This copy has been sent to us by the Secretary of State and is a duplicate of how it was originally filed.

LOCAL LAW No. 2

A local law fixing the salaries of the Montgomery county judge, Montgomery county surrogate and Montgomery county family court judge.

Became a law August 8, 1970, no petition protesting. Passed by the local legislative body of the county of Montgomery. Filed in the office of the secretary of state August 11, 1970

Be it enacted by the board of supervisors of the county of Montgomery as follows:

Section 1. Pursuant to section one hundred eighty-three of the Judiciary Law, subdivision c of section one hundred thirty-six of the Family Court Act and chapter one hundred fifty-eight of the laws of nineteen hundred seventy, the salary of the Montgomery county judge, Montgomery county surrogate and Montgomery county family court judge is each hereby increased to the sum of twenty-five thousand five hundred (\$25,500) dollars.

§ 2. This local law is subject to a permissive referendum and the clerk of this board of supervisors is hereby directed to publish the notice of adoption of this local law as required by section one hundred one of the County Law of the state of New York. JOSEPH DYLONG Board of Supervisors

of New York VT OF TAXATION FINANCE Campus N.Y. 12226

e 2, 1970 g, Clerk ity

sors ae York 12010

to you concerning re-which affects the im-ditional tax on mort-division 2 of section Law in Montgomery

the Laws of 1970 to District Transporfor the purposes of ping and improving I other related services District Transportation 460 further provides District Transportation brace the counties of ady, Rensselaer and provides that the Columbia, Montgomany other county in Upper Hudson Planment Region, as destate, may elect to join transportation Diste action of their I have learned that nning Coordination is which designates the Upper Hudson Planment Region and that tly includes Schoharies all the above mensofar as the bill retol District Transportand District, it is 1970.

and District, , 1970.

amends subdivision 2 the Tax Law to prolitional tax on mortsuspended in counsuspended in counthe Capitol District
trict. In other words,
automatically within
t Transportation Diswhich have exercised
must collect the adartgages and, by virment by Chapter 460
of section 261 of the
r the proceeds to the
msportation Authority,
lendments to the Tax
ctive until December

the State Tax Com-the Board of Super-iery County has sus-nal mortgage tax from ine 30, 1970 pursuant of section 253 of the espect to the future additional mortgage ual alternatives would

be to allow the to suspend the specified period However, the eff be modified if t the Capitol Distituriet as provided present suspension the additional metabolic process of the additional metabolic paid over to the the Board then citol District Tand the election December 1, 1970 be paid to the State Comptroller only up until November 30, 1970. Thereafter, the moneys would be paid over to the Capitol District Transportation Authority.

On the other hand, if the Board chooses to suspend the additional mortgage tax for an additional period of at least one year the tax would not be imposed during such period unless the Board elects to join the Capitol District Transportation District. If such election is made and becomes effective prior to December 1, 1970, the additional mortgage tax would be imposed on December 1, 1970 and the revenues paid to the Capitol District Transportation Authority, notwithstanding that the suspension of the tax would otherwise have extended beyond December 1, 1970. If the election to join the Transportation District is made or becomes effective on or after December 1, 1970, the additional mortgage tax will be imposed on the effective date of the election. The proceeds from the tax would, of course, be paid to the Transportation Authority.

If the Board chooses to further suspend

be paid to the Transportation Authority
If the Board chooses to further suspend the tax, the local law, ordinance or resolution authorizing the suspension should be filed with the State Tax Commission, pursuant to section 403.1(d) of its Regulations (20 NYCRR 403.1(d)), at the following address:

State Tax Commission
c/o Edward H. Best, Counsel
Building 9, State Campus
Albany, New York 12226
The State Tax Commission should also be notified upon an election to join the Capitol District Transportation District. District.

I will appreciate your bringing this matter to the attention of the members of the Board of Supervisors.

Very truly yours, Edward H. Best Counsel

RESOLUTION NO. 179

Resolution Suspending the Imposition of an Additional Tax on Mortgages in Montgomery County for a Period of One Year, Commencing July 1,

Resolution by Supervisor Pitcher:

WHEREAS, the Tax Law was amended in relation to the imposition of additional taxes on the recording of mortgages,

WHEREAS, Chapter 349 of the laws of 1969 provides that the imposition of this additional mortgages tax on mortgages recorded in a county outside of the City

n certain countgomery County any period of year, by local tion adopted by body of such

be it and it

Montgomery

s Montgomery sors, that purf the laws of additional tax as set forth in Section 253(2) of the Tax Law as amended by Chapter 350 of the Laws of 1969 be suspended in Montgomery County for a period of one year, commencing July 1, 1970 and ending June 30, 1971.

Seconded by Supervisor Nellis and

Seconded by Supervisor Nellis and duly adopted upon roll call, all mem-bers present (18) voting aye.

Dated: Fonda, N.Y., June 9, 1970.

JOSEPH DYLONG Clerk Board of Supervisors

GENE L. CATENA County Attorney

cc: County Treasurer County Clerk

County Clerk
Department of Taxation & Finance
Miscellaneous Tax Bureau,
State Campus, Albany, N.Y.
Attention: Arthur Maxwell,
Mortgage Department
State Tax Commission,
Edward H. Best, Counsel
Law Bureau, Building 9
State Campus, Albany, N.Y. 12226

June 9, 1970 PRINT NO. 1 INTRO NO. 2

LOCAL LAW

TO: The Clerk of the Board of Supervisors of Montgomery County.

A Local Law Fixing the Salaries of the Montgomery County Judge, Montgomery County Surrogate and Montgomery County Family Court Judge.

Introduced by Supervisor Nellis:

Introduced by Supervisor Nellis:

BE IT ENACTED BY THE BOARD
OF SUPERVISORS OF THE COUNTY
OF MONTGOMERY, AS FOLLOWS:

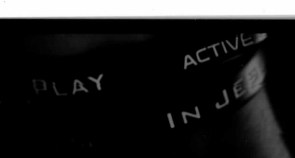
SECTION 1. Fursuant to Section 183
of the Judiciary Law, subdivision c of
section 136 of the Family Court Act
and Chapter 158 of the laws of 1970,
the salary of the Montgomery County
Judge, Montgomery County Surrogate
and Montgomery County Family Court
Judge is each hereby increased to the
sum of Twenty-Five Thousand Five
Hundred (\$25,500.00) Dollars.

SECTION 2. This local law is subject

Hundred (\$25,500.00) Dollars.

SECTION 2. This local law is subject to a permissive referendum and the Clerk of this Board of Supervisors is hereby directed to publish the notice of adoption of this local law as required by section 101 of the county law of the State of New York.

NOTICE IS HEREBY GIVEN, that there has been duly presented and introduced before the Board of Supervisors of Montgomery County, New York, on June 9, 1970, a proposed local law entitled, "A local law fixing the salaries of the Montgomery County Judge, Mont-



gomery County Surrogate and Montgomery County Family Court Judge."

NOTICE IS FURTHER GIVEN, that the Board of Supervisors will conduct a hearing on the aforesaid proposed local law at the Supervisors' Chambers, New County Office Building, Fonda, N.Y., at 8:00 P.M., on June 23, 1970, at which time all persons interested will be heard will be heard

Dated: June 9, 1970.

JOSEPH DYLONG, Clerk Board of Supervisors of Montgomery County, 18 Harrison Avenue, Amsterdam, N.Y.

GENE L. CATENA County Attorney

RESOLUTION NO. 180

Resolution Fixing Day and Notice of Hearing on Local Law Fixing Salary of the Montgomery County Judge, Montgomery County Surrogate and Montgomery County Family Court Judge.

Resolution by Supervisor Nellis:

WHEREAS, there has been presented and introduced at a meeting of this Board of Supervisors held on June 9, 1970, a proposed local law entitled "A local law fixing the salaries of the Montgomery County Judge, Montgomery County Surrogate and the Montgomery County Family Court Judge."

NOW, THEREFORE, be it and it hereby is

hereby is

RESOLVED, that a public hearing shall be held on the said proposed local law by this Board of Supervisors on the 23rd day of June, 1970, at 8:00 P.M. at the Supervisors' Chambers in the New County Office Building, Fonda, N.Y., and that at least five (5) days notice of such hearing shall be given by the Clerk of the Board by publication of such notice at least once in the official newspaper of this County.

Seconded by Supervisor Darrow and

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

Dated: Fonda, N.Y., June 9, 1970.

JOSEPH DYLONG Clerk, Board of Supervisors

County Attorney GENE L. CATENA cc: County Treasurer

RESOLUTION NO. 181

Resolution Relative to Clerk of Works of the County Infirmary

Resolution by Supervisor Dimond: RESOLVED, that Resolution No. 122 adopted by this Board of Supervisors on March 24, 1970 is hereby amended as

where the commencing April 1, 1970, and WHEREAS, it appears that said Lawrence Bursese has had vast experience in the construction field and particularly as Clerk of the Works, he having served in such capacity during the construction of the New Montgomery County Office Building, the Fulton-Montgomery Community College, and the New Amsterdam Apartments in the City of Amsterdam, N.Y., and is therefore highly qualified, and

WHEREAS, William Cooper, Architect, has agreed to undertake the book-keeping procedures and maintain the said Lawrence Bursese on his books, but at the expense of the County.

NOW, THEREFORE, be it and it hereby is

d

hereby is

RESOLVED, that the said Lawrence
Bursese be, and he hereby is, engaged
as Clerk of the Works for the construction of the County Infirmary for a
period commencing as of April 1, 1970,
and until the project is completed, at a
weekly salary of \$250.00, and it is
further

RESOLVED, that the County Treasurer is hereby authorized and directed to pay the salary of the said Lawrence Bursese from Account No. H-890- Authorization, Project No. 7 upon receipt of the proper vouchers or statement of payments from the said William Cooper, Architect Architect.

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

JOSEPH DYLONG
Clerk, Board of Supervisors
GENE L. CATENA
County Attorney
cc: County Tree

cc: County Treasurer
Deputy Clerk of the Board
Lawrence Bursese
Secretary, Civil Service Comm

RESOLUTION NO. 182

Resolution Transferring Funds.

Resolution by Supervisor Pitcher: RESOLVED, that the following budget item transfers be made:

\$2,000.00 290 County General FROM 650 Contingent Fund TO

300 Supplies & Materials 10 Board of Supervisors

\$2,046.00 290 County General FROM 650 Contingent Fund

TO 180 Education -Physically Handicapped

FROM

\$4,530.00 290 County General 650 Contingent Fund ТО 200 Equipment

70C Printing Department and it is further

RESOLVED, that the County Treasurer be, and he hereby is, directed to forthwith make said budget item transfers, and it is further

RESOLVED, that the Montgomery County Treasurer be, and he is hereby, authorized and directed to take all other