

COMMON COUNCIL MEETING AGENDA

AUGUST 3, 1982

Meeting is called to order at 8:00 O'Clock P.M. by the Honorable Mayor, James E. Dyer.

PLEDGE OF ALLEGIANCE TO THE FLAG

PRAYER

ROLL CALL

Council Members - Elder, Gallo, McGarry, Foti, Torcaso, Eriquez, Esposito, Repole, Zotos, Eppoliti, McManus, DaSilva, Torian, White, Cassano, Charles, Boynton, Merullo, Butera, Evans, Farah.
= 14 Present 7 Absent.

NOTICES FROM MAYOR DYER

CONSENT CALENDAR

The Consent Calendar was adopted as submitted.

Minutes of Common Council meetings held on July 6, 1982 and July 21, 1982.

01 CLAIMS

Bernice Hawley - Elizabeth Goodsell

The Claims were referred to the Claims committee and the Assistant Corporation Counsel for Claims - Attorney T.G. West

02 RESOLUTION

Re: Master Contract with Conn. Dept. of Human Resources.

The Resolution was

03 RESOLUTION

Re: Master Plan Update of the Danbury Municipal Airport

The Resolution was

03-1 RESOLUTION

Re: Application of funds re: Disaster Relief Act.)

The Resolution was

COMMON COUNCIL MEETING AGENDA

AUGUST 3, 1982

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04 ✓

COMMUNICATION - Resignation of Attorney Frizzell - Assistant Corporation Counsel.

The Communication was

05 ✓

COMMUNICATION - Request for the suspension of the shipment of American weapons

The Communication was

06 ✓

COMMUNICATION - Request to widen West Redding Road

The Communication was

07 ✓

COMMUNICATION - Request to accept Parcels X & Y (Wicks Manor Drive)

The Communication was

08 ✓

COMMUNICATION - Request of Risdon Mfg. Co. for monetary relief from the Operation & Management Policy for future Sludge Disposal.

The Communication was

09 ✓

COMMUNICATION - Request to abandon a section of Segar Street

The Communication was

010 ✓

COMMUNICATION - State Aid Funds for Public Works Department

The Communication was

011 ✓

COMMUNICATION - Complaint of Transferring of garbage from one truck to another on City Streets.

The Communication was

012 ✓

COMMUNICATION - Request of BRT Corp. for Sewer & Water for Condominiums on Beaver Brook Road.

The Communication was

013 ✓

COMMUNICATION - Request of Assumption Greek Church to extend sewer line to 30 Clapboard Ridge Road.

The Communication was

COMMON COUNCIL MEETING AGENDA
AUGUST 3, 1982
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014 ✓
COMMUNICATION - Request of George Valluzzo for sewer - 125 Park Avenue

The Communication was

015 ✓
COMMUNICATION - Donation of Funds for Danbury Library part time salary account.

The Communication was

016 ✓
COMMUNICATION - Request for Danbury Library to be open on Sundays during the summer months.

The Communication was

017 ✓
COMMUNICATION - Transfer of funds to the Insurance Budget.
&
CERTIFICATION

The Communication was

018 ✓
COMMUNICATION - Reports of Budgetary Accounts

The Communication was

018-1 ✓
COMMUNICATION - Waiving of Bids for paving.

The Communication was

019 ✓
COMMUNICATION - Appointments to the Ethics Commission.

The Communication was

020
COMMUNICATION - *Withdrawn*
Appointment of a Planning & Zoning Attorney

The Communication was

021

COMMON COUNCIL MEETING AGENDA

AUGUST 3, 1982

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021 - DEPARTMENT REPORTS

Fire Chief Commission on Aging
Fire Marshal Airport Administrator
Police Dept. Health Inspector
Sealer of Weights & Measures Housing Inspector
Coordinator of Environmental & Occupational Health Services
High Blood Pressure Program

Motion to be made to dispense with the reading of Department Reports as all members have copies which are on file in the Office of the City Clerk for public inspection. Reports to be accepted as submitted.

AD HOC COMMITTEE REPORTS

022 ✓

REPORT &
RESOLUTION

Re: Acceptance of Monarch Road

The Report was

023 ✓

REPORT

Re: Sewer Assessment on South St.

The Report was

024 ✓

REPORT

Re: Mutual Aid Pact

The Report was

025 ✓

REPORT &

CERTIFICATION

Re: Transfer of funds to the Danbury Youth Services

The Report was

026 ✓

REPORT

Re: Request for funds by the North West Regional Mental Health Board.

The Report was

027 ✓

REPORT

Re: Request from Pleasant Acres Home Owners Inc.

The Report was

COMMON COUNCIL MEETING AGENDA
AUGUST 3, 1982
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028
REPORT ✓ Re: Request of R. Moore for sewer connection on Housman St.

The Report was

029 ✓
REPORT Re: Osborne St. and Locust Ave. Park.

The Report was

030 ✓
REPORT &
ORDINANCE Re: Sidewalk Liability Claims - Snow & Ice Ordinance

The Report was accepted and Ordinance deferred for a public hearing

031 ✓
REPORT &
RESOLUTION Re: Settlement of Claim

The Report was

032
COMMUNICATION - Request for a committee to study reporting system of the Finance Department.

The Communication was

PUBLIC SPEAKING SESSION

There being no further business to come before the Common Council a motion was made by _____ & seconded by _____ for the meeting to be adjourned at _____ O'Clock P.M.

ELDER	r	✓
GALLO	asb	
McGARRY	✓	
FOTI		✓
TORCASO	asb	
ERIQUEZ	✓	
ESPOSITO	✓	
REPOLE	✓	
ZOTOS	✓	
EPPOLITI		✓
McMANUS	✓	
DaSILVA	✓	
TORIAN	✓	
WHITE	asb	
CASSANO	asb	
CHARLES	✓	
BOYNTON	✓	
MERULLO BORKKE		✓
BUTERA		✓
EVANS		✓
FARAH		✓
TOTALS	10 4/5	7 2/1

COMMON COUNCIL MEETING

August 3, 1982

CONSENT CALENDAR

- 02 - Resolution - Master Contract with Conn. Dept. of Human Resources.
- 03 - Resolution - Master Plan Update of the Danbury Municipal Airport.
- 03-1 - Resolution - Disaster Relief Act. (application for funds)
- ~~05 - Communication - Request for the suspension of American Weapons shipment~~
- 010 - Communication - State Aid funds for Public Works Department.
- 015 - Communication - Donation of funds for Danbury Library Part-time service
- 018 - Communication - Reports of Budgetary Accounts.
- 022 - Report & Resolution - Acceptance of Monarch Rd.
- 023 - Report - Sewer Assessment on South St.
- 024 - Report - Mutual Aid Pact.
- ~~025 - Report & Certification - Transfer of funds to Danbury Youth Services.~~
- 026 - Report - Request for funds by North West Regional Mental Health Board.
- 027 - Report - Request from Pleasant Acres Home Owners, Inc.
- 028 - Report - Request for Sewer & Water on Housman St. (Request of R. Moore)
- 029 - Report - Osborne St. & Locust Ave. Parks

47 Barnum Rd.
New Fairfield, Conn.
July 5, 1982

RECEIVED
JUL 7 1982
OFFICE OF CITY CLERK

Office of City Clerk
Danbury City Hall
Danbury, Conn.

Dear Sir:

While traveling north on E. Penhake Rd.
June 22, 1982 about 3:30 pm. my right front tire
hit a dangerous group of rocks jutting out into
the road. The exact spot is about three hundred feet
before the brown shingled homestead of Cipitela
Barnum on the right and the entrance to Jeanette
St. on the left.

This is a relatively narrow section of road,
a car was approaching from the opposite direction
so I was well on my side of the road, but
not off of the road.

As a result of hitting these rocks, the tire
sidewall was broken, causing an air bubble to
form and making the purchase of a new tire
necessary. It also damaged the rim which had to
be repaired.

The tire was relatively new and in very
good condition.

I not only want to inform you of the
dangerous spot but would appreciate any
compensation. A copy of the bill is enclosed.

Sincerely,



BELARDINELLI TIRE CO., INC.

New Tires - All Brands - Wholesale and Retail
Truck Tires and Road Service our Specialty

7 BEECH ST. - BETHEL, CONN. 06801
Phone 748-0889 748-7077

A 60389

Goodsell

DEL. BY MRS CHG	ORDER TAKEN BY Dennis	CUSTOMER ORDER NO. Belard	DATE 6-24-82
--------------------	--------------------------	------------------------------	-----------------

QUANT. ORDERED	DESCRIPTION	FED. TAX	UNIT PRICE	AMOUNT
1	215/75R15 Unisoid steeler w/w	239		7595
	Gal			500
	Advis to			589

The undersigned agrees to pay for the goods listed hereon at the above station.
Make checks payable to BELARDINELLI TIRE CO., INC.

REC'D BY
FIRM NAME

SHOW TIRE & TUBE TAX TOTAL HERE →

259

8943

TOTAL INVOICE

Mrs. Elizabeth Crudgenton,

✓
July 20, 1982

On June 16, 1982 my car was parked in the Hatter's Park parking lot. At approximately 1:00 p.m. one of the City workers mowing the lawn struck a rock with his machine; the rock hit my windshield causing it to crack on the right side. The windshield has been replaced at a cost of \$278.00. This letter is a request for reimbursement.

RECEIVED

JUL 21 1982

OFFICE OF CITY CLERK

Respectfully Yours,

Mrs. Bernice Hawley



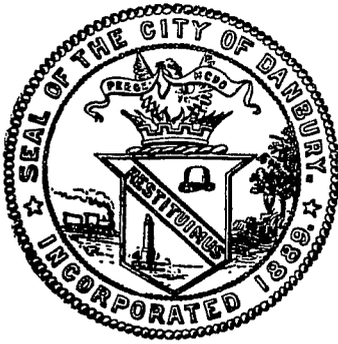
CITY OF DANBURY
PLANNING DEPARTMENT

CITY HALL

DANBURY, CONNECTICUT 06810

To: Mayor James E. Dyer and Common Council Members
From: Brian S. Graney, Grants Administrator
Re: Master Contract with the Connecticut Department
of Human Resources
Date: July 26, 1982

The attached resolution authorizes the City of Danbury to execute a Master Contract with the Connecticut Department of Human Resources to establish standard conditions for future funding agreements. This Master Contract does not obligate expenditure of funds by the City of Danbury. The Corporation Counsel's office and the Controller's office have examined the Master Contract.



RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

AUG 3 1982

A. D., 19

RESOLVED by the Common Council of the City of Danbury:

WHEREAS, the Connecticut Department of Human Resources has devised a Master Contract in order for municipalities to establish standard conditions for future funding agreements hereunto duly authorized by Chapters 133 and 300a of the Connecticut General Statutes;

NOW, THEREFORE, BE IT RESOLVED THAT the Mayor of the City of Danbury, James E. Dyer, is hereby authorized to execute a Master Contract on behalf of the City of Danbury with the State of Connecticut Department of Human Resources and that any and all additional acts necessary to effectuate said Master Contract be and hereby be authorized.

3

DANBURY AVIATION COMMISSION

DANBURY, CONNECTICUT 06810

COMMISSION CHAIRMAN
~~XXXXXXXXXXXXXXXXXX~~
~~DOUGLAS A. COFFREY~~
Paul D. Estefan

AIRPORT ADMINISTRATOR
JAMES L. THOMPSON
TEL: 797-4624

July 23, 1982

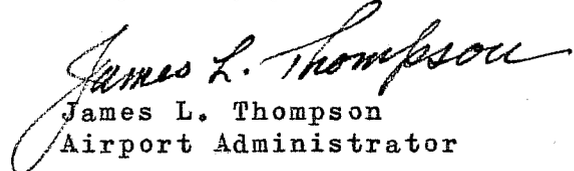
Mrs. Constance McManus, President
Danbury Common Council
City Hall
155 Deer Hill Avenue
Danbury, Connecticut 06810

Dear Mrs. McManus:

This is to certify that in the funding of the Master Plan, the Airport Budget will supply up to \$1,500 as the City's matching share of the necessary funds.

I trust that this will expediate the approval of the Master Plan as it is something we sorely need.

Very truly yours,


James L. Thompson
Airport Administrator

JLT/at
cc: Paul D. Estefan



CITY OF DANBURY
PLANNING DEPARTMENT

CITY HALL

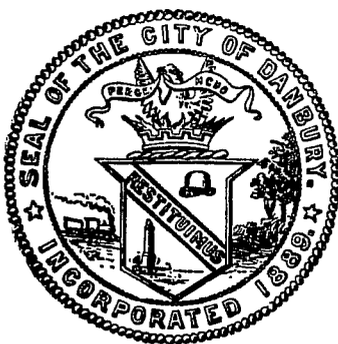
DANBURY, CONNECTICUT 06810

TO: Mayor James E. Dyer and Common Council Members
FROM: Brian S. Graney, Grants Administrator
RE: Master Plan Update of the Danbury Municipal Airport
DATE: July 27, 1982

The attached resolution is to authorize action to update the Master Plan for the Danbury Municipal Airport. The purpose is to provide policy information to base decisions regarding development of the Danbury Airport reflecting changes in the airport's goals and objectives. The Master Plan Update is necessary in order to apply for future federal and state funding on essential capital projects at the airport.

The estimated cost will not exceed \$60,000. Danbury's local share is two and one-half percent of the total cost which is equivalent to \$1,500. This local share will be budgeted out of the 1982-83 budget of the Danbury Airport. Therefore, no additional funds is being sought from the City of Danbury.

If you have any questions concerning this matter, please feel free to contact me at 797-4524.



RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

AUG 3 1982

A. D., 19

RESOLVED by the Common Council of the City of Danbury:

WHEREAS, the Federal Aviation Administration of the United States Department of Transportation and the Bureau of Aeronautics of the Connecticut Department of Transportation make funds available through the Airport Planning Grant Program in accordance with Section 13 of the Airport and Airway Development Act of 1970; and

WHEREAS, the City of Danbury through the Danbury Aviation Commission intends to update the Master Plan of the Danbury Municipal Airport for the purpose of revising the airport's goals and objectives to provide policy information to base decisions regarding development of the Danbury Airport; and

WHEREAS, the City of Danbury will make application for a federal and state grant in the amount not to exceed \$60,000 with a local match of two and one-half percent equalling an amount not to exceed \$1,500.

NOW, THEREFORE, BE IT RESOLVED THAT the Mayor of the City of Danbury, James E. Dyer, is hereby authorized to make application for said grant, and that any and all additional acts necessary to effectuate said program be and hereby are authorized.

APPLICANT ASSURANCES

The Applicant hereby assures and certifies that he will comply with the FEMA regulations, policies, guidelines, and requirements including OMB's Circulars No. A-95 and A-102, and FMC 74-4, as they relate to the application, acceptance and use of Federal funds for this Federally-assisted project. Also, the Applicant gives assurance and certifies with respect to and as a condition for the grant that:

1. It possesses legal authority to apply for the grant, and to finance and construct the proposed facilities; that a resolution, motion or similar action has been duly adopted or passed as an official act of the applicant's governing body, authorizing the filing of the application, including all understandings and assurances contained therein, and directing and authorizing the person identified as the official representative of the applicant to act in connection with the application and to provide such additional information as may be required.
2. It will comply with the provisions of: Executive Order 11988, relating to Floodplain Management and Executive Order 11990, relating to Protection of Wetlands.
3. It will have sufficient funds available to meet the non-Federal share of the cost for construction projects. Sufficient funds will be available when construction is completed to assure effective operation and maintenance of the facility for the purpose constructed.
4. It will not enter into a construction contract(s) for the project or undertake other activities until the conditions of the grant program(s) have been met.
5. It will provide and maintain competent and adequate architectural engineering supervision and inspection at the construction site to insure that the completed work conforms with the approved plans and specifications; that it will furnish progress reports and such other information as the Federal grantor agency may
6. It will operate and maintain the facility in accordance with the minimum standards as may be required or prescribed by the applicable Federal, State and local agencies for the maintenance and operation of such facilities.
7. It will give the grantor agency and the Comptroller General, through any authorized representative, access to and the right to examine all records, books, papers, or documents related to the grant.
8. It will require the facility to be designed to comply with the "American Standard Specifications for Making Buildings and Facilities Accessible to, and Usable by the Physically Handicapped," Number A117.1-1961, as modified (41 CFR 101-17-7031). The applicant will be responsible for conducting inspections to insure compliance with these specifications by the contractor.
9. It will cause work on the project to be commenced within a reasonable time after receipt of notification from the approving Federal agency that funds have been approved and will see that work on the project will be prosecuted to completion with reasonable diligence.
10. It will not dispose of or encumber its title or other interests in the site and facilities during the period of Federal interest or while the Government holds bonds, whichever is the longer.
11. It agrees to comply with Section 311, P.L. 93-288 and with Title VI of the Civil Rights Act of 1964 (P.L. 83-352) and in accordance with Title VI of the Act, no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the applicant receives Federal financial assistance and will immediately take any measures necessary to effectuate this agreement. If any real property or structure is provided or improved with the aid of Federal financial assistance extended to the Applicant, this assurance shall obligate the Applicant, or in the case of any transfer of such property, any transferee, for the period during which the real property or structure is used for a purpose for which the Federal financial assistance is extended or for another purpose involving the provision of similar services or benefits.
12. It will establish safeguards to prohibit employees from using their positions for a purpose that is or gives the appearance of being motivated by a desire for private gain for themselves or others, particularly those with whom they have family, business, or other ties.
13. It will comply with the requirements of Title II and Title III of the Uniform Relocation Assistance and Real Property Acquisitions Act of 1970 (P.L. 91-646) which provides for fair and equitable treatment of persons displaced as a result of Federal and Federally-assisted programs.
14. It will comply with all requirements imposed by the Federal grantor agency concerning special requirements of law, program requirements, and other administrative requirements approved in accordance with OMB Circular A-102, P.L. 93-288 as amended, and applicable Federal Regulations.
15. It will comply with the provisions of the Hatch Act which limit the political activity of employees.
16. It will comply with the minimum wage and maximum hours provisions of the Federal Fair Labor Standards Act, as they apply to hospital and educational institution employees of State and local governments.
17. (To the best of his knowledge and belief) the disaster relief work described on each Federal Emergency Management Agency (FEMA) Project Application for which Federal Financial assistance is requested is eligible in accordance with the criteria contained in 44 Code of Federal Regulations, Part 205, and applicable FEMA Handbooks.
18. The emergency or disaster relief work therein described for which Federal Assistance is requested hereunder does not or will not duplicate benefits received for the same loss from another source.
19. It will (1) provide without cost to the United States all lands, easements and rights-of-way necessary for accomplishment of the approved work; (2) hold and save the United States free from damages due to the approved work or Federal funding.
20. This assurance is given in consideration of and for the purpose of obtaining any and all Federal grants, loans, reimbursements, advances, contracts, property, discounts of other Federal financial assistance extended after the date hereof to the Applicant by FEMA, that such Federal Financial assistance will be extended in reliance on the representations and agreements made in this assurance and that the United States shall have the right to seek judicial enforcement of this assurance. This assurance is binding on the applicant, its successors, transferees, and assignees, and the person or persons whose signatures appear on the reverse as authorized to sign this assurance on behalf of the applicant.
21. It will comply with the flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973, Public Law 93-234, 87 Stat. 975, approved December 31, 1973. Section 102(a) requires, on and after March 2, 1975, the purchase of flood insurance in communities where such insurance is available as a condition for the receipt of any Federal financial assistance for construction or acquisition purposes for use in any area that has been identified by the Director, Federal Emergency Management Agency as an area having special flood hazards. The phrase "Federal financial assistance" includes any form of loan, grant, guaranty, insurance payment, rebate, subsidy, disaster assistance loan or grant, or any other form of direct or indirect Federal assistance.
22. It will comply with the insurance requirements of Section 314, PL 93-288, to obtain and maintain any other insurance as may be reasonable, adequate, and necessary to protect against further loss to any property which was replaced, restored, repaired, or constructed with this assistance.
23. It will defer funding of any projects involving flexible funding until FEMA makes a favorable environmental clearance, if this is required.
24. It will assist the Federal grantor agency in its compliance with Section 106 of the National Historic Preservation Act of 1966, as amended, (16 U.S.C 470), Executive Order 11593, and the Archeological and Historic Preservation Act of 1966 (16 U.S.C. 469a-1 et seq.) by (a) consulting with the State Historic Preservation Officer on the conduct of investigations, as necessary, to identify properties listed in or eligible for inclusion in the National Register of Historic places that are subject to adverse effects (see 36 CFR Part 800.8) by the activity, and notifying the Federal grantor agency of the existence of any such properties, and by (b) complying with all requirements established by the Federal grantor agency to avoid or mitigate adverse effects upon such properties.
25. It will, for any repairs or construction financed herewith, comply with applicable standards of safety, decency and sanitation and in conformity with applicable codes, specifications and standards; and, will evaluate the natural hazards in areas in which the proceeds of the grant or loan are to be used and take appropriate action to mitigate such hazards, including safe land use and construction practices.

STATE ASSURANCES

The State agrees to take any necessary action within State capabilities to require compliance with these assurances and agreements by the applicant or to assume responsibility to the Federal government for any deficiencies not resolved to the satisfaction of the Regional Director.

RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

August 3, 1982 A. D., 19



RESOLVED by the Common Council of the City of Danbury:

THAT, JAMES E. DYER, Mayor of the City of Danbury is hereby authorized to execute for and in behalf of the City of Danbury, a public entity established under the laws of the State of Connecticut, this application and to file it in the appropriate State office for the purpose of obtaining certain Federal financial assistance under the Disaster Relief Act (Public Law 288, 93rd Congress) or otherwise available from the President's Disaster Relief Fund.

THAT, the City of Danbury, a public entity established under the laws of the State of Connecticut, hereby authorizes its agent to provide to the State and to the Federal Emergency Management Agency (FEMA) for all matters pertaining to such Federal disaster assistance the assurance and agreements attached hereto.

4

**BIELIZNA, SJOVALL, FRIZZELL
PAPAZOGLU, BALL & OLIVO
ATTORNEYS - AT - LAW
66 WEST STREET
P. O. BOX 98
DANBURY, CT 06810**

**JULIUS J. BIELIZNA
GEORGE PAPAZOGLU
JOHN P. SJOVALL
THOMAS A. FRIZZELL
DAVID P. BALL
STEVEN M. OLIVO**

**PHONE: 743-6316
743-5556
AREA CODE: 203**

June 8, 1982

The Hon. James E. Dyer, Mayor
City of Danbury
155 Deer Hill Avenue
Danbury, Connecticut 06810

Dear Mayor Dyer:

In accordance with our telephone conversation, I hereby tender my resignation as Assistant Corporation Counsel, to be effective June 30, 1982.

I do so with great regret but I find that I must devote more time to my private practice due to our recent merger and the consequent expansion of our operation. It has been my great honor to serve the City of Danbury as a part of your administration. I have been privileged to have been able to participate in events of major importance to the future of Danbury, particularly the expansion of the Planning Department.

I wish you continued success in the difficult and crucial times ahead and you may be assured of my continuing support for you as mayor and for your administration.

Very truly yours,



Thomas A. Frizzell
Assistant Corporation Counsel
City of Danbury

TAF/lam

P E T I T I O N

Submitted to:

Hon. Mayor James Dyer and
The Common Council of Danbury,
City Hall
Danbury, CT 06810

July 28, 1982

We, the undersigned citizens of the city of Danbury would like to invite your attention to the grievous tragedy in Lebanon. The indiscriminate use of American supplied weapons by the Israeli armed forces, having caused massive civilian casualties is intolerable. As Americans, in accordance with our spirit and heritage for human rights and the sanctity of human life, and, in accordance with the law and contract governing the supply and use of American weapons, we demand immediate suspension of American weapon shipments to Israel in compliance with the Law.

Sincerely,

Name

Address

Name	Address
Margaret R. Pfender	40 Driftway Rd.
F.O. Pfender	" " "
E.S. Miles	40 WILLIAM ST.
Joseph B. Fitch	11 Park Ave
Gerard Hotal	" " "
Antone E. Feyley	Brookfield, Conn.
Ant Feyley MD	27 Oak Crest Drive Brookfield, Conn.
Jane Inerstrand	17 Driftway Park Rd
Margaret He Reef	3 Wood STR
Joseph Beck	3 WOOD STR DANBURY CONN. 06810
Susan Dieber	Woodbine Lane, Sandy Hook Ct 06482
Jean Eppolito	761 Crawford Ct, Deltona Fla
Jean Eppolito	Woodbine Lane Sandy Hook CT 06482

P E T I T I O N

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Sincerely,

Name	Address
<u>Khalid Syed</u>	<u>21 VICTOR ST., DANBURY</u>
<u>Leah Jones</u>	<u>21 VICTOR ST., DANBURY</u>
<u>James Houston</u>	<u>15 WINDFELD RD., DANBURY</u>
<u>Allyson McNeill</u>	<u>CONDOR ANIMATION PLANT #7.</u>
<u>M. Gulam Siddiqi</u>	<u>292 Main Street, Danbury,</u>
<u>SYED S. HUSSAIN</u>	<u>15, MECKAUER CIRCLE, BETHEL, CONN. 06801. U.S.A.</u>
<u>SYED A. HUSSAIN</u>	<u>15, MECKAUER CIRCLE, BETHEL, CONN. 06801. U.S.A.</u>
<u>HAFSA NASREEN HUSSAIN</u>	<u>15, MECKAUER CIRCLE, BETHEL, CONN. 06801.</u>
<u>FAROOQ SYED</u>	<u>44 MILL RIDGE RD. DANBURY Conn</u>
<u>A. ABDULRAZAK</u>	<u>8ail Mill Terr. DAN. CT. 06810</u>
<u>Mary King</u>	<u>19 Main Street, Danbury, Ct. 06810</u>
<u>90 ...</u>	<u>19 Main Street, Danbury, Ct. 06810</u>

P E T I T I O N

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Hon. Mayor James Dyer and
The Common Council of Danbury,
City Hall
Danbury, CT 06810

July 28, 1982

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Sincerely,

Name

Address

Syed M. Tariq	73-G, Kohanza St, Danbury
Kausar Tariq	73-G, Kohanza St, Danbury
Ahmed Attaf	30 ELM ST. Danbury.
Amer Ahsan	30 ELM ST Danbury
M. Gulshan Siddiqi	292 Main Street, Apt #2 Danbury.
Tennvir Kausar Siddiqi	292 Main Street, Apt #2 Danbury.
Metin Karakas	40 Stone Street, Danbury
Fesa Karakas	40 Stone Str., Danbury
Lorraine Heltbrand	45 Stevens, Danbury
N D Rogers	209 Franklin St Danbury
Carol M Taylor	53A Candlerlight Drive, Danbury
Fran Lynch	17 1/2 SUGAR HOLLOW RD. DANBURY

P E T I T I O N

Submitted to:

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The Common Council of Danbury,
City Hall
Danbury, CT 06810

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Sincerely,

Name

Address

Susan Drivon
Joe Beck
Alfred T. Zyr

32 Great Quarter Rd, Sandy Hook
52 Belmont Circle
1 Brian Kildyke Rd

Aamir ali

149- Hammer Smith Apt.
Danbury ct. 06810.

Shenaz ali

As above.

Jeram Chaudhry

60. Hammer Smith Apts Danbury, CT 06810

Fargana Khan

As above

Arus Ahmed

208 VILLAGE SQ. , DANBURY , CT 06810

Rubhana Ahmad

as above.

Luciano Pereira

4 Croft ST

Danbury ct 06810

5

WE URGE THAT YOU
BREAK THE SILENCE

The carnage that Israel has wrought against Lebanon is unconscionable. Lebanese cities are reduced to rubble. Palestinian refugee camps are bombed unmercifully. In less than ten days, ten thousand Palestinian and Lebanese people have been killed and nearly one million have been left homeless.

Israeli troops now have laid siege to the capital city of Beirut and threaten the destruction of the Christian and Moslem community.

* * *

Leaders from major American churches already have condemned Israel's war in Lebanon:

Archbishop John R. Roach, President of the National Conference of Catholic Bishops, and Terence Cardinal Cooke of New York, urged an immediate cease-fire in Lebanon, the unconditional withdrawal of Israel from that land, and called upon the U.S. Government to "use its good offices to expedite these two goals."

Bishop James Armstrong, President of the National Council of Churches, called upon President Reagan to take the "strongest measures" necessary to achieve an immediate cease-fire in Lebanon and to initiate "Israeli-Palestinian negotiations as a necessary means of resolving this conflict."

William P. Thompson, Stated Clerk, United Presbyterian Church in the USA, declared that the U.S. commitment to Israel must "not be misused to cover aggressive acts against neighboring countries and the current full-scale bombing and invasion of Lebanon," called upon President Reagan to "stop present and future aggressive use of American arms against the people of Lebanon," and urged a prompt Israeli withdrawal from Lebanon.

* * *

At this critical moment, when so many lives have already been lost and so many are endangered, we appeal to you, your church or religious community, to act now. We urge you to join prominent religious leaders to speak out against the violence and killing in Lebanon.

CONCERNED CITIZENS OF
DANBURY AREA

BACKGROUND

On June 6, 1982 Israeli forces entered Lebanon after two days of intensive bombing of Lebanese and Palestinian targets by the Israeli Air Force. Now Israeli forces have surrounded West Beirut and control all avenues of access to and egress from the city.

The dimensions of this slaughter have moved the invasion from the category of "military action" to that of Holocaust. The U.N. estimates that some 700,000 people have been made homeless. The cities of Tyre and Sidon have been levelled. Refugees wander the Lebanese landscape, no longer hoping to find a home but simply seeking respite from shelling and bombing. In the early days of the war some 200,000 refugees fled to Beirut from the South; now that Israeli forces have surrounded the capital city and are shelling residential sections of West Beirut, many of those same people are fleeing back to the South.

Estimates of civilian casualties are unreliable. Israeli estimates are consistently far lower than those of the U.N. relief teams and those of the International Red Cross. Despite the uncertainty of casualty figures, there are reports that hint of the wider horror of this war. The New York Times, for example, reported that Israeli soldiers had bulldozed over a mass grave in Sidon, covering 70-80 corpses. Residents of Tyre were herded to beaches where they remained two days without food, water and shelter while Israeli jets and gunboats reduced their city to rubble. The Prime Minister of Israel cited the evacuation of a city before its destruction as an "humanitarian act."

In addition to the desperate need for aid to Lebanese and Palestinian war victims there are two distinct but nevertheless intertwined political problems which must be resolved before Lebanon can begin to rebuild for the future. In addition the United States must address certain fundamental principles which underlie its relationships in the Middle East. A failure to deal courageously and directly with these problems will only foreshadow more Lebanons in the future.

1. The Palestinian Problem

The frustration of many Lebanese at the presence and influence of the Palestinians in their country is understandable. When one considers the outcry in the U.S. when a few thousand refugees from Cuba, Haiti, or Vietnam are admitted, one can imagine the dislocation and frustration caused by a foreign group constituting approximately one-fifth of a country's population. This is especially the case when that group has its own political and military agenda; an agenda that has brought down upon the host country, Lebanon, the full force of repeated military attacks by Israel.

But bemoaning the doleful effects of the Palestinian presence in Lebanon should not be a substitute for dealing with the underlying problem - the lack of the right of self-determination for the Palestinians. As long as the Palestinians are stateless and harried, they will be a destabilizing factor in those countries that willingly or not take them in.

One further ancillary point. It has become customary for Israel to refer to the Palestinians as "the terrorists." By relegating a people to such a negative category, it becomes psychologically possible to commit all sorts of outrages, including extermination, against them. Jews should from their own painful experience recognize this possibility. Palestinians are human beings with a tragic history - they are men and women, children

and elderly. It is as hard to see a terrorist in the frightened eyes of a little girl whose legs have been blown off by a U.S.-supplied Israeli cluster bomb as it is to see a "Zionist oppressor" in the victim of a bomb placed in a busy marketplace. It must be pointed out that the victims of the former kind of depersonalization are far more numerous than those of the latter.

The Palestinians deserve, and insist on, a homeland. In recent years, in conjunction with a marked decrease in terrorism, Palestinians have increasingly spoken of a settlement of their dispute with Israel on the basis of coexistence. The survival of the Philip Habib-negotiated ceasefire for nine months, until its violation by Israel, was one sign that the PLO was seeking by its actions a kind of international respectability that could enable it to deal with Israel as an equal partner in negotiations.

The most viable option for Israel and the Palestinians remains the two-state solution. The United States should begin a dialogue with the P.L.O. that could lead to Palestinian involvement in talks about the future of the West Bank and Gaza. The Israeli decimation of the PLO makes it not less but more of a factor in Arab politics. In Palestinian eyes, the PLO has paid the price for its championing of the cause, and has become the representative of both Palestinian suffering and determination.

2. The Lebanese Problem

Even without the Palestinian presence the Lebanese would be afflicted by their own problems. Lebanon's "confessional democracy" had become increasingly unrepresentative, especially of the Sunni and Shiite Muslims but also of certain Christian groups.

The Lebanese War is seen by some commentators as an "opportunity to reconstitute Lebanon." This makes sense only if one sees the "reconstitution" as being a process of total devastation and then starting over again. Some Lebanese are so desperate as to believe that, but those whose sons, daughters, and cousins have been killed in this war may have different opinions.

One thing virtually everyone agrees on is that Lebanon's future must be determined by Lebanese only. It further must be determined by a process that includes representatives from all segments of Lebanese society. A reconstitution of the "old Lebanon" is a sure formula for continuing civil war.

3. U. S. Relations

The Lebanese War has demonstrated the consequences of unrestrained arms sales to Israel. American-made jets deliver American-made bombs upon civilian populations. U.S. arms sale partners in the Middle East include Israel, Saudi Arabia, Egypt, and Jordan. Iraq has hopes. Since this list includes potential or actual adversaries, we may soon be treated to the spectacle of a "made in U.S.A." war.

Further, Israel's use of U.S.-supplied weaponry in its invasion of Lebanon is a clear violation of the Arms Export Act of 1952, which was to assure that U.S. arms would be used by Israel only for defensive purposes. (What is the "defensive use" of a cluster bomb?) In the past, the U.S. has been unwilling to enforce that law.

21 VICTOR ST.
DANBURY, CT.
JULY 28, 1982
(744-4496)

HON. MAYOR JAMES DYER AND
THE COMMON COUNCIL OF DANBURY
CITY HALL
DANBURY, CT. 06810

DEAR SIRS:

I INDULGE YOUR ATTENTION TO THE GREIVOUS TRAGEDY IN LEBANON. THE INDISCRIMINATE USE OF AMERICAN SUPPLIED WEAPONS BY THE ISRAELI ARMED FORCES HAVING CAUSED MASSIVE CIVILIAN CASUALTIES IS INTOLERABLE. AS AMERICANS, IN ACCORDANCE WITH OUR SPIRIT AND HERITAGE FOR HUMAN RIGHTS AND THE SANCTITY OF HUMAN LIFE, AND, IN ACCORDANCE WITH THE LAW AND CONTRACT GOVERNING THE SUPPLY AND USE OF AMERICAN WEAPONS, MUST DEMAND THE END TO THIS GROSS VIOLATION OF HUMAN RIGHTS REAFFIRMING OUR HIGH MORAL PURPOSE. OR, IN THE ABSENCE OF ISRAELI COMPLIANCE, PETITION FOR THE SUSPENSION OF AMERICAN WEAPON SHIPMENTS, IN COMPLIANCE WITH THE LAW.

SINCERELY
[Signature]

7

COHEN, WOLF, ROME AND KLEBANOFF, P.C.

ATTORNEYS AT LAW

HERBERT L. COHEN
 AUSTIN K. WOLF
 MARTIN F. WOLF
 ROBERT J. ASHKINS
 RICHARD A. CASE
 LEWIS B. ROME
 HOWARD M. KLEBANOFF
 STUART A. EPSTEIN
 BARRY WAXMAN
 RICHARD L. ALBRECHT
 JUSTIN J. DONNELLY, SR.
 JAMES J. KENNELLY
 JONATHAN S. BOWMAN
 MORTON R. RUDEN
 IRVING J. KERN
 ARNOLD SBARGE
 NEIL R. MARCUS
 MARTIN J. ALBERT
 STEWART I. EDELSTEIN

DAVID L. GROGINS
 MARK I. FISHMAN
 EMIL H. FRANKEL
 DAVID B. BEIZER
 JAY B. WEINTRAUB
 MARY E. SOMMER
 ALAN M. KOSLOFF
 ROBERT B. ADELMAN
 MICHAEL S. ROSTEN
 GRETA E. SOLOMON
 HOLLACE P. BROOKS
 MONICA LAFFERTY HARPER
 A. PAUL SPINELLA
 CHARLES S. SILVER
 SHERRY C. DEANE
 ROBIN A. KAHN
 WILLIAM O. WEISS
 RANDI LEVINE

10 MIDDLE STREET
 P. O. BOX 1821
 BRIDGEPORT, CONNECTICUT 06601
 (203) 368-0211

664 FARMINGTON AVENUE
 HARTFORD, CONNECTICUT 06105
 (203) 549-6400

TWO WINTONBURY MALL
 P. O. BOX 588
 BLOOMFIELD, CONNECTICUT 06002
 (203) 242-7745

158 DEER HILL AVENUE
 DANBURY, CONNECTICUT 06810
 (203) 792-2771

Danbury

PLEASE REPLY TO _____

July 16, 1982

Mrs. Elizabeth Crudginton
 City Clerk
 Danbury City Hall
 155 Deer Hill Avenue
 Danbury, Connecticut 06810

Re: Wicks Manor Estates Section 1 and 2 - Wicks Manor Drive
(formerly Woodland Drive)

Dear Madam:

Application is hereby made for the formal acceptance by the City of Danbury of Parcel X and Parcel Y on a certain map entitled "RE-SUBDIVISION SECTION TWO WICKS MANOR ESTATES, INC., MAP SHOWING SECTIONS ONE & TWO DANBURY, CONNECTICUT SCALE 1" = 100' JULY 19, 1976" certified substantially correct by Sydney A. Rapp, Jr., R.L.S. No. 7400, Four Harmony Street, Danbury, Connecticut which map is on file in the office of the Danbury Town Clerk as Map No. 6068.

A similar petition was filed on August 24, 1979 for the acceptance of the roadway, but at that time the parcels shown as Parcels X and Y located on an existing city road but reserved by the Planning Commission for future road widening were not included in the petition. Subsequently a warranty deed was delivered on November 5, 1980 to the Corporation Counsel for the City of Danbury which warranty deed conveyed the roadway shown on the map together with Parcels X and Y.

COHEN, WOLF, ROME AND KLEBANOFF, P.C.

Mrs. Elizabeth Crudginton

Page 2

July 16, 1982

Since the prior action of the Common Council in accepting the roadways shown on the map did not include the acceptance of Parcels X and Y, the Corporation Counsel has not recorded the warranty deed and has requested that a further petition be filed with the Common Council for the formal acceptance of Parcels X and Y.

I would appreciate your presenting this petition to the next meeting of the Common Council for proper action. Should there be any questions concerning this, please do not hesitate to contact either myself or Mr. Eric Gottschalk, Assistant Corporation Counsel, who is also familiar with this file.

Very truly yours,

COHEN, WOLF, ROME and
KLEBANOFF, P.C.

By:


Neil R. Marcus

NRM:mjc

cc: A. Peter Damia, Esq.
Eric Gottschalk, Assistant Corporation Counsel



CITY OF DANBURY
CITY HALL
Danbury, Conn. 06810

DANIEL GARAMELLA
Director of Public Works

July 20, 1982

TO: James E. Dyer, Mayor
FROM: D.A. Garamella, Director of Public Works
SUBJECT: Risdon's request for deposit at Landfill

In November of 1981, Risdon supplied manpower and equipment at a considerable cost to them, to avert a possible ban to industries dumping metal hydroxide sludge at our landfill.

Through no fault of theirs, Risdon could not move their sludge by July 1, 1982. This now presents a problem because of our new ordinance charging them for dumping.

I suggest that Risdon be allowed to empty their lagoon before December 1982 at no charge with the proviso, that any material needed to cover the sludge be provided by them.

DAG:mp
cc: John Poirier

RISDON

Cosmetic Container Division

Risdon Corporation
Old Newtown Road
Danbury, Connecticut 06810
(203) 743-2711
Telex 64-3486

RECEIVED

JUL 2 1982

OFFICE OF CITY CLERK

July 2, 1982

Common Council
City of Danbury

Dear Sirs:

Risdon Manufacturing Co., Old Newtown Rd., Danbury, Ct. would like to petition the Common Council of the City of Danbury for monetary relief from the "Operation and Management Policy for Future Sludge Disposal" issued June 8, 1982 for a one time deposit at the Danbury landfill.

Risdon has been in the process of obtaining closure approval for its metal hydroxide lagoon settling system from both the Federal Environmental Protection Agency and the Department of Environmental Protection, State of Connecticut. This request for closure, first presented in May, 1981, has taken thirteen months for approval, which was granted June 14, 1982 (ref. inclosed copy).

During this period Risdon has worked closely with the Danbury Public Works Department in order to prepare the hazardous waste cell at the landfill site to receive the final deposit of sludge and underlying soil from our discontinued settling lagoons. One of the two lagoons was emptied in November, 1981, and we estimate that the second and final lagoon will be ready for removal in late September or early October, 1982. We estimate the remaining volume to be approximately 1,200 cubic yards of sludge and underlying soil requiring deposit at the landfill. Approximately 300 cubic yards will be made up of equal parts of metal hydroxide sludge and sandy bulking material. The remaining 800 to 900 cubic yards will consist of underlying soil removed to a depth of two feet under the lagoon areas in order to assure a clean depression prior to backfilling of the site.

It should be noted that the 800-900 cubic yards of underlayment could possibly be classified as non-hazardous material. If analysis indicates that the toxicity level is sufficiently low and within Danbury approved standards, the material might be used as fill or cover at another area other than the hazardous waste cell within the landfill.

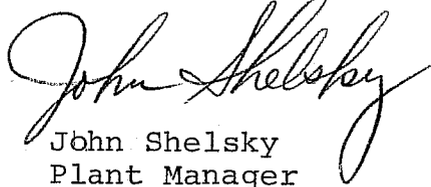
RISDON

Common Council
City of Danbury
July 2, 1982
Page 2

Risdon fully appreciates the necessity for charging a user fee for disposal at the hazardous waste cell and is prepared to comply with this requirement for all future deposits. Due to circumstances beyond our control, we could not possibly finalize our closure plan by July 1, 1982. The relief we seek is a one time waiver to complete the final portion of our closure plan which was approved on June 14, 1982.

If any additional information is required, we will be happy to assist in any way we can. Please contact John Poirier or myself directly.

Sincerely yours,



John Shelsky
Plant Manager

JS:lh

cc: The Honorable James Dyer
D. Garamella
J. Poirier
R. Barberi
T. Dunleavy
R. Moerler

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

June 14, 1982

John J. Shelsky
Plant Manager
Risdon Corporation
Old Newtown Road
Danbury, Connecticut 06810

RE: EPA I.D. Number CTD001168558, Closure Plan

Dear Mr. Shelsky:

Pursuant to the authority of 40, Code of Federal Regulations, Section 265.112(d) (1981), and Section 25-54 cc(c)-34(c)(3) of Connecticut's Hazardous Waste Management Regulations, we are approving with modifications noted below, the closure plan for your Danbury facility submitted to Environmental Protection Agency (EPA) on October 10, 1981 and the addendum of April 19, 1982. The plan is consistent with all applicable closure plan requirements in 40 C.F.R. Part 265, and Section 25-54cc(c)-34.

Your closure plan has been approved with the following modifications:

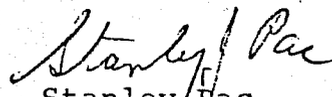
1. A groundwater monitoring program, as described in 40 CFR Part 265, Subpart F, must be continued until closure is certified to be complete. Submission of the quarterly analysis data to the EPA and the Connecticut Department of Environmental Protection (CT DEP) is necessary. Upon receipt of this data, modifications to the sampling and analysis plan or other remedial actions may be required.
2. Upon receipt of a reply to EPA's letter of May 10, 1982 concerning well location, further investigations may be necessary.

Closure of your facility must be conducted in accordance with your approved plan and in a manner that: (a) minimizes the need for further maintenance, and (b) controls, minimizes, or eliminates, to the extent necessary to protect human health and the environment, post closure escape of hazardous waste, hazardous waste constituents, leachate, contaminated rainfall, or waste decomposition products to the ground or surface waters or to the atmosphere.

Your cooperation and assistance in developing the approved plan are appreciated. Should you have any questions or problems during the closure process, please do not hesitate to contact Ms. Cindy Gilder, of the EPA State Waste Programs Branch, at (617)223-0240 or 0241, or Dr. Steve Hitchcock, CT DEP at (203)566-4869.

Sincerely,


Lester A. Sutton, P.E.
EPA Regional Administrator


Stanley Pac
CT DEP Commissioner

cc: Engineering Science; Jonathan Braswell



1184

Plishon Property

SEGAN Street

LAKELAND AVENUE

ALABAMA

MILL RIDGE ROAD

ROAD

MIDFIELD ROAD

21000

ROAD

1184

1184

1184



MOREY
associates inc.



"The Real Estate People"

July 22, 1982

Honorable Mayor James E. Dyer
Common Council of Danbury
City Hall
Danbury, Connecticut 06810

Ladies & Gentlemen:

I represent Paul J. Plishner who owns a piece of property in Danbury, bounded westerly by Lake Avenue Ext. and northerly by Segar Street, so called. This section of Segar Street was divided by Interstate 84, (Yankee Expressway), when construction of this highway was completed some years ago, and has not been used as road for that period of time.

We would like to suggest that the city take the necessary steps to abandon it. Such abandonment would result in our gaining additional property to the center line thereof, and of course, would result in your having further taxable property on your grand list.

I have enclosed a diagram showing my client's property in relation to the balance of old Segar Street.

I would appreciate if this matter could be placed on the agenda for the August 3rd meeting.

Sincerely,

A handwritten signature in cursive script, appearing to read 'William J. Hennessey'.

William J. Hennessey

WJH/an



PUBLIC WORKS DEPARTMENT

155 DEER HILL AVENUE
DANBURY, CT 06810

Edward W. Fusek
Supt. of Highways

July 22, 1982

Mayor James E. Dyer
City of Danbury
155 Deer Hill Avenue
Danbury, Conn. 06810

Re: State Funds

Dear Sir:

I would like to add \$19,778. to the State Aid Account, #02-03-111-02950 which will give us a total of \$269,778. This will be our allotment for 1982-1983 which we received notice of in July from the State of Connecticut, Town Aid Department.

I would appreciate this matter to be on the Council Agenda for August. If there are any questions regarding this, please contact me.

Sincerely,


Edward W. Fusek
Superintendent of Highways

EFW:sac

CC: John Edwards, Acting Director of Finance



CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

DEPARTMENT
OF FINANCE

July 28, 1982

To: Common Council via
Mayor James Dyer

From: John P. Edwards

Re: State Aid Funds for Public Works Department

All that is necessary to accept the additional State Aid Funds is to increase the 1982-83 Revenue Account #02-65-000-521000 from \$250,000. to \$269,778. and to increase the Highway State Aid Account #02-03-111-029500 by \$19,778.

A handwritten signature in cursive script that reads "John P. Edwards".

John P. Edwards

Director of Finance Acting



CITY OF DANBURY

OFFICE OF THE MAYOR

DANBURY, CONNECTICUT 06810

JAMES E. DYER
MAYOR

August 3, 1982

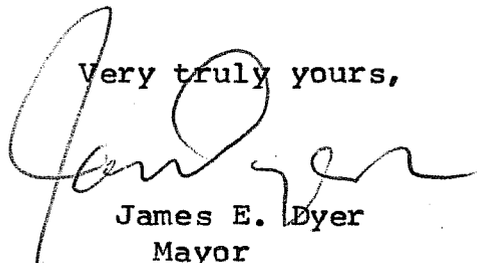
Honorable Members of the Common Council
City of Danbury, Connecticut

Dear Council Members:

I have received numerous complaints regarding the transfer of garbage from small trucks to large trucks on City streets, by some of our commercial haulers. The attached police report is one example.

I believe that we need an ordinance to regulate this activity - an activity that is most annoying to many of our residents

Very truly yours,


James E. Dyer
Mayor

JED/mr

DANBURY POLICE DEPARTMENT INCIDENT REPORT

INCIDENT # 82-20290

DATE OF INCIDENT <u>07/22/82</u>	TIME OF INCIDENT <u>11:23</u>	TYPE OF INCIDENT <u>UNWANTED PERSONS</u>	INCIDENT CODE	INVESTIGATING OFFICER <u>D.A. LEAHEY</u>	BADGE NO. <u>82</u>	
DATE REPORT SUBMITTED <u>07/22/82</u>		LOCATION OF INCIDENT <u>WELL AVE</u>	ST. NO. STREET NAME <u>WELL AVE</u>			APT. NO./LOCATION

STATUS CODE: C = COMPLAINANT I = INTERVIEWED J = JUVENILE M = MISSING S = SUSPECT V = VICTIM W = WITNESS O = OTHER DATE OF BIRTH

PERSONS	STATUS	LAST NAME	FIRST NAME	M.I.	SEX	RACE	MO.	DAY	YR.	TELEPHONE	ADDRESS	VEH. REG. # OR OPER. LIC. # OR S.S. #	
		<u>C</u>	<u>COLARDARCI</u>	<u>SYLVIA</u>		<u>F</u>	<u>W</u>					<u>15 WELL AVE</u>	
ARRESTS	ARREST 1												
	CHARGE 1	STATUTE	CLASS	CHARGE 2	STATUTE	CLASS	CHARGE 3	STATUTE	CLASS				
	ARREST 2												
	CHARGE 1	STATUTE	CLASS	CHARGE 2	STATUTE	CLASS	CHARGE 3	STATUTE	CLASS				

STATUS CODE: A = ABANDONED E = EVIDENCE F = FOUND L = LOST O = OTHER R = RECOVERED S = STOLEN T = TOWED V = VEHICLE

PROPERTY	CODE	QTY.	YEAR	ITEM	(BRAND-MODEL)	VEHICLE REGISTRATION	COLOR	CHARACTERISTICS/CONDITIONS - SERIAL OR VIN	EST. VALUE	LOCATION OF PROPERTY

INCIDENT DETAILS

ON THE ABOVE DATE AND APPROX TIME THE UNDERSIGNED WAS SENT TO WELL AVE IN REGARDS TO A COMPLAINT OF THOMAS REFUSE Co. TRANSFERING GARBAGE FROM THEIR SMALL TRUCKS INTO A LARGE GARBAGE TRUCK. UPON ARRIVAL I OBSERVED A TOTAL OF FOUR THOMAS TRUCKS, 3 SMALL DUMPS, AND 1 LARGE GARBAGE TRUCK. I SPOKE TO THE COMPLAINANT, MRS. COLARDARCI, WHO STATED THAT SHE DID NOT APPRECIATE THE NOISE AND SMELL OF THE TRUCKS WHICH WERE IN FRONT OF HER HOUSE TRANSFERING THEIR LOADS.

I SPOKE TO TWO OF THE TRUCK DRIVERS. BOTH WERE COOPERATIVE. WALTER SHERSTY, D.O.B. 11-26-48 AND RICHARD J. MORRELL D.O.B. 03-31-51. THEY STATED THAT THEY HAVE REPEATED THIS PRACTICE ELSEWHERE, WITHOUT COMPLAINTS, AND THAT THEY HAD TO DO IT SOMEWHERE.

ALL OF THE TRUCKS LEFT THE AREA WITHOUT INCIDENT.

INVESTIGATING OFFICER'S SIGNATURE <u>D.A. LEAHEY</u>	BADGE # <u>82</u>	DISTRIBUTION (FOR USE BY SHIFT COMM. ONLY)	FOLLOW-UP ACTIONS BY
---	-------------------	--	----------------------

12 ✓
CONSULTANTS & ENGINEERS, INC.

9 HARMONY STREET - DANBURY, CONNECTICUT 06810

TELEPHONE (203) 748-1442

July 8, 1982

Common Council
City of Danbury
City Hall
Danbury, Connecticut 06810

RECEIVED

JUL 13 1982

OFFICE OF CITY CLERK

Re: BRT Condominiums - Beaver Brook Road, Danbury, Connecticut
Water and Sewer Extension

Members of the Council:

By means of this letter, we are requesting for the applicant (BRT Corporation) an extension of municipal water and sewer services to the above referenced site. We respectfully request that this matter be placed on your next scheduled agenda.

Thanking you for your attention to this matter, I remain,

Very truly yours,
CONSULTANTS & ENGINEERS, INC.



David E. Williamson, P.E.
President

DEW:jdm
cc: P. McNamara
E. Nahom

CUTSUMPAS, COLLINS & HANNAFIN
PROFESSIONAL CORPORATION
ATTORNEYS AT LAW
148 DEER HILL AVENUE - P. O. Box 440
DANBURY, CONNECTICUT 06810

LLOYD CUTSUMPAS
FRANCIS J. COLLINS
EDWARD J. HANNAFIN
JACK D. GARAMELLA
PAUL N. JABER
JOHN J. TUZZOLO
DAVID J. DEMARS
PAULA FLANAGAN

AREA CODE 203
744-2150

July 9, 1982

RECEIVED

JUL 12 1982

OFFICE OF CITY CLERK

Common Council
City of Danbury
155 Deer Hill Avenue
Danbury, Connecticut 06810

RE: Assumption Greek Orthodox Church
Our File No. 81-569-12-P

Gentlemen:

Please be advised I represent the Assumption Greek Church who is currently constructing a church facility and Rectory on Clapboard Ridge Road, Danbury, Connecticut. The church hereby requests permission to extend the sewer line to its facility at 30 Clapboard Ridge Road.

Very truly yours,

CUTSUMPAS, COLLINS & HANNAFIN

by Paul N. Jaber
Paul N. Jaber

/mgf
cc: Father Peter Karloutsos

Realty Associates

14

1 SUGAR HOLLOW ROAD
DANBURY, CONN. 06810
203-743-3114
203-426-5556

July 9, 1982

City Clerk
Danbury City Hall
Danbury, Connecticut 06810

RECEIVED

JUL 12 1982

OFFICE OF CITY CLERK

Dear Mrs. Crudginton:

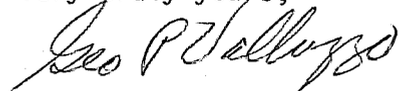
Danbury Centerless Grinding Company is planning an expansion of its business facilities which includes an addition to an existing building at 125 Park Avenue.

In order to complete our plans and to comply with the City of Danbury regulations, we are requesting from the Common Council permission to hook-up to the City Sewer System and Treatment Plant.

We have consulted with the City Engineer on the feasibility of such a hook-up and he has indicated that a sewer line exists in front of our building at 125 Park Avenue. An "Application For Use of Sewer" has been submitted to the City Engineer and a contractor has been consulted to do the hook-up.

We are requesting that you please place this request on the August Agenda of the Common Council for its consideration.

Very truly yours,



George P. Valluzzo

GPV/lms

DANBURY, CONNECTICUT 06810
(203) 792-0260

July 1, 1982

Mayor James E. Dyer
City Hall
Danbury, Conn. 06810

Dear Mayor Dyer:

This is to inform you that at its regular meeting on July 1, 1982, the library board voted to provide the city with funds for temporary, part-time personnel to implement the library's conversion to an automated circulation system.

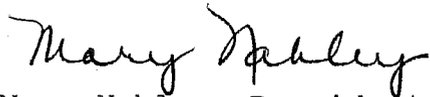
Be assured that part-time people hired for this project will work less than twenty hours per week each; therefore none of them will be eligible for union membership. The board will also provide funds to meet whatever unemployment compensation claims may be filed at the end of the project year.

Will you be kind enough to relay this information to the Common Council at its next meeting and request that Council vote to:

Approve deposit of funds provided by the library board during fiscal 1982-83, up to a maximum of \$40,000, to be deposited to the library's part-time salary account, for temporary, part-time staff.

Thank you for your cooperation.

Very truly yours,



Mary Nahley, President
Danbury Public Library Board of Directors

cc/ Constance McManus



CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

DEPARTMENT
OF FINANCE

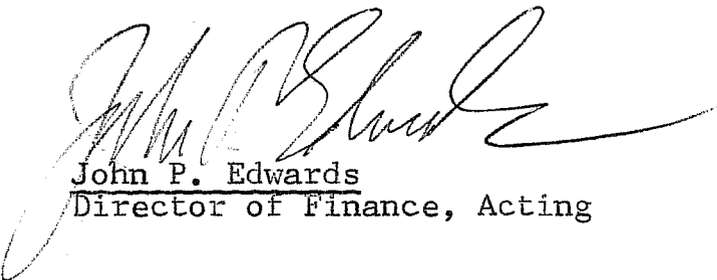
July 28, 1982

To: Common Council via
Mayor James Dyer

From: John P. Edwards

Re: Donation from Danbury Public Library Board of Directors

All that is necessary to accept the Danbury Public Library Board of Director's Donation is to increase the 1982-83 Revenue Account #02-65-000-671000 from \$30,000. to \$70,000. and to increase the Library Part Time Salary Account #02-07-101-011001 by \$40,000.



John P. Edwards
Director of Finance, Acting

19 Library Place
Danbury, Conn. 06810.
July 3, 1982.

Mr. James Dyer, Mayor City of Danbury
Mrs C. McManus, Chairperson of the
City of Danbury's C. Council and
all C. Council Members
Danbury City Hall, Danbury, Conn. 06810.

Ladies & Gentlemen:

How about keeping the "PUBLIC LIBRARY" OPEN on Sundays 1-4 PM? A couple of "GUARDS" would suffice, as there is ^{NO} need to take books out, nor for a Reference ^{desk} on Sundays! RIGHT? It would give "Senior Citizens and those on disability", who have to sit and watch the cars go by (no transportation) a few hours of enjoyment. (My Daughter, in all probability, would be the first one there.) Closing a Public Library Sundays from May 30, to September 15'82, part of the spring and all summer, as is done, is pretty-poor-planning, to say the least!

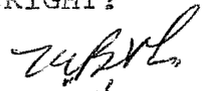
Why wasn't the "donation of \$11,000.00 from the Red Cross put in the Mayor's discretionary fund where He could do some "good" with it? I'm suggesting that ~~KKXXXI~~ some of the \$11,000 be used to open-up the Public Library on Sundays, (2) to put better "shock absorbers" on the small "HART" buses, so one won't feel that the top of one's head is coming off after riding from downtown Danbury to the Stop and Shop, over the inferior roads streets, call them what you will, where one feels that the next rut, pothole etc. will surely break a spring. (3) get a court order to have the air conditioning put in working order in the "SMALL HART BUSSES" before some one is OVERCOME from the heat! Those busses are out in the sun all day, so need I tell you that it ^{is} just like getting into an oven to board one of them. Have the Court order read that "Coach and Equipment" must reimburse Danbury City Hall then you'll have this money to (4) resurrect the "HOME Bound Office", which did more good turns for the "SHUT-INS" and those of us who find ourselves short of milk, etc., and the store is too far to try and walk plus carry groceries in the rain or snow, ^{than you'll ever know.} They helped us many a time when they were in existence. Doris Fiedler will be glad to talk to you on this subject, office 748-4941.

I'd rather die from "hypothermia" than be "broiled alive"!

Yours for putting "windfalls to good use",


Myrtle B. VanLandeghem

P.S. With guards the Library could be open on "HOLIDAYS". RIGHT?





CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

DEPARTMENT
OF FINANCE

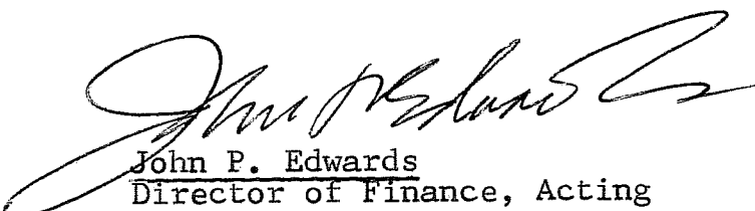
July 23, 1982

To: Common Council via
Mayor James Dyer

Certification #10

From: John P. Edwards

Please introduce a request to the Common Council to transfer \$225,000. from the Contingency Account to the Insurance budget. This sum is required because of an increase in the Workers Compensation premium by \$205,000. This was in part caused by rerating of all towns by the rating bureau. Likewise we have been advised of an increase in the City's Blue Shield and Blue Cross Insurance of \$20,000. Mr. Thomas Fabiano will be glad to meet with all persons interested in reviewing the City's insurance problems. We hereby certify to the existence of \$225,000. in the Contingency Account. We note that although this is an essential service it will seriously deplete the Contingency Account.



John P. Edwards

Director of Finance, Acting



CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

DEPARTMENT
OF FINANCE

July 28, 1982

To: Common Council via
Mayor James Dyer

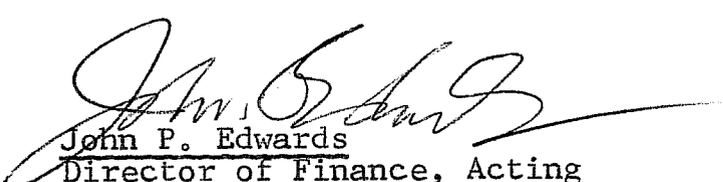
From: John P. Edwards

Re: Reports of Budgetary Accounts

The following budget appears to have exceeded budget authorization for the 1981-82 fiscal year.

Zoning Commission \$1,386.65

Our auditors have recommended we notify Common Council of this deficit and pay the bills. Since the end of the fiscal year has passed we need not make any transfer at this date. Please understand that this is just a preliminary figure and we will notify you of any other overdrafts if they exist before our annual report is complete. We would therefore appreciate Common Council permission to pay these bills.


John P. Edwards

Director of Finance, Acting

18-1



CITY OF DANBURY
CITY HALL
DANBURY, CONN. 06810

SHARON B. HAMILTON
PURCHASING AGENT

July 29, 1982

To: Mayor James E. Dyer

Re: Bid #07-82-3-02 "Paving - Highway Department"

Pursuant to the Board of Awards meeting of this date, I submit the following information for the Common Council's consideration.

Class 2 Bituminous Concrete - Material Only - Prices per ton

City of Danbury Bids

State of Connecticut Bids

Tilcon Tomasso	Waters Construction	Austin Driveway	Tilcon Tomasso	Peckham Materials	O&G
25.89	25.80	25.62	25.60	25.95	23.9

In telephone conversations of this date, George Onelia of O&G, Michael Carbone of Tilcon Tomasso, and Joseph Ricozzi of Peckham Materials all guarantee today's State Bid Price until the end of our present paving season. All telephone conversations are expected to be confirmed by the vendors in writing.

The three companies asked to quote are the three listed in the State Contract to supply material to the Danbury area.

The lowest material bid in conjunction with the award for labor only at 3.08 per ton would result in a price significantly lower than the City's low bid in place for labor and materials of 28.88 per ton.

S.B. Hamilton, C.P.M.
 SBH/bmm



CITY OF DANBURY
OFFICE OF THE MAYOR
DANBURY, CONNECTICUT 06810

JAMES E. DYER
MAYOR

August 3, 1982

Honorable Members of the Common Council
City of Danbury
Connecticut

Dear Council Members:

I respectfully request your confirmation of the following appointments to the Board of Ethics:

CYNTHIA FOX HENGgeler, North Nabby Road, Danbury

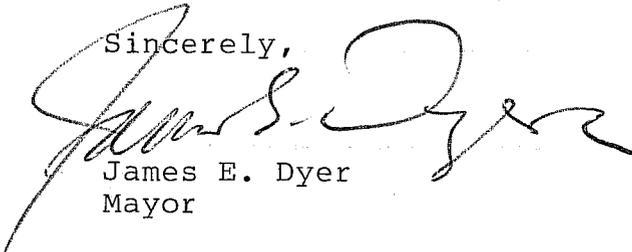
KARL A. OLSON, 114 Old Brookfield Road, Danbury

THERESA BOCCUZZI, Old Lantern Road, Danbury

RICHARD H. JANEY, 14 Elmar Drive, Danbury

RICHARD A. BALMASEDA, 2001 Park Avenue, Danbury

Sincerely,


James E. Dyer
Mayor

JED:mad



CITY OF DANBURY
OFFICE OF THE MAYOR
DANBURY, CONNECTICUT 06810

JAMES E. DYER
MAYOR

TO: MEMBERS OF THE COMMON COUNCIL

FROM: JAMES E. DYER, MAYOR

RE: BOARD OF ETHICS PANEL

Cynthia Fox Henggeler, North Nabby Road, is an attorney in the City of Danbury.

Karl A. Olson, 114 Old Brookfield Road, is a teacher in the Danbury School System.

Theresa Boccuzzi, Old Lantern Road, Danbury is a homemaker.

Richard H. Janey, 14 Elmar Drive, Danbury is employed by IBM.

Richard A. Balmaseda, 2001 Park Avenue, Danbury is employed as a stockbroker for Moseley Hallgarten Estabrook and Weeden, Inc.



22

CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

COMMON COUNCIL PUBLIC WORKS COMMITTEE REPORT

Honorable Mayor James E. Dyer
Honorable Members of the Common Council
City of Danbury, Connecticut

Re: Acceptance of Monarch Road Ext.

The Public Works Committee studied a request to accept Monarch Road Ext. as a City street. We received a report from the City Engineer stating that the road was acceptable, and a report from the Planning Commission recommending acceptance. The committee also performed an on-site inspection of the road.

The committee initially had reservations as to acceptance of this road because it is off a non-accepted road, but a communication from Assistant Corporation Counsel Gottschalk stated that there is no prohibition along those lines. The committee therefore recommends the acceptance of Monarch Road Ext. as a City Street. We further recommend the word "extension" be dropped from the name and the road be considered a part of Monarch Road.

Respectfully submitted

Joseph DaSilva Chairman
Joseph DaSilva

Constance McManus
Constance McManus

Anthony Cassano

Carole Torcaso

John Esposito

Mounir Farah
Mounir Farah

Gene Enriquez
Gene Enriquez



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

COMMON COUNCIL PUBLIC WORKS COMMITTEE REPORT

Honorable Mayor James E. Dyer
Honorable Members of the Common Council
City of Danbury, Connecticut

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Respectfully submitted

Chairman

Joseph DaSilva

Constance McManus

Anthony Cassano

Carole Torcaso

John Esposito

Mounir Farah

Gene Enriquez

RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

August 3, 1982 A. D., 19



RESOLVED by the Common Council of the City of Danbury:

THAT Monarch Road Ext. be accepted as a public highway of the City of Danbury subject to the following conditions:

That the word "extension" be dropped from the name and the road be considered a part of Monarch Road;

That a Deed and Certificate of Title, in form satisfactory to the Office of the Corporation Counsel, be delivered to the City of Danbury.



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

REPORT

Re: Sewer Assessment on South St. (Property of Edward Simon Jr.)

The committee appointed to review the request for a change in the Sewer Assessment for property on South Street, met on July 26, 1982 at 7:30 P.M. in room 432 at City Hall.

Committee members present were Councilmen E. Boynton and L. Charles. R. Foti was absent. City Engineer J. Schweitzer, Atty. Mark Karotash and Edward Simon Jr. were also present.

Atty. Karotash explained that this is a simple request, whereby the total assessment of \$14,705.06 would be divided between the buyer and seller of existing parcels A & B. Mr. Simon, the buyer of Parcel B has a 50' right-of-way to a rear lot and has agreed to pay one-half of the total assessment.

A motion was made by Councilman Charles and seconded by Councilman Boynton that: The sewer assessments as imposed on Feb. 2, 1982 ie parcel (10t) #K16134 for \$4,200.25 and Lot #K16135 for \$10,504.81 be changed to the following:

Parcel A - K16135 (40,017 sq. ft.)	for \$7,352.53
Parcel B - K16134 (45,403 " ")	for <u>\$7,352.53</u>
Total	\$14,705.06

Subject to receipt of a waiver of rights to appeal from both parties, from the above revised sewer assessments, by Assistant Corporation Counsel Eric Gottschalk. Meeting was adjourned at 7:45 P.M.

Respectfully submitted

Ernest M. Boynton Chairman
Ernest Boynton

L. T. Charles, Jr.
Louis Charles

Russell Foti
Russell Foti



CITY OF DANBURY

COMMON COUNCIL
DANBURY, CONNECTICUT 06810

August 3, 1982

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Respectfully submitted

Ernest Boynton Chairman

Louis Charles

Russell Foti



24

CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

COMMITTEE REPORT

Honorable Mayor James E. Dyer
Honorable Members of the Common Council
City of Danbury, Connecticut

Re: Mutual Aid Pact.

The Committee appointed to consider whether or not Danbury should enter into a mutual aid pact with other towns in Fairfield County met at 8:00 P.M. on July 20, 1982 in room 432. Present were Council members Elder, McGarry and Merullo. Also present were Police Chief Macedo, Corporation Counsel Goldstein and Risk Manager T. Fabiano.

Chief Macedo stated that this pact would enable each of the signing towns to call on other signing towns for the temporary loan of police personnel in the case of an emergency, and that the loaning town would then be compensated by the borrowing town.

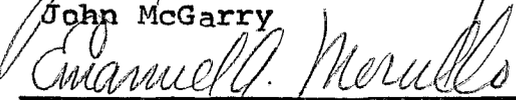
Chief Macedo felt that this pact would be very beneficial to Danbury in the event of emergencies such as floods, riots or major rallies.

Corporation Counsel Goldstein requested that a list of those communities signing the pact be kept on file at City Hall. He agreed to obtain this list from the President of the Fairfield County Chief's Association.

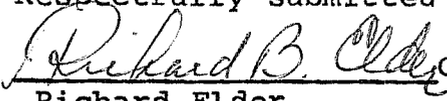
Risk Manager Fabiano confirmed that any workmen's compensation and liability insurance costs associated with this pact would be paid by the loaning community. This is clearly spelled out in the relevant State Statutes.

After general discussion, the committee agreed that the benefits of this pact far outweigh any potential costs. Councilman McGarry moved that the Council authorize the Mayor to enter into a mutual aid pact with other towns in Fairfield County. Motion was seconded by Councilman Merullo and carried unanimously. Meeting adjourned at 8:25 P.M.



John McGarry


Emanuel Merullo

Respectfully submitted


Richard Elder, Chairman



DAVID W. BAKER, INC.

Insurance Specialists

48 NORTH STREET, DANBURY, CONN. 06810 P.O. BOX 707 (203) 748-5655

July 19, 1982

Mr. Thomas Fabiano
City of Danbury
155 Deer Hill Ave.
Danbury, Conn. 06810

Re: Fireman's Fund Ins. Co. KLA 3210800

Dear Tom:

Confirming our telephone conversation this morning, the captioned general liability policy will respond to the Mutual Police Assistance Compact Act, if the police did respond to a request from surrounding towns, subject to the terms and conditions of the policy.

If you have further questions, please give me a call.

Sincerely,

DAVID W. BAKER, INC.

A handwritten signature in dark ink, appearing to read "Ray B. Bufkin, Jr.", is written over the typed name.

Ray B. Bufkin, Jr.
President

RRBJr/m

Set up a meeting

01/24

*Elder
Merrill
McGarry*



CITY OF DANBURY
OFFICE OF THE MAYOR
DANBURY, CONNECTICUT 06810.

JAMES E. DYER
MAYOR

July 6, 1982

Honorable Members of the Common Council
City of Danbury, Connecticut

Dear Council Members:

I respectfully request your consideration of a Mutual Aid^r
Pact for Fairfield County police assistance, in accordance with
Connecticut General Statutes amended Section 7-277a.

Chief Macedo and Corporation Counsel Goldstein have done
preliminary research into this matter and will be able to assist
you.

*7/20
8:00
Council
Chamber*

Sincerely yours,

James E. Dyer
Mayor

JED/mr
cc: Attorney T.H. Goldstein
Police Chief N. Macedo

Fabrano

27

§ 7-277a. Police assistance between municipalities

The chief executive officer of any town, city or borough may, whenever he determines it to be necessary in order to protect the safety or well-being of his municipality, request the chief executive officer of any other town, city or borough to furnish such police assistance as is necessary to meet such situation and the chief executive officer, or chief of police or board of po-

§ 7-277a MUNICIPALITIES

Title 7

lice commissioners or other duly constituted authority with the approval of the chief executive officer, of the municipality receiving such request may, notwithstanding any other provision or requirement of state or local law, assign and make available for duty in such other municipality, under the direction and command of an officer designated for the purpose, such part of the police forces under his control as he deems consistent with the safety and well-being of his municipality. Any policeman so provided, while acting in response to such request, shall have the same powers, duties, privileges and immunities as are conferred on the policemen of the municipality requesting assistance. Unless waived in writing by the chief executive officer of the municipality supplying assistance pursuant to a request under this section, such municipality shall be reimbursed for all expenditures incurred in providing such assistance by the municipality making such request, including payments for death, disability or injury of employees and losses or damages to supplies or equipment incurred in providing such assistance. Any municipality, upon the approval of the chief executive officer and, where required by charter or ordinance, the governing body of such municipality, may enter into an agreement with any other municipality or municipalities, with respect to requesting and supplying such assistance and reimbursing or receiving reimbursement for the same.

(1967, P.A. 198; 1969, P.A. 78.)

Historical Note

1969, P.A. 78, changed the authority of the chief executive officer to request police assistance in an "emergency" to "whenever he determines it to be necessary in order to protect the safety or well-being of his municipality"; authority to grant assistance was extended to the chief of po-

lice, board, or other authority with approval of the chief executive, of the responding municipality; permission to waive reimbursement was granted; and authority to enter into agreements for assistance was conferred by addition of the last sentence.

Library References

Municipal Corporations c-595, 596.

C.J.E. Municipal Corporations §§ 132, 134, 222 et seq., 246, 289.



DEPARTMENT OF POLICE
CITY OF DANBURY
CONNECTICUT
06810

NELSON F. MACEDO
CHIEF



June 9, 1982

Theodore H. Goldstein, Esq.
City of Danbury
Corporation Counsel
34 Foster Street
Danbury, Connecticut 06810

Dear Mr. Goldstein:

Enclosed is a copy of a letter from Ridgefield, concerning the signing of the Mutual Aid Pact.

The concern, as you can see, is the liability involved and the possibility of a negligent act by the officer, "on-loan".

Twelve of the nineteen towns have already signed the Mutual Aid Pact.

Reference is made, also to my letter to you of, December 1981, enclosing a copy of the Mutual Police Assistance Compact, for your review.

Very truly yours,

Nelson F. Macedo
Chief of Police

NFM/ct

Enc. (1)

Bridgport Regional Office
500 Sylvan Avenue
P. O. Box 8500
Bridgport, Connecticut 06606
Telephone: (203) 372-7200



February 5, 1982

Peter M. Smith
c/o A. J. Carnall, Inc.
401 Main Street
Ridgefield, CT 06877

RE: Town of Ridgefield
31 CBP 119307 (General Liab.)
31 WB MA4270 (Workers' Comp.)

Dear Pete:

Your letter of January 6, 1982 and attachments has been reviewed.

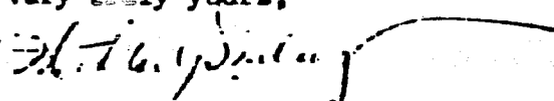
The primary concern here is the interest of the Town of Ridgefield as the recipient of assistance from another municipality. The general rule in the case of Workers' Compensation and General Liability coverage, simply stated, is that the loaning municipality cannot pass on their liability to the borrowing community. The employees on loan from another town must proceed under the Workers' Compensation contract of the municipality wherein they are principally employed.

In the case of a negligent act by an officer "on - loan", the liability would rest with the municipality loaning their employee. The Town of Ridgefield's interest would be projected under the captioned General Liability contract.

Thus, the concern expressed by Herbert F. Rosenberg is well founded.

Regarding the costs, it is pointed out in your letter impossible to estimate and in view of the above, of little significance as related to insurance costs: The writer hopes this response will prove helpful to you and the Town of Ridgefield in making their decision in this regard.

Very truly yours,


Michael J. Mulroy
Casualty Manager

HJM:sz

RECEIVED

FEB 6 1982

A. J. CARNALL, INC.

Correspondence to:

President
CHIEF THOMAS ROTUNDA
Ridgefield Police Dept.
Ridgefield, CT 06877
(203) 438-6531

CHIEFS OF POLICE



Correspondence to:
Secretary-Treasurer
CHIEF WILLIAM E. MOCKALIS
Fairfield Police Dept.
Fairfield, CT 06430
(203) 259-3312

FAIRFIELD COUNTY CONNECTICUT

Bethel
Bridgeport
Brookfield
Danbury
Darien
Easton
Fairfield
FBI
Greenwich
Monroe
New Canaan
New Milford
Newtown
Norwalk
Ridgefield
Stamford
Stratford
Troop A
Troop G
Trumbull
Weston
Westport
Wilton

July 27, 1982

024

Theodore H. Goldstein, Esq.
P.O. Box 1261
Danbury, Conn. 06810

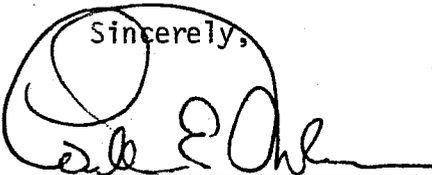
Dear Atty. Goldstein:

At the present time, there are nine (9) municipalities which have signed a mutual aid compact.

They include; Brookfield, Darien, Fairfield, Greenwich, Monroe, New Milford, Newtown, Ridgefield and Wilton.

If I can be of any further assistance, please do not hesitate to contact us.

Sincerely,


William E. Mockalis
Secretary-Treasurer

WEM:kb



CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

THEODORE H. GOLDSTEIN,
CORPORATION COUNSEL

ERIC L. GOTTSCHALK
THOMAS A. FRIZZELL
THOMAS G. WEST

ASSISTANT CORPORATION
COUNSEL

August 3, 1982

PLEASE REPLY TO:

P.O. Box 1261
DANBURY, CT 06810

Councilman Richard B. Elder
Common Council, City of Danbury
155 Deer Hill Avenue
Danbury, Connecticut 06810

Re: Mutual Police Assistance Compact

Dear Dick:

Enclosed herewith please find copy of letter of July 27, 1982 from the Secretary-Treasurer of the Chiefs of Police of Fairfield County indicating that there are nine (not twelve) municipalities which have signed the Mutual Aid Compact.

Although I have twice written requesting a form to be executed by the City of Danbury the same has not been received by me as yet.

Very cordially yours,

Theodore H. Goldstein
Corporation Counsel

THG:cr

Enclosure



NELSON F. MACEDO
CHIEF



DEPARTMENT OF POLICE
CITY OF DANBURY
CONNECTICUT
06810

July 13, 1982

James E. Dyer
Mayor
City of Danbury
Deer Hill Avenue
Danbury, Conn. 06810

Dear Mayor Dyer,

Enclosed is Mutual Police Assistance Compact for
your review. It has been reviewed by the Corporation
Counsel.

I submit it for your signature and for the consideration
of the Common Council.

Very truly yours,

Nelson F. Macedo
Chief of Police

NFM/jp

MUTUAL POLICE ASSISTANCE COMPACT

WHEREAS, Section 7-277a of the Statutes of the State of Connecticut authorize municipalities to enter into agreements for mutual police assistance; and

WHEREAS, the undersigned municipalities wish to cooperate on mutual police assistance under the terms of this compact;

NOW, THEREFORE, it is mutually agreed by and between the undersigned municipalities by their respective chief executive officers, duly authorized:

ARTICLE ONE. LOAN OF PERSONNEL AND EQUIPMENT

1. Whenever the chief executive officer of any of the municipalities participating in this compact determines it necessary in order to protect the safety or well-being of his municipality, he may request police assistance from any other participating municipality.

2. All such requests shall be made to the chief executive officer of the municipality from which assistance is sought. Such requests shall be in writing, but if necessary, requests may be oral in which case they shall be confirmed in writing as soon as practicable by the requesting municipality.

3. The requests shall state the number of men, and the type and amount of non-personnel assistance required, and the purpose for which it is sought. It shall further state the name, rank and location of the individual to whom the personnel of the municipality providing the assistance shall report.

4. The requesting municipality shall record in writing the date and time of arrival, assignment and release of all personnel provided pursuant to this compact. It shall further record the date, and time of receipt and return of any equipment loaned pursuant to this compact. Such records shall be furnished to the municipality providing assistance upon request.

5. The chief executive officer of any municipality providing assistance pursuant to this compact may provide such assistance in the form of personnel or equipment as he deems consistent with the safety and well-being of his municipality.

6. Any municipality providing assistance pursuant to this compact shall record the names and time of dispatch of all personnel assigned pursuant to a request for assistance. It shall further record the date of loan and return of any equipment assistance furnished. All such records shall be furnished to the receiving municipality upon request.

7. Personnel assigned pursuant to this compact shall be under the general supervision of an officer of the municipality providing the assistance designated for the purpose, subject to Section 8 of this compact.

ARTICLE TWO. DUTIES OF PERSONNEL

8. All personnel assigned pursuant to this compact shall, upon notification, proceed immediately to the location to which they have been assigned and place themselves under the direction of the officer indicated by the requesting municipality. Such officer shall be in command of all personnel lent pursuant to this compact, including the supervisory officer designated pursuant to Section 7 of this compact.

9. All officers responding to a request for assistance shall proceed to the requesting municipality with all necessary equipment such as uniforms, sidearms, handcuffs and night sticks.

10. All officers assigned pursuant to this compact shall remain on duty until released by the commanding officer indicated by the requesting municipality, subject to Section 18 of this compact.

11. All personnel provided pursuant to this compact, while acting in response to a request for assistance, shall have the same powers, duties, privileges and immunities as are conferred on the police officers of the municipality requesting assistance.

ARTICLE THREE. REIMBURSEMENT

12. Any municipality receiving equipment or personnel assistance pursuant to this compact shall be responsible for all costs incurred by the municipalities providing assistance as follows:

- (a) the actual payroll cost to the lending municipality of all personnel assigned;
 - (b) the replacement cost of all equipment lost, destroyed, or made unavailable for further service;
 - (c) the cost of repairing damaged equipment;
 - (d) reimbursement for any necessary travel expenses;
 - (e) awards by due process for death, disability or injury to personnel provided pursuant to this compact but only to the extent that such awards against the lending municipality in favor of an employee or employees exceed workmen's compensation coverage.
- Reimbursement for such overage shall be made by the receiving municipality to the lending municipality, except where otherwise mutually agreed, only where the lending municipality is required to make such payment to its officer in excess of workmen's compensation coverage as a result of legally binding court or jury award. Any police officer so injured may report to a physician attached to his own police department for examination, and the procedures of such department for the filing of compensation claims shall be employed. The receiving municipality may also examine the injured employee if it so desires.

(f) Awards by due process for all damage or loss arising out of the furnishing of assistance pursuant to this compact to the same extent as the municipality would be liable if the damage or loss had arisen out of its own activities.

13. Where equipment has been lost, destroyed or damaged pursuant to assistance furnished under this compact, reimbursement may be accomplished by the replacement of such equipment if both municipalities so agree.

14. Should any of the municipalities participating in this compact desire to effectuate its purpose by cooperating in the purchase and operation of law enforcement equipment, costs and usage of such equipment shall be allocated as the parties shall provide.

15. Payment for assistance furnished pursuant to this compact shall be made within ninety (90) days after the receipt of a request for payment from the municipalities providing assistance. Such requests shall specify the items for which reimbursement is sought with particularity and shall be made as soon as practicable after the assistance has been furnished.

16. The chief executive officer of any municipality providing assistance may, at his discretion, waive in writing reimbursement for any costs incurred in providing assistance pursuant to this compact.

17. Participation in this compact does not bind any municipality to provide assistance to any given request.

18. The chief executive officer of the municipality providing the assistance may, if he feels it necessary to protect the safety and well-being of his municipality, recall any personnel or equipment provided pursuant to this compact..

19. Any controversy or claim arising out of or relating to the provisions of Article Four or the breach thereof shall be settled by arbitration in accordance with the rules of the American Arbitration Association and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. Payment of expenses incurred through the American Arbitration Association shall be paid on an equal basis by the participating municipalities.

ARTICLE FOUR. MISCELLANEOUS PROVISIONS

20. The chief executive officer of any participating municipality may delegate to the chief of police or the board of police commissioners of his municipality any of the powers and duties contained in this agreement including the power to request or furnish assistance pursuant to this compact, with whatever limitations he or she deems appropriate. Notice of such delegation shall be given to the municipalities participating in this compact.

21. All complaints of misconduct against officers provided pursuant to this compact shall be promptly referred to the chief of police of the municipality employing such officers for disciplinary action in accordance with the regular procedures of such municipality.

22. Any municipality in the State of Connecticut may become a participant in this compact by duly executing a copy thereof.

Dated at Connecticut, this day of

TOWN OF

By _____
Chief Executive Officer

Dated at Connecticut, this day of

TOWN OF

By _____
Chief Executive Officer

Dated at Connecticut, this day of

TOWN OF

By _____
Chief Executive Officer

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TOWN OF

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TOWN OF

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Chief Executive Officer



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

COMMITTEE REPORT

Honorable Mayor James E. Dyer
Honorable Members of the Common Council
City of Danbury, Connecticut

Re: Mutual Aid Pact.

The Committee appointed to consider whether or not Danbury should enter into a mutual aid pact with other towns in Fairfield County met at 8:00 P.M. on July 20, 1982 in room 432. Present were Council members Elder, McGarry and Merullo. Also present were Police Chief Macedo, Corporation Counsel Goldstein and Risk Manager T. Fabiano.

Chief Macedo stated that this pact would enable each of the signing towns to call on other signing towns for the temporary loan of police personnel in the case of an emergency, and that the loaning town would then be compensated by the borrowing town.

Chief Macedo felt that this pact would be very beneficial to Danbury in the event of emergencies such as floods, riots or major rallies.

Corporation Counsel Goldstein requested that a list of those communities signing the pact be kept on file at City Hall. He agreed to obtain this list from the President of the Fairfield County Chief's Association.

Risk Manager Fabiano confirmed that any workmen's compensation and liability insurance costs associated with this pact would be paid by the loaning community. This is clearly spelled out in the relevant State Statutes.

After general discussion, the committee agreed that the benefits of this pact far outweigh any potential costs. Councilman McGarry moved that the Council authorize the Mayor to enter into a mutual aid pact with other towns in Fairfield County. Motion was seconded by Councilman Merullo and carried unanimously. Meeting adjourned at 8:25 P.

Respectfully submitted

John McGarry

Emanuel Merullo

Chairman

Richard Elder

Emanuel Merullo



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

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Chairman

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CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

REPORT

The committee to study a request from the Danbury Youth Services for \$5,000 met at 7:30 P.M. on July 14, 1982. In attendance were committee members DaSilva and Eriquez, and James Walsh, Executive Director of Danbury Youth Services.

Mr. Walsh explained the various reasons for the request of the \$5,000. He went through the several programs that are run by the D.Y.S. and the duties of the staff members in the agency, along with their credentials and experience. He then explained how the increase in the donation from the City of Danbury is used. It is to be used for increased cost of health insurance, postage, liability insurance for Big Brother and Little Sister activities, Board of Director and Officer's liability insurance, reproduction and printing, and merit increases for three employees. He further shared the annual progress report of the Agency, giving the program statistics and comparative analysis of client participation.

Mr. Walsh stated that the D.Y.S. is the designated youth service bureau for the City of Danbury, thereby allowing it to accept a \$28,000 grant from the State of Connecticut. In discussion of the programs provided by D.Y.S, he listed youth and family counseling, youth and family crisis intervention, substance abuse workshops, Big Brother/Big Sister Program, Youth Shelter Program, After Care/re-entry program, co-ed youth support group and volunteer service program. All but the last two of these programs are exclusively offered to the citizens of Danbury by the D.Y.S. All of the services rendered by the D.Y.S. are free to Danbury residents.

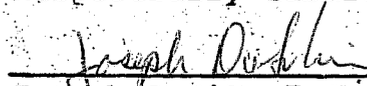
Letters of support were presented from Jim Barrett, Supervisor of Juvenile matters of the Conn. Superior Court, Russell Benjamin, Youth Officer of the Danbury Police Department, Joseph Freeman, Dept. of Children and Youth Services and several clients.

Mr. Walsh showed that the \$5,000 requested would be used for a seven percent annual increase in salary for the nine member professional staff. He presented statistics that can attest to increased productivity that have allowed for successful performance.

Mr. Walsh presented a need for these increases to provide a level of continuity in staffing, as this is an essential ingredient in insuring the operation of successful programs. When questioned as to the possibility of finding this money elsewhere in the D.Y.S. budget, Mr. Walsh explained that 77.6% of the total budget is personnel cost related, as is the case in any social service providing agency. Furthermore, there have been indications that unforeseen increases of 35% in Blue Cross and C.M.S. medical costs are projected during the fiscal year.

After consideration of all the information presented and an extensive discussion, the committee believes that the request of \$5,000 for the D.Y.S. should be granted. We therefore recommend the appropriation of this sum.

Respectfully submitted


Joseph DaSilva, Chairman


Frank Repole


Gene Eriquez



CITY OF DANBURY

COMMON COUNCIL
DANBURY, CONNECTICUT 06810

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Respectfully submitted

Joseph DaSilva, Chairman

Frank Repole

Gene Eriquez



CITY OF DANBURY

155 DEER HILL AVENUE

DANBURY, CONNECTICUT 06810

DEPARTMENT
OF FINANCE

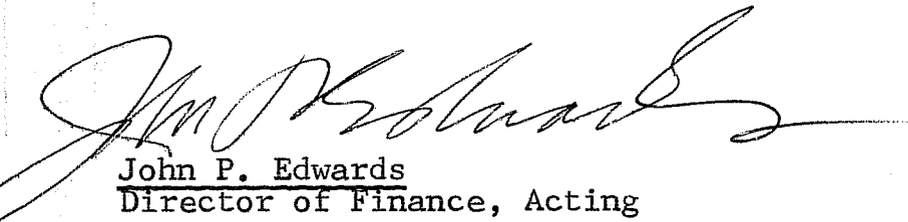
July 23, 1982

To: Common Council via
Mayor James Dyer

Certification #9

From: John P. Edwards

I can at this moment certify to the availability of \$5,000. in the Contingency Account to be transferred to the Danbury Youth Services.


John P. Edwards
Director of Finance, Acting



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

COMMON COUNCIL COMMITTEE REPORT

Honorable Mayor James E. Dyer
Honorable Members of the Common Council
City of Danbury, Connecticut

RE: Request from North West Regional Mental Health for \$5,700.00.

The committee met on July 21, 1982 at 7:10 P.M. in room 432 at City Hall. In attendance were committee members Cassano, Butera and Esposito. Also in attendance was Michael Wynne, Acting Executive Director of N.W.R.M.H.B.

Mr. Wynne gave the committee a presentation outlining the general organization, programs and aims of N.W.R.M.H.B.

1. N.W.R.M.H.B. consists of three catchment Areas (CAC) Nos. 20, 21 and 22. Danbury is included in CAC 21 with 10 other towns (Bethel, Bridgewater, Brookfield, New Fairfield, New Milford, Newtown, Redding, Ridgefield, Sherman and Roxbury). N.W.R.M.H.B. has membership on the State M.H.B.

2. Mr. Wynne reviewed the N.W.R.M.H.B. priorities and funding, back to FY 1978. For FY 1983 there are no new programs but state funding has allowed a 4.4 percent funding increase in all existing programs

3. The State Department of Mental Health presently funds \$324,838 in CAC 21 with \$259,652 allocated to Danbury (Danbury Catholic Family and Community Services, Danbury Hospital and Interlude Inc.)

4. N.W.R.M.H.B. is trying to raise \$30,000 from the towns in CAC 20, 21 and 22. The assessment is 10 cents per person. (Danbury requested contribution is \$5,700.)

5. N.W.R.M.H.B. initial funding request was made in January, 1982. Because of some misunderstanding, the request was not followed up and another request did not come before the Common Council until the May meeting, too late for consideration in the 1982-1983 budget.

6. Mrs. Butera moved that due to the present constraints on our Contingency funds, the committee recommend that this request for funding be denied with regrets. Further that the committee recommend that the Mayor look favorably upon any reasonable funding request from NW.R.M.H.B. for inclusion in the Danbury 1983-1984 Budget. Motion seconded by Mr.

Esposito and the committee voted unanimous approval.

Mrs. Butera moved adjournment, seconded by Mr. Esposito and the meeting was adjourned at 7:40 P.M.

Respectfully submitted

Anthony J. Cassano

John J. Esposito

Janet A. Butera

Chairman



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

COMMON COUNCIL COMMITTEE REPORT

The committee formed to review the request of the Pleasant Acres Home Owners Association met on Monday July 26, 1982. In attendance were committee members Torian, Elder and Butera, Mr. W. Buckley, Superintendent of Public Utilities, representatives of the Pleasant Acres Home Owners Association, Inc. and in an ex-officio capacity, Councilman Boynton.

Mrs. Greenberg, the president of the association, was asked to explain the concern of her organization and to what extent she viewed the involvement of the Common Council as a participant in this effort.

The Pleasant Acres Water system is currently in receivership. The previous owner had let the system deteriorate to the point where substantial capital investment (approximately \$50,000) is required to return the system to minimum state standards. This association, as receivers of this water system, has applied to the State for a loan to fund these improvements. They anticipate that the loan would be repaid with revenues collected from water service that is charged to each user.

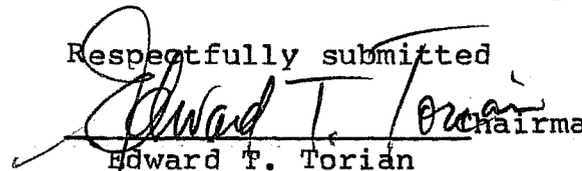
The State requires collateral for such loans, however the association informed the committee that they have no collateral and is requesting the City act as guarantor of this loan to satisfy the State requirement.

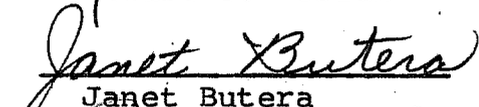
Councilman Torian noted that the Corporation Counsel's office is presently investigating various approaches at the State and local level to determine if a municipality can legally enter into such a financing arrangement.

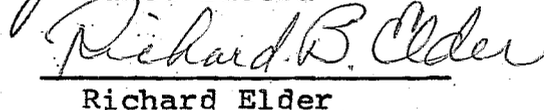
Councilman Elder motioned that, in view of the absence of known State or Local Laws that would cover a request of this nature, the committee take no action at this time and that the Corporation Counsel continue its efforts to provide a legal solution to this issue, seconded by Councilwoman Butera. All voted in favor.

The committee also requested that the Association pursue other options that were discussed previously ie - poll the association members to convince them to absorb a pro rata share of the cost of improvements, (approximately \$400.00 per household) and inquire into other sources of funding, commercial banks and other lending institutions that have recently relocated in the greater Danbury area

Respectfully submitted


Edward T. Torian


Janet Butera


Richard Elder



CITY OF DANBURY

COMMON COUNCIL
DANBURY, CONNECTICUT 06810

August 3, 1982

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Respectfully submitted

Chairman

Edward T. Torian

Janet Butera

Richard Elder



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

REPORT

Honorable Mayor James E. Dyer
Honorable Members of the Common Council
City of Danbury, Connecticut

Re: Sewer line for property of Richard Moore on Housman St.

The Sewer & Water Extension committee of the Common Council met on July 1982 at 7:30 P.M. in room 432 at City Hall. After meeting with City Engineer Jack Schweitzer and reviewing a recommendation for approval from the Planning Commission, this committee recommends approval of a lateral sewer line for the Richard Moore property on Housman Street, with the following conditions:

1. The petitioner shall bear all costs relative to the installation of said line.
2. The existing line as well as the proposed line shall remain privately owned.
3. The petitioner shall execute and record a written agreement between the petitioner and the City of Danbury in a form satisfactory to the Corporation Counsel of the City of Danbury providing for all necessary maintenance and replacement of said line or lines at the expense of the petitioner.
4. No Certificate of Occupancy shall be issued for property to be served by the proposed line until the Corporation Counsel has approved all documents relative hereto.

Respectfully submitted

Bernard Gallo Chairman
Bernard Gallo

Edward T. Torian

Richard B. Elder
Richard Elder

Nicholas Zotos
Nicholas Zotos

Russell Foti



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

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 Bernard Gallo

Chairman

 Edward T. Torian

 Richard Elder

 Nicholas Zotos

 Russell Foti



29

CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

REPORT

Honorable Mayor James E. Dyer
Honorable Members of the Common Council

Re: Osborne St. Field and Locust Avenue Park.

The committee met on June 24, 1982 and again on July 22, 1982. Mr. Ryerson, Parks & Recreation Director attended both meetings and representatives of the Parks & Recreation Commission attended the first.

The committee evaluated neighborhood needs and listened to reports on the conditions which prevail in each park. The following options were considered:

1. Sale of Locust Avenue Park and using the money for improving Osborne Street Field and making it into a park.
2. Improve Locust Avenue Park by building a shelter, rest rooms, benches and tables, basketball court and making the pool operative. This option will cost \$204,000.
3. Improve Osborne Field and construct park facilities at a cost of approximately \$500,000.
4. Improve Locust Avenue Park as in option #2 without the pool at a cost of \$32,000.
5. Improve Locust Avenue Park by building a fence, a basketball court and some landscaping within the existing means of the current Parks and Recreation budget, considering the City's fiscal constraints and the committee recommends the approval of option #5.

Respectfully submitted

Mounir Farah

Chairman

Carole Torcaso

John Esposito



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

REPORT & ORDINANCE

Honorable Mayor James E. Dyer
Honorable Members of the Common Council

The Claims committee of the Common Council held a Special Meeting on July 29, 1982 at 7:30 P.M.

Members present were Chairman E. Boynton, Council Members L. Charles and D. Eppoliti. Also present was Attorney T. West and City Risk Manager, Tom Fabiano.

Sidewalk Liability Claims - Ice and Snow Ordinance.

All present discussed the Ordinance under consideration as well as the homeowners responsibilities. Property owner's Homeowners Insurance Policy will protect them from law suits.

Motion was made by Councilwoman Eppoliti and seconded by Councilman Charles that the Ordinance as presented (Sec. 17-7 - Code of Ordinances) be adopted by the Common Council. Motion carried.

Considering the fact that the Insurance Commissioner Joseph C. Mitre, clarified the questions regarding the intent of the State Legislation which allows Cities to adopt the attached Ordinance.

Respectfully submitted

Ernest M. Boynton Chairman
Ernest Boynton

Diane Eppoliti
Diane Eppoliti

Mounir Farah
Mounir Farah

Frank Repole
Frank Repole

Louis T. Charles
Louis T. Charles



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

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Chairman

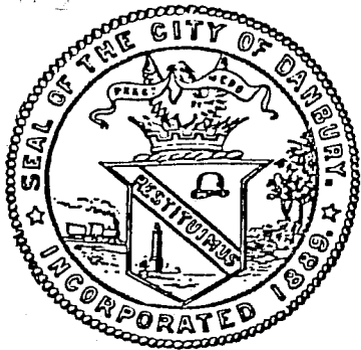
Ernest Boynton

Diane Eppoliti

Mounir Farah

Frank Repole

Louis T. Charles



ORDINANCE

CITY OF DANBURY, STATE OF CONNECTICUT

COMMON COUNCIL

Be it ordained by the Common Council of the City of Danbury:

THAT Section 17-7 of the Code of Ordinances of Danbury, Connecticut is hereby amended by the addition of the following subsections:

17-7(d). Pursuant to the provisions of Public Act 81-340 and notwithstanding the provisions of §13a-149 of the General Statutes or any other General Statute or Special Act, the City of Danbury shall not be liable to any person injured in person or property caused by the presence of ice or snow on a public sidewalk unless the City of Danbury is the owner or person in possession and control of land abutting such sidewalk. The provisions hereof shall not relieve the City of Danbury from any liability imposed by law resulting from its affirmative acts with respect to such sidewalk.

17-7(e). The owner or person in possession and control of land abutting a public sidewalk shall have the same duty of care with respect to the presence of ice or snow on such sidewalk toward the portion of the sidewalk abutting his property as the City of Danbury had prior to the effective date hereof and shall be liable to persons injured in person or property where a breach of said duty is the proximate cause of such injury.

17-7(f). No action to recover damages for injury to the person or to property caused by the presence of ice or snow on a public sidewalk against the person who owns or is in possession and control of land abutting a public sidewalk shall be brought but within two (2) years from the date when the injury is first sustained.



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

REPORT

Honorable Mayor James E. Dyer
Honorable Members of the Common Council

Re: Claim - Rose Kleban vs City of Danbury - Fall involving City
and Sara Rothkopf, April 10, 1974.

This Claim was settled in Court by parties involved and the City's insurance carrier, The Hartford Insurance Co, in an amount of \$7,000. The City's portion of \$2,500 is now due and payable by the City.
held on July 29, 1982

Motion at the committee meeting/was made by Councilwoman D. Eppoliti and seconded by Councilman Charles that a Resolution be drawn up by Corporation Counsel T. West that this Claim be settled in the amount of \$2,500. Motion carried. Meeting adjourned at 8:15 P.M.

Respectfully submitted

Chairman

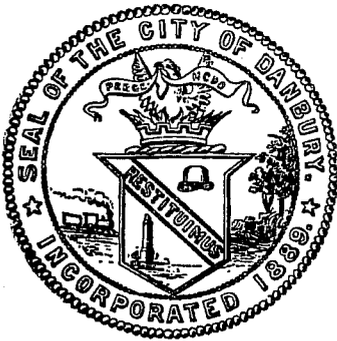
Ernest Boynton

Diane Eppoliti

Mounir Farah

Frank Repole

Louis T. Charles



RESOLUTION

CITY OF DANBURY, STATE OF CONNECTICUT

August 3, 1982 A. D., 19

RESOLVED by the Common Council of the City of Danbury:

That the City Clerk be and is hereby authorized and empowered on behalf of the CITY OF DANBURY, to draw an order upon the CITY TREASURER in payment of the following settlement of claim:

<u>THE HARTFORD INSURANCE GROUP</u>	\$2,500.00
In settlement of the claim of ROSE KLABAN v. ROTHKOPF and the CITY OF DANBURY	
Date of Loss: April 10, 1974	



CITY OF DANBURY

COMMON COUNCIL

DANBURY, CONNECTICUT 06810

August 3, 1982

Honorable Mayor James E. Dyer
Honorable Members of the Common Council

I would respectfully request the establishment of a committee to study the reporting system of the Finance Department. I am especially concerned with an interim report to be given to the Common Council at the end of June in each fiscal year. Thank you.

Councilman Russell Foti