The Marquette County Board of Commissioners met as a Committee of the Whole on Tuesday, March 25, 1997 at 6:00 p.m. in Room 231 of the Henry A. Skewis Annex, Marquette, Michigan.


It was moved by Comm. Cihak, seconded by Comm. Rapport, and unanimously carried by voice vote that the minutes of the Committee of the Whole meeting held on March 11, 1997 be approved.

Chairperson Corkin opened the meeting for public comment. James Sodergren, Marquette County Treasurer, was present and spoke regarding a Permit Application by the Tilden Mining Company to the Michigan Department of Environmental Quality, Land and Water Management Division, to place a total of 115,000,000 long tons of mine rock stripping in Tilden Lake and surrounding wetlands. The permit will allow the 53 acre Tilden Lake to be filled, 90 acres of forest wetlands, 8 acres of open water, and 2,096 feet of stream bed. The placing of the rock stripping is necessary for the mining operations of the Tilden Mine. Comment needs to be made by interested parties by April 3, 1997. Treasurer Sodergren will comment, Tilden Township will comment, and he suggested the County Board comment.

Treasurer Sodergren believes the permit requested should be contingent upon an approved plan in accordance with Public Act 92 of 1970 (Mine Reclamation Act). Before the rock is stockpiled, 1) all forest products should be harvested, 2) top soil from the wetlands should be removed and stockpiled, 3) rock stockpile should be sloped to allow for reforestation, 4) the mine pit area should be sloped before closure to insure a safe lake for future use, and 5) a proper drainage plan for water flowing into Ely Creek and the Lake Michigan watershed should be developed. Treasurer Sodergren pointed out that the Tilden Mining Company is a foreign corporation and questioned how anxious they would be to restore the land to a useable state after the Tilden Mine closes.

A proper plan is necessary for the closure of mines. For example, the Humboldt Mine closed 25 years ago and a pumping station was built to pump waters over a dike along M-95 in Humboldt Township otherwise the road would be flooded. At a recent meeting Cleveland-Cliffs admitted they still do not have a solution to this problem. Treasurer Sodergren noted that a royalty fee, perhaps 50 cents a ton, should be earmarked for future mine closures.

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

It was moved by Comm. Tuominen, seconded by Comm. Roberts and unanimously carried by voice vote that the agenda be approved with the following additions: Item 23) Alger-Marquette Human Services Coordinating Body Funding, and Item 24) Update on the COPS Grant.

It was moved by Comm. Roberts, seconded by Comm. Rapport and unanimously carried by voice vote that Claims and Accounts for the period March 7, 1997, through March 20, 1997 in the amount of $1,064,636.09 be approved.

The Committee considered a memo from James Sodergren, County Treasurer, regarding Commercial Forest Act distributions. Senate Bill 940, which amended the Commercial Forest Act, passed on December 6, 1996 as a rider to hunting and fishing license fees. This legislation snuck through without public comment and once again Lansing has successfully utilized Proposal A implementation language to divert local revenue to the State Treasury. Treasurer Sodergren must distribute Commercial Forest Act dollars according to the tax law. If such funds are distributed by a complicated State Management and Budget Department formula, Marquette County will lose $80,000 and the U.P. in total will lose $400,000.
Treasurer Sodergren also urged Commissioners to seek legislation that provides a simple formula for the distribution of Commercial Forest Act funding similar to the Swamp Tax. The present Commercial Forest Act distributions must be made using a complex form developed by the State with 23 questions which would be difficult for a certified public accountant to figure out. Chairperson Corkin has already written to State Representative Prusi regarding the matter. It was moved by Comm. Cihak, seconded by Comm. Roberts and unanimously carried by voice vote to place the communications on file.

The Committee considered a memo from James Sodergren, Marquette County Treasurer regarding the sale of property by the KI Sawyer Conversion Authority to the Sawyer Lumber Company. The Sawyer Lumber Company has recorded the deeds to two parcels of property, one being 67 acres purchased for $160,000 and the second being 78 acres of State owned tax reverted lands purchased for $25,000. Treasurer Sodergren is in the process of distributing the $25,000 in accordance with State law, however, he wondered about the disposition of the $160,000. He understands a check was cut and sent to the KI Sawyer Conversion Authority. Will these funds be in control of the County Board when KI Sawyer is transferred under the County’s authority on April 1, 1997? He would like to know the disposition of these funds and suggested that Civil Counsel look into the matter.

It was moved by Comm. Seppanen, seconded by Comm. Rapport, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board direct Marquette County Treasurer James Sodergren and Civil Counsel Harley Andrews to investigate the disposition of the $160,000 received by the KI Sawyer Conversion Authority from Sawyer Lumber Company for the purchase of property.

The Committee received an update from Gerard Markey, Equalization Director, on the Huron Mountain Club/Powell Township Michigan Tax Tribunal Appeal. Mr. Markey reported that the Huron Mountain Club is appealing the assessment of 5,924 of their 20,000 acres located in Powell Township. Both parties hired independent appraisers to establish a market value for this property. Powell Township hired Closser Associates from Marquette, and the Huron Mountain Club hired American Appraisal Tax Services from Chicago.

Closser Associates valued the Huron Mountain Club properties under appeal at $12,944,000 or $2,185 per acre. Appraisal Tax Services from Chicago valued the same properties at $1,255,900 or $212 per acre. The difference between the two appraisals is $11,684,250.

In mid February Powell Township and the Huron Mountain Club met with the Michigan Tax Tribunal to try to reach a settlement but no agreement could be reached. The Michigan Tax Tribunal has scheduled a trial date for mid July to determine the value of the parcels under appeal.

Mr. Markey reviewed the two tax appraisals and it is his opinion that the appraiser for the Huron Mountain Club underestimated the value of the club property. It is also Mr. Markey’s opinion that the appraisal submitted by Closser Associates is a fair and accurate indicator of the property value.

The cause for the discrepancy in the two appraisals lies in the fact that Closser Associates used land sales from Lake Superior and other inland lakes to support their value estimates for the property under appeal, whereas, the appraiser for the Huron Mountain Club used small acreage tracts to determine a value for all of the acreage under appeal and did not use any lake frontage properties. He believes Powell Township will have a very good case when the Michigan Tax Tribunal meets in Lansing.

It was moved by Comm. Rapport, seconded by Comm. Seppanen, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board voice its support for Powell Township in the Huron Mountain Club/Powell Township Michigan Tax Tribunal Hearing.
The Committee considered an agreement between the Family Independence Agency and the County of Marquette, the 1997 CRP Contract in the amount of $149,574. The agreement has received legal and administrative review.

It was moved by Comm. Seppanen, seconded by Comm. Rapport, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board approve the 1997 CRP Contract No. CS/PA-97-52002 between the Family Independence Agency and the County of Marquette in the amount of $149,574.

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The Committee considered amendment to the Community Corrections Application for funding to the State of Michigan. The Community Corrections Advisory Board and Circuit Court Judges recommend approving the amended application with the Office of Community Corrections in order to provide substance abuse treatment services. Lyn Nelson, Community Correction Coordinator, was present to discuss the amendment and answer questions.

The amendment adds $114,056 for probation residential substance abuse services with no local match required. There is no expectation by the State or the provider that County funds will be used to fund the service if the State funding is less than the requested amount. The Michigan Department of Corrections has ceased funding a Substance Abuse Contract with the Great Lakes Recovery Center that provides treatment to Circuit Court felons. The Community Corrections Advisory Board has applied to the Office of Community Corrections to replace this funding. County Board approval would reinstate an eight-bed contract with Great Lakes Recovery.

Comm. Cihak, County Board Representative on the Community Corrections Advisory Board, noted that the Great Lakes Recovery Center saves space at the County Jail and as a result taxpayer dollars. This is a well thought out amendment.

It was moved by Comm. Cihak, seconded by Comm. Seppanen, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board approve the Amendment to the Community Corrections Application for Funding to the State of Michigan, Office of Community Corrections, in the amount of $114,056 for probation residential substance abuse services.

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The Committee considered a memo and carry forward budget amendments from Gary Yoder, Finance Manager, for projects which have been started or committed to in 1996 but were not completed.

Gary Yoder, Finance Manager, explained that Budget Amendment No. 8 amends the Land Acquisition Fund to bring forward the amounts budgeted last year for Perkins Park and the Big Bay Harbor Bulkhead Projects. Budget Amendment No. 9 carries forward amounts for three small grants that are funded within the General Fund. Budget Amendment No. 10 adjusts the General Fund for items where a purchase order was issued in 1996, a Contract for Services was entered into, however, the amount is contemplated to be expended during 1997. Budget Amendment No. 11 carries forward balances in the Capital Budget for projects for various reasons were not completed the previous year. And finally, Budget Amendment No. 12 carries forward several grant budgets within the MCTV Grant Fund. The primary funding sources are State grants which have a budget year that does not coincide with the County's budget year.

It was moved by Comm. Rapport, seconded by Comm. Roberts, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board approve of Budget Amendments No. 8, 9, 10, 11, and 12 to carry forward budget amounts from the prior year into 1997.

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The Committee considered the bids proposals for engineering/design of improvements to the Perkins Park boat launch area. Ron Koshorek, Resource Management Director, was present and explained that this project is funded by a 75% grant from the Michigan Natural Resources Trust Fund. Four bids were received and Staff recommends the award of the bid to the low bidder, North County Engineering, Inc. for the sum of $4,800.
It was moved by Comm. Seppanen, seconded by Comm. Rapport, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board award the design bid for the Perkins Park Boat Launch to North Country Engineering, Inc. for $4,800.

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The Committee considered a deficit fund plan for the Medical Care Facility Maintenance of Effort Fund (MOE). A plan was filed with the State of Michigan in February, 1997; however, the State Department of Treasury is requiring additional information.

Gary Yoder, Finance Manager, was present and explained that last fall the County Board adopted a Deficit Fund Plan utilizing the 1995 authorized millage to be collected to cover MOE payments to the State and to fund the 1993, 1994, and 1995 MOE amounts to the Medical Care Facility. The deficit developed in that the MOE Fund was to return to the Medical Care Facility $385,881.

In the fall of 1996 the State of Michigan adjusted the MOE rate from 7.04 to 9.56 per day and back charged Marquette County to 1992. This created an additional liability in the MOE Fund of $382,194. So instead of reflecting a substantial decrease in the deficit at the end of 1996 the deficit increased to $676,441.

Marquette County has requested a three year payback period for the amount charged back by the State but has yet to receive a response. This could affect the timing on the payback to the Medical Care Facility but will have no effect on the Deficit Reduction Plan. What the Michigan Department of Treasury wants is a more detailed budget which Mr. Yoder has provided for five years, 1996-2000.

It was moved by Comm. Rapport, seconded by Comm. Roberts, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board approve of the Deficit Correction Plan for the Maintenance of Effort Fund for the years ending December 31, 1996 through December 31, 2000.

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The Committee considered a memo from Steve Enright, Planner, regarding the Community Home Improvement Program (CHIP). Ron Koshorek, Resource Management Director, was present to explain the program and answer questions.

The Michigan State Housing Development Authority (MSHDA) offers a home improvement loan to households with incomes less than $43,575 through its Community Home Improvement Program (CHIP). Applicants can receive up to $15,000 to complete home repairs with loan repayments up to 15 years and interest rate varies from 1 to 9 percent.

The CHIP Program is a cooperative undertaking between a lending institution and a local housing authority. At the present time the Marquette County Housing Rehabilitation Program and the First of America Bank have a participation agreement for CHIP; however, the First of America Bank is restructuring which has caused some financing delays. Staff intends to enter into agreements with other lending institutions willing to participate in CHIP. Other institutions may be able to provide faster service and applicants can select from several lending institutions. At this time Marquette County is planning to enter into a CHIP Agreement with D&N Bank in Marquette and may pursue other lenders in the future. The CHIP Agreement has received administrative and legal review.

It was moved by Comm. Tuominen, seconded by Comm. Seppanen, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board approve of the Community Home Improvement Participation Agreement which will be used by all lending institutions willing to participate in CHIP.

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The Committee considered a Floodplain Management Resolution for West Branch Township. West Branch Township requests that Marquette County adopt a Floodplain Management Resolution which is necessary for residents in West Branch Township to be able to participate in the National Flood Insurance Program. In addition, Marquette County is asked to sign the Intergovernmental Agreement as the enforcing agent for the State Construction Code in West Branch Township.
It was moved by Comm. Roberts, seconded by Comm. Rapport, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board adopt the Floodplain Management Resolution and also authorize the Chairperson to sign the Intergovernmental Agreement.

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The Committee considered the criteria for rural redevelopment loan funds. County Administrator Steve Powers reported that the federal guidelines for redevelopment funding for businesses to locate at KI Sawyer is in the Commissioners' mailroom. These guidelines will be utilized by the KI Sawyer Development Committee.

It was moved by Comm. Seppanen, seconded by Comm. Tuominen and unanimously carried by voice vote to place the communication on file.

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The Committee considered a memo from Harley Andrews, Civil Counsel, regarding a request that the County change its County Logo/Seal as requested by the Marquette County Convention and Visitors Bureau. Mr. Andrews could find nothing in either the State Constitution or State Statutes which require the County to have either a logo or seal. It appears this is a discretionary matter. The County Board could, but is not required to either adopt a logo, seal, or revise any existing logo or seal. A resolution of the County Board would be sufficient for that purpose.

It was moved by Comm. Roberts, seconded by Comm. Cihak, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board deny the request from the Marquette County Convention and Visitors Bureau to adopt their logo/seal as Marquette County’s logo/seal.

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The Committee considered the KI Sawyer Utility Sales Contract for utility services at Building 608, 627, 664, 665, and 670. This contract has been delayed because of the AMR relocation project but the Air Force will no longer wait. Mr. Powers spoke with a representative of AMR and the Utilities Contract is not being ignored by them. He recommended that the County Board approve of the Contract and direct Staff to continue their negotiations with AMR. At present the revenues generated by the utility sales at KI Sawyer provide for about 20% of the costs, the difference is paid for by the Caretaker Agreement.

It was moved by Comm. Rapport, seconded by Comm. Roberts and unanimously carried by voice vote that the Committee of the Whole forward the KI Sawyer Utility Sales Contract to the April 1st County Board Meeting without a Committee recommendation.

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The Committee considered an application for a Community Development Block Grant for Superior Extrusion. County Administrator Steve Powers was present and recommended that the County Board authorize CUPPAD to prepare the application in the amount of $662,000 with the local match to be provided by Superior Extrusion. Administrator Powers also noted that the enclosed letter regarding the funds available in the Economic Development Corporation’s revolving loan fund is no longer required by the Michigan Jobs Commission, however, Mr. Powers suggests that the letter be included in the Grant Application anyway.

Superior Extrusion was incorporated by Myron and Randy DeBolt and their market will consist of portions of Wisconsin, Michigan, and Minnesota within 300 miles of the plant at KI Sawyer. Superior Extrusion’s production will be approximately 12 million pounds of extrusions. Initial operations will involve one shift, growing to three shifts, as production nears the 12 million pound mark with 65 new jobs created over the first two years of operation. The Company intends to invest about $4 million in the construction and start up of the plant with approximately $3 million required for manufacturing equipment.
Superior Extrusion will utilize Building 661 for manufacturing operations which will require extensive modifications. Because the building is publicly owned CDBG dollars can be used to cover the cost of the improvements necessary to make the buildings suitable for reuse. The number of jobs and private investment are sufficient to leverage $650,000 from the Michigan Jobs Commission. The County has submitted a Notice of Intent to apply for $650,000 and has been invited to submit a full application. A public hearing regarding the proposed Community Development Block Grant Application will be held Tuesday, April 1, 1997 during the Marquette County Board of Commissioners regular meeting.

It was moved by Comm. Tuominen, seconded by Comm. Roberts, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board authorize CUPPAD to prepare application in the amount of $662,000 for a CDBG Application with local match to be provided by Superior Extrusion.

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The Committee considered the 1997 CDBG/LAUNCH Grant Agreement between the Michigan Jobs Commission and Marquette County. The Grant is for implementing a Housing Rehabilitation Program to be awarded to households at or below 80% of the area median income. The State CDBG share maximum total will be $177,000 with a local match of $41,000 provided through the CHIP Rehabilitation Assistance Program. The LAUNCH funds will be used for neighborhood infrastructure improvements in the City of Marquette targeting specific neighborhoods. Administrator Powers recommends the County Board approve the agreement with the Michigan Jobs Commission.

It was moved by Comm. Joseph, seconded by Comm. Rapport, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board approve of the 1997 CDBG/LAUNCH Grant Agreement with the Michigan Jobs Commission.

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The Committee considered the KI Sawyer Development Committee draft by-laws. Commissioners made suggestions for several changes in the draft by-laws, the most important suggestion being that the KI Sawyer Economic Development Committee would review invoices on expenditures for the new Airport, while the Airport Commission will continue to review invoices for the present County Airport. Perhaps this could be considered in the by-laws. Administrator Powers will follow through with Staff on this suggestion.

It was moved by Comm. Rapport, seconded by Comm. Roberts and unanimously carried by voice vote that the Committee of the Whole send the Draft KI Sawyer Development Committee By-laws to the April 1, 1997 County Board Meeting without a recommendation.

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The Committee considered a KI Sawyer Update from Steve Powers, County Administrator. Administrator Powers reported that the Base Caretaker Cooperative Agreement has been resolved to the satisfaction of Marquette County and the Air Force Base Conversion Agency (AFBCA). An insurance policy must be purchased which provides for the indemnification, insurance coverage, and subrogation language required by AFBCA. They agreed to reimburse the County for the cost of the insurance policy. The policy’s specific terms, deductibles, and cost will not be known until March 28th leaving inadequate time for review by Staff. Because Marquette County will not have sufficient information regarding whether to enter into the contract until March 28th Administrator Powers has requested an extension of the Sawyer transition date to April 19th from the Michigan Jobs Commission. This date will provide adequate time for Staff to review the insurance and to discuss it with the County Board. The Michigan Jobs Commission has agreed to this extension. It does not affect the time line of any other project, including AMR, which are currently underway at KI Sawyer.

It was moved by Comm. Cihak, seconded by Comm. Seppanen, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board extend the Sawyer transition date to April 19, 1997 and authorize the Chairperson to sign the insurance contract subject to administrative and legal review.

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BOARD OF COMMISSIONERS  COUNTY OF MARQUETTE  MARCH 25, 1997

The Committee considered a communication from Kim Smith-Potts, Prevention Coordinator, Alger-Marquette Human Services Coordinating Body, and another communication (Michigan Human Services Barrier Buster Request) from Probate Judge Michael J. Anderegg. They expressed concern about a "freeze" at the State level for federally provided "Family Preservation" dollars. Under this program Marquette County had been allocated $135,200 from which $20,280 had been dedicated to planning efforts. The planning process itself required a major time and in-kind personal commitment from many local agencies, professional and business people, for a two year period. Hundreds of hours were spent by individuals of the Human Services Coordinating Body. This was a program the State initially proposed. Marquette County is scheduled to receive their first allocation while other Counties in Michigan have already received funding. Due to errors by the State of Michigan allocations have exceeded the appropriations. As a result, the State "froze" further funding until these errors can be rectified. They will try to balance their books by not appropriating the allocations to Marquette and other Counties. These are federal dollars paying for the program and passed through the State to the local level.

Comm. Seppanen read a resolution which requested that the Family Independence Agency release the funding in the State Family Preservation Line Item of the 1997 Budget that was designated for Marquette County. Without the funding a very serious impact will occur on programs that serve the most needy within the County including immunization programs, infant services, kinship care, at risk programming in schools, etc.

It was moved by Comm. Seppanen, seconded by Comm. Cihak, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board adopt the resolution urging the release of the State Family Preservation Funds to Marquette County and other Counties in the State of Michigan.

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The Committee considered an agreement with the Office of Child and Family Services of the Upper Peninsula, Inc. and the County of Marquette for a Marquette County Diversion/YES Specialist Program for 1997. Administrator Steve Powers reported that $20,142 has already been budgeted and contracted for services. Gary Yoder, Finance Manager, reported that the monies budgeted are in the Professional Services Line Item and a Juvenile Grant Line Item under the Diversion Program. It was moved by Comm. Seppanen, seconded by Comm. Roberts, and unanimously carried by voice vote, that the Committee of the Whole recommend the County Board approve of the Child and Family Services 1997 Diversion/YES Contract.

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County Administrator Steve Powers reported that Sheriff Lovelace will receive an additional $300,000 to supplement the COPS Grant. That along with 2% of the gaming revenues will fund the administrative and capital costs required for the COPS Grant. A budget for the 1997 COPS Grant is being prepared and it is hoped that funding will continue for 1998, 1999, and 2000. The COPS Grant will be coming to the County Board for consideration in 2-4 weeks.

Chairperson Corkin opened the meeting for public comment. None was forthcoming.

It was moved by Comm. Seppanen, seconded by Comm. Rapport and unanimously carried by voice vote that the Tilden Mine Permit Application be reviewed by Planning Staff with a report to the County Board at its April 1, 1997 meeting.

Comm. Rapport would like suggested topics of Commissioners to be addressed at the MAC Summer Conference to be held in Marquette.

Comm. Corkin attended a MAC Legislative Committee meeting on labor and economic development. He will be providing a written report to the Board which will be available in the mailroom.

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The Committee considered a Closed Session to discuss pending litigation.

It was moved by Comm. Cihak, seconded by Comm. Joseph, and carried a roll call vote 9 Ayes (Comm. Cihak, Angeli, Bergdahl, Joseph, Roberts, Rapport, Seppanen, Tuominen, and Corkin) to 0 Nays that the Committee of the Whole go into Closed Session to discuss pending litigation in the following cases:

Maki vs. Alger-Marquette CMH Board, et al
Carlson vs. Sheriff’s Department, et al
Brandon vs. Walker and Marquette County.

Chairperson Corkin declared a five minute recess to clear commission chambers.

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7:00 p.m. CLOSED SESSION

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The Committee of the Whole came back into Open Session at 7:55 p.m.

It was moved by Comm. Bergdahl, seconded by Comm. Roberts and unanimously carried by voice vote that the Committee of the Whole recommend the County Board accept the recommendation of the Risk Management Specialist in the litigation: Maki vs. Alger-Marquette CMH Board, et al.

It was moved by Comm. Seppanen, seconded by Comm. Tuominen and unanimously carried by voice vote that the Committee of the Whole recommend the County Board accept the recommendation of the Risk Management Specialist in the litigation: Carlson vs. Sheriff Department, et al.

It was moved by Comm. Tuominen, seconded by Comm. Roberts and carried by voice vote 6 Ayes (Comm. Tuominen, Angeli, Bergdahl, Roberts, Rapport, and Corkin) to 3 Nays (Comm. Cihak, Joseph, and Seppanen) that the Committee of the Whole recommend the County Board accept the recommendation of the Risk Management Specialist in the litigation: Brandon vs. Walker and Marquette County.

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There being no further business to come before the Committee of the Whole the meeting was adjourned at 8:00 P.M.

Respectfully Submitted,

David J. Roberts
Marquette County Clerk
1. ROLL CALL.
3. PUBLIC COMMENT.
4. APPROVAL OF THE AGENDA.
5. Review of Claims and Accounts.
6. Memo from James Sodergren, County Treasurer, regarding Commercial Forest Tax Distributions.
7. Memo from James Sodergren, County Treasurer, regarding Sale of Property (Sawyer Conversion Authority to Sawyer Lumber Company).
10. Amendment to the Community Corrections Application to the State of Michigan to Provide Substance Abuse Treatment Services.
13. Deficit Correction Plan for the Maintenance of Effort Fund, MCMCF.
15. Floodplain Management Resolution for West Branch Township.
17. Memo from Civil Counsel Harley Andrews regarding County Logo/Seal.
18. KI Sawyer Airport Utility Sales Contract.
19. Application for Economic Development Implementation Grant (Superior Extrusion).
20. 1997 CDBG LAUNCH Grant Agreement.
21. KI Sawyer Development Committee Draft By-Laws.
22. KI Sawyer Update.
23. [Amendments not legible]
24. [Amendments not legible]

25. PUBLIC COMMENT.
26. ANNOUNCEMENTS.
27. CLOSED SESSION TO DISCUSS PENDING LITIGATION:
   Maki vs. Alger/Marquette CMH Board et al
   Brandon vs. Walker and Marquette County
   Carlson vs. Sheriff Dept. et al
28. ADJOURNMENT.

HAPPY EASTER!!