(Please Use this Form for Filing your Local Law with the Secretary of State)

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

County		Montgomery	in a second
	Local Law No	2	of the year 19 .92

A local law Establishing Fees for Certain Services Provided by the Montgomery

(Insertible)

County Department of Probation

	Be it enac	ted by the Board	or Supervisors	of the
			(Name of Legislative Body)	
Co	unty			
Alte		Montgomery		as follows:

Section 1.

- (a) The County of Montgomery hereby is authorized and empowered to collect fees for certain services provided by the Montgomery County Department of Probation.
- (b) Fees, to be collected by the Montgomery County Department of Probation, shall be charged for custody investigations, visitation investigations and adoption investigations.
 - (c) The fees to be charged are as follows:

Service

	1 66
Custody/Visitation Investigations Initial home study (Each party is responsible for fee)	
Income (per party)	
\$ 0 - \$15,000	\$100.00
\$15,000 - \$30,000	\$150.00
Over \$30,000	\$200.00

Subsequent orders (within five years) (Petitioner is responsible for fee)

Petitioner's Income

\$ 0	- \$15,000	\$ 50.00
\$15,000	- \$30,000	\$ 75.00
Over	- \$30,000	\$100.00
Adoption Inv	estigations (per family)	\$200.00

- (d) Such fees shall be based upon the person's ability to pay, and fees may be waived, in whole or in part, at the discretion of the Director of Probation, pursuant to established policies, procedure, rules and regulations, and in accordance with State law.
- (e) No fees shall be charged in any action in which the Montgomery County Department of Social Services is named either as Petitioner or as Respondent.

Section 2.

If any clause, sentence or paragraph of this local law shall be adjudged in any Court of competent jurisdiction to be invalid such adjudication shall not affect, impair or invalidate the remainder of this local law which shall as to such remainder remain in effect.

Section 3.

This local law shall take effect immediately upon adoption and filing in accordance with the terms and provisions of the Municipal Home Rule Law of the State of New York.

DINGS OF THE BOARD OF SUPERVISORS

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vith Aye(341). aPlant and 3aldine, bstained.

992 G CHAIRMAN

3 of 1992

FICE FOR PERSONAL

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/ County Office need to contract for supplemental homemaker and personal care services,

RESOLVED, that the Chairman of the Board of Supervisors, following review and approval by the County Attorney, hereby is authorized to sign an agreement with Fulcare Co., 12 Main Street, Fultonville, for homemaker/personal care services, and

FURTHER RESOLVED, that said agreement will be for a term commencing on April 15, 1992 and ending on December 31, 1992, for an amount not to exceed \$5,000.

RESOLUTION ADOPTED with Aye(1347). Supervisor Magliocca was absent.

Duly adopted upon roll call, all members present (1347) voting aye.

RESOLUTION NO. 139 of 1992 DATED: April 14, 1992

RESOLUTION AUTHORIZING CHAIRMAN TO SIGN AGREEMENT - AT&T/PTI

Resolution by Supervisor: Baldine Seconded by Supervisor: Wills

WHEREAS, Montgomery County is conducting an ongoing search for alternate revenue sources, and

WHEREAS, the County is eligible to earn commissions on certain long distance service at public pay telephones,

RESOLVED, that the Chairman of the Board of Supervisors, following review and approval by the County Attorney, hereby is authorized and directed to sign appropriate agreements to obtain benefits available under the AT&T/PTI Commission Plan.

RESOLUTION ADOPTED with Aye(1347). Supervisor Magliocca was absent.

Duly adopted upon roll call, all members present (1347) voting aye.

RESOLUTION NO. 140 of 1992 DATED: April 14, 1992 RESOLUTION ADOPTING INTRODUCTORY LOCAL LAW NO. 2 OF 1992, (LOCAL LAW NO. 2) A LOCAL LAW ESTABLISHING FEES FOR CERTAIN SERVICES PROVIDED BY THE MONTGOMERY COUNTY DEPARTMENT OF PROBATION

Resolution by Supervisor: D'Arcangelis Seconded by Supervisor: Wills

WHEREAS, on March 24, 1992, a proposed Local Law for the County of Montgomery, entitled: "A Local Law Establishing Fees for Certain Services Provided by the Montgomery County Department of Probation," was presented to the Board of Supervisors for consideration, and

WHEREAS, on said 24th of March, a Resolution (No. 116 of 1992) was adopted authorizing and directing that a public hearing be held by the Board of Supervisors on the 14th day of April, 1992, at the time and place appointed,

RESOLVED, that said Local Law, known as Introductory Local Law No. 2 (Local Law No. 2) for the year 1992, entitled: "A Local Law Establishing Fees for Certain Services Provided by the Montgomery County Department of Probation," be, and it hereby is adopted and approved and is incorporated and attached hereto, and

FURTHER RESOLVED, that the Clerk of the Board of Supervisors of Montgomery County be, and he hereby is, authorized, empowered and directed to file three certified copies thereof in the Office of the Secretary of State, and also to ensure that it is twice published in the County's designated legal newspapers, as is required by law.

RESOLUTION ADOPTED with Aye(1347). Supervisor Magliocca was absent.

Duly adopted upon roll call, all members present (1347) voting aye.

RESOLUTION NO. 141 of 1992 DATED: April 14, 1992

RESOLUTION AUTHORIZING CHAIRMAN

TO SIGN AGREEMENT NOMIC DEVELOPMENT INSULATION COMPAN

Resolution by Supervisor: Seconded by Supervisor:

WHEREAS, the County a \$283,500 Economic Dev the U.S. Department of Ho Development (HUD), and

WHEREAS, said grant a by HUD specifically for the a business loan to Bonded Company, Inc., located in Hagaman, and

WHEREAS, said funds expand employment opport residents by adding 20 jobs period, a majority of which of low/moderate income, ar

WHEREAS, it is necessary agreement with the project properly consummate the b

RESOLVED, that follow approval of the County Att of the Board of Supervisors County of Montgomery, he and directed to sign a loar necessary legal documents, economic development loa amount of \$265,000 to Bon Company, Inc., and

FURTHER RESOLVED said loan shall be payable installments at six percent (

FURTHER RESOLVEI Treasurer hereby is author to amend the 1992 Budg these revenues and appropri

INCREASE:

REVENUES: CD-01-3-Community Services Grant

APPROPRIATIONS: CD-0 Revolving Loan by \$