Agreement for whom a written authorization form is received and agrees to remit all such deductions to the Union. In the case of the initial deduction for a new employee, the Employer shall make retroactive deductions. Dues deductions shall be made from pay due for the second payroll period of each month. The Union agrees that it will save the Employer harmless from any suits or damages resulting from dues deductions made on the basis of reliance upon this or other contract language requiring such deductions.

13

ARTICLE 3 - NON-DISCRIMINATION

- 3.1 The Employer and the Union agree not to discriminate against any individual with respect to hiring, compensation, terms or conditions of employment because of such individual's race, color, religion, sex, national origin or age, nor will they limit, segregate or classify employees in any way to deprive any individual employee of employment opportunities because of race, color, religion, sex, national origin or age.
- 3.2 The Employer and the Union agree that there will be no discrimination by the Employer or the Union against any employee because of his or her membership in the Union or because of any employee's lawful activity and/or support of the Union.

ARTICLE 4 - HOURS OF WORK AND OVERTIME

- 4.1 Five (5) days shall constitute a normal work week - Monday through Friday.
- 4.2 Time worked in excess of eight (8) hours per day or forty (40) hours per week, whichever is the greater, shall be paid as overtime at one and one-half (1 1/2) times the normal hourly rate.
- 4.3 The regular work day shall consist of eight (8) hours exclusive of lunch period which shall commence no earlier than 6:30 a.m. and end no later than 5:00 p.m. Past practice with respect to employees assigned to painting shall apply.
- 4.4 All hours worked before the regular starting time shall be paid at one and one-half (1 1/2) times the normal hourly rate, except those hired specifically with different starting and ending eight (8) hour days.
- 4.5 Saturday work shall be paid at one and one-half (1 1/2) times the normal hourly rate. Sunday work shall be paid at two (2) times the normal hourly rate.

The provision for double time on Sunday shall be effective upon issuance of the arbitration award in Case No. 8889-MBA-202.

- 4.6 On available and overtime work, permanent employees will be given preference and called in before any part-time or spare help.

- 4.7 Employees called in for emergency work shall be paid a minimum of four (4) hours at time and one-half (1 1/2).

Employees called back to work less than one (1) hour after the regular quitting time shall be paid time and one-half (1 1/2) for hours actually worked from time called.

#### ARTICLE 5 - SENIORITY

- 5.1 Seniority for employees governed by this Agreement shall be defined as the period of employment with the Employer in the work covered by this Agreement. Seniority shall apply to employees older in service and in order of their seniority to the work available, providing they are qualified.

The provisions of the Civil Service Commission Rules and Regulations shall govern all promotions without regard to the provisions of this Agreement. The term "seniority" as used in this Agreement, shall apply to vacation preference, overtime assignments, layoffs from employment, and recalls to active employment provided the employee has the qualifications and ability to perform the required work. After satisfactory completion of the probationary period, an employee's seniority date shall be the employee's last date of hire.

- 5.2 The City will provide the Union with a seniority list quarterly.

#### ARTICLE 6 - HOLIDAYS

- 6.1 All employees covered by this Agreement shall receive a full day's pay at their straight time rate of pay for the holidays listed below or days celebrated as such, regardless of the day of the week upon which such holiday shall fall:

New Year's Day	Independence Day
Martin Luther King Day	Labor Day
Lincoln's Birthday	Columbus Day
Washington's Birthday	Veterans Day
Good Friday	Thanksgiving Day
Memorial Day	Christmas Day

- 6.2 An employee, to be eligible for holiday pay, must work the last working day before and the first working day after

the holiday to receive holiday pay. Exception only on medical certificate to the Superintendent of Public Buildings. When a holiday falls in a week during which an employee is on vacation, he shall receive the holiday pay. There shall be no days off in lieu of holiday pay.

- 6.3 If an employee works on a holiday, he shall be paid time and one-half (1 1/2) for any and all hours worked in addition to his holiday pay.

#### ARTICLE 7 - VACATIONS

- 7.1 Employees hired before May 1, 1983 are entitled to vacation periods with pay each calendar year as follows:
- (a) Each employee who has or will have (1) but less than six (6) completed years of service on December 31st shall receive two (2) weeks vacation with pay.
  - (b) Each employee who has or will have six (6) but less than eleven (11) years of service on December 31st shall receive three (3) weeks vacation with pay.
  - (c) Each employee who has or will have eleven (11) but less than sixteen (16) years of service on December 31st shall receive four (4) weeks vacation with pay.
  - (d) Each employee who has or will have sixteen (16) years or more of service on December 31st shall receive five (5) weeks vacation with pay.
- 7.2 Employees hired on or after May 1, 1983 are entitled to vacation periods with pay each calendar year as follows:
- (a) Each employee who has or will have one (1) but less than two (2) completed years of service on December 31st shall receive one (1) week vacation with pay.
  - (b) Each employee who has or will have two (2) but less than five (5) years of service on December 31 shall receive two (2) weeks vacation with pay.
  - (c) Each employee who has or will have five (5) but less than twelve (12) years of service on December 31st shall receive three (3) weeks vacation with pay.
  - (d) Each employee who has or will have twelve (12) but less than twenty (20) years of service on December 31st shall receive four (4) weeks vacation with pay.

(e) Each employee who has or will have twenty (20) years or more of service on December 31st shall receive five (5) weeks vacation with pay.

7.3 Years of service will be based on the employee's anniversary date. Therefore, an employee who is terminated prior to the employee's anniversary date in the same calendar year will be entitled to the fraction of the vacation to which the employee would normally be entitled under the provisions of the preceding Sections.

7.4 Employees with less than twelve (12) months of service in the first year will receive vacation time, with pay, on a pro-rated basis. Thenceforth, the schedule outlined in Section 7.2 above will prevail.

7.5 Employees shall choose their vacations in order of their seniority.

An employee who wishes to exercise his seniority in bidding for a vacation must sign up for vacation not later than April 1. An employee who has not had his vacation scheduled and approved during the sign-up period must request vacation time at least one week in advance.

7.6 The Employer shall post a vacation schedule on or about March 1 for the coming year beginning July 1.

7.7 The Employer reserves the right to limit the number of employees on vacation at one time.

7.8 All vacations must be taken as earned.

7.9 An employee may take only one week of his earned vacation in single days. All other vacation time must be taken in full week increments. Requests for a single day of vacation must be made at least seventy-two (72) hours in advance.

7.10 The granting of any requested vacation shall be subject to the operating needs of the Public Buildings Division.

#### ARTICLE 8 - SICK LEAVE

8.1 For employees hired before July 1, 1982, sick days shall be accumulated at the rate of 1.4167 days per completed calendar month of service or seventeen (17) days per year cumulative to one hundred and seventy (170) days.

8.2 Employees hired on or after July 1, 1982, shall be covered by the following sick leave provisions:

- (1) It is recognized that from time to time an employee may be stricken with a disabling illness or injury which will prevent the employee from performing the requirements of the job. In such instances, it is the intention of the parties to minimize the financial impact of absence from work.
- (2) Effective July 1, 1982, each employee shall have accredited to his sick leave account the number of days, not to exceed one hundred and five (105), that were credited to the employee's account on June 30, 1982.
- (3) During the fiscal year beginning on July 1, 1982, and in each fiscal year thereafter, the employee shall be credited with ten (10) days towards the sick leave account for each completed year of service until such time as the account reaches a maximum of one hundred and fifty (150) days when the accumulation shall cease.
- (4) Employees who are absent due to a disabling illness or injury for five (5) or more days and who are under the care of a medical doctor, shall have such absence charged against the sick leave account and shall be paid for those days provided there are days still credited to the account.
- (5) Employees who are absent due to disabling illness or injury for periods of four (4) consecutive days or less, shall be paid for such days up to a maximum of eight (8) days each fiscal year. In the initial year of employment, these eight (8) days shall be earned by each employee at the rate of two-thirds (2/3rds) of a day for each month in which the employee works more than half of the scheduled working days. In each subsequent year of employment, the employee will be credited with eight (8) days of occasional sick days on July 1st of each year. If an employee does not use the sick days as provided for in this subparagraph, the unused days shall be credited to the sick leave account on June 30th of each fiscal year as provided in subparagraph (b) above at the rate of one and one-half (1 1/2) days for each unused day up to a maximum accumulation of one hundred and fifty (150) days.



- 8.3 Employees out sick shall, on the first three (3) days, call at least fifteen (15) minutes before the time the work day is scheduled to start. After the third day out sick, notification must be given to the Department Head by a doctor. An employee punching out without approval for illness will not be paid sick time for the balance of the day.
- 8.4 Union Welfare Payments. All current and accumulated sick days shall be fully paid by the Employer unless the employee is entitled to Union Welfare Fund accident and health benefits, in which case the Employer agrees to make up the difference between such welfare payments and the employee's normal weekly remuneration: The employee's sick leave account will be charged one-half (1/2) day for each day the employee receives benefits from the Union Welfare Fund.
- 8.5 Workers' Compensation. Any employee absent from duty because of Workers' Compensation causes connected to their employment with the City of Danbury shall not have his sick leave counted for this absence except that an employee will use accumulated sick leave for days not paid under Workers' Compensation. If an employee so desires, he may opt to charge his sick day account for one-half (1/2) day sick pay if he elects to receive difference pay between Workers' Compensation and his regular straight time pay.

#### ARTICLE 9 - FUNERAL LEAVE

- 9.1 Employees covered by this Agreement shall be granted up to three (3) days off with pay during a normal work week at their straight time rate for eight (8) hours per day if a death occurs in his immediate family.
- 9.2 Immediate family may be defined as mother, father, brother, sister, child, grandparents, in-laws (mother-in-law, father-in-law, brother-in-law, sister-in-law), grandchildren. Five (5) days off with pay will be granted in the case of a spouse or child. One (1) day funeral leave will be granted on the day of the funeral for first aunt and uncle.
- 9.3 The purpose of time off with pay is to attend the funeral ceremonies. Compensation shall not exceed five (5) days, or any day beyond the day of the funeral, except in cases involving death of a spouse or extended travel.

ARTICLE 10 - LONGEVITY PAY

- 10.1 Employees with more than ten (10) years of service with the City of Danbury will have a longevity increment of One Hundred Dollars (\$100.00).
- 10.2 Employees with more than fifteen (15) years of service with the City of Danbury shall receive Two Hundred Dollars (\$200.00).
- 10.3 Employees with more than twenty (20) years of service with the City of Danbury shall receive Three Hundred Dollars (\$300.00).
- 10.4 Payment shall be made to the employee the first day of December each year, retroactively from December 1, 1988.

ARTICLE 11 - LEAVES OF ABSENCE AND PERSONAL LEAVE

- 11.1 Any employee, with seniority rights, may be granted a leave of absence if agreed to by the Employer and the Union without loss of seniority rights. A leave of absence shall be understood to mean absence from work without pay and benefits. A leave requested by an employee, and consented to by the Employer and the Union, will be for an agreed period of time, but in no instance will the leave be for more than one (1) year.

During the period of absence, the employee shall not engage in gainful employment. Failure to comply with this provision shall result in the complete loss of seniority rights for the employee involved.

- 11.2 A member of the unit shall be entitled to take two (2) days of leave with pay to attend to personal or legal business, household or family matters. Except in cases of emergency, notice must be given to the Superintendent of Public Buildings, or his/her designee, not less than forty-eight (48) hours in advance.

In unusual circumstances, the Superintendent of Public Buildings or his/her designee may waive the limiting provisions of this Section.

ARTICLE 12 - ACCESS TO JOBS, RECORDS AND TIME RECORDS

12.1 Authorized representatives of the Union shall have free access to the Employer's establishments, or any job site where employees subject to the terms of this Agreement are employed, during working hours for the purpose of adjusting disputes, investigating working conditions and determining whether or not the terms of this Agreement are being adhered to. Such authorized representatives of the Union shall have the right to inspect time cards and payroll records of the individuals involved for the same purposes and representatives of the Health Services and Insurance Plan shall have the right to audit such records to determine whether or not the Employer has complied with the terms of this Agreement and/or the rules and regulations of such Plan.

ARTICLE 13 - BULLETIN BOARDS

13.1 The Employer agrees that it will provide suitable bulletin boards in conspicuous places, where the employees are employed, for the posting of information of interest to the employees subject to this Agreement. Employees will not deface or destroy notices placed on bulletin boards. Violators will be suspended.

ARTICLE 14 - HEALTH SERVICES AND INSURANCE PLAN

14.1 The City of Danbury agrees to pay the following amount to the Health Services and Insurance Plan A-10 of Local Union 677:

- Effective July 1, 1988 - \$1.86
- Effective July 1, 1989 - \$1.96
- Effective July 1, 1990 - \$2.11

14.2 Payments shall be based on forty (40) hours worked. Payments shall be made from the first hour of employment for all classified employees and for unclassified employees who are members of the Union not on withdrawal at the time of their employment with the City of Danbury for work covered by this Agreement. Payments shall be made from the ninety-first (91st) day of employment for all other unclassified employees covered by this Agreement.

- 14.3 For the purpose of this Article, each hour paid for, figured to the nearest quarter (1/4) hour, as well as hours of paid vacation, paid holidays and other hours for which pay is received by the employee, shall be counted as hours for which contributions are payable. If an employee is absent because of illness or off-the-job injury and notifies the employer of such absence, the Employer shall continue to make the required contributions of thirty-two (32) hours for a period of four (4) weeks. If an employees is injured on the job, the Employer shall continue to pay the required contributions until such employee returns to work; however, such contributions of thirty-two (32) hours shall not be paid for a period of more than twelve (12) months. All contributions shall be made at such time and such manner as Trustees require, and the Trustees shall have the authority to have an independent certified public accountant audit the payroll and wage records of the Employer for the purposes of determining the accuracy of contributions of the Health Services and Insurance Plan.
- 14.4 The Employer and the Union, which are signators hereto, ratify the designation of the Employer and employee Trustees under such Agreement and ratify all action already taken, or to be taken by such Trustees within the scope of their authority.

#### ARTICLE 15 - GRIEVANCES

- 15.1 This procedure is established to seek an equitable resolution of problems that arise as a result of an employer-employee relationship within the aforementioned departments.
- 15.2 Purpose:
- The purpose of the grievance procedure shall be to settle employee grievances on as low an administrative level as possible so as to insure efficiency in employee morale.
- 15.3 Definition:
- A grievance, for the purpose of this procedure, shall be considered to be employee complaints concerned with:
1. Discharge, suspension or other disciplinary action.
  2. Charge of favoritism or discrimination.

- (15)
3. Matters relating to the interpretation and application of sections in this Agreement.

15.4 Procedure:

- 15.4.1 Step 1. Within six (6) working days of the aggrieved action or event, the grieved employee or employees must present the grievance to the steward and the Superintendent of Public Buildings, or his representative, in writing, specifying the nature of his grievance and the section of the contract he claims to be violated. If a satisfactory adjustment is not effected with a representative of the Employer in six (6) working days, the steward-employee shall submit such written grievance to the Union's business representative.
- 15.4.2 Step 2. Within five (5) working days thereafter, the business representative shall then take the matter up with the Superintendent of Public Buildings, or his representative with authority to act on such grievance, and a decision therein must be given to the business representative within five (5) working days. Any agreement settling the grievance shall be reduced to writing and signed by the parties. In the event the business representative shall be of the opinion that an employee grievance is without merit, the local Union shall not be required to process the matter any further, and he shall so inform the employee filing the grievance and the Employer. There shall be no liability imposed thereby upon the Union or the Employer.
- 15.4.3 Step 3. Within five (5) working days thereafter, the business representative shall then take the matter up with the Director of Public Works, or his representative with authority to act on such grievance, and a decision therein must be given to the business representative within five (5) working days. Any agreement settling the grievance shall be reduced to writing and signed by the parties. In the event the business representative shall be of the opinion that an employee grievance is without merit, the local Union shall not be required to process the matter any further, and he shall so inform the employee filing the grievance and the Employer. There shall be no liability imposed thereby upon the Union or the Employer.
- 15.4.4 Step 4. Within five (5) working days thereafter, the business representative shall then take the matter up with the Mayor or Personnel Director, or his representative with authority to act on such grievance,

and a decision therein must be given to the business representative within five (5) working days. Any agreement settling the grievance shall be reduced to writing and signed by the parties. In the event the business representative shall be of the opinion that an employee grievance is without merit, the local Union shall not be required to process the matter any further, and he shall so inform the employee filing the grievance and the Employer. There shall be no liability imposed thereby upon the Union or the Employer.

15.4.5 Step 5. If prior Steps hereto have been complied with and settlement of a grievance has not been effected, the matter shall be submitted to the Connecticut State Board of Mediation and Arbitration.

The decision rendered by the arbitrator or arbitrators shall be final and binding upon both parties.

15.5 A Department Head shall have the right to determine all matters concerning work activities, management and administration that he deems necessary for the best interests of his department and the City of Danbury.

#### ARTICLE 16 - WAGES, DIFFERENTIALS, AND OTHER BENEFITS

16.1 Wage rates shall be as follows:

	<u>7/1/88</u> (4%)	<u>1/1/89</u> (4%)	<u>7/1/89</u> (6%)	<u>7/1/90</u> (6%)
Mechanic III	\$11.04	\$11.48	\$12.17	\$12.90
Mechanic II	10.82	11.25	11.93	12.65
Mechanic I	9.61	9.99	10.59	11.23

16.2 Effective retroactively from July 1, 1989, employees who have a recognized, test-based, state license in a skilled trade related to building maintenance work shall receive a premium of \$1.10 per hour.

Effective July 1, 1990, employees who have a recognized, test-based, state license in a skilled trade related to building maintenance work shall receive a premium of \$1.20 per hour.

15

Effective retroactively from July 1, 1989, employees having a state certificate related to building maintenance work shall receive a premium of \$.60 per hour.

Effective July 1, 1990, employees having a state certificate related to building maintenance work shall receive a premium of \$.70 per hour.

No employees may receive more than one such premium.

Effective upon the issuance of the award of the Connecticut State Board of Mediation and Arbitration in Case No. 8889-MBA-202, the City shall pay all fees incurred by any employee to obtain or renew a state occupational license or certificate as described in this Article.

16.3 Effective retroactively from July 1, 1988, employees on night shifts shall be paid a differential of fifty cents (\$.50) per hour in addition to their normal hourly rate.

Effective retroactively from July 1, 1989, employees on night shifts shall be paid a differential of fifty-five cents (\$.55) per hour in addition to their normal hourly rate.

Effective July 1, 1990, employees on night shifts shall be paid a differential of sixty cents (\$.60) per hour in addition to their normal hourly rate.

16.4 All employees shall be required to wear safety shoes during the working day. Employees shall purchase safety shoes of a style and type that meet OSHA standards and have been approved by the Employer.

The Employer shall allocate sixty dollars (\$60.00) for each employee for the purchase of one pair of safety shoes per year from a supplier designated by the City. Replacements will be made yearly during the month of August except under unusual circumstances as determined by the Department Head.

Effective July 1, 1989, seventy-five dollars (\$75.00) shall be allocated for each pair of safety shoes.

16.5 Two pairs of coveralls shall be provided to each of the two painters.

(B)

ARTICLE 17 - JURY DUTY

17.1 If an employee must serve on jury duty, the Employer will pay the difference between the jury duty pay and his normal weekly earnings, but in no event shall the difference exceed forty (40) hours per week.

ARTICLE 18 - MANAGEMENT RIGHTS

18.1 The City retains all rights it had prior to the signing of this contract except as such rights are specifically relinquished or abridged by this contract.

ARTICLE 19 - PENSION PLAN

19.1 The City agrees to continue in effect the terms of the present pension plan for the duration of this Agreement except as it may be modified by mutual agreement of the parties.

ARTICLE 20 - DURATION AND TERMINATION

20.1 This Agreement shall be effective July 1, 1988 and shall terminate on the 30th day of June, 1991, unless either party shall give written notice to the other party at least one hundred twenty (120) days prior to such expiration date of a desire to amend or terminate this Agreement.

19

Signed this \_\_\_\_\_ day of \_\_\_\_\_, 1990.

FOR THE CITY OF DANBURY

TEAMSTERS LOCAL UNION NO. 677,  
AN AFFILIATE OF THE INTERNATIONAL  
BROTHERHOOD OF TEAMSTERS,  
CHAUFFERS, WAREHOUSEMEN & HELPERS  
OF AMERICA

By \_\_\_\_\_  
Gene F. Eriquez  
Mayor

By \_\_\_\_\_  
Clifford Socquet  
Business Representative

By \_\_\_\_\_  
Emanuel A. Merullo  
Director of Personnel

\_\_\_\_\_  
Witness



# CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

GENE F. ERIQUEZ  
MAYOR

May 1, 1990

(203) 797-4511

Honorable Members of the Common Council  
City of Danbury, Connecticut

Dear Council Members,

I hereby submit, for your confirmation and approval, the appointment of the following individuals as Police Officers:

1. Robert J. Ehrhard  
5 Terry Drive  
Danbury, CT 06811  
Age: 27

Robert is a graduate of Danbury Schools and Western Connecticut State University. He has been employed as an educator and loss prevention manager in the past. Currently, he is employed as a carpenter for a local contractor.

2. Martin J. Lobraico, Jr.  
17 Franklin Street  
Danbury, CT 06810  
Age: 21

Martin is a graduate of Danbury schools including Danbury High School. He currently attends Western Connecticut State University. He has been employed as a plumbing assistant and serviceman in the past. Currently, he is a security officer at Danbury Hospital.

3. Julio A. Lopez  
6 Terra Glen Road  
Danbury, CT 06811  
Age: 20

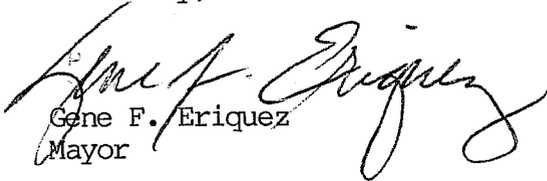
Julio is a graduate of Danbury Schools including Danbury High School. He has attended Western Connecticut State University. Currently, Julio is employed as a landscaper for a local company.

The effective date of these appointments will be upon swearing-in.

I will notify you of the date and time so you can participate in the swearing-in ceremony if your schedule permits.

Thank you, in advance, for your cooperation and timely confirmation of these appointments.

Sincerely,



Gene F. Enriquez  
Mayor

11



# CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

GENE F. ERIQUEZ  
MAYOR

(203) 797-4511

May 1, 1990

Honorable Members of the Common Council  
City of Danbury, Connecticut

Dear Council Members:

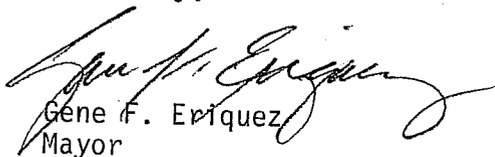
Due to the resignation of Mr. Albert R. Russo, there is a vacancy for an alternate position on the Zoning Commission.

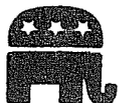
Pursuant to Section 2-6 of our City Charter, the Common Council must act to fill this vacancy. This position must be filled by a registered Republican who is a resident of our City.

Accordingly, please reference the attached letter from Mr. Robert J. Yamin, Republican Town Committee Chairman, which recommends Mr. Donald J. Miloscia for this alternate position.

Thank you for your attention to this matter.

Sincerely,

  
Gene F. Enriquez  
Mayor



DANBURY REPUBLICAN TOWN COMMITTEE

P.O. BOX 116

DANBURY, CONNECTICUT 06813

1



ATTORNEY ROBERT J. YAMIN, CHAIRMAN  
(203) 744-7330

April 2, 1990

Honorable Gene Eriquez  
Mayor, City of Danbury  
155 Deer Hill Avenue  
Danbury, CT 06810

RE: Republican Vacancy on Zoning Commission

Dear Gene:

Please let this letter serve as a reminder that sometime ago the Danbury Republican Town Committee nominated Mr. Donald J. Miloscia of 19 Richter Drive, Danbury to the Zoning Commission. I assume that you and the Council were already notified of this action, but I wanted to make sure that the nomination is on track on my watch.

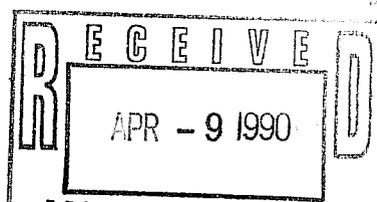
Mr. Miloscia is a successful businessman, and a retired military officer with an illustrious record. He will make an important contribution to the work and mission of the Commission.

Please do not hesitate to call me at your convenience with any questions.

Regards,

Robert J. Yamin

RJY/ad



RECEIVED  
APR - 9 1990  
MAYOR'S OFFICE

87

3 Gregory Street  
Danbury, CT 06811  
January 10, 1989

Mr. Donald Lipsi  
Zoning Commission Board Chariman  
City of Danbury  
155 Deer Hill Avenue  
Danbury, CT 06810

RECEIVED  
JAN 10 1990  
PLANNING DEPARTMENT  
CITY OF DANBURY

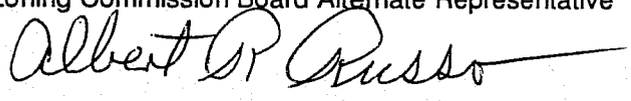
Dear Don:

Please accept my resignation as alternate representative on the Zoning Commission Board effective immediately. Due to personal reasons I can no longer retain my position and serve on the Board.

I take this opportunity to thank you and the other Board members for the opportunity to be of service to the city of Danbury, and I extend my good wishes for the continued success of the Board.

Sincerely yours,

Albert R. Russo  
Zoning Commission Board Alternate Representative



18



# CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

GENE F. ERIQUEZ  
MAYOR

(203) 797-4511

April 24, 1990

Honorable Common Council Members  
City of Danbury, Connecticut

Dear Council Members,

I hereby submit for your consideration and approval, the following individual(s) for appointment to the Conservation Commission:

Frances L. Hirscher (R)  
43 Hawley Road, Danbury, CT 06810  
Term to Expire: July 1, 1992  
Filling vacancy

Ms. Hirscher works at the Plumtree Animal Hospital. She is very concerned about animals and natural resources. She has worked in the past with both mentally and physically disabled people and would like to see them more involved in using the City's parks and open space. She is a former employee of DATAHR, active in St. Peter's Church and a graduate of Immaculate High School.

Thank you, in advance, for your timely consideration of this appointment.

Sincerely,

  
Gene F. Eriquez  
Mayor

19



# CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

GENE F. ERIQUEZ  
MAYOR

(203) 797-4511

April 24, 1990

Honorable Common Council Members  
City of Danbury, Connecticut

Dear Council Members,

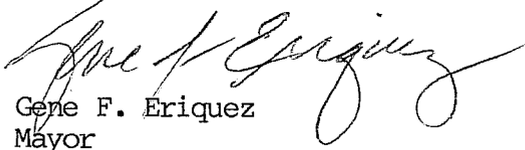
I hereby submit for your consideration and approval, the following individual(s) for appointment to the Cultural Commission:

Mrs. Christine Rotello (D)  
42 Pleasant Street, Danbury, CT 06810  
Term to Expire: February 1, 1993  
Filling vacancy by K. Santuro

Mrs. Rotello is a former teacher in the Redding School System. She is active in many local organizations.

Thank you, in advance, for your timely consideration of this appointment.

Sincerely,

  
Gene F. Eriquez  
Mayor

20



# CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

GENE F. ERIQUEZ  
MAYOR

(203) 797-4511

April 24, 1990

Honorable Common Council Members  
City of Danbury, Connecticut

Dear Council Members,

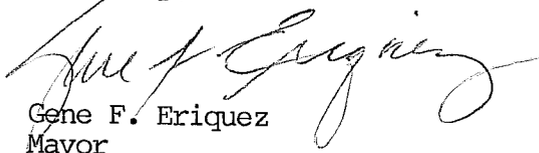
I hereby submit for your consideration and approval, the following individual(s) for appointment to the Environmental Impact Commission:

Ms. Sue Rapp (D)  
8 Autumn Drive, Danbury, CT 06810  
Term to Expire: December 1, 1992  
Filling vacancy of M. Massoud (who has resigned)

Ms. Rapp has been a Danbury resident for nearly 25 years. She is in the Customer Service Division of Davis & Geck here in Danbury.

Thank you, in advance, for your timely consideration of this appointment.

Sincerely,

  
Gene F. Eriquez  
Mayor

21



# CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

GENE F. ERIQUEZ  
MAYOR

(203) 797-4511

April 24, 1990

Honorable Common Council Members  
City of Danbury, Connecticut

Dear Council Members,

I hereby submit for your consideration and approval, the following individual(s) for appointment to the Fair Rent Commission:

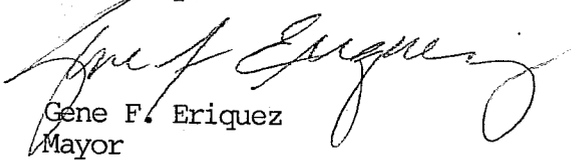
Lydia Yaglenski (R)  
61 Padanarum Road, Danbury, CT 06810  
Term to Expire: July 1, 1990  
Filling vacancy

Ms. Yaglenski has lived in Danbury for 49 years. She has recently served as the City's Parking Ticket Hearing Officer for the past two years.

She has been a volunteer for Equitable Tax Association, for DATAHR and for Sacred Heart Church.

Thank you, in advance, for your timely consideration of this appointment.

Sincerely,

  
Gene F. Eriquez  
Mayor



# CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

GENE F. ERIQUEZ  
MAYOR

(203) 797-4511

April 25, 1990

Honorable Common Council Members  
City of Danbury, Connecticut

Dear Council Members,

I hereby submit for your consideration and approval, the following individual(s) for appointment to the Planning Division as a regular member:

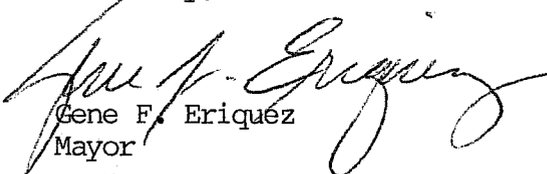
Steven Zaleta (R)  
5 Fir Drive, Danbury, CT 06811  
Term to Expire: July 1, 1993  
Filling vacancy of F. Bondatti (who has been  
appointed an alternate member)

Mr. Zaleta has been serving as an alternate member to the Planning Commission and has maintained an excellent attendance record.

Mr. Zaleta is an Account Executive at Racal-Milgo, a data communications equipment company. He is a native of Danbury and has been active in many community activities including 24 years as a volunteer at Citizen Hose Company of the Volunteer Fire Department and a former member of the Danbury Club and the Lions Club.

Thank you, in advance, for your timely consideration of this appointment.

Sincerely,

  
Gene F. Eriquez  
Mayor



CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

GENE F. ERIQUEZ  
MAYOR

(203) 797-4511

May 1, 1990

Honorable Common Council Members  
City of Danbury, Connecticut

Dear Council Members,

I respectfully request your confirmation of the appointment of Basil J. Friscia as our City's alternate member to HRRRA.

Basil replaces Michael Cech as the alternate member. As you know, Michael will be leaving his current position on May 4, 1990.

Thank you for your consideration.

Sincerely,

  
Gene F. Eriquez  
Mayor

24



# CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

GENE F. ERIQUEZ  
MAYOR

(203) 797-4511

April 24, 1990

Honorable Common Council Members  
City of Danbury, Connecticut

Dear Council Members,

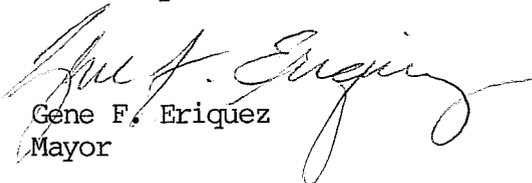
I hereby submit for your consideration and approval, the following individual(s) for reappointment to the Tarrywile Authority:

Mrs. Paulette Pepin (D)  
57 Linron Drive, Danbury, CT 06810  
Term to Expire: May 1, 1993  
Reappointment

Dr. Pepin is serving as Chairman of the Authority. Her attendance for 1989 was perfect and so far this year she has also attended every meeting.

Thank you, in advance, for your timely consideration of this reappointment.

Sincerely,

  
Gene F. Enriquez  
Mayor

65



# CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

GENE F. ERIQUEZ  
MAYOR

(203) 797-4511

May 1, 1990

Honorable Members of the Common Council  
City of Danbury, Connecticut

Dear Council Members:

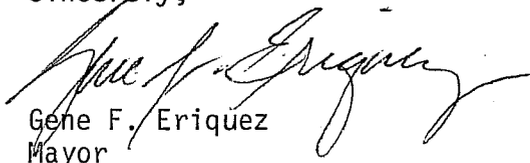
I am appointing the following people to the Intermunicipal  
Negotiation Committee:

Councilman Regan  
Councilman Charles  
Attorney Gottschalk, Acting Corp. Counsel  
Jack Schweitzer, City Engineer  
Paul Galvin, Public Utilities Dept.

The purpose of this committee will be to negotiate the  
amendments to the intermunicipal agreement as requested by  
Ridgefield.

Thank you for your attention to this matter.

Sincerely,

  
Gene F. Eriquez  
Mayor



# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

**DEPARTMENT  
OF FINANCE**

May 2, 1990

Certification #27

TO: Common Council via  
Mayor Gene F. Eriquez

FROM: Dominic A. Setaro, Jr., Acting Director of Finance/  
Comptroller

Per Common Council approval we hereby certify the availability of \$70,000.00 to be transferred from the Contingency Fund to the Fire Department's Overtime Account #02-02-110-010500.

The above request for funds was approved by the Common Council on May 1, 1990 pending this certification.

Balance of Contingency Fund	\$139,406.97
Less this request	<u>70,000.00</u>
	\$ 69,406.97

  
 \_\_\_\_\_  
 Dominic A. Setaro, Jr.

DAS:af



**CITY OF DANBURY**  
**DANBURY, CONNECTICUT 06810**

**FIRE DEPARTMENT**  
**19 NEW STREET**

**ANTONIO L. LAGARTO, CHIEF**  
**(203) 796-1550**

April 24, 1990

**To:** Mayor Gene F. Eriquez and Members of the Common Council  
**From:** Antonio L. Lagarto, Chief Fire Executive  
**Subject:** Overtime Account Projected Shortage

Dear Mayor Eriquez and Members of the Common Council:

I have met with Comptroller Dominic Setaro to look at my Overtime Account. We have determined that because of a three-fold increase in the Injury and Sick Leave, as well as salary increases, an additional \$70,000.00 must be approved for the Overtime Services Account Expense Code 010500.

I request, at this time, that you add the amount of \$70,000.00 to my Overtime Services Account.

Thank you for your cooperation.

Sincerely,

Antonio L. Lagarto  
Chief Fire Executive

ALL:mw

c:D. Setaro, Comptroller



27

# CITY OF DANBURY

DANBURY, CONNECTICUT 06810

DEPARTMENT OF ELDERLY SERVICES

COMMISSION ON AGING

**Danbury Senior Center**  
80 Main Street  
(203) 797-4686

**Municipal Agent**  
80 Main Street  
(203) 797-4687

**'Interweave'**  
**Adult Day Care Center**  
198 Main Street  
(203) 792-4482

April 24, 1990

Mayor Gene Eriquez and  
Members of the Common Council  
City of Danbury  
155 Deer Hill Avenue  
Danbury, Connecticut 06810

Dear Mayor Eriquez  
Members of the Common Council:

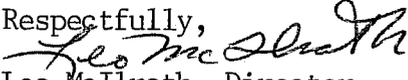
The Department of Elderly Services requests that the Danbury Common Council approve a transfer of funds from General Revenue to the Commission on Aging budget for the following line items:

Mileage (021000) - \$525 (Outreach to the "Homebound" has significantly increased mileage costs

Printing/Binding (022000) - \$300 (increase in the number of monthly newsletters warrants this.  
- we receive funds for through advertising.

Professional Service Fees (020100) - \$800 for the new classes introduced this year.

The Comptroller Office states that no Certification of Funds is necessary for this transfer.

Respectfully,  
  
Leo McIlrath, Director  
Department of Elderly Services

: Mayor Eriguez

om: Post Prom 190

We request that your office puts Post Prom 1990, on the agenda for the next Town Council Meeting. Post Prom 1990 will be requesting an additional amount of money to get this very worthy project off the ground.

Lori Owen and Amy Salvador will represent Post Prom 1990.

Thank-you for your consideration,  
Post Prom 1990  
Sue B Bloomfield-DHS



29 29

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

**DEPARTMENT  
OF FINANCE**

April 30, 1990

Certification #25

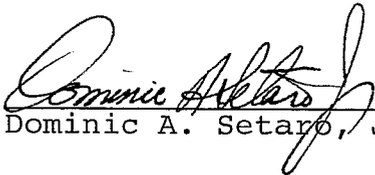
TO: Common Council via  
Mayor Gene F. Eriquez

FROM: Dominic A. Setaro, Jr., Acting Director of Finance/  
Comptroller

We hereby certify the availability of \$7,000.00 to be transferred from the Contingency Fund to the following line items of the Charter Revision Commission:

02-01-189-020100 - Professional Services Fees	\$6,000.00
02-01-189-022500 - Legal and Public Notices	<u>\$1,000.00</u>
Total	\$7,000.00

Balance of Contingency Fund	\$197,467.97
Less pending request	15,000.00
Less this request	<u>7,000.00</u>
	\$175,467.97

  
 \_\_\_\_\_  
 Dominic A. Setaro, Jr.

DAS:af

29

174 Franklin Street Extension  
Danbury, Connecticut  
April 19, 1990.

Dear Mr. DaSilva,

The Charter Revision Commission requests the sum of \$7,000.00 to be used for the cost of weekly secretarial/stenographic services during its regularly scheduled sessions and for legal advisory representation during its deliberations. The above sessions are planned for each Thursday between April 19 and July 1, for a total of 11 sessions.

Sincerely,



Benjamin DaSilva Jr.  
Chairman, Charter Revision Commission



30

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

OFFICE OF THE TAX COLLECTOR  
(203) 797-4541

CATHERINE A. SKURAT, C.C.M.C.  
TAX COLLECTOR

April 25, 1990

Honorable Mayor Gene F. Eriquez  
and Common Council Members  
City of Danbury  
155 Deerhill Avenue  
Danbury, Connecticut 06810

Dear Mayor Eriquez and Council Members:

Enclosed please find, for your approval, a detailed list of names and amounts of City taxes, which for various reasons I consider uncollectible and I am recommending for transfer to the Suspense List. Only the names which I have listed on the attached sheets are to be placed on the Suspense List. When it comes to the computer sheets, the entire 1980 List for Motor Vehicles, except for two accounts, is to be transferred to Suspense.

I am recommending that a grand total of \$201,028.17 be transferred to the Suspense List prior to the end of this fiscal year, (6/30/90).

Attached you will also find a complete breakdown, by Grand List Year, of the amounts and classification to which I have recommended transfers. Mrs. Anita Gomez, the Collection Correspondent, has spent considerable time and effort in trying to locate these delinquent taxpayers. We have sent out several demand notices, and in most cases have used the services of the Deputy Sheriff or local constable to try to serve Alias Tax Warrants to these accounts.

If you have any questions, please do not hesitate to contact me. I will more than happy to explain our collection procedures and methods to you. Also, please feel free to contact the office if you have any information on any of the accounts in question.

Thank you for your prompt attention to this matter.

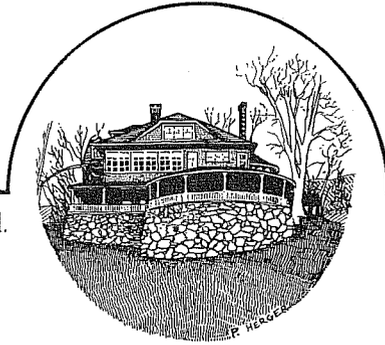
Sincerely,

Catherine A. Skurat, CCMC  
Tax Collector

cc: Dominic A. Setaro, Jr.,  
Acting Dir. of Finance/Comptroller

(31)

Tarrywile Park Authority • 70 Southern Blvd.



Danbury, Connecticut 06810 • (203) 744-3130

April 25, 1990

Common Council  
City of Danbury  
155 Deer Hill Avenue  
Danbury, Connecticut 06810

Re: Lease of Carriage House -- Tarrywile Park

Gentlemen:

On behalf of the Tarrywile Park Authority, I am writing this letter to you with respect to the current lease of the carriage house abutting the mansion to Mr. and Mrs. Robert Ryerson. On the 19th of July, 1988, the City of Danbury entered into the lease for said premises with Mr. and Mrs. Ryerson for one year commencing May 1, 1988, with an option to renew for an additional one year period. This lease will therefore terminate by its terms on April 30, 1990.

Mr. and Mrs. Ryerson, under the terms of said lease, agreed to undertake certain services on behalf of the City with respect to the security and management of the mansion area. The Tarrywile Park Authority now has taken over this responsibility. The Authority is currently in the process of attempting to recruit a director or manager for the park facilities who will be responsible for these activities. The Authority felt, especially in light of current budgetary limitations, that an additional incentive to hire a qualified individual would be the ability to provide on-site housing at a reasonable rental. In order for us to be able to suggest this alternative to any possible candidate and to the Common Council, who has ultimate approval of all leases, the Authority notified Mr. and Mrs. Ryerson that it would not recommend an additional one year extension of their lease at this time. It did, however, suggest that, subject to the approval of the Common Council, it would recommend the continued tenancy of Mr. and Mrs. Ryerson on a month-to-month basis until a firm decision on the hiring of a director and the best use of this facility had been completed.

To date, we have not heard from Mr. and Mrs. Ryerson as to whether or not they wish to continue their tenancy under these terms. In anticipation that they would wish to do so, we do respectfully request that the Common Council authorize the continuance of the present lease on a month-to-month basis until such time as further recommendations are made by the Authority to the Council with respect to these premises.



Tarrywile Park Authority • 70 Southern Blvd.

Danbury, Connecticut 06810 • (203) 744-3130

Common Council  
City of Danbury  
April 25, 1990  
Page Two

Members of the Authority are available at any time to discuss this matter further with members of the Council.

Yours very truly,

A handwritten signature in dark ink, appearing to read 'Gerald J. Daly'. The signature is stylized with several overlapping loops and a long horizontal stroke extending to the right.

Gerald J. Daly

GJD/kcc  
cc: The Honorable Gene F. Eriquez,  
Mayor of the City of Danbury  
Tarrywile Park Authority

To whom this concerns:

I feel no letter is needed on my part, it is the fault of Danbury.

Please change that road name at the next meeting. This is a concern that is plain common sense. Mrs. Somers

Sharon Somers

2 Shepard Rd.

Danbury, CT. 06810

tele. 7978907

## ROAD CHANGE

Dirt Road of  
2 Shepard Road.

Change to complete new  
name of Road.

This is a second attempt  
to change this problem.



32

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Dear Mayor and Council Members:

Attached please find copies of a request from constituents seeking to change the name of Shepard Road. I hereby request that an ad hoc committee be formed to look into this problem.

Sincerely,

*Bernard P. Gallo*

Bernard P. Gallo  
2nd Ward

To The Common Council:

This petition is in regards to the installation of a street light at the intersection of Moody Drive and Hawley Road Ext. We have lived at 15 Moody Drive for 18 years and have witnessed many close calls involving pedestrians and cars, especially on Halloween.

We and our neighbors also feel a street light would reduce the amount of vandalism, (mailboxes and lawns) that occur in our area. Attached is a report of the recent damage done to my own lawn, which required much labor and money to establish.

Utilities at this location are underground, but there is a power transformer vault on the corner of Moody and Hawley Road, making installation much easier.

A light was installed at the intersection of Hawley Road Ext. and Del Veiw and is very effective.

I, and the undersigned would appreciate any help in getting this minor project completed.

MR+MRS John DEEB

Yours truly,

Mr. L. Kupesky  
Dorothea E. Kupesky  
15 Moody Dr.

Gordon Hunt  
Helen Hunt  
13 Moody Drive

John P. Ryan  
Sandra Ryan  
13 Delview Dr.  
Danbury  
Manuel Tomas  
8 Delview Dr.  
Danbury Conn.

Alan Neely  
Judith Mays  
10 Del View Dr  
Danbury, Ct 06810

To The Common Council:

This petition is in regards to the installation of a street light at the intersection of Moody Drive and Hawley Road Ext. We have lived at 15 Moody Drive for 18 years and have witnessed many close calls involving pedestrians and cars, especially on Halloween.

We and our neighbors also feel a street light would reduce the amount of vandalism, (mailboxes and lawns) that occur in our area. Attached is a report of the recent damage done to my own lawn, which required much labor and money to establish.

Utilities at this location are underground, but there is a power transformer vault on the corner of Moody and Hawley Road, making installation much easier.

A light was installed at the intersection of Hawley Road Ext. and Del Veiw and is very effective.

I, and the undersigned would appreciate any help in getting this minor project completed.

Yours truly,  
*Ricardo Cardinale*  
Ricardo Cardinale  
38 Hawley Rd. Ext.

Street Light

Information From:

Martin Coladarci  
Energy Management Services  
Northeast Utilities

\$669.00 - up front charge  
\$386.00 - cost of pole  
No charge - installation  
\$ 8.62 - monthly charge

Total - \$1,063.62







34

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

WATER AND SEWER DEPARTMENTS  
797-4539

WILLIAM J. BUCKLEY JR., P.E.  
SUPERINTENDENT OF PUBLIC UTILITIES

April 11, 1990

TO: CITY OF DANBURY COMMON COUNCIL

FROM: Mr. William Buckley, Supt. of Public Utilities

RE: LAND ACQUISITION SEWER LINE REPAIR

\*\*\*\*\*

Dear Common Council Members:

I respectfully request that a subcommittee of the Common council of the City of Danbury be established for the purpose of granting approval for the City to acquire land necessary to resolve a sanitary and storm sewer problem in the vicinity of McDermott and Sheridan Streets in Danbury, Connecticut. The existing problem is the result of the storm sewer being tied into the sanitary sewer. This condition, under heavy rainfall, results in the surcharging of the sanitary sewer to the point where sewage flows out the top of manholes down near the Still River adjacent to Chestnut Road. The land that we have identified as land where easements could be obtained to rectify this problem is land of Mr. Francis Kieras on Sheridan Street, identified as Lot Number J14138.

I would like to thank you for the consideration you would give to this matter and I will certainly make myself available to the subcommittee at their convenience.

WJB:bds

cc: Mr. Dan Minahan  
Mr. Jack Schweitzer  
Mr. Rick Gottschalk



65

# CITY OF DANBURY

155 DEER HILL AVENUE  
DANBURY, CONNECTICUT 06810

ENGINEERING DEPARTMENT  
(203) 797-4641

April 10, 1990

JOHN A. SCHWEITZER, JR., P.E.  
CITY ENGINEER

Councilman Joseph DaSilva  
President  
Common Council  
City of Danbury  
155 Deer Hill Avenue  
Danbury, Ct., 06810

Dear Councilman DaSilva:

**Ledgemere Drive**  
**Sanitary Sewer Project**

At the request of the Common Council, this office conducted a survey (by mail) of the property owners whose properties would be affected by the above-captioned proposed sanitary sewer project. A sample of the survey sheet is attached hereto.

The results of this questionnaire were compiled on April 9, 1990, with the following results:

a. Comparison of results by lots:

Yes -----	14	(56.0%)
No -----	3	(12.0%)
No response -----	<u>8</u>	(32.0%)
	25	Total lots in survey

b. Comparison of results by area of lots:

Yes -----	4.962	(49.0%)
No -----	0.84	( 8.3%)
No response -----	<u>4.32</u>	(42.7%)
	10.122	Total acreage for project

Hopefully the results summarized above will aid you in your deliberations concerning this sewer project.

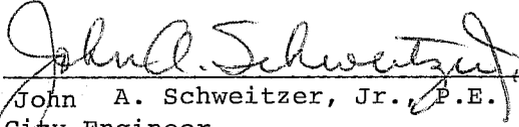
(continued on page 2)

TO: Councilman Joseph DaSilva, President  
RE: Ledgemere Drive, Sanitary Sewer Project

April 10, 1990

35

Very truly yours,

  
John A. Schweitzer, Jr., P.E.  
City Engineer

JAS/gw

Enclosure

c: Mayor Gene F. Eriquez  
Daniel Minahan



85

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

March 7, 1990

ENGINEERING DEPARTMENT  
(203) 797-4641

JOHN A. SCHWEITZER, JR., P.E.  
CITY ENGINEER

Dear Property Owner:

**Proposed Sanitary Sewer  
Ledgemere Drive**

The Common Council of the City of Danbury has received a request from property owners in the area to review the possibility for the extension of sanitary sewer to Ledgemere Drive.

Before instructing this office to proceed with the preparation of detailed plans and cost estimates, the Council would like to get an idea of just how much interest there is in this proposal.

Based upon preliminary cost estimates prepared by this office, it is estimated that the assessment for the benefits derived by said sewer extension is \_\_\_\_\_ for lot (s) \_\_\_\_\_. Payment of sewer assessments can generally be made over an extended time period - usually in excess of 10 years.

Will you please mark your choice on the bottom portion of this letter, detach it and return it in the enclosed self-addressed stamped envelope to the Engineering Department no later than March 30, 1990.

In order for the Common Council to make a decision on the status of this project, responses from a large percentage of property owners are needed.

If you have any questions, please feel free to contact this office.

Very truly yours,

\_\_\_\_\_  
John A. Schweitzer, Jr., P.E.  
City Engineer

JAS/PAE/gw

(Detach here)

In favor of proposed sewer line.

Not in favor of proposed sewer line.

Lot Number \_\_\_\_\_

Your Name \_\_\_\_\_

Your Address \_\_\_\_\_

Paul J. Valeri  
SP Development Co.  
12 Downs St.  
Danbury, Ct. 06810

36

The Common Council of the City of Danbury  
c/o The City Clerk  
City Hall  
Danbury, Ct. 06810

April 9, 1990

RE: 18 Month Approval Extension for Proposed Sewer & Water Extensions  
Sand Pit Road to Morgan Ave. to Beaver Brook Area.

Dear Common Council:

February 2, 1988, the Common Council granted its approval for proposed sewer and proposed water main extensions in connection with the multi-family project planned for our 17 acre parcel at 53 & 55 Sand Pit Road thru to Morgan Avenue. Please note the attached letter from the City Engineer, Mr. John A. Schweitzer which details the necessary particulars regarding sewer and water for the project.

Since market conditions have inhibited the commencement of this project, it is now necessary that we respectfully request an 18 month extension from the present in order that we may proceed to finalize workable project plans.

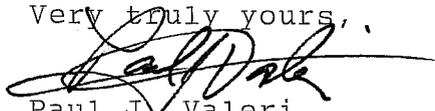
Working closely with the City Planning Department as well as the Office of the City Engineer and the Director of Public Utilities, our current intentions for the project is to create less of an impact in the form of a senior living health care facility, which will eventually translate into considerably less of a bedroom count than is indicated in this application.

Also, of economic necessity, we may elect in the near future to cooperate with other land owners in the area of the proposed sewer and water extensions jointly to petition the Council to allow a city installation of the lines by way of city affixed assessments to cover the estimated \$2 million cost of the lines against the unsewered properties to benefit along the proposed routing.

Please note that the off-site profiles for the proposed sewer and water extensions have been, and will continue to be scrutinized by the Office of the City Engineer.

Thank you for your consideration to grant us this 18 month time extension.

Very truly yours,



Paul J. Valeri  
General Partner, SP Development Co.  
tel. 792-3888

PJV:pv  
encl: City Engineer's 3/14/90 letter.

APPLICATION FOR EXTENSION OF SEWER/WATER

Sewer XX

Water XX

Name of Applicant: SP Development Company

c/o Paul J. Valeri  
12 Downs Street  
Danbury, Ct. 06810

Address: \_\_\_\_\_

Telephone: 792-3888

The undersigned submits for consideration an application for extension of sewer and/or water facilities for property

Located at: 53 & 55 Sand Pit Road thru to Morgan Avenue

Assessors's Lot No. K10042

Zone: RH-3

Intended Use:	Retail _____	Single Family Residential _____
	Office _____	Multiple Family Development <u>XX</u>
	Mixed Use _____	
	Industrial _____	

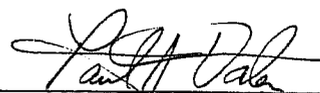
Number of Efficiency Units \_\_\_\_\_

Number of 1 Bedroom Units 104

Number of 2 Bedroom Units 208

Number of 3 Bedroom Units 48

Total Number of Units 360



**SIGNATURE**

April 9, 1990

**DATE**



36

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

March 14, 1990

ENGINEERING DEPARTMENT  
(203) 797-4641

JOHN A. SCHWEITZER, JR., P.E.  
CITY ENGINEER

S. P. Development Company  
% Paul Valeri  
12 Down Street  
Danbury, Ct. 06810

Dear Mr. Valeri:

**S. P. Development Company  
Sand Pit Road and Morgan Avenue  
Sanitary Sewer and Water Mains**

As requested, this office has reviewed its files and offers the following status reports relative to the proposed sanitary sewer and water services and main extensions for this 360 residential units project.

A. Sanitary Sewer

1. Common Council approval of the proposed sanitary sewer main extension was granted on February 2, 1988. The approval expired 18 months after the Common Council took action. The approval therefore expired on August 2, 1989.
2. The sanitary sewer extension plans have been reviewed and approved by our office. Adequate capacity exists in the downstream sewer system and at the sewage treatment plant to handle the anticipated discharge.
3. The sanitary sewer extension plans were approved by the State of Connecticut Department of Environmental Protection.
4. Permits for the proposed connections to the main will be issued by our department after a Common Council time extension is acquired and upon receipt of completed applications and permit and connection fees.

B. Water

(continued on page 2)

TO: S. P. Development Company  
RE: S. P. Development Company

March 14, 1990

30

1. Common Council approval of the proposed water main extension was granted on February 2, 1988. The approval expired 18 months after the Common Council took action. The approval therefore expired on August 2, 1989.
2. The water main extension plans have been reviewed and approved by our office. Adequate supply exists in the City system to handle the expected demand.
3. Permits for the proposed connection to the main will be issued by our department after a Common Council time extension is acquired and upon receipt of a completed application and connection fees.

If you have any questions, please give us a call.

Very truly yours,

  
\_\_\_\_\_  
John A. Schweitzer, Jr., P.E.  
City Engineer

JAS/PAE/gw

c: William Buckley, Jr., P.E.

Bear Mountain Home Owners Association  
56 Bear Mountain Road  
Danbury, CT 06811

March 22, 1990

Mr. Joseph DaSilva  
President  
Danbury Common Council  
City Hall  
155 Deerfield Ave.  
Danbury, CT 06810

Dear Sir:

Subject: Request to deed over to the City of Danbury  
"Parcel C open space" described on Dock 864,  
Page 407 (copy attached)

The subject request is based on the following considerations:

1. There are five property owners (lots 1-5) along Bear Mountain Road who comprise the membership for the Bear Mountain Home Owners Association (BMHOA). Jointly they are responsible for payment of annual property tax for the subject open space. This amount of tax is very small (approximately \$75/year, \$15/member). However, collection by the BMHOA president is difficult because some have not built homes on their lots and, therefore, are difficult to contact. Others have left the area and have their houses up for sale.
2. Reservations exist permitting the City to drain onto the open space and also easement over lots #4 and 5 to maintain an 18" drain line.
3. Deeding this property to Danbury would eliminate the tax collection burden for the BMHOA without significant loss of tax revenue.

Your favorable decision would be gratefully received.

Respectfully,

  
R. Rahn, President

  
S. Torma Secretary

31



To all People to Whom these Presents shall Come, Greeting:

Know Ye, That RICHARD T. JOHNSON GENERAL CONTRACTOR, INC., of Route 39, New Fairfield, Connecticut acting herein by Richard T. Johnson, its President duly authorized

for the consideration of One dollar and other valuable consideration received to its full satisfaction of Bear Mountain Homeowners Association, Inc.

does remise, release, and forever QUITCLAIM unto the said Bear Mountain Homeowners Association, Inc. its

successors, ~~heirs~~ and assigns forever, all the right, title, interest, claim and demand whatsoever as

it the said releasor <sup>has</sup> ~~have~~ or ought to have in or to

ALL that certain piece, parcel, or tract of land situated in the City of Danbury, County of Fairfield and State of Connecticut shown and designated as "Parcel 'C' OPEN SPACE" containing approximately 6.442 acres more or less on that certain map entitled "Subdivision Plan for Richard T. Johnson Bear Mountain Road Danbury, Conn." made by David A. White Registered Land Surveyor Middletown Conn., Scale 1"=100' Date: June 18, 1984; Revised Nov. 8, 1984; Revised Feb. 13, 1985; Revised June 14, 1985; Revised Aug. 14, 1985; and which map is on file in the office of the Town Clerk of the City of Danbury as Map #8273.

Subject To The Following:

A reservation in favor of the City of Danbury of a 15' accessway to open space, and easement and right to drain onto the open space as noted on said map above; A reservation in favor of the City of Danbury of a 7.50' easement over Lots 4 and 5 for the purpose of maintenance of 18" A.C.C.M.P. as noted on said map above; A reservation in favor of the City of Danbury of an easement to a 50' Radius Turn Around for maintenance of a pipe outlet as shown on said map above.

No Conveyance Tax collected

Michael R. Seni  
Town Clerk of Danbury



38

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

## REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: Curfew on Miry Brook Road

The Common Council Committee assigned to discuss a curfew on Miry Brook Road met on Wednesday, March 19, 1990 in Room 432 at 7:30 P.M. in City Hall. In attendance were committee members Gogliettino, Mack and Boughton. Also present were Frank Ruccia and Peter Anderao from Ward Drive and Assistant Corporation Counsel Laszlo Pinter.

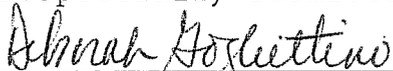
Mr. Boughton moved to suspend the rules to allow members of the public and the Corporation Counsel to speak.

Mr. Ruccia and Mr. Anderao discussed the neighbors concern about the Hawk Truck Stop on Miry Brook Road. The neighbors concerns are focused on continuous obtrusive noise, air pollution and hazardous traffic. Mr. Pinter discussed the City ordinances related to noise and curfews for night activity. He also told the committee members that the City cannot impose a curfew unless there is an extreme condition in the City. Mr. Boughton explained the purpose of the ordinances and the Council's responsibility in creating ordinances, not implementing ordinances.

After further discussion about the problems in the area, a motion was made by Mrs. Mack to take no direct action but to request a traffic and noise study by the Police Department. Seconded by Mr. Boughton.

Mr. Boughton motioned to adjourn. Seconded by Mrs. Mack. The meeting was adjourned at 8:00 P.M.

Respectfully submitted,

  
DEBORAH GOGLIETTINO, Chairman

  
JOAN MACK

  
DONALD BOUGHTON



35

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: Group Homes Ordinance

The committee to study a request for an ordinance regarding group homes met at 7:00 P.M. on April 18, 1990 in Room 432 in City Hall. In attendance were committee members DaSilva and John Esposito. Also in attendance was Sydney Lichtenstein, Director of Prelude who explained the workings of the Prelude Home for children.

The Prelude Home has been very successful to date and plans are in hand for further placements in the future.

Mr. Esposito moved to recommend an extention of the emergency ordinance and its adoption as a permanent ordinance. Seconded by Mr. DaSilva. Motion carried unanimously.

Respectfully submitted,

  
JOSEPH DaSILVA, Chairman

  
JOHN ESPOSITO

  
JOSEPH SCOZZAFAVA



40

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

## REPORT

May 1, 1990

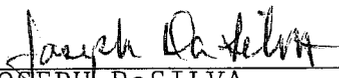
Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

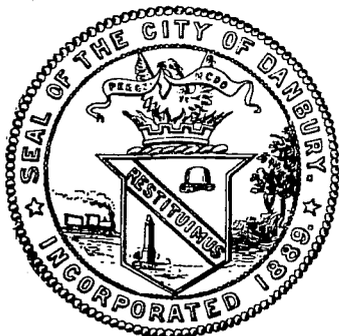
Re: Service Charge for Checks returned for Insufficient  
Funds

The Common Council met as a committee of the whole at 7:05 P.M. on April 23, 1990 to consider an ordinance change implementing a service charge for checks returned for insufficient funds to the Tax Collector's office. The change was asked by the Tax Collector because of the cost to her office of processing returned checks.

Mr. Boynton moved to recommend approval of the proposed ordinance. Motion was seconded by Mr. Charles and passed unanimously.

Respectfully submitted,

  
\_\_\_\_\_  
JOSEPH DaSILVA  
President



# ORDINANCE

## CITY OF DANBURY, STATE OF CONNECTICUT

### COMMON COUNCIL

May 1, 1990

---

Be it ordained by the Common Council of the City of Danbury:

THAT the Code of Ordinances of Danbury, Connecticut is hereby amended by adding a section, to be numbered 18-22 which said section reads as follows:

Sec. 18-22. Service Charge Imposed for Checks Returned for Insufficient Funds.

The tax collector of the City of Danbury shall impose a fifteen dollar (\$15.00) service charge upon any taxpayer who offers a check to the said tax collector if said check is returned, without payment, due to the insufficiency of funds within the account upon which the check is to be drawn.

EFFECTIVE DATE: This ordinance shall take effect thirty (30) days after adoption and publication, as provided by law and Section 3-10 of the Charter of the City of Danbury, Connecticut.

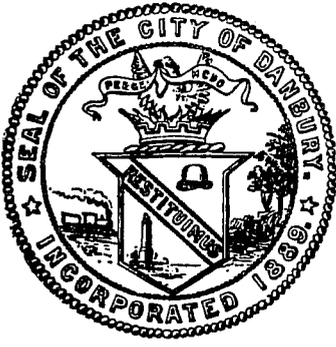
Adopted by the Common Council - May 1, 1990  
Approved by Mayor Gene F. Eriquez- May 2, 1990

ATTEST: *Elizabeth Crudginton*  
ELIZABETH CRUDGINTON  
City Clerk

# RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

May 1 A. D., 19 90



RESOLVED by the Common Council of the City of Danbury:

(a) THAT the City of Danbury hereby approves the issue by the Housatonic Resources Recovery Authority of bonds or notes and bond anticipation notes of the Authority in an amount not to exceed \$2,500,000. The bonds or note shall be general obligations of the Authority. The Authority shall determine the amount, date, interest rates, maturities, form and other details of the bonds or notes; designate a bank or trust company to be a certifying bank, registrar, transfer agent and paying agent for the bonds or notes; sell the bonds at public or private sale; deliver the bonds or notes; designate the person or persons by whom such bonds or notes shall be signed; and perform all other acts which are necessary or appropriate to issue the bonds or notes.

(b) THAT the City of Danbury hereby agrees to guarantee the punctual payment of the principal and interest due on any such bonds, notes or temporary notes of the Authority in a principal amount equal to the lesser of \$825,000 or the City's pro rata share of the bonds or notes, or temporary notes outstanding, plus interest thereon. Said guarantee shall be secured by the pledge of the full faith and credit of the City, and the Mayor is hereby authorized to execute and deliver on behalf of the City any agreement or agreements with the Authority providing for such guarantee.



43

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: City Loitering Ordinance

The Common Council Committee assigned to review City Loitering Ordinances 12-13 met on Wednesday March 7, 1990 in Room 432 in City Hall at 7:40 P.M. In attendance Committee Members Gogliettino and Fazio. Mr. Smith was absent due to illness. Also attending was Deputy Police Chief Leo Gantert, State Senator James Maloney and Janet Gershwin. Council Member Boynton attended ex-officio.

The committee discussed the strength of ordinance 12-13 and the enforcement of said ordinance. Deputy Chief Gantert told the committee that ordinance 12-13 was an "infraction" of the law and that an officer had to directly witness an individual loitering over a period of time in order to impose a fine. Senator Maloney stated that he felt the language of ordinance 12-13 needs review by the Corporation Counsel. The committee discussed the problem of implementing fines for loitering with the majority feeling that the fines were too lenient. Janet Gershwin, a resident at 95 Boulevard Drive, discussed the problems in the neighborhood with racing cars and continuous noise throughout the night in the area cul de sacs. Deputy Chief Gantert told Mrs. Gershwin that he felt this activity was a breach of peace and not loitering. After continued discussion, Mrs. Gogliettino made the following recommendations that the committee:

1. Request the Corporation Counsel to thoroughly review the language of ordinance 12-13 and review the legal implications of changing the ordinance to require bonding if arrested.
2. Request that the State Legislature work to increase loitering fees from \$100 to \$200.
3. Request that the police be more sensitive to the neighbors concern about neighbor confidentiality when calling in complaints and during interviews.
4. Request that a visible sign be posted in all public parks indicating the closing time of the park.



Mr. Fazio made a motion to accept these recommendations. Mrs. Gogliettino seconded. A motion to adjourn was made by Mr. Fazio, seconded by Mrs. Gogliettino. The meeting was adjourned at 8:30 P.M.

Respectfully submitted,

DEBORAH GOGLIETTINO, Chair

MICHAEL FAZIO

STANFORD SMITH



44

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: Request to Change Name of Roger Park Road to  
Memorial Drive

The Common Council Committee appointed to review the request by the Danbury Veterans Council to name the center road of Rogers Park to Memorial Drive met on Monday, April 9, 1990 at 7:30 P.M. in City Hall. In attendance were committee members Esposito, Boughton and Charles. Also present were President of the Veterans Council Edward Bernholz, Veterans Affairs Director Patrick Waldron, Graves Registrar James Purcell who is an Officer of the Veterans Council.

Mr. Charles gave a brief history of Rogers Park stating that the park property was deeded to the City by the Cefas B. Rogers family in 1947 and that the naming of the center road to Memorial Drive is not in conflict with the original agreement. Mr. Waldron stated that the purpose of the request is part of a long range plan to further develop the appropriate veterans recognition within Rogers Park. Mr. Bernholz spoke of the future plans to make Rogers Park a center for Veterans recognition of all wars and that the plan has the approval of all the Danbury Veterans Organizations along with plans to improve and refurbish some of the City's memorials and the plan to construct a Korean War Memorial in Rogers Park.

Mr. Boughton moved to recommend to the Common Council that the request by the Veterans Council to name the center road in Rogers Park to Memorial Drive be granted. Seconded by Mr. Charles. Motion carried unanimously.

Respectfully submitted,

  
JOHN J. ESPOSITO, Chairman

  
LOUIS T. CHARLES

  
DONALD BOUGHTON



41

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: Request to Change Name of Roger Park Road to  
Memorial Drive

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Mr. Boughton moved to recommend to the Common Council that the request by the Veterans Council to name the center road in Rogers Park to Memorial Drive be granted. Seconded by Mr. Charles. Motion carried unanimously.

Respectfully submitted,

JOHN J. ESPOSITO, Chairman

LOUIS T. CHARLES

DONALD BOUGHTON



48

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

## REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: Sanitary Sewer Installation - Abbot Street

The Common Council met as a committee of the whole at 7:05 P.M. on April 23, 1990 to consider a proposed sanitary sewer installation on Abbot Street. The large majority of property owners requested this sewer line.

Mr. Boynton moved to recommend approval of the installation of a sanitary sewer installation on Abbot Street. Motion was seconded by Mr. Charles and passed unanimously.

Respectfully submitted,

  
JOSEPH DaSILVA  
President

PRELIMINARY ASSESSMENTS SANITARY SEWER PROJECT  
ABBOTT STREET

<u>HOUSE NUMBER</u>	<u>LOT NUMBER</u>	<u>OWNER</u>	<u>TOTAL</u>
Abbott Street	G14002	Kenneth F. Pelletier Don F. Taylor	\$24,100.00
Abbott Street	G14003	Linda A. Arrington	7,380.00
3 Abbott Street	G14004	Francisco Pandolfi Salvador Pandolfi	11,410.00
Abbott Street	G14005	Rudolf P. Baisch Kathy L. Baisch	11,050.00
125 Westville Avenue	G14106	Paul R. Lutrus Rebecca L. Lutrus	8,060.00



48

# CITY OF DANBURY

155 DEER HILL AVENUE  
DANBURY, CONNECTICUT 06810

March 6, 1990

ENGINEERING DEPARTMENT  
(203) 797-4641

JOHN A. SCHWEITZER, JR., P.E.  
CITY ENGINEER

Mayor Gene F. Eriquez  
Common Council  
City of Danbury  
155 Deer Hill Avenue  
Danbury, Ct. 06810

Dear Mayor Eriquez and Common Council Members:

**Proposed Sanitary Sewer  
Abbott Street  
Public Hearing**

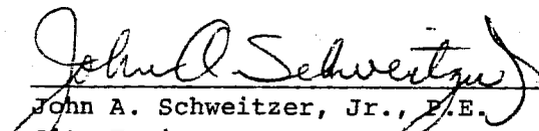
As directed by the Common Council at its November 9, 1989 meeting (reference Item 37 of the meeting minutes), our office has prepared cost estimates applicable to those properties which would benefit by the above noted sanitary sewer installation.

Enclosed please find a copy of a summary sheet listing property owners' names, property addresses and each lot's estimated assessment.

According to the Common Council minutes referred to above, the next step in the process is for the Common Council to hold a public hearing on the matter.

If you have any questions, please give us a call.

Very truly yours,

  
John A. Schweitzer, Jr., P.E.  
City Engineer

JAS/PAE/gw

Enclosure

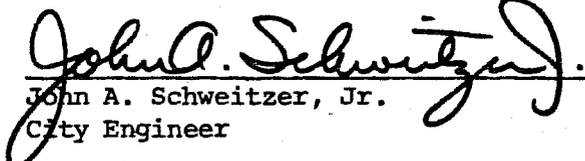
Councilman Joseph Nimmons, President  
RE: Edgewood Street, Sanitary Sewer Project

---

January 4, 1988

415

Very truly yours,

  
John A. Schweitzer, Jr.  
City Engineer

JAS/dms

Enclosure

c: Mayor Joseph H. Sauer, Jr.  
Basil Friscia



46

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

## REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: Curfew on Miry Brook Road

The Common Council Committee assigned to discuss a curfew on Miry Brook Road met on Wednesday, March 19, 1990 in Room 432 at 7:30 P.M. in City Hall. In attendance were committee members Gogliettino, Mack and Boughton. Also present were Frank Ruccia and Peter Anderao from Ward Drive and Assistant Corporation Counsel Laszlo Pinter.

Mr. Boughton moved to suspend the rules to allow members of the public and the Corporation Counsel to speak.

Mr. Ruccia and Mr. Anderao discussed the neighbors concern about the Hawk Truck Stop on Miry Brook Road. The neighbors concerns are focused on continuous obtrusive noise, air pollution and hazardous traffic. Mr. Pinter discussed the City ordinances related to noise and curfews for night activity. He also told the committee members that the City cannot impose a curfew unless there is an extreme condition in the City. Mr. Boughton explained the purpose of the ordinances and the Council's responsibility in creating ordinances, not implementing ordinances.

After further discussion about the problems in the area, a motion was made by Mrs. Mack to take no direct action but to request a traffic and noise study by the Police Department. Seconded by Mr. Boughton.

Mr. Boughton motioned to adjourn. Seconded by Mrs. Mack. The meeting was adjourned at 8:00 P.M.

Respectfully submitted,

DEBORAH GOGLIETTINO, Chairma

JOAN MACK

DONALD BOUGHTON



# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: Recycling Program

The Common Council Committee appointed to consider a Danbury recycling program to meet the Connecticut recycling mandate met on April 23, 1990 at 8:30 P.M. in Room 432 in City Hall. In attendance were committee members Cassano, Valeri and Fazio. Also present was General Manager of Solid Waste Michael Cech.

Mr. Cech provided the committee with the outline of a Danbury recycling program designed to meet the Connecticut Mandatory Recycling Law which has been the subject of recent debate by the General Assembly and the Environment Committee. Mr. Cech indicated that the law is likely to be acted on during the present session of the General Assembly and in his opinion, Danbury should be in a position to move toward compliance.

The recycling plan was discussed conceptually and not in ordinance form. Mr. Cech indicated that this petition was made to elicit some form of Common Council direction prior to having the Corporation Counsel's Office put the concepts into legal format. The plan was designed to facilitate compliance with the minimum amount of disruption for residents and businesses, and many of the ideas follow recommendations from the Mayor's Task Force Report on Recycling and from local haulers.

At the meeting Mr. Cech stressed two additional points:

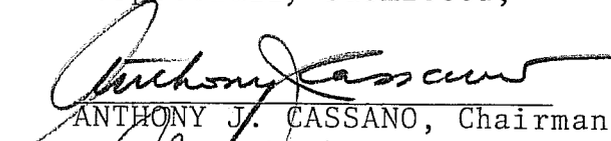
1. Towns must pass local recycling ordinances requiring separation of recyclables from other solid waste.
2. Towns face major problems if, by January 1, 1992, they are still sending recyclables in their trash to a facility. The DEP can order that facility not to accept any waste from the town. However, the town would have had to fail to pass an ordinance, require separation, file an annual report or reduce waste stream by 25 percent to trigger such strong action.

Mr. Valeri made a motion that the committee recommend to the Common Council that the Corporation Counsel's Office prepare a recycling ordinance based on the plan presented to the committee by Mr. Cech. Adoption of the ordinance would be subject to final review by the Common

49

Common following a public hearing. Mr. Fazio seconded the motion and there was unanimous approval.

Respectfully submitted,

  
ANTHONY J. CASSANO, Chairman

  
THOMAS VALERI

  
MICHAEL FAZIO



41

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

REPORT

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Honorable Members of the Common Council

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Respectfully submitted,

ANTHONY J. CASSANO, Chairman

THOMAS VALERI

MICHAEL FAZIO



47

# CITY OF DANBURY

DANBURY, CONNECTICUT 06810

LANDFILL DEPARTMENT  
(203) 796-1562

MICHAELA A. CECH  
General Mgr. of Solid Waste

## RECYCLING PROGRAM FOR THE CITY OF DANBURY, CT

\* DRAFT \*

April 10, 1990

Connecticut's Mandatory Recycling Law (PA 87-544) requires every person in the state to make provisions for the separation of certain items from their garbage for recycling.

These items are:

- (a) Glass food and beverage containers
- (b) Metal food and beverage containers
- (c) Newspaper
- (d) Corrugated cardboard
- (e) Office paper
- (f) Used motor oil
- (g) Automotive batteries
- (h) Scrap metal
- (i) Leaves

As of January 1, 1991, these items are not allowed in significant quantities in Connecticut landfills or resource recovery facilities, unless a municipality obtains a variance from Connecticut's DEP for a particular item on the list.

The law applies to all persons: residents, businesses, institutions, and government offices. In short, everyone must recycle.

The city has several responsibilities. Among the most important is to make provisions for the collection, processing, and marketing of recyclables. This can be done in conjunction with private industry, non-profit groups, and governmental agencies (such as the Connecticut Resources Recovery Authority or the Housatonic Resources Recovery Authority), or any combination thereof.

At present, Danbury is cooperating in the regional effort (through HRRA) to site an Intermediate Processing Center (IPC) for the processing and marketing of residential recyclables. A three-phase study is underway, with the second phase nearing completion.

(47)

There is a distinction between residential and non-residential sources of recyclables under the state plan. The state expects municipalities to arrange for collection of residential recyclables. The law allows a municipality to pass a flow control ordinance for residential recyclables only. This would allow towns to mandate that those recyclables go to a certain IPC. This is designed to make the IPC economically viable.

There is no such authority for non-residential recyclables. The intent behind this distinction is to allow businesses and other non-residential generators to make their own arrangements with haulers -- so that they can address their individual and unique requirements in a logical manner. The collection of residential recyclables, on the other hand, could more easily be arranged by a systematic, locally-enforced program.

Under this scenario, private haulers would deal directly with non-residential generators to haul their recyclables to an appropriate facility of their own choosing. Due to the detailed reporting requirements under the law, a system of reporting these activities must be devised (it will be discussed later in this report).

Another major factor in this program's concept is the fact that the municipality faces significant penalties for non-compliance (\$100 per ton for every ton of garbage sent to a landfill or incinerator if a municipality is found to have a "deficient recycling program"). Thus, the reporting requirements, the need to assign an "agent" to follow up on violations, and the need to have a tracking system for identifying violators are all important considerations.

The steps outlined below are designed to comply with these requirements in the simplest manner possible. It is also important to state that the city's emphasis against violators will be education -- not fines; however, the need to include fines as a last resort is essential.

### RESIDENTIAL RECYCLING:

There are two types of residents: those who have private haulers and those who do not. For each type, we suggest a "two bin system"; that is, a resident would have two bins in their kitchen: one for recyclables and the other for non-recyclables.

For those residents who do have haulers, it is recommended that haulers be licensed by the city and that a requirement for obtaining the license is a guarantee that he will provide recycling services to his customers. He can either comply by providing his own trucks to collect recyclables or by sub-contracting with another firm to use its trucks.

These residents would be responsible for placing the first four items on the state's list (glass, cans, newspaper, and cardboard) into their recyclable container. Each week, the resident would be required to place the container next to the non-recyclable container for collection -- regardless of how few recyclables might be in it. The purpose of this is to reinforce the separation habit among residents and to let the hauler know that his customer is complying.

Under the proposed changes in state law, if a hauler arrives at our landfill (or transfer station) with recyclables in his load, the load will have to be accepted (unless 30% or more of the load is deemed to be comprised of recyclables -- in which case the hauler can be turned away). However, we would be allowed to demand that the hauler provide us with a list of his customers who did not recycle on that route as a precondition to unloading. We then would have the right to order the hauler to return to those customers with special warning labels to be placed on the garbage can notifying the customer of the violation (sample label copies attached).

For our program, I am recommending a four-step enforcement procedure. The first step would be a warning (yellow sticker) informing the resident that either (a) he did not have his recycling container next to his garbage container or (b) recyclables were found mixed in with other refuse. The second step would be another warning (red label) informing the resident that another violation will lead to more serious enforcement. The third step would be a \$50 infraction. The fourth step would be a black label indicating the trash would no longer be picked up.

Following the issuance of a second warning, the city's agent would be required to contact the resident to supply more educational material and to ascertain if there is a special circumstance (such as the resident being handicapped) leading to the noncompliance.

In terms of containers, there has been strong evidence presented to indicate that plastic bags ought to be used for the collection of recyclables. This offers several advantages. First, they are easier for the majority of residents (particularly apartment and condominium dwellers) to locate in the source of their generation, the kitchen. Second, bags offer "one-way trips". With rigid plastic buckets, the resident must carry the bucket "two ways": to the garbage can and back into the house. With the bags, there is only the need to carry them to the point of pick up.

If bags are adopted as the required container, they should be of a uniform color, and should provide a "see through capacity" to allow haulers to scan for the mixture of refuse with recyclables.

The largest disadvantage with the bag approach is that residents would have to purchase them at a store. It is expected that the cost would amount to 10 to 15 cents per bag, with the average household using one to two bags per week (approximately \$15 per year).

Rigid plastic buckets, which have traditionally been used to date in recycling programs across the country, have been found to be inconvenient for in-house storage and for transporting to and from the point of pick up. They cost approximately four dollars per bucket, and many households eventually purchase more than one bucket per year (due to wear and tear). Another problem is properly sizing a bucket to accommodate different sized households; the generation of recyclables varies greatly between households, as does the generation of general refuse.

For those residents who do not have haulers, they should be required to bring their recyclables to: (a) the Drop-Off Center on Plumtrees Road, (b) the Mobile Recycling Truck (which will be driven to strategically located neighborhood locations on a rotating basis), or (c) directly to the IPC (assuming it is located in Danbury and that residential deliveries are allowed).

For those residents who bring their own garbage to the Landfill, a system has been outlined to the state DEP for handling those persons who try to discard recyclables with their garbage. This system, outlined in our revised Operation and Management Plan, has received verbal approval; written approval will be given after our recycling ordinance is adopted (a copy of the pertinent section of the plan is included).

Since that plan was written, there have been two changes: a first-time offender would be allowed to landfill his recyclables, and a second-time offender would face a \$50.00 fine (instead of \$100). Other than that, such customers would receive a warning upon their first violation. They would also receive face-to-face education along with a brochure describing the Drop-Off Center functions. If the customer tried to bring recyclables to the Landfill a second time, he would be given the option of removing the recyclables to the Drop-Off Center or paying a \$50.00 fine.

All residential customers should be required to rinse glass and can bottles, jars, and containers and to prepare newspapers in the manner prescribed by their hauler or by the Drop-Off Center.

Regarding the other items on the state's list which residents will be required to separate from their trash:

- (a) Office paper is not required to be recycled by residents.
- (b) Leaves will be accepted at the Landfill for composting or for transfer to another location.
- (c) Used motor oil, scrap metal, and batteries will be accepted at the Drop-Off Center (and possibly at the IPC).

#### SPECIAL RESIDENTIAL RECYCLING:

Condominiums and apartment buildings are special residential generators which require special consideration.

In both cases, tenants traditionally bring their garbage to outdoor containers. In such cases, the management organization should be required to provide a second container for glass, cans, newspapers, and cardboard. Residents would deposit their distinctively-colored plastic bags in this second bin.

If the management organization failed to make provisions for this container, it should receive two warnings, followed by a series of \$50.00 fines until compliance is achieved.

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It is a recognized fact that tracking down individual tenants who may have violated the law is an almost impossible task. Under these circumstances, it seems that the fairest way of enforcement is to require the management organization to work with the city agent on a tenant education program. If refuse continues to be mixed with a significant quantity of recyclables (30% in 1991, 20% in 1992, 10% in any subsequent year), a \$50 fine would be issued. All of these steps would be preceded by the customary two-warning approach.

#### NON-RESIDENTIAL RECYCLING:

This category of generators includes commercial, retail, industrial, institutional, governmental, and all other non-residential generators.

Under proposed state law, these generators are to make their own arrangements with vendors to recycle the nine items on the state's list from their buildings or facilities.

To simplify lines of responsibility and reporting, a responsible entity must be identified for each such parcel. It is recommended that the owner of the real estate be the primary entity. If the owner has a standing agreement with another entity (property management firm, building superintendent, store manager, etc.) to dispose of refuse, then that entity would be primarily responsible for making provisions for the proper separation of recyclables within that complex.

Whatever the arrangement, the responsible entity must accomplish several goals: (a) notify all persons in the building of the requirements of the law, (b) provide proper storage containers for recyclables at the pick up point, (c) make arrangements for the proper transportation of recyclables to an appropriate end market (private IPC, direct to a recycling market, etc.).

The first step for any entity should be to conduct a waste audit to determine what recyclables are generated in the building. The second step should be to contact the existing hauler to ascertain if arrangements can be made to transport the recyclables. The third step should be to contact all tenants or employees of the arrangements made and to notify them of their responsibilities under the law.

Any entity which has trouble identifying a hauler to service their needs should contact the city's agent for a list of haulers who can service them.

A similar enforcement program should be adopted as outlined for Special Residential Recycling. Two warnings would be issued to the responsible entity for not providing sufficient containers at the point of pick up, followed by a series of \$50 fines until compliance is attained. If mixed refuse and recyclables were found in a "multi-tenant building" (more than one tenant), the entity should be required to cooperate with the city's agent on an employee education program. A \$50 fine would be issued if a significant quantity of recyclables was found mixed with refuse following the educational program (30% in 1991, 20% in 1992, 10% in any subsequent year)



### ACCOMMODATIONS:

An important issue is the question of which recyclables should be handled at which facilities.

As stated earlier, a regional IPC is being planned to handle glass, cans, newspapers, and cardboard from residential sources. These items are also currently accepted at the city's Drop-Off Center and will be accepted at both the Center and at the Mobile Recycling Truck (from residents without haulers) after 1991.

It is strongly advised that two steps be taken at the Drop-Off Center: (a) limit its access to only residential generators and (b) limit its use by out-of-town residents.

Other residential recyclables will be handled by a combination of public and private outlets. The Drop-Off Center will continue to accept scrap metal, used motor oil, and batteries; however, many private outlets in Danbury also accept this material (scrap yards, car dealerships, etc.).

The city is planning to open a leaf composting facility on top of the Landfill after it is closed in late 1991.

The city is not planning to make any accommodations for the recycling of office paper -- except for its own government offices.

As state law envisions, the non-residential sector should be allowed to make its own accommodations with private haulers and others to comply with the law. Currently, the Separation Program at the Landfill allows for the recycling of scrap metal, wood waste, tires, and cardboard by non-residential sources. While this is expected to continue in some fashion after the Landfill is closed, it does not represent the type of program necessary for non-residential recyclables.

To finance the city's recycling efforts, a nominal annual permit fee should be charged for use of either the Drop-Off Center or the Mobile Recycling Truck (\$5.00 per year would be appropriate).

### REPORTING REQUIREMENTS:

The city is required to report annually to the Connecticut DEP on steps taken to comply with the law. Reports (due July 1) must include information on the following: promotional efforts, policing actions, tonnage recycled, and tonnage landfilled or incinerated. Therefore, it is recommended that reporting requirements be established in the following ways:

(47)

RESIDENTIAL/HAULER: Any hauler licensed to pick up recyclables from residential sources in Danbury should be required to report: (a) how many residential customers are serviced, (b) where the recyclables are delivered, and (c) the tonnage of all recyclables delivered.

Similar licensing requirements should exist for any hauler -- whether or not he picks up trash -- who wishes to pick up other required recyclables from residents (or businesses). This would cover the pick up of scrap metal, used oil, batteries, leaves, and (in the case of non-residential sources) office paper. These haulers should be subject to the same reporting requirements as haulers who normally pick up trash.

All Residential/Hauler reports should be issued within ten days of the close of the four reporting periods: January through March, April through June, July through September, and October through December.

RESIDENTIAL/NON-HAULER: The city will be responsible for keeping records on the number of persons using either the Drop-Off Center or the Mobile Recycling Truck. The city will also be responsible for reporting tonnages of each item delivered to market or to an IPC.

NON-RESIDENTIAL/HAULER: Any hauler licensed to collect recyclables from a non-residential source should be required to report: (a) the business name or building location of each of its customers, (b) the name of the person responsible for making recycling arrangements at that location, (c) where the recyclables are taken for processing or marketing, and (d) the total tonnage or volume of recyclables collected from that facility.

Reports should be issued within ten days of the close of the two reporting periods: January through June and July through December.

NON-RESIDENTIAL/GENERATOR: Each non-residential generator should be required to report: (a) the name of the person responsible for making arrangements for recycling at that particular location, (b) the hauling firm(s) contracted to provide collection service, (c) the size and number of containers used for final storage of recyclables, and (d) copies of invoices from the contracted haulers.

Samples of each of the reporting forms are included for your review.

In conclusion, this program allows for an orderly reporting of compliance information and a series of penalties for noncompliance. It meets the proposed Connecticut law. Once this program is adopted, an appropriate educational program can begin and a city agent can be named.



65

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

## REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

Re: Gypsy Moth Control

The Common Council Committee appointed to study gypsy moth control for the 1990 season met for the second time on April 25, 1990 at 7:30 P.M. in Room 432 in City Hall. In attendance were committee members Coladarci, Charles and Fazio. Also attending were Tree Supervisor Richard Smith, Comptroller Dominic Setaro and Dan Dalton.

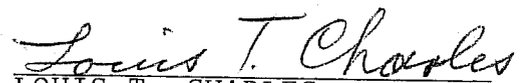
The survey results from the Connecticut Agricultural Experimental Center show that the City was heavily infested with egg masses. A discussion ensued regarding the fungus that killed the moths last year. Only 70% were killed and due to the length of time taken for the moths to die, viable eggs were laid which will hatch this Spring.

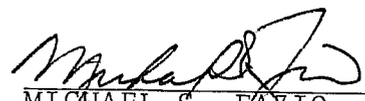
A motion was made by Mr. Charles to recommend that the Council approve appropriations of \$15,000 for the Gypsy Moth Control program. Seconded by Mr. Fazio and passed unanimously.

Since it is imperative that the program is in place and applications are done no later than May 15, 1990, we recommend to the Council that the bids be waived and the Purchasing Agent obtain three or more written quotes.

Respectfully submitted,

  
EILEEN S. COLADARCI, Chairman

  
LOUIS T. CHARLES

  
MICHAEL S. FAZIO



48

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

DEPARTMENT  
OF FINANCE

April 30, 1990

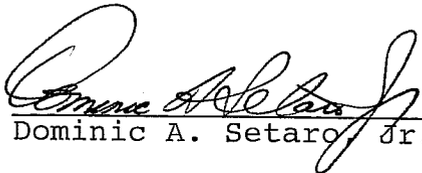
Certification #24

TO: Common Council via  
Mayor Gene F. Eriquez

FROM: Dominic A. Setaro, Jr., Acting Director of Finance/  
Comptroller

We hereby certify the availability of \$15,000.00 to be transferred from the Contingency Fund to the Tree Warden/City Forester's Outside Services Account #02-08-145-029500 for gypsy moth control.

Balance of Contingency Fund	\$197,467.97
Less pending requests	-0-
Less this request	15,000.00
	<u>\$182,467.97</u>

  
\_\_\_\_\_  
Dominic A. Setaro, Jr.

DAS:af

117



# The Connecticut Agricultural Experiment Station

123 HUNTINGTON STREET

BOX 1106

NEW HAVEN, CONNECTICUT 06504

*Founded 1875*

*Putting science to work for society*

TOWN OF DANBURY  
GYPSY MOTH SURVEY

EGG MASS COUNTS TAKEN	72
% FAVORABLE TREES	83%
AVERAGE NUMBER EGG MASSES PER ACRE	735 M
ACRES INFESTED	10,238



# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

## REPORT

May 1, 1990

Honorable Mayor Gene F. Eriquez  
Honorable Members of the Common Council

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The survey results from the Connecticut Agricultural Experimental Center show that the City was heavily infested with egg masses. A discussion ensued regarding the fungus that killed the moths last year. Only 70% were killed and due to the length of time taken for the moths to die, viable eggs were laid which will hatch this Spring.

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Respectfully submitted,

EILEEN S. COLADARCI, Chairma

LOUIS T. CHARLES

MICHAEL S. FAZIO



49

# CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

COMMON COUNCIL

## REPORT

April 26, 1990

Honorable Mayor Gene Eriquez  
Honorable Members of the Common Council

Re: Amendment to Subsection 16A-32(b) of the Code of Ordinances

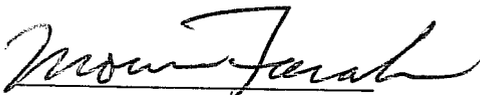
The Common Council committee appointed to consider the Solid Waste Manager's proposal to revise City Ordinance Subsection 16A-32(b) which deals with the disposal of "prohibited materials" met at 8:00 PM on April 26, 1990 at the City Hall. Present were Committee members Mounir Farah and Arthur Regan. Thomas Valeri had a prior commitment. Also present was Mr. Michael Cech, General Manager of Solid Waste.

Mr. Cech explained the reason for requesting the revision. He stated that under the present provision only the hauler is held liable for whatever is being dumped. However, in some cases customers should also be held liable if they willingly include prohibited materials in their waste. Sometimes, residents and nonresidents discharge prohibited materials in accessible dumpsters.

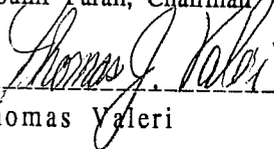
The requested amendment in the ordinance makes it possible to extend the liability to customers, if that is deemed necessary. Dr. Farah consulted with assistant corporation counsel, Mr. Gottschalk, about the proposed revision.

Mr. Regan moved to recommend the approval of the revision. Dr. Farah seconded. The motion passed unanimously.

Respectfully submitted,



Mounir Farah, Chairman

  
Thomas Valeri

  
Arthur Regan



# ORDINANCE

## CITY OF DANBURY, STATE OF CONNECTICUT

### COMMON COUNCIL

Be it ordained by the Common Council of the City of Danbury:

THAT, subsection 16A-32(b) of the Code of Ordinances of Danbury, Connecticut is hereby amended to read as follows:

(b) Certain materials prohibited. No person, firm, corporation or other entity shall dispose of the following materials at the Danbury Sanitary Landfill site, nor shall any person, firm, corporation or other entity knowingly dispose of said materials in any manner which results in the ultimate disposal thereof at the Danbury Sanitary Landfill site:

- (1) Vehicles or parts thereof.
- (2) Tree stumps.
- (3) Demolition or renovation materials or debris; provided, however, that material or debris originating from the renovation of owner-occupied residential structures maintained for three (3) families or less shall be accepted at the Danbury Sanitary Landfill site for disposal. In addition, demolition or renovation materials or debris shall be accepted at the Danbury Sanitary Landfill site if said wastes are generated by a non-profit organization during the course of demolition or renovation of one or more structures in furtherance of a plan to provide low or moderate income housing opportunities.
- (4) Hot ashes from coal, wood, charcoal or other combustible materials.
- (5) Metal hydroxide sludges.
- (6) Hazardous wastes. For purposes of this article, the phrase "hazardous wastes" shall have the definition established in Section 9-74 of the Danbury Code of Ordinances for the phrase "hazardous substances."

RICHARD A. DICE\*  
JAMES H. MALONEY  
KENNETH E. LENZ\*\*  
MARY B. RYAN  
SUSAN J. POLL†  
PAUL T. CZEPIGA  
CATHERINE A. WILOWSKI

JOSEPH F. CARVALKO, JR.‡  
JOHN H. CROZIER‡  
OF COUNSEL

ALSO ADMITTED:

\* DC & NY BARS

\*\* MA & NY BARS

†PA BAR

‡PATENT BAR

*Dice,  
Maloney  
& Lenz P.C.*

*Attorneys and Counselors at Law*

REPLY TO:  
 420 HIGHLAND AVENUE  
P.O. BOX 520  
CHESHIRE, CT 06410  
TEL. (203) 272-2777  
FAX. (203) 271-1079

153 WHITE STREET  
DANBURY, CT 06810  
TEL. (203) 794-9622  
FAX. (203) 748-2655

VERMONT  
CORRESPONDENTS  
 RAPHAEL & WARE  
P.O. BOX 1149  
WAITSFIELD, VT 05673

April 24, 1990  
Danbury

Members of Danbury Common Council  
c/o Betty Crudginton, City Clerk  
Danbury City Hall  
155 Deer Hill Avenue  
Danbury, Connecticut 06810

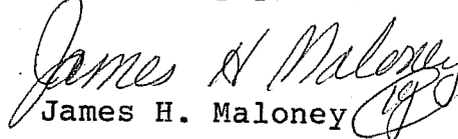
Re: Business Aircraft Center, Inc.

Dear Council Members:

This is to request that a Committee be appointed at the next meeting of the Common Council to further review matters pertaining to the extension of a water service line along the southerly end of Kenosia Avenue from Backus Avenue to the Danbury Airport.

Thank you for your attention to this matter. If you have any questions or comments, please do not hesitate to let me know.

Very truly yours,

  
James H. Maloney

JHM:klg

cc: Business Aircraft Center  
Hon. Gene Eriquez Mayor of the City of Danbury

APPLICATION FOR EXTENSION OF SEWER/WATER

Sewer

Water

Name of Applicant: Row Towdy + Row Towdy trustee

Address: 7 RIDGECREST Rd.  
DANBURY, CT. 06811

Telephone: OFF- 748-2561 Home 743-7119

The undersigned submits for consideration an application for extension of sewer and/or water facilities for property

Located at: 75 PADANARAM Rd.

Assessors's Lot No. 6-08027

Zone: RA-40

Intended Use: Retail  Single Family Residential   
Office  Multiple Family Development   
Mixed Use   
Industrial

Number of Efficiency Units           

Number of 1 Bedroom Units           

Number of 2 Bedroom Units   2  

Number of 3 Bedroom Units           

Total Number of Units   2  

  
SIGNATURE  
4/30/90  
DATE

APPLICATION FOR EXTENSION OF SEWER/WATER

Sewer

Water

Name of Applicant: FORE SOME Investment Co.

Address: 7 RIDGECREST Rd.  
DANBURY, CT. 06811

Telephone: office 748-2561 Home 743-7119

The undersigned submits for consideration an application for extension of sewer and/or water facilities for property

Located at: 89 Mill Plain Rd.

Assessors's Lot No. D-14014

Zone: CA-80

Intended Use: Retail  Single Family Residential   
Office  Multiple Family Development   
Mixed Use  MOTEL  
Industrial

Number of Efficiency Units 17

Number of 1 Bedroom Units           

Number of 2 Bedroom Units           

Number of 3 Bedroom Units 1

Total Number of Units 18

  
SIGNATURE

4/30/80  
DATE

HONORABLE MAYOR GENE E. FELIQUER  
HONORABLE MEMBERS OF THE COMMITTEE <sup>COUNSEL</sup>

THE COMMITTEE APPOINTED TO  
REVIEW LANDFILL RATES FOR 1990-91  
MET ON APRIL 30, 1990 AT 700PM  
IN ROOM 432 OF CITY HALL.

IN ATTENDANCE WERE COMMITTEE  
MEMBERS ZOTOS + KILCULLEN. ALSO, IN  
ATTENDANCE MICHAEL A. CECH, MANAGER  
OF SOLID WASTE AND DOMINIC SETARO,  
COMPTROLLER + ACTING DIRECTOR OF FINANCE.

MR CECH PROVIDED WRITTEN PIPURSA  
WHICH IS ATTACHED, SHOWING THE PROPOSED  
FEES AS WELL AS THE CURRENT CHARGES.  
HE ALSO EXPLAINED HOW HE HAD ARRIVED  
AT THE AMOUNT OF THE INCREASES

MR ZOTOS MOVED TO ACCEPT AND  
APPROVE THE PROPOSED RATES, SECONDED  
BY MR. KILCULLEN. MOTION CARRIED  
UNANIMOUSLY.

RESPECTFULLY SUBMITTED

---

RICHARD KILCULLEN,  
CHAIRMAN

---

NICHOLAS ZOTOS,



# CITY OF DANBURY

DANBURY, CONNECTICUT 06810

LANDFILL DEPARTMENT  
(203) 796-1562

MICHAEL A. CECH  
General Mgr. of Solid Waste

## PROPOSED LANDFILL RATES FOR 1990-91 YEAR

	90-91	89-90
<b>A. USER FEES</b>		
A-1) <u>Non-Passenger Vehicle User Fee</u>	\$30.00 per ton	\$25.00
-minimum fee per trip of \$2.00	\$ 2.00	\$ 2.00
-bills in arrears (more than 30 days past due) subject to 1½% charge on the principal from the date of billing; but in no event shall the arrears charge be less than \$2.00		
A-2) <u>Passenger Vehicle User Fee</u>		
A-2-a) <u>Annual Passenger Vehicle Permit</u>	No charge	No charge
A-2-b) <u>Residential Passenger Vehicle Permit</u>	\$ 2.00 per trip	\$ 1.00
<b>B. PERMIT FEES</b>		
B-1) <u>Commercial Non-Passenger Vehicles</u> (good for Commercial & Temporary Commercial license plates)		
B-1-a) <u>Pickups, vans, trailers</u> (3/4 ton rated capacity or less)	\$25.00	\$20.00
B-1-b) <u>Trucks</u> (over 3/4 ton-whose owners are not primarily engaged in the business of hauling wastes)	\$150.00(1st vehicle) \$125.00( each additional vehicle)	\$125.00 \$100.00
B-1-c) <u>Trucks</u> (over 3/4 ton-whose owners are primarily engaged in the business of hauling wastes)	\$300.00(1st vehicle) \$125.00( each additional vehicle)	\$250.00 \$100.00
B-2) <u>Non-Commercial Non-Passenger Vehicles</u> (good for Combination, Dealer, Dealer Repair, Farm, Livery, Trailer, & Transportation plates)		
B-2-a) <u>Pickups, Vans, Trailers</u> (3/4 ton rated capacity or less)	\$25.00	\$20.00
B-2-b) <u>Pickups, Vans, Trailers &amp; Trucks</u> (over 3/4 ton)	\$150.00(1st vehicle) \$125.00( each additional vehicle)	\$20.00 \$20.00
B-3) <u>Annual Passenger Vehicles</u>	\$50.00	\$36.00
B-4) <u>Residential Passenger Vehicles</u>	No charge	No charge

### C. EXEMPTIONS

All vehicles bearing Disabled Veteran, Handicapped, or POW registration plates shall be exempted from permit fee. The owner of any such vehicle may obtain an Annual Passenger Permit upon request.

To: Honorable Mayor Gene Espy  
Honorable Members of the Common Council

# 54

For some time I have wondered about the wisdom it took to locate a soccer field for the city's children next to an active runway at the Darling Airport.

I have felt that there is an increased risk of injury to the children and spectators at that facility.

On Friday 4/27/90 a near tragedy occurred. A light plane plowed through the fence and onto the road. That plane could just as easily have plowed into a field full of children and an avoidable tragedy could occur; one which we as a council could act to prevent.

I think that we must have the foresight to act to insure that the children utilizing a city facility are exposed to no unnecessary risk. The safety & liability issues here should be addressed.

I therefore request that an AD hoc committee be appointed to:

- ① recommend an immediate remedy to this situation
- ② explore a permanent relocation of that facility as soon as possible.

Respectfully submitted

Michael J. [Signature]  
Councilman, 1st Ward



# Welfare cases rising with unemployment

Continued from Page C1

vidual towns pay 10 percent. A family of three would receive a maximum of \$550 monthly in general assistance.

Although most beneficiaries are single men and women, the program also pays benefits to families that have applications pending with the Aid to Families with Dependent Children program. About 20 percent of the beneficiaries are families, Ruffeth said.

All of the cities and towns surveyed have had to appropriate emergency money to cover their caseloads, except Waterbury, Stratford, Groton and Torrington, which have not exceeded their budgets yet.

Last Monday the Hartford City Council voted to add \$2 million to the \$16.9 million already allocated for general assistance. That sum includes salaries for seven new employees who will begin work Monday.

"We have almost 2,000 new

people seeking general assistance, and you can't just look at it as 2,000 people, because when half of those are mothers who have two or three kids, you're treating three to 4,000 people for a whole array of services that you didn't budget for," Mathews said.

Of the towns the state surveyed, Meriden has had the highest increase proportionally, with its caseload jumping more than 250 percent in one year, from 253 to 642 cases.

"Money-wise this is just tremendously expensive because as your cases go up 250 percent so do your costs," said Mary Alice Petrucci-Timek, Meriden director of social services.

Three years ago, \$63,500 paid for Meriden's general assistance cases.

"We've been averaging about \$93,000 to \$96,000 a month and then in February we spent \$176,245, and this month I'd say we'll spend \$200,000," Petrucci-Timek said.

# Support builds f

Continued from Page C1

would pay more. An agreement is believed imminent and will likely call on Yale to remove the tax-exempt status of some university holdings, such as the Yale Golf Course and the Yale Repertory Theatre, or to make payments to the city to cover the cost of fire protection and other services.

"We don't want to see the city erode," said Yale spokesman Walter Littell. "If things get bad in the city — if the streets aren't swept, if the children aren't educated, if people aren't cared for who can't care for themselves — then it becomes less of a place to lure students and to lure professors."

But the... expect the... make more... tion. Some... instate law... pay substant... "I think... law on our... Greenwood... Party... and... pressure has... Yale... target for... doing new... fall in the... The school... city's rest... more than... with a comb... about \$200...

## The Courant

### How can we help you?

We invite readers to write, call or visit our news offices to share their opinions, ideas for news stories, pictures and letters to the editor. Coverage of news of interest throughout the state is directed from our main news office at 285 Broad St., Hartford 06115.

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■ Pam Luecke, assistant managing editor for statewide news, can be reached at 241-3956, or toll free, 1-800-524-4242, ext. 3956. Terri Burke, assistant managing editor for local news coverage, can be reached at 241-6394, or toll free, 1-800-524-4242, ext. 6394. They can be reached Monday-Friday from 9 a.m. to 5 p.m. On weekends, Robert J. Conrad, the assistant editor for news and news coverage, can be reached at 241-6598, or toll free, 1-800-524-4242, ext. 6598. He can be reached Saturday and Sunday from 10 a.m. to 6 p.m.



**Pam Luecke**  
Assistant Managing Editor/Metropolitan



**Terri Burke**  
Assistant Managing Editor/Connecticut

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■ Luecke is responsible for news gathering and reporting in the following areas:

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