said Board in January 1-numbered year for the ice for which the then such Board were elect-3ubd. 1)

Only the County of the City of Amstertowns of Montgomery d the villages within y County may participlan hereby establishand 65)

plan hereby established and 65)

The City of Amsterie towns and villages in may become particias of the beginning of suing calendar year by the administrator on or 15th day of July of any tified copy of the resolugoverning body electing a participant in the plan law from the plan in or only as of the begine next ensuing calendar ng on or before the 15th y of any year such cerof the resolution of its body electing to with the plan, upon condition participant shall pay, in mor in installments, an share of the outstanding of the plan as of the thdrawal. (ss 65)

thdrawal. (ss 65)
6: Every new employee ticipant in the plan, from January 1, 1957, shall physical examination betaking any of the duties ployment, except in the emergency, in which participant employing loyee shall arrange for socal examination at the ng of duties. The expense hysical examination shall om the funds of the plan, i regulations in relation hysical examination shall red by the administrator yed by resolution of the Supervisors. (ss 65, subd.

7: All participants in shall cooperate fully with nistrator in the administ the plan, shall annually days of the close of each year, and at such other the administrator may rebuit such reports as may sted, and shall promptly all pertinent information to any claim, and aid in stigation of any claim. stigation and 1)

8: The violation of any rovisions of the foregoing (6 and 7) by any particil be grounds for the exof such participant from (ss 65, subd. 2)

19: The total of the sev-nunts set forth in the an-imate shall be apportioned (towns) (villages) on the 100% of the full valuation (towns) (villages). (ss66)

1 10: The shares of each

participant in the plan shall be collected by inclusion in the next succeeding tax levy against property taxable by the participant responsible therefor. (ss 67, subd. 2)

Section 11: A self-insurance reserve for the plan is hereby established. The maximum amount which may be contributed to such reserve shall be \$25,000.00. (ss 69, aubd. 1)

Section 12: The plan shall operate on an accrued liability basis whereby amounts charged to participants shall be based on the estimated total liability of participants actuarilly computed, arising each year. (ss 71)

Section 13: This local law shall take effect immediately.

Dated: Fonda, N. Y., May 8, 1956.

BY ORDER OF THE BOARD OF SUPERVISORS H. WALTON BARNETT, Clerk, Board of Supervisors WALDEMAR RAYMOND, Chairman Insurance Com. Board of Supervisors, RFD No. 3, Amsterdam, New York.

MILBURN D. SMITH,

MILBURN D. SMITH.
Montgomery County Attorney.
Seconded by Supervisor Meed, and
duly adopted upon roll call, all members present (18) voting aye.
Dated: Fonda, N. Y., May 8th, 1956.
H. WALTON BARNETT,
Clerk, Board of Supervisors.

MILBURN D. SMITH, County Attorney.

cc: County Treasurer County Clerk Director, Compensation Committee. Approved by the Insurance Committee: Fonda, N. Y., May 8, 1956.

WALDEMAR RAYMOND, Chairman,

DANIEL REESE, FRANCIS A. BRINDLE, ROBERT L. MEED, ROGER W. MINCH, CURTIS S. NELLIS

LOCAL LAW NO. 1 - YEAR 1956

County of Montgomery, New York

A local law establishing a plan of self- insurance as provedid for in Article 5 of the Workmen's Compensation Law, and providing for the administration thereof.

Be it enacted, by the Board of Su-pervisors of the County of Montgom-ery as follows:

Section 1: The plan of self-insur-ance provided for in Article 5 of the Workmen's Compensation Law is here-

workmen's Compensation Law is hereby established. (ss 61, Subd. 2)
Section 2: The plan of mutual self-insurance heretofore adopted pursuant to former subdivision 3-a of Section 50 of the Workmen's Compensation Law is hereby continued through December 31, 1956. (ss 61, subd. 1; ss 71, subd. 1-a)

Section 3; The plan of self-insur-

ance hereby established shall be administered by an administrator to be appointed by the Board of Supervisors as soon as possible after local law becomes effective, to serve until December 31, 1957, and thereafter at the organization meeting of said Board in January of each even-numbered year for the term of office for which the tnen members of such Board were elected. (ss 64, subd. 1)

Section 4: Only the County of Mont-

for the term of office for which the tnen members of such Board were elected. (ss 64, subd. 1)

Section 4: Only the County of Montgomery, the City of Amsterdam, the Towns of Montgomery County, and the Villages within Montgomery County may participate in the plan hereby established. (ss ss 62 and 65)

Section 5: The City of Amsterdam and the towns and villages in the County may become participants only as of the beginning of the next ensuring calendar year by filing with the administrator on or before the 15th day of July of any year, a certified copy of the resolution of its governing body electing to become a participant in the plan; and a participant in the plan may withdraw from the plan in like manner only as of the beginning of the next ensuing calendar year by filing on or before the 15th day of July of any year such certified copy of the resolution of its governing body electing to withdraw from the plan, upon condition that such participant shall pay, in a lump sum or in installments, an equitable share of the outstanding liabilities of the plan as of the date of withdrawal. (ss 65)

Section 6: Every new employee of any participant in the plan, from and after January 1, 1957, shall undergo a physical examination before undertaking any of the duties of his employment, except in the case of an emergency, in which case the participant employing such employee shall arrange for such physical examination shall be paid from the funds of the plan. Rules and regulations in relation to such psysical examination shall be paid from the funds of the plan. Rules and regulations in relation to such psysical examination shall be prepared by the administrator and approved by resolution of the Board of Supervisors. (ss 65, subd. 1)

Section 7: All participants in the plan shall cooperate fully with the administrator in the administration of the plan, shall annually within 30 days of the close of each calendar year, and at such other times as the administrator may require, submit such reports us may be requested, and shall promptly furnish all pertinent information relative to any claim, and aid in the investigation of any claim. (ss 65, subd. 1)

Section 8. The violation of any of the provisions of the foregoing sections (6 and 7) by any participant shall be grounds for the expulsion of such participant from the plan. (ss 65, subd. 2)

Section 9: The total of the several amounts set forth in the annual estimate shall be apportioned to the (towns) (villages) on the basis of 100% of the full valuation of such (towns) (villages). (ss 66)

Section 10: The shares of each par-

ticipant in the plan shall be collected by inclusion in the next succeeding tax levy against property taxable by the participant responsible therefor. (ss 67, subd. 2)

subd. 2)

Section 11: A self-insurance reserve for the plan is hereby established. The maximum amount which may be contributed to such reserve shall be \$25,000.00. (ss 69, subd. 1)

Section 12: The plan shall operate on an accrued liability basis whereby amounts charged to participants shall be based on the estimateu total liability of participants accuarially computed, arising each year. (ss 71)

Section 13: This local law shall take

Section 13: This local law shall take effect immediately.

RESOLUTION NO. 89.

Resolution Authorizing County Treas-urer to Pay State Department of Audit and Control for Services Rendered by Justices of the Peace.

Resolution by Supervisor Lang:

WHEREAS, Section 240, paragraph 14, of the County Law provides that a county shall pay any amount due to a town or village for the services of a justice of the peace which are a county charge upon presentation to it of a claim by the State Comptroller for such charges, and

WHEREAS, the State Comptroller has filed a claim for cnarges amounting to the sum of \$10.00, for the quarter ended March 31, 1956, for services of Justices of the Peace rendered to the County of Montgomery pursuant to the Town Law, Section 102, and Sections 182 and 185 of the Village Law, as itemized in said statement, pursuant to section 99-a of the State Finance Law. nance Law,

NOW, THEREFORE, be it, and it ereby is

hereby

RESOLVED, that the County Treasurer be, and he hereby is, authorized and directed to pay said charges amounting to the sum of \$10.00, to the New York State Department of Audit and Control and that the same be charged to Budget Item 28, entitled, "Justices of the Peace, Expenses."

Seconded by Supervisor Bell, and duly adopted upon roll call, all members present (18) voting aye.

Dated: Fonda, N. Y., May 8th, 1956. H. WALTON BARNETT, Clerk, Board of Supervisors

MILBURN D. SMITH, County Attorney.

cc: County Treasurer.

REPUBLICAN COUNTY COMMITTEE Montgomery County First National Bank Building Amsterdam, N. Y.

May 8th, 1956.

To the Board of Supervisors, Montgomery County, N. Y. Gentiemen:

I, Walter J. Going, Chairman of the County Committee of the Republican

Party of Montgomery County, do hereby certify, in accordance with the provisions of the Election Law, pursuant to a resolution duly adopted by said Committee, that Madeline E. Small, a resident and qualified voter of the City of Amsterdam, Montgomery County, New York, is a fit and proper person to be appointed a Commissioner of Elections, and I do hereby recommend her for appointment to such office.

IN WITNESS WHEREOF, I have made and executed this certificate this 8th day of May, 1956.

WALTER J. GOING.

RESOLUTION NO. 90.

olution Appointing Election Commissioner. Republican Resolution

Resolution by Supervisor Meed:

WHEREAS, Hon. Walter J. Going, Chairman of the Republican Committee of Montgomery County, New York, has recommended to this Board Madeline Small to be appointed a Commissioner of Elections in and for said County,

THEREFORE, be it, and it NOW, hereby is

RESOLVED, that Madeline Small be, and she hereby is, appointed an Election Commissioner in and for this County for a period of two years, commencing January 1, 1957, and ending December 31, 1958, at an annual salary of \$2,125.00, payable in equal semimonthly installments by the County Treasurer of this County.

Seconded by Supervisor Brindle, and duly adopted upon roll call, all members present (18) voting aye.

Dated: Fonda, N. Y., May 8th, 1956.

H. WALTON BARNETT, Clerk, Board of Supervisors

MILBURN D. SMITH, County Attorney. cc: County Treasurer County Clerk Madeline Small

MONTGOMERY COUNTY LABORATORY Julius Wasserman Memorial Amsterdam, N. Y.

4 May 1956.

Mr. H. Walton Barnett, Clerk Board of Supervisors 29 East Main St. Amsterdam, N. Y. Dear Mr. Barnett:

Dear Mr. Barnett:

Meeting of the Board of Managers of
the Montgomery County Laboratory
was held on Wednesday 2 May. Arrangements had been discussed with
Dr Stein, Pathologist in the Albany
Medical College, in regard to laboratory coverage as Dr. Scullard's resignation was effective 1 May.

Dr. Stein has agreed to take charge of the laboratory and to devote three half days a week to the Montgomery County Laboratory and, also, render emergency services for special cases and for autopsies at any time. He had called a repumeration of \$200.00 per the had asked a renumeration week for his service. of \$200.00 per

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