Official Proceedings Of The TUSCOLA COUNTY BOARD OF COMMISSIONERS

APRIL 8, 1980

Meeting of the Tuscola County Board of Commissioners was called to order by the Chairman Paul Nagy. Prayer by Commissioner Wenta.

Pleage to the Flag. Roll Call: District No. 1, Donna Rayl, Present; District No. 2, Royce Russell, Present; District No. 3, Paul Nagy, Present; District No. 4, J. Benson Collon, Present; District No. 5, Margaret Wenta, Present; District No. 6, Robert Russell, Present; District No. 7, Kenneth L. Kennedy, Pres-

Robert Wellington of the Tuscola County Road Commission appeared before the Board with a Local Road Bridge Construction Report and presented a request for Bridge

Motion by Rayl, seconded by Robert Russell \$114,958.75 be transferred from Bridge Millage Funds to the Road Commission for Bridge Construction. Motion carried.

Harry Schubel appeared before the Board and discussion followed on a proposed Energy Saving Grant.

Motion by Wenta, seconded by Collon the Building and Grounds Committee meet with Harry Schubel and discuss possible Energy Saving Grants for the Medical Care Facility and the Courthouse building. Motion carried. 80-R-6

Artis Noel, Prosecuting Attorney, appeared before the Board and discussion followed on the proposed Articles of Incorporation of a Tuscola County Building Authority.

ARTICLES OF INCORPORATION OF TUSCOLA COUNTY **BUILDING AUTHORITY**

These Articles of Incorporation of the Tuscola County Building Authority are adopted by the incorporating unit for the purpose of creating an Authority under the provisions of Act 31 of the Public Acts of Michigan of 1948 (First Extra Session), as amended, (the "Enabling Act").

ARTICLE I

The name of this corporation is the TUSCOLA COUNTY BUILDING AUTHORITY. ARTICLE II

The incorporating unit creating this Authority is the County of Tuscola, Michigan AŘTICLE III

This Authority is incorporated for the purpose of acquiring, furnishing, equipping, owning, improving, enlarging, operating and maintaining a building or buildings, automobile parking lots or structures, recreational facilities, stadiums, and the necessary site or sites therefor, together with appurtenant properties and facilities necessary or convenient for the effective use thereof, for use for any legitimate public purpose of the County of Tuscola.

ARTICLE IV **POWERS AND DUTIES:**

Section 1 — The Authority shall be a body corporate with power to sue and be sued in any court of the State of Michigan.

Section 2 — The Authority shall have all powers granted to building authorities by Act 31 of the Michigan Public Acts of 1948 (First Extra Session) as now or hereafter amended, including but not limited to the following:

a. The Authority and the incorporating unit shall have the power to enter into a contract or contracts whereby the Authority will acquire property necessary to accomplish the purposes of this incorporation, and as contemplated by the terms of the Enabling Act, and to lease said property to the incorporating unit for a period not to exceed fifty (50) years. b. For the purpose of accomplishing the objects of its in-

corporation, the Authority may acquire property by purchase, construction, lease, gift, devise or condemnation, and for the purpose of condemnation it may proceed under the provisions of Act No. 149 of the Michigan Public Acts of 1911, as now or hereafter amended, or any other appropriate statute.

c. For the purpose of acquiring, improving and enlarging any such building or buildings, automobile parking lots or structures, recreational facilities, stadiums, and necessary site or sites therefor, together with appurtenant properties and facilities necessary or convenient for the effective use thereof, and furnishing and equipping the same, the Authority may issue bonds in accordance with and subject to the provisions of Act 31 of the Michigan Public Acts of 1948 (First Extra Session), as amended, being Sections 123.951 to 123.965

of the Compiled Laws of 1948. Section 3 — All property owned by the Authority shall be exempt from taxation by the State or any taxing unit therein. Section 4 — The Authority shall possess all the powers necessary to carry out the purposes of its incorporation, in-

cluding the incidental powers necessary thereto. Section 5 — The term of existence of this corporation and Authority shall expire on January 1, 2030. ARTICLE V

Section 1 - The Authority shall be directed and governedby a Board of Commissioners of three (3) members, each to be appointed by the Board of Commissioners of Tuscola County, and known as the "Commission". No member of the legislative body of the incorporating unit shall be eligible for membership or appointment to this Authority.

Section 2 — The initially appointed Commissioners shall serve as follows: One Commissioner shall serve for a term of two (2) years from the date of his/her appointment; one Commissioner shall serve for a term of four (4) years from the date of his/her appointment; and one Commissioner shall serve for a term of six (6) years from the date of his/her ap pointment. All subsequently appointed Commissioners shall serve for six (6) year terms from the date of their appoint

Section 3 — The Commission shall designate one of its members as chairperson. Other officers shall be a secretary and a treasurer. Each office shall be designated for such term in office as may be fixed by their by laws.

Section 4 — The Commission shall adopt and may amend by laws and rules of procedure in accordance with the provisions of the Enabling Act and provide therein for regular meetings of the Commission in accordance with the terms and provisions of the Enabling Act.

Section 5 — The Commission shall adopt a corporate

Section 6 — The chairperson shall preside at meetings of the Commission and shall sign and execute all authorized bonds, contracts, checks and other obligations in the name of the Authority when so authorized by the Commission. S/he shall do and perform such other duties as may be fixed by the by-laws and from time to time assigned to him/her by the

Section 7 — The Tuscola County Clerk shall be the secretary of the Authority. The secretary shall keep the minutes of all meetings of the Commission, and of all committees thereof, in books provided for that purpose. S/he shall attend to the giving, serving and receiving of all notices or process of or against the Authority. S/he may sign with the chairperson in the name of the Authority all contracts and bonds authorized by the Commission, and when so ordered, s/he shall affix the seal of the Authority thereto. S/he shall have charge of all books and records, which shall at all reasonable times be open to inspection and examination by the Commission, or any member thereof, and in general per form all the duties incident to this office. The secretary shall preside at meetings of the Commission in the absence of the chairperson. The secretary may cause his/her facsimile

signature to be affixed to interest coupons attached to bonds. Section 8 — The Tuscola County Treasurer shall be the treasurer of the Authority. The treasurer shall have custody of all the bonds and securities of the Authority which may come into his/her hands or possession. When necessary or proper, s/he shall endorse in behalf of the Authority for collection, checks, notes and other obligations. S/he shall deposit them to the credit of the Authority in designated banks or depositaries. S/he shall sign all receipts and vouchers for payments made to the Authority. S/he shall jointly with such other officers as may be designated by the Commission sign all instruments of the Authority when so ordered by the Commission. S/he shall render a statement of his/her cash accounts when required by the Commission. S/he shall enter regularly in the books of the Authority to be kept by him/her for this purpose full and accurate accounts of all monies received and paid by him on account of the Authority, and shall at all reasonable times exhibit his/her books and accounts to the Commission or any member thereof when so required. S/he shall perform all acts incidental to the position of treasurer fixed by the by laws and as assigned to him/her from time to time by the Commission. S/he shall be bonded for the faithful discharge of his/her

duties as treasurer, the premium to be paid by the Authority. Section 9 - Annual compensation, if any, for the members of the Commission shall be fixed by the Commission after approved by the Tuscola County Board of Commis-

Section 10 - Vacancies occurring in the office of the Commission shall be filled in the same way that the original appointment is made, said appointment to be for the period of the unexpired term. Section 11 — The Commission or any of its members may

be removed from office for cause by an affirmative majority vote of the legislative body of the incorporating unit. Section 12 - The books and records of the Authority and of the Commission, officers and agents thereof, shall be open to inspection and audit by the incorporating unit at all reasonable times. The Authority shall submit an annual

report to the incorporating unit. ARTICLE VI The County Clerk for the County of Tuscola shall cause a copy of these Articles of Incorporation to be published once in the Tuscola County Advertiser, Caro, Michigan, being a newspaper of general circulation within the County of Tuscola, as provided by the Enabling Act, accompanied by a statement that the right exists to question the validity of these Articles of Incorporation as provided in Section 6 of Act 31 of the Michigan Public Acts of 1948 (First Extra Session), as amended.

ARTICLE VII

Amendments may be made to these Articles of Incorporation as provided in Section 10 of Act 31 of the Michigan Public Acts of 1948 (First Extra Session), as now or hereafter amended.

ARTICLE VIII

The location of the registered office and post office address of this Authority is:

Office of the Tuscola County Clerk 440 N. State Street

Caro, Michigan 48723 The official files of the Authority shall be kept at the Registered Office unless otherwise provided by unanimous resolution of the Commission of the Authority.

ARTICLE IX These Articles of Incorporation shall become effective and be in full force and effect on their adoption as provided in the Enabling Act, being Act 31 of the Michigan Public Acts of 1948 (First Extra Session), as amended.

IN WITNESS WHEREOF, the incorporating unit has adopted and authorized to be executed these Articles of Incorporation on behalf of the County of Tuscola, a public corporation of the State of Michigan, by the Chairperson of its Board of Commissioners and its County Clerk.

COUNTY OF TUSCOLA, a public corporation By: Paul Nagy, Chairperson Tuscola County Board of Commissioners By: Elsie Hicks Tuscola County Clerk

CERTIFICATION

STATE OF MICHIGAN) COUNTY OF TUSCOLA) ss

The foregoing articles of incorporation were adopted by the Board of Commissioners of Tuscola County, Michigan, at a meeting duly held on the 8th day of April, 1980. Dated: April 8, 1980

Tuscola County Clerk Motion by Royce Russell, seconded by Wenta the following Resolution be adopted. Roll Call Vote: Royce Russell. yes; Kennedy yes; Nagy, yes; Rayl, yes; Robert Russell, yes; Collon, yes; Wenta, yes. 7 yes, 0 none. Motion carried.

Don Duggar, Manager of the Village of Caro appeared before the Board with a Resolution and Order Amending a Prior Resolution and Order which Approved Enlargement of Boundaries of the Village of Caro, Tuscola County, Michigan.

RESOLUTION AND ORDER AMENDING A PRIOR RESOLUTION AND ORDER WHICH APPROVED ENLARGEMENT OF BOUNDARIES OF THE VILLAGE OF CARO, TUSCOLA COUNTY, MICHIGAN

WHEREAS, The Board of Commissioners of Tuscola County Michigan, has heretofore on January 8, 1980, passed a resolution and order approving enlargement of boundaries of the Village of Caro, Tuscola County, Michigan; a copy of which is marked Exhibit "A", attached hereto and made a part hereof by reference; and

WHEREAS, during the process of drawing the actual boundaries of the Village of Caro pursuant to said resolution and order, it was determined by representatives of the State of Michigan that one of the descriptions contained in said resolution and order was ambiguous (LeValley description);

WHEREAS, a land surveying and engineering firm which was retained to prepare a concise clear description has determined that the same land described in said resolu tion and order can be described clearly and concisely as

The South half of the Northeast quarter of Section 9. Town 12 North, Range 9 East, AND The Southeast quarter of the Northwest quarter of Section 9, Town 12 North, Range East, AND a parcel in the North half of the North east quarter of Section 9, Town 12 North, Range 9 East, described as Commencing at a point on the eighth line, 64.23 rods West of the Southeast corner of the Northeast quarter of the Northeast quarter of said Section 9; thence, West along the eighth line to the point that the eighth line in tersects the centerline of State Highway M-81; thence, North east along the centerline of State Highway M·81, 12.65 rods, thence, Southeasterly to point of beginning. Indianfields

Township, Tuscola County, Michigan.

NOW, THEREFORE BE IT RESOLVED AND ORDERED by The Board of Commissioners of Tuscola Coun ty, Michigan that the description of real property contained in said January 8, 1980 resolution and order shall be amended to read as follows, to wit:

The South half of the Northeast quarter of Section 9. Town 12 North, Range 9 East, AND The Southeast quarter of the Northwest guarter of Section 9, Town 12 North, Range 9 East, AND a parcel in the North half of the Northeast quarter of Section 9, Town 12 North, Range 9 East, described as Commencing at a point on the eighth line, 64.23 rods West of the Southeast corner of the Northeast quarter of the Northeast quarter of said Section 9, thence West along the eighth line to the point that the eighth line intersects the centerline of State Highway M 81; thence, Northeast along the centerline of State Highway M-81, 12.65 rods; thence, Southeasterly to point of beginning. Indiantields Township, Tuscola County. Michigan.

BE IT FURTHER RESOLVED AND ORDERED that all other provisions of said January 8, 1980 resolution and order shall remain in full force and effect.

On motion of Robert Russell, seconded by Rayl, the above and foregoing resolution and order was adopted by the following roll call

Those voting "YES" wer Robert Russell Collon. Wen Royce Russell; Kennedy, Nagy, Rayl

Those voting "NO" were None Those absent were: None

Paul Nagy CHAIRMAN OF TUSCOLA COUNTY

BOARD OF COMMISSIONERS I hereby certify that the above is a true copy of the resolution and order adopted by The Board of Commissioners of Tuscola County, Michigan at a regular meeting held April 8, 1980 at Caro, Michigan

CLERK OF TUSCOLA COUNTY BOARD OF COMMISSIONERS

\$5.00

\$10.00

80-M-100

Paul Lefler, Building Codes Administrator, appeared before the Board and discussion followed on the Mechanical Code Fee Schedule. Motion by Rayl, seconded by Wenta, the following Fee

Schedule be adopted. Roll Call Vote: Rayl, yes; Robert Russell, yes; Collon.

yes; Wenta, yes; Royce Russell, abstain; Kennedy, no; Nagy, yes. 5 yes, 1 no, 1 abstaining. Motion carried. MECHANICAL PERMIT FEE SCHEDULE PERMIT FEE: New 1 & 2 family dwelling flat rate includes (2 trips).the dwalling ather th

PERMIT FEE: 1 & 2 family dwelling other than	
new (any inspection) each	\$15.00
PERMIT FEE: Commercial — includes 1 trip	
Plus additional fees	\$15.00
INSPECTIONS: Additional or re-inspection (one	
	\$10.00
trip)	
building or structure (1 trip)	\$30.00
AIR CONDITIONING UNITS AND SYSTEMS:	
New, Replacement or Alteration	
1½ hp. to 15 hp.	
Self-contained or split	\$10.00
15 hp. and above	\$20.00
Centrifical Units	\$25.00
Absorption Units	\$25.00
Cooling Tower	\$25.00
AIR HANDLERS:	
Ventilation-Exhaust Systems	
Under 1,500 cfm	\$5.00
1,500 to 10,000	\$10.00
Over 10,000	\$20.00
GAS BURNING EQUIPMENT: New, Replace-	

ment, relocation or conversion.

Over 200,000 blus input.

tion or conversion.

Under 200,000 blus input.....

OIL BURNING EQUIPMENT: New, Replacement, reloca-

Under 5 gal./hr.....\$5.00

Over 5 gal./hr. UNIT HEATERS: Hot water or steam Under 200,000 btus input.... Over 200,000 btus input... HOT WATER BOILERS: Less than 200,000 btus. SOLID FUEL BURNING EQUIPMENT: Connectors under 10"..... Connectors over 10"..... CHIMNEY: Any Type..... FUEL LINE: (new) gas or oil. REFRIGERATION UNITS OR SYSTEMS: Piping included) Self-contained units. Under 5 hp. split systems..... Over 5 hp. split systems..... LPG-FUEL OIL TANKS: Above or Below grade Under 300 gal..... Over 300 gal... MISC. EQUIPMENT: Any New approved device to assist operation or energy saving device, etc. Installed on heating-cooling equipment Barbecues, Crematories, Electronic Air Cleaner, Gas Ranges, Gas Grills, Humidifiers. Incinerators Other andari saabii saabaada aadaada aadaa a Recess for lunch.

80-M-102

80-R-8

Motion by Collon, seconded by Rayl the request by the Office of Emergency Services for a Pool Car be referred to the Departmental Control Committee for recommendation. Motion carried.

Commissioner Wenta presented the following Resolution and moved for its adoption, Seconded by Rayl. Motion carried.

RESOLUTION RE MECHANICAL CODE ADMINISTRATION AND ENFORCEMENT

amended to make it mandatory that an approved Mechanical Code be enforced by each municipality and township; or, that in lieu thereof, the County shall administer and enforce the state approved Mechanical Code effective April 5, 1980, and WHEREAS, the cost of such administration and enforcement to Tuscola County will be excessive because of the tremendous increase in fuel costs and wages for additional

WHEREAS, Act 230 of the Public Acts of 1972 were

WHEREAS, placing more personnel on the public payroll will not solve the problems which extisted before the enactment of a Mechanical Code, and

WHEREAS, creating new or increasing current permit fees to underwrite the additional costs to the County of Tuscola will place a greater burden on the taxpayers of Tuscola County, and

WHEREAS, the County of Tuscola is facing increased state mandates and costs for providing new services, yet experiencing declining revenues each year due to tax limitation proposals, and

WHEREAS, the County of Tuscola has suffered from reduced State funded services which is critical because this conflicts with the State mandated administration and enforcement of the Mechanical Code, and

WHEREAS, if single family dwellings could be exempted from the requirements of the Mechanical Code thereby relieving rural Counties of a great financial burden.
THEREFORE, BE IT FURTHER RESOLVED, that the

Tuscola County Board of Commissioners request that the requirement for administering and enforcing the State Mechanical Code by Counties be waived.

BE IT FURTHER RESOLVED, that copies of this Resolution be sent by the County Clerk to all Counties having population under 60,000; Representative Loren Armbruster: Senator Alvin DeGrow and Mr Barry McGuire, Executive Director, Michigan Association of Counties.

Commissioner Wenta presented the following Resolution and moved for its adoption. Seconded by Robert Russell. Motion carried.

Whereas State Representative Mark Clodfelter, Flint, Michigan has introduced Substitute for House Bill 4774 in the Michigan House of Representatives and whereas said bill is a complete revision of the Juvenile Code of the State of Michigan and has been reported out of the House Judiciary Committee and is presently on the floor of the House and,

Whereas the drastic changes therein destroy the philosophy and purpose of having a separate court for juveniles and would turn the juvenile court into an adult criminal court and whereas we believe that the philosophy stated in the preamble to the present juvenile code, Section I as follows:

Proceeding under this chapter shall not be deemed to be criminal proceedings. This chapter shall be liberally construed to the end that each child coming within the jurisdiction of the court shall receive such care, guidance and control, preferably in his own home, as will be conducive to the child's welfare and the best interest of the state and that when such child is removed from the control of his parents 80-M-106 the court shall secure for him care as nearly as possible equivalent to the care which should have been given to him by them.

is the correct philosophy and that the whole reason for treating juveniles differently from adults is because they are iuveniles, and

Whereas the Michigan Supreme Court on March 1, 1969, put into effect in the juvenile courts of the state a set of Juvenile Court Rules which are among the most modern in the United States and afford a juvenile and his parents more due process than required by the decision of the United States. Supreme Court and whereas several of the provisions in this bill infringe upon the rule making power of the Supreme Court, in that the bill contains page after page of complicated and costly procedures restricting and limiting the powers of the Juvenile Court to act and deal effectively with juveniles and whereas the powers of the Circuit Court and District Courts are not so restricted in dealing with adults, and:

Whereas we believe that the present juvenile code could be updated with a few amendments without destroying the whole philosophy and reason for being of the juvenile court system.

We, the Board of Commissioners of Tuscola County, hereby go on record as opposing Substitute for House Bill 4774, the so-called revised juvenile code and House Bills 4775, 4776, 4777 and 4778 which are fied to it and more particularly we are opposed to the following:

1. We are opposed to the absolute prohibition in the bill of the use of a jail or adult facility. We feel that the present statute which restricts the use of the jail to cases where the court finds that a child of 15 years of age or older who is found to be a menace to other children may then be placed in jail for a limited period of time is adequate. Counties presently having juvenile homes have to use this statute when they get a bad actor.

2. We are unalterably opposed to Part 4 of the bill that applies to Family In Need of Services.

This keeps jurisdiction over what has been mislabeled as status offenders, to wit: runaway children and school truants but omits jurisdiction over incorrigible children who refuse to obey the reasonable and lawful commands of their parents. However, the bill sets up prerequisites and restrictions to the courts taking jurisdiction that makes it a sham.

The restrictions and prerequisites placed in Part 4 on conditions that have to be met before the Court can act on truancy make it certain that by the time action can be taken a minor will be past school age. The restrictions on taking jurisdiction over a runaway likewise prevent any necessary corrective action by the Court and this bill makes it a prere quisite that a child has to runaway to a runaway shelter and seek assistance or refuse to before the Court can act. Also the state has to provide or license runaway shelters in each county and staff them which would result in a remendous cost for operation of unnecessary facilities. Other restrictions in the bill that the Court has to find before it can accept a petition are mind boggling. Also the bill takes away the power of the court to place in detention a school truant or to remove them from the home and prevents any children in this category from being placed in secure detention. And once the Court does adjudicate a case its powers of disposition are severely restricted

3. We are opposed to the provisions in the bill that deal with the procedure after filing a complaint with the Juvenile Court for both minors in need of care and juvenile offenders that would require the Court as follows:

1. Before proceeding further to hold a conference with the minor and parent, who have a right to counsel. 2. After conducting a preliminary inquiry the Court may

forward the complaint to the Prosecutor. 3. The Prosecutor will review the complaint and deter mine whether to file a petition. 4. Then the Court shall conduct a preliminary hearing

5. Then an adjudication hearing with right to counsel again. 6. Then the court if it takes jurisdiction has a dispositional hearing with right to counsel. Whereas under our present code and court rule, no conferences are required, and preliminary hearings are man-

datory only if a child is taken into custody and not released.

The cost of appointed counsel to the counties could increase

where persons have the right to counsel again.

CASS CITY, MICHIGAN \$10.00 several times to what it is now! That the requirement of a conference before any action is taken on a complaint is not required for due process and In fact is undue process and that the requirement of preliminary hearings in every case is also in that category. 4. We are opposed to the procedure for waiver of a minor 15 years of age or older to an adult court of criminal jurisdic-tion and the classification of certain fetonies as violent of-

\$5.00

\$5.00

\$10.00 fenses because it complicates the procedure unnecessarily and that the present provisions providing for a waiver for a felony under certain guidelines are more than adequate. 5. We are unalterably opposed to the provisions in Section 119 (6), that states that if the provisions in the bill for detention of runaways (but only after considerable roadblocks are met and then only for 5 days) are in conflict with the Federal Juvenile Justice and Delinquency Act that they shall be cancelled, and that what is in the best interests

of the citizens of the State of Michigan in this matter should not be fied to federal funds. 6. Lastly, we feel that if the Legislature feels it is necessary to take any action in the juvenile field that House Bill 4959 introduced by Representative Binsfeld and which is essentially an update of the old Cawthorne-Rosenbaum bill is a much better bill, simpler, more capable of an intelligent interpretation by the court and contains all the proper safeguards and yet would let the Court act in cases where it is necessary for the benefit of the public and the children of this state and we would urge that preference be given by the

Legislature to House Bill 4959. 7. We believe that the great majority of the Juvenile Courts in the State of Michigan are doing a good job under difficult circumstances, and that some improvements can be made, of course, without the drastic changes in this bill, and that advancements could be made if the State of Michigan would provide better programs, better treatment facilities, for emotionally disturbed and mentally ill children, regional detention homes and treatment centers, more money for aid to the counties in developing programs, and we believe that more control should be kept on the local level of county government including the right of the citizens of each county to provide treatment programs for juveniles, and not being dictated to by the State and Federal government because community involvement is probably one of the most effective methods to combat juvenile delinquency. In summary, Whereas it would not be in the best interest of the children

and the people of the State of Michigan, THEREFORE, BE IT RESOLVED that the Tuscola County Board of Commissioners go on record as opposing Substitute For HOUSE BILL 4774 and the philosophy contained therein and direct that a copy of this resolution be forwarded to Governor William G. Milliken, Representative Mark Clodfelter and Dennis Hertel, Co-chairmen of the House Judiciary Committee, Representative Loren Armbruster, and Senator Alvin J. DeGrow.

80-M-103 Motion by Royce Russell, seconded by Kennedy that the County of Tuscola not provide living quarters for Sheriff after January 1, 1981 and that all Candidates running for the office of Sheriff be so notified. Motion carried.

Motion by Wenta, seconded by Rayl \$25,000.00 be transferred to the Medical Care Facility as their first quarterly budgeted appropriation. Motion carried.

Commissioner Robert Russell presented the following . Resolution and moved for its adoption. Seconded by Wenta.

Motion carried. WORKMEN'S COMPENSATION RESOLUTION WHEREAS, the State Legislature and Governor Milliken have placed Workmen's Compensation reform on the top of

their list for 1979-1980 legislation, and WHEREAS, balanced just reform of Workmen's Compensation is priority in that it is desirable to cut employer

costs and to improve disabled employee benefits, and WHEREAS, the first round of negotiations of the State

Legislature Task Force on Workers' Compensation have been recessed indefinitely, and WHEREAS, reforming of Workmen's Compensation in

Michigan needs to be completed in 1980, THEREFORE BE IT RESOLVED that the Tuscola County Board of Commissioners calls upon Governor Milliken, House Speaker Crim, and Senate Majority Leader Faust to call upon the State Legislature Workmen's Compensation Task Force to enter into a second round of marathon talks in order to hammer out a compromise package.

BE IT FURTHER RESOLVED that the above Resolution be sent to Governor Milliken, House Speaker Crim, Senate Majority Leader Faust, Representative Loren Armbruster and Senator Alvin DeGrow.

Motion by Robert Russell, seconded by Collon the servation District be allowed ? Cars for the use in the Soil Survey party in Tuscola County One vehicle to be parked at the Department of Public Works in Vassar and one at the Dept. of Public Works in Millington while mapping is being done in that part of the County. Mo-

Motion by Robert Russell, seconded by Kennedy, Julius Malice of the Department of Public Works be allowed to attend a Mechanical Code Workshop at Ferris State College on April 23, 1980 with necessary expenses to be paid. Motion car-80-M-107

Motion by Rayl, seconded by Royce Russell the annual budgeted contribution in the amount of \$461.89 be paid to the East Central Michigan Health Systems Agency. Motion car-

Minutes of March 11 and March 25, 1980 were reviewed. Motion by Robert Russell, seconded by Royce Russell the minutes be approved. Motion carried.

80-M-109 Minutes of April 8, 1980 were read. Motion by Wenta, seconded by Robert Russell the

minutes be approved as read. Motion carried. Motion by Rayl, seconded by Kennedy we adjourn to April 22, 1980 at the Annex Building to hear the Equalization Report, at 10:00 a.m. Motion carried. Paul Nagy, Chairman Elsie Hicks, Clerk

APRIL 22, 1980

Meeting of the Tuscola County Board of Commissioners was called to order by the Chairman, Paul Nagy. Praver by Robert Russell.

Pledge to the flag.

Roll call: District #1 Donna Rayl, present; District #2 Royce Russell, present; District #3 Paul Nagy, present, District #4 J. Benson Collon, present; District #5 Margaret Wenta, present: District #6 Robert Russell, present: District #7 Kenneth L. Kennedy, present. Township supervisors were in attendance to review the

Equalization report as presented by Don Graf, Equalization , Commissioner Royce Russell, Chairman of the Equalization tion Committee, read the report and discussion followed.

John Neiderhauser, Tuscola County Health Department Director, appeared before the Board and presented the 1979. Tuscola County Health Department Annual Report. Motion by Kennedy, seconded by Rayl, the report be ac.

cepted and placed on file. Motion carried. William Bortel, County Cooperative Extension Director, appeared before the Board and presented an Agronomist

Agreement Budget. Motion by Wenta, seconded by Rayl, the County of Tuscola accept the Federal Great Lakes Demonstration \angle Grant #S00551301 and the Chairman be authorized to sign. Motion carried.

Recess for lunch.

AFTERNOON SESSION - APRIL 22, 1980 All members present.

Motion by Wenta, seconded by Collon, the Board rules be; amended to allow the regular meetings of the Board of Com; 🖫 missioners to commence at 9:00 a.m. Motion carried.

Members of the Tuscola County Board of Road Commissioners appeared before the Board with their Annual Report. · Motion by Kennedy, seconded by Royce Russell, the report be accepted with commendation and placed on file. 🔠 Motion carried. 80-M-114

Motion by Collon, seconded by Robert Russell, the county. proceed with the preliminary energy audit for the Medical Care Facility, courthouse, jail, annex and health department. Motion carried. 80-M-115 A request was received from the Tuscola County,

Libraries for Revenue Sharing Funds.

Revenue Sharing Funds. Motion carried.

80-M-116

Continued on next page

Motion by Collon, seconded by Kennedy, the request for ?

\$14,752.50 be approved and disbursed to the Libraries from.