The Marquette County Board of Commissioners met in Regular Session on Tuesday, May 18, 1993 at 7:00 p.m. in Room 231 of the Henry A. Skewis Annex, Marquette, Michigan.


A Salute to the Flag was given, followed by the Pledge of Allegiance.

It was moved by Comm. Arsenault, seconded by Comm. Joseph and unanimously carried that the minutes of the May 4, 1993 Regular Board Meeting be approved.

Chairperson Corkin read the following resolution proclaiming May 23rd through 29th as Emergency Medical Services Week:

MARQUETTE COUNTY BOARD OF COMMISSIONERS
PROCLAMATION

To designate the week of May 23-29, 1993
as Emergency Medical Services Week

Whereas, emergency medical services is a vital public service; and

Whereas, timely access to quality emergency care dramatically improves the survival and recovery rate of those who experience sudden illness or injury; and

Whereas, the members of emergency medical services team in Marquette County are ready to provide lifesaving care to those in need 24 hours a day, seven days a week; and

Whereas, the emergency medical services team in Marquette County consists of emergency physicians, emergency nurses, first responders, emergency medical technicians, paramedics, rescue specialists, dispatchers, educators, administrators, and others; and

Whereas, approximately two-thirds of all community emergency medical services providers are volunteer professionals; and

Whereas, the members of emergency medical services organizations, whether career or volunteer, engage in thousands of hours of specialized training and continuing education to enhance their lifesaving skills; and

Whereas, the residents and visitors of Marquette County benefit daily from the knowledge, skills, and dedication of these highly trained individuals; and

Whereas, it is appropriate to recognize the value and the accomplishments of emergency medical services providers by designating Emergency Medical Services Week; and

Whereas, the designation of Emergency Medical Services Week will also serve to educate the people of Marquette County about injury prevention and how to properly respond to a medical emergency;

Now, therefore, we the Marquette County Board of Commissioners, in grateful recognition of our local EMS services do hereby proclaim the week of May 23 – 29, 1993, as

EMERGENCY MEDICAL SERVICES WEEK

and encourage the residents of Marquette County to observe this week by
showing appreciation for the life saving services provided by our EMS
providers and to actively support their community safety services.

GERALD O. CORKIN, CHAIRPERSON
MARQUETTE COUNTY BOARD OF COMMISSIONERS

** * ***

Chairperson Corkin read the following resolution proclaiming May 1993
as Mental Health Month:

MAY IS MENTAL HEALTH MONTH
PROCLAMATION

WHEREAS, One in three adults will face a mental health or substance abuse
disorder in his or her lifetime, and seven million children have a mental
illness;

WHEREAS, The stigma of mental illness deprives many people of the quality
mental health services they need and deserve -- only 20% of adults
suffering from a diagnosable mental illness seek treatment of any sort,
and only one in five children who needs mental health care receives it;

WHEREAS, Mental illnesses and substance abuse disorders have a staggering
economic impact on our nation, costing an estimated $273 billion in 1988;

WHEREAS, Effective treatment for mental disorders is available in the
community, and treatment is 80% - 90% effective in treatment many mental
disorders;

WHEREAS, Mental health care has an important medical offset effect:
Effective mental health services prevent mental disorders from developing
into serious medical problems later, and people who receive mental health
services have at least 5% -- up to 80% -- less subsequent use of medical
services.

WHEREAS, Mental health care is an important investment in our nation, our
families and ourselves; the cost of untreated mental health problems is
far greater than the cost of providing effective, efficient and affordable
mental health services;

THEREFORE, BE IT RESOLVED, that the Marquette County Board of Commis-
ioners designates May 1993 as "Mental Health Month" to be observed in all
areas of Marquette County, Michigan.

GERALD O. CORKIN, CHAIRPERSON
MARQUETTE COUNTY BOARD OF COMMISSIONERS

** * ***

Chairperson Corkin opened the meeting for public comment, none was
forthcoming.

It was moved by Comm. Arsenault, seconded by Comm. Seppanen, and
unanimously carried on a roll call vote, that the agenda be approved as
presented.

Public Hearings

Petition No. 2-AAD-SK-2, a petition from Paul Willett, 1911 West Fair
Avenue, Marquette, appealing the Marquette County Planning Commission’s
denial to grant a Class A Non-conforming Status to the mobile homes at 741
and 747 Carlshend Road, Skandia Township. (presently under Class B Non-
conforming Status)
Chairperson Corkin reviewed the Public Hearing Rules of Procedure in Section VIII-2. of the County Board Rules of Order. Chairperson Corkin requested Civil Counsel to provide legal background on the appeal process.

Chief Civil Counsel Gary Walker explained that when the County Board amended its Zoning Ordinance in 1989, as per Section 803 of the Zoning Ordinance, the County Board now becomes the appeal channel for Class A and Class B Non-conforming case appeals. The County Board cannot simply overturn the Planning Commission's decision because they do not like it, but rather must find a mistake in the facts or a misinterpretation of law in order to overturn the Planning Commission's decision.

Petitioner Paul Willett was present and distributed a letter to the County Board explaining his position and requesting that the County Board overturn the Planning Commission's decision and grant a Class A Non-conforming Status to his property. Mr. Willett believed several things were incorrect in the Staff and Planning Commission's review of the matter. Mr. Willett purchased the property in 1981, which had one home, two mobile homes, and the burnt wreckage of a third mobile home on it. He never did replace the third mobile home, but in a few years, the existing mobile homes became more dilapidated. He went to the bank to secure a loan to replace them in 1987.

Mr. Willett also had difficulties with a tenant storing junk vehicles on the property, but he corrected the situation after receiving notice from the Planning Commission. After the tenant was evicted, the property was sold on a land contract to Russell Hudson. He was unaware of the zoning requirements and never thought he was in violation by simply removing a mobile home and replacing it with another until the bank appraiser checked with the Planning Commission to inquire about the zoning. Mr. Willett received notice on two counts: one, that he changed a mobile home without a permit and two, that Mr. Hudson started construction without a permit. Mr. Willett then applied for a variance from the Planning Commission for a Class A Status. At the final meeting of the Planning Commission, Mr. Kippola and Paul Willett were unable to attend. He sent a letter asking that the meeting be postponed, however, at the meeting, the Planning Commission granted a Class A Non-conforming permit on the home, but denied the Class A to the two mobile homes, leaving them Class B.

In some of the staff background material, it was stated that one of the trailers was vacated in excess of 18 months, which is not true. Mr. Willett also disagrees with Mr. Kippola's statement that by replacing the trailers, the use of the property is changed. He removed 2 two-bedroom mobile homes and replaced them with 2 two-bedroom mobile homes. They are still located in exactly the same position as originally placed in 1973.

Jim Kippola, Senior Planner, was present and explained that the vacancy issue has no bearing on the matter. The main issue is the replacement of the mobile homes. Mr. Willett had 14 months to remove the mobile homes which Staff feels is sufficient.

Pat Gruber, Planner, was present and explained that she took pictures and investigated the property in 1987, not because of the Class B zoning violation, but because of the junk vehicles. She was not aware at that time, the trailers had been changed. When she took pictures in 1987, she also mentioned in her 1987 staff report that the trailers did not appear to be occupied, which is where the vacancy confusion started.

Chief Civil Counsel Gary Walker further explained that a Class B Non-conforming Status is a special zoning class which is allowing people to continue to occupy their property while they are in violation of the Zoning Ordinance. Eventually, the Zoning Ordinance will be complied with. The Class B Status gives the property owner a break, however, they are not allowed to improve on any structures or as in this case, replace mobile homes. The whole idea of Class B Status is that eventually the Zoning Ordinance will be followed.

The County Board engaged in a lengthy discussion and questioned Chief Civil Counsel, Mr. Willett, and the Planning Staff regarding the issue. Consensus: The main issue again is the replacement of the mobile homes which is not allowed under the Class B Non-conforming Status, and there has been no misrepresentation of fact or a mistake in following the law.
The County Board suggested that Mr. Willett could further pursue the matter by applying for a re-zoning. The present petition and hearing are the result of his request and denial for a change in a conditional use permit.

It was moved by Comm. Potvin, seconded by Comm. Joseph, and unanimously carried on a roll call vote, (10 ayes, 0 nays) that the County Board uphold the Planning Commission decision and deny the appeal by Mr. Paul Willett for the Class A Status.

**Informational Items**

It was moved by Comm. Trudell, seconded by Comm. Potvin, and unanimously carried that the County Board accept the following informational items for file:

a. Meeting notice Wednesday, May 26, 1993, noon luncheon, Marquette Holiday Inn; Topic: Proposal A; Speaker: Dave Svanda, the Governor’s Northern Michigan Representative.


d. Memo from Jennifer Bennon, District Court Administrator, regarding State of Michigan Case Flow Assistance Funds.

e. Letter from William Marchetti, Dickinson County Controller/Administrator, regarding Dickinson County 9-1-1 Plan.


g. Memo from MAC regarding MCR 3.217(D) Domestic Relations Rules.

**Informational Items (Con’t)**

10e) The County Board considered a letter from William Marchetti, Controller/Administrator Dickinson County, regarding the Dickinson County’s 9-1-1 Plan designating Marquette County’s system as a tertiary back-up. Mr. Marchetti indicated in his letter that discussions with Paul Arsenault lead him to believe there was no problem with Marquette County being the tertiary back-up.

Comm. Arsenault pointed out that he did not tell Mr. Marchetti that Dickinson County could just go ahead and designate Marquette County as a tertiary back-up, but rather, it should be approved by the Marquette County Board of Commissioners. Dickinson County has changed their plan and will use the Dickinson County Sheriff’s Department as tertiary back-up. The matter has been resolved. It was moved by Comm. Arsenault, seconded by Comm. Potvin, and unanimously carried on a roll call vote (10 ayes, 0 nays), to accept the communication for file.

**Action Items**

It was moved by Comm. Potvin, seconded by Comm. Joseph, and unanimously carried on a roll call vote (10 ayes, 0 nays), that action items 10a), 10b), 10e), 10f), 10g), 10h), 10i), and 10j, be approved as follows:

10a) A Committee of the Whole recommendation opposing the Current Administration’s initiative to eliminate what it calls, "below cost" timber sales in Michigan National Forests and supporting multiple use of the Hiawatha National Forest with the adoption of the following resolutions:
MARQUETTE COUNTY RESOLUTION
OPPOSING
INITIATIVE TO ELIMINATE WHAT IT CALLS ARE BELOW
COST TIMBER SALES IN MICHIGAN'S NATIONAL FORESTS

WHEREAS there is currently an initiative under consideration by the Administration and the Department of Agriculture to eliminate what it mistakenly calls below cost timber sales and programs which will affect the National Forests located in Michigan and other areas, and

WHEREAS industry and the public are heavily dependant on the National Forest Timber Program, both as a source of timber and a source of jobs, and

WHEREAS the concept and/or notion of "below cost" timber is for the most part a misconception because the Federal Government does not maximize the profits it could earn from the other operations it engages in within our National Forests, and

WHEREAS the notion that below cost sales of the timber it sells to private industry is somehow a subsidization of the lumber industry is a total falsehood

WHEREAS the timber sale program creates 1,631 direct jobs in the State of Michigan, which in turn creates additional value added jobs, which in turn creates income tax revenues that far exceed the cost of the timber program, and

WHEREAS the cost of the Michigan National Forest Timber Sale Programs are only 22% of the total Forest Service budget, while the same timber sale programs in Michigan generate nearly 90% of all revenues received, and whereas this revenue is used in turn for a variety of other Forest Service programs, particularly wildlife, and

WHEREAS the elimination of the timber sale program will not reduce the operational costs incurred by the Forest Service because the fixed costs for the Forest Services other programs will not require direct payment by the taxpayer; thereby increasing the costs thereof to the Federal Government, and

WHEREAS the proposed elimination of the timber sale program in National Forests will therefore increase expenditures, while decreasing revenues and the utilization of our nation resources to promote and sustain employment, and

WHEREAS local units of government, school districts, and road commissions, all of which receive revenue from the 25 percent fund of the National Forest Timber Sale Program will be adversely affected with the elimination of this important timber sales program, because these funds will be eliminated and/or seriously reduced, causing deficit budget situations for many areas of rural Michigan, and

WHEREAS a wise man is often quoted as having once said long ago, "if it ain't broke, don't fix it", and our forests aren't broke yet.

NOW THEREFORE BE IT RESOLVED that because of the serious and harmful negative impact and devastating affects the approval and implementation of any initiative that would eliminate the sale of timber from our National Forests would have on our local economy, we wholeheartedly object to the Administration's current initiative to eliminate what it mistakenly calls, "Below-Cost" timber sales in Michigan's National Forests, and
BE IT ALSO RESOLVED that the U.S. Congress carefully consider the impact of the Administration initiative to eliminate below-cost timber sale programs and ensure that the program remain intact, and

BE IT ALSO RESOLVED that copies of this resolution be sent to President Clinton, Secretary of Agriculture Mike Espy, our Michigan Congressional Delegation, Our State Legislature, Governor Engler, The Michigan Association of Counties, Marquette County Economic Development Corporation, and our local townships and cities, urging them to do whatever it takes to defeat the adoption and implementation of this dangerous and far reaching initiative for the benefit of everyone concerned.

GERALD O. CORKIN, CHAIRPERSON
MARQUETTE COUNTY BOARD OF COMMISSIONERS

* * * * *

MARQUETTE COUNTY BOARD OF COMMISSIONERS
RESOLUTION
SUPPORTING THE CONTINUED MULTIPLE USE OF THE HIAWATHA NATIONAL FOREST

WHEREAS The U.S. Forest Service has in place a Forest Management Plan for the Hiawatha National Forest; and

WHEREAS the plans of the USDA-Forest Service for the Hiawatha National Forest directly impact the social, economic and ecological conditions in Marquette County; and

WHEREAS the Hiawatha National Forest has been properly managed for multiple use under the various Federal laws and regulations and pursuant to the Forest Management Plan; and

WHEREAS a principal goal of national forest planning is to obtain maximum long term net public benefits, which should include promoting direct and indirect employment and economic opportunities in Marquette County; and

WHEREAS the abandonment of multiple-use principles would substantially and irreversibly negatively impact the taxpayers in Marquette County, through loss of tax revenue and the creation of economic hardship due to loss of employment.

NOW THEREFORE BE IT RESOLVED that the Marquette County Board of Commissioners supports the Hiawatha National Forest’s overall planning goal of maximizing long term net public benefits in an environmentally sound manner using multiple use planning including timber harvesting practices.

BE IT FURTHER RESOLVED that the Marquette County Board of Commissioners hereby requests that it be advised of and be permitted to participate in any and all decision making processes engaged in by the Hiawatha National Forest pertaining to its management.

BE IT ALSO RESOLVED that copies of this resolution be sent to President Clinton, Secretary of Agriculture Mike Espy, our Michigan Congressional Delegation, Our State Legislature, Governor Engler, The Michigan Association of Counties, Marquette County Economic Development Corporation, and our local townships and cities.

GERALD O. CORKIN, CHAIRPERSON
MARQUETTE COUNTY BOARD OF COMMISSIONERS
10b) A Committee of the Whole recommendation supporting the Little Presque Isle State Forest Recreation Area Advisory Committee proposal with the following resolution:

MARQUETTE COUNTY BOARD OF COMMISSIONERS
RESOLUTION
SUPPORTING THE LITTLE PRESQUE ISLE
STATE FOREST RECREATION AREA PLAN

WHEREAS public concern was expressed regarding the development plan by the Michigan Department of Natural Resources for the Little Presque Isle/ Harbor Lake Area, and

WHEREAS the Michigan Department of Natural Resources agreed to re-open the planning process to the citizens by holding public hearings and establishing the Little Presque Isle State Forest Recreation Area Advisory Committee, and

WHEREAS this Committee, representing 26 various organizations and citizen groups, met 21 times with members volunteering approximately 1280 hours of their time, has reached agreement on proposed amendments to the Little Presque Isle State Forest Recreation Area Plan,

THEREFORE be it resolved that the Marquette County Board of Commissioners supports the agreement reached by the Little Presque Isle Advisory Committee

AND BE IT FURTHER RESOLVED that the Marquette County Board of Commissioners commend the Michigan Department of Natural Resources for allowing the public to participate in the Little Presque Isle planning process.

GERALD O. CORBIN, CHAIRPERSON
MARQUETTE COUNTY BOARD OF COMMISSIONERS

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10c) A Committee of the Whole recommendation to approve the contract with the Michigan Department of Transportation, authorizing the Chairperson to execute the contract, for the Airport Fence Replacement Project:


BE IT RESOLVED by the Members of the Board of Commissioners of Marquette County, Michigan;

Section I. That the County Board of Commissioners of Marquette County, Michigan, shall enter into a contract with the Michigan Department of Transportation for the improvements of the Marquette County Airport, as set forth in Contract No. 93-0559 DAB.

Section II. That the Chairperson of the Marquette County Board of Commissioners of Marquette County, Michigan, is hereby authorized and directed to execute said contract in two (2) copies on behalf of the County of Marquette, Michigan.

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10f) A Committee of the Whole recommendation to proceed with the Big Bay Harbor Gas Tank Replacement Project as recommended by staff as follows:

A. Consider design changes to install an "above-ground" tank in lieu of a buried replacement,
B. Create project phases for removal/disposal and new tank installation so that they can be bid separately, and
C. Renew a request for financial assistance from the State to accomplish the work.

* * * * *

10g) A Committee of the Whole recommendation to approve the Health Department fee increases in four program areas as follows:

** HOME HEALTH FEES: **

<table>
<thead>
<tr>
<th>Service</th>
<th>Current Fee</th>
<th>Proposed Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Skilled Nursing</td>
<td>$85.00</td>
<td>$100.00</td>
</tr>
<tr>
<td>Physical Therapy</td>
<td>$85.00</td>
<td>$105.00</td>
</tr>
<tr>
<td>Occupational Therapy</td>
<td>$95.00</td>
<td>$105.00</td>
</tr>
<tr>
<td>Speech Therapy</td>
<td>$95.00</td>
<td>$105.00</td>
</tr>
<tr>
<td>Medical Social Services</td>
<td>125.00</td>
<td>125.00</td>
</tr>
<tr>
<td>Home Health Aide</td>
<td>45.00</td>
<td>55.00</td>
</tr>
</tbody>
</table>

** FAMILY PLANNING FEE SCHEDULE:**

- 89817 Norplant Device $370.00
- 89031 Norplant Insertion $100.00
- 89032 Norplant Removal $100.00
- J0110 Depo Provera 25.00 per vial

** BREAST AND CERVICAL CANCER SCREENING FEE SCHEDULE:**

Cervical Biopsy (MGH-technical fee) 20.00

** PROPOSED DENTAL CLINIC FEES:**

Approve a $3.00 co-pay per visit for adults on Medicaid using the Dental Clinic

* * * * *

10h) A Committee of the Whole recommendation to approve submission by the Commission on Aging of grant applications for various federal and state funds for services to senior citizens during fiscal year 1993 (and one for fiscal year 1994) as follows:

1. Title IIIB, federal funds
2. Title IIDD, federal funds
3. State alternative care
4. State Senior Center staffing (2 grants-state funds), 5. State medical funds,
5. Title IIE, federal funds
6. Care management (state funds)

* * * * *

10i) A Committee of the Whole recommendation to approve the purchase by Ms. Jacqueline Dault for her prior service credit time to become part of the Municipal Employees Retirement System, resolution as follows:
MERS Governmental Service Credit Computation for Jacqueline Dault
(Under Section 6 of Act 427, P.A. of 1984, as amended)

Employer #5202 - Marquette County
Unit # 11 - General - Non-Union Benefit Provisions in Effect as of 03/09/1993:
- Benefit B-3
- Benefit F50 (With 25 Years of Service)
- Benefit F55 (With 15 Years of Service)
- 10 Year Vesting
- Benefit FAC-3 (3 Year Final Average Compensation)

Member Contribution Rate: 0%

Social Security Number: 366-30-0671 Date of Birth: 10/01/1931 Sex: F

Present Annual Earnings (year ending 03/31/1993): $27,807
Present Credited Service as of 03/31/1993: 0 years, 1 month
Type of Service to be Credited: Governmental
Amount of Service to be Credited: 10 years, 0 months
Previous Governmental Employer: Marquette County

Maximum Member Cost: $13,902
Corresponding Employer Cost: $37,231

Resolution to be Adopted by the Governing Body

As provided b Act 427, P.A. of 1984, as amended, the above governmental service is hereby granted this member by resolution adopted by Marquette County at its meeting held on May 18, 1993.

GERALD O. CORKIN, CHAIRPERSON
MARQUETTE COUNTY BOARD OF COMMISSIONERS

* * * * *

10j) A Committee of the Whole recommendation to approve a revised services agreement with ICMA Retirement Corporation.

Action Items (con’t)

10c) The County Board considered recommendation from the Committee of the Whole to approve a timetable for the establishment of a Soil Erosion Control Ordinance and request that the Ad Hoc Committee on Soil Erosion/Storm Water Control develop a timeline for the completion of the Storm Water Control Ordinance; and further, that the County Board request the three-member panel (Probate Judge, Prosecuting Attorney, and County Clerk), to proceed with the appointment process for a new County Drain Commissioner by July 1, 1993.

Robert Menard, Deputy Drain Commissioner, was present and explained that the County Board should adopt a Storm Water Management Ordinance as soon as possible (He cannot comment on the Soil Erosion Ordinance). The ordinance could always be amended and problems worked out. There's a great deal of similarity in the review process for Soil Erosion and Storm Water Control and it would be good if the application and permit process could be combined to avoid duplication.

Presently, the Drain Commissioner can only work within draining districts, and the Road Commission cannot control drainage problems on private property. Often storm water control falls through the cracks. A primary example is the recent development in Marquette Township along Wright Street. Large parking areas have been built and create a water run-off area when it rains. There is a pond which is designed to help control storm water run-off that was constructed by the developer at the suggestion of the Drain Commissioner, however, neither the Road Commission nor the Drain Commissioner has any authority over the continued
maintenance of that pond.

Comm. Joseph questioned where the final authority will rest regarding the Soil Erosion Ordinance? Will it be with the Health Department?

Dennis Aloia, County Administrator, pointed out that it has not yet been determined where final authority will rest, however, the Health Department has been asked to provide necessary data on Soil Erosion Control because State law now places Soil Erosion Control under the Health Department. Administrator Aloia further added in defense of the Ad Hoc Soil Erosion/Storm Water Control Committee, they have requested the County Drain Commissioner to attend a number of their meetings and he nor his deputy have been there and the Drain Commissioner in fact, has drafted a Storm Water Control Ordinance, but has not been there to provide the necessary expertise. Administrator Aloia requests that in the future, Deputy Drain Commissioner, Bob Menard, come to the meetings if possible.

It was moved by Comm. Potvin, seconded by Comm. Joseph, and unanimously carried on a roll call vote (10 ayes, 0 nays), that the County Board approve the Committee of the Whole recommendation to request that the three-member panel proceed with the appointment process for a new Drain Commissioner by July 1st, and adopt the Soil Erosion Ordinance Timetable as presented by the Committee of the Whole, with the Storm Water Control Ordinance Timetable still forthcoming.

SOIL EROSION TIMETABLE

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/14/93</td>
<td>Friday Soil Erosion Draft Completed</td>
</tr>
<tr>
<td>5/24/93</td>
<td>Monday Ad Hoc Committee Meeting</td>
</tr>
<tr>
<td>5/31/93</td>
<td>Monday Send Recommendations to Committee of the Whole</td>
</tr>
<tr>
<td>6/7/93</td>
<td>Monday Distribute Draft to Interested Parties</td>
</tr>
<tr>
<td>7/7/93</td>
<td>Wednesday Public Hearing</td>
</tr>
<tr>
<td>7/20/93</td>
<td>Tuesday 1st Consideration</td>
</tr>
<tr>
<td>8/3/93</td>
<td>Tuesday 2nd Consideration and Adoption</td>
</tr>
</tbody>
</table>

The County Board considered a recommendation from the Committee of the Whole to send a bill to the City of Marquette for the borrowed funds, plus interest, for the Whetstone Brook and the Orianna Brook Drainage Districts. Comm. Potvin thought it appropriate that the County Board establish a higher interest rate than the 3.15% than County Treasurer charged from this day forward. Chairperson Corkin believes that the City of Marquette will take care of the bill in an expedient manner and it is not necessary to consider additional interest.

It was moved by Comm. Potvin, seconded by Comm. Trudell, and unanimously carried that the County Board forward the following bill to the City of Marquette for the Orianna and Whetstone Drainage Districts:

Orianna and Whetstone Drainage Districts

Balances per original billings:

<table>
<thead>
<tr>
<th>District</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Orianna</td>
<td>23,263.46</td>
</tr>
<tr>
<td>Whetstone 1980-1983</td>
<td>3,860.43</td>
</tr>
<tr>
<td>Whetstone 1984-1993</td>
<td>188,150.19</td>
</tr>
</tbody>
</table>

Subtotal 215,274.08
Additional Whitestone Adjustments
County Road Commission 40.97
Hubbard Law Firm 123.46
County Interest to December 31, 1992 992.20
Interest earned on cash balance (59.47)
Subtotal 216,371.24
Interest on balance due (3.15%) (Jan. -May 1993) 2,839.67
Total currently due 219,211.11

Chairperson Corkin opened the meeting for public comment. Kevin McElwee, Professional Forester, Champion International, 100 Briarwood Drive, Marquette, thanked the County Board for their consideration and adoption of the resolutions under action items 10a) to oppose the current administration's initiative to eliminate below cost timber cutting and also urge the multiple use of our national forests.

There being no further public comment, Chairperson Corkin closed this portion of the meeting.

Commissioner Comment and Announcements

Chairperson Corkin read the following prepared statement:

"Chairperson Corkin, Comm. Minelli, and County Administrator Aloia attended the BRAC Commission hearing on Wed. May 12th at Wayne State University in Detroit, Michigan.

The one hour hearing involved five minutes of testimony by Governor Engler, and five minutes each by Senators Levin and Riegle and Congressman Stupak.

The main thrust of our presentation was a 20 minute segment on the military value of K.I. Sawyer Air Force Base. Retired Air Force General Allen was the presenter. Al Raymond spoke for five minutes on the economic impact of K.I. Sawyer on Northern Michigan. Judy Parlato spoke for five minutes on the quality of life issue as related to K.I. Sawyer Air Force Base. All presenters did an excellent job in presenting facts as to why K.I. Sawyer should remain an integral part of the U.S. Military.

The most compelling argument was the long range military value of K.I. Sawyer Air Force Base. It was clearly substantiated with facts that the long range military value of K.I. Sawyer is superior to many bases not on the closure list.

I believe the BRAC Commission will give serious consideration to the detailed information supplied by the Sawyer Support Committee as well as the information gathered by the General Accounting Office. I believe there is a reasonable chance that K.I. Sawyer may be withdrawn from the final closure list.

I would like to publicly thank the thousands of Marquette County citizens who have written letters, donated time, money, and talent which made possible the efforts to have K.I., Sawyer removed from the closure list. Mr. Stuart, the BRAC Commissioner who visited K.I. Sawyer Air Force Base last week, stated we have more letters of support for Sawyer than all of the rest of the proposed closures in the United States combined.

Thank you Marquette County and the Upper Peninsula of Michigan for your first class effort in making the BRAC Commission aware of the military, economic, and social value of K.I. Sawyer Air Force Base to the Upper Peninsula of Michigan."
County Administrator Dennis Alois announced that a reenactment of the presentation will made to the Base Realignment and Closure Commission will be held on Tuesday night, May 25 at 7:00 p.m. at the Holiday Inn. He also received a complete binder compiled by the Base Realignment and Closure Commission of the hearing testimony.

There being no further public comment, the meeting was adjourned.

Respectfully submitted,

[Signature]

David J. Roberts
Marquette County Clerk
MARQUETTE COUNTY BOARD OF COMMISSIONERS
Regular Meeting. Tuesday, May 18, 1993 at 7:00 p.m.
Room 231, Henry A. Skewis Annex
Marquette, Michigan 49855

1. ROLL CALL.
2. SALUTE TO THE FLAG AND PLEDGE OF ALLEGIANCE.
4. PROCLAMATIONS, PRESENTATIONS AND AWARDS.
   a. Proclamation: May 23 – 29 as Emergency Medical Services Week
   b. Proclamation: May 1993 as Mental Health Month
5. PUBLIC COMMENT. (time limit 20 minutes total)
6. APPROVAL OF THE AGENDA.
7. PUBLIC HEARINGS.
   Petition #2-AAD-SK-2 from Paul Willett: Appealing Planning Commissions' failure to grant Class A non-conforming status to mobile homes.
8. PRIVILEGED COMMENT:
9. INFORMATIONAL ITEMS:
   a. Meeting notice Wednesday, May 26, 1993, noon luncheon, Marquette Holiday Inn; Topic: Proposal A; Speaker: Dave Svanda, the Governor’s Northern Michigan Representative.
   d. Memo from Jennifer Bennon, District Court Administrator, regarding State of Michigan Case Flow Assistance Funds.
   e. Letter from William Marchetti, Dickinson County Controller/Administrator, regarding Dickinson County 9-1-1 Plan.
   g. Memo from MAC regarding MCR 3.217(D) Domestic Relations Rules.
10. ACTION ITEMS:
    a. A Committee of the Whole Recommendation to adopt a resolution opposing the current administration’s initiative to eliminate timber cutting in Michigan’s National Forests.
    b. A Committee of the Whole Recommendation supporting the proposal by the Little Presque Isle Advisory Committee.
    c. A Committee of the Whole Recommendation to approve the Soil Erosion Ordinance Timetable, to request a timeline for the Storm Water Control Ordinance, and request the three-member panel proceed with the appointment process for a new County Drain Commissioner.
    d. A Committee of the Whole Recommendation to send the City of Marquette another bill for funds borrowed for the Whetstone Brook and Orianna Brook Drainage Districts.
    e. A Committee of the Whole Recommendation to approve the contract with MDOT for the Airport Fence Replacement Project.
    f. A Committee of the Whole Recommendation to proceed with the Big Bay Harbor Gas Tank Replacement Project.
    g. A Committee of the Whole Recommendation to approve the Health Department fee increases in four program areas.
    h. A Committee of the Whole Recommendation to approve the Commission on Aging grant applications for various federal and state funds.
    i. A Committee of the Whole Recommendation to allow Ms. Jacqueline Dault to purchase prior service credit time.
    j. A Committee of the Whole Recommendation to approve the Revised Administrative Services Agreement with ICMA Retirement Corporation

11. LATE ADDITIONS:
12. PUBLIC COMMENT. (time limit 20 minutes total)
13. COMMISSIONERS COMMENTS AND ANNOUNCEMENTS.
14. ADJOURNMENT.