

Onondaga County Legislature

JAMIE McNAMARA Clerk

JAMES J. ROWLEY Chairman

TAMMY BARBER Deputy Clerk

401 Montgomery Street • Court House • Room 407 • Syracuse, New York 13202 Phone: 315.435.2070 • Fax: 315.435.8434 • <u>www.ongov.net/legislature</u>

RESOLUTION NOS. 1 - 23

OFFICE OF THE CLERK

February 7, 2023

Livestream Available: <u>https://www.facebook.com/OnondagaCountyLegislature</u>

PUBLIC HEARING:

12:50 p.m. – Proposed improvements for the Harbor Brook Drainage District 12:55 p.m. – Proposed improvements for the Onondaga County Sanitary District

Written statements are encouraged for the permanent record

Listed below are the resolutions presented to the County Legislature at the February Session. The meeting was held at 1:00 p.m. on Tuesday, February 7, 2023.

- A. CALL TO ORDER
- B. CALLING OF ROLL MEMBERS
- C. INVOCATION Mr. Bush (Sister Maura Rhode)
- D. SALUTE TO THE FLAG **Dr. Kelly**
- E. READING OF MINUTES
- F. APPROVAL OF MINUTES
- G. PRESENTATION OF COMMUNICATIONS
 - 1. Communications:
 - a. 1.10.23 Letter from County Executive Ryan McMahon RE: Appointment to the Syracuse/Onondaga County Planning Board (Donald S. Radke)
 - b. 1.11.23 Letter from Farm Bureau Onondaga RE: Recommendation of appointment to Onondaga County Soil and Water Conservation District Board (Carlton Conklin)
 - c. 1.23.23 Letter from County Executive Ryan McMahon RE: Reappointments of the Onondaga County Soil and Water Conservation District Board (Craig S. Dennis; David Coburn)
 - 2. Gold Seal:
 - a. Recognize and honor the members of the Kirk Park Colts Cheerleading Program on their 2022 National Championship
 - 3. Public Comment:
 - a. There will be up to a 30 minute public comment period in person
 - b. Written statements are encouraged for the permanent record. They will be accepted in person prior to Session or emailed to <u>onondagacountylegislature@ongov.net</u> by 12:00 p.m., February 7, 2023

H. REPORTS OF STANDING COMMITTEES

- I. REPORTS OF SPECIAL COMMITTEES
- J. CALL OF RESPECTIVE LEGISLATIVE DISTRICTS (District 13)

1st DISTRICT - MR. MAY, WAYS & MEANS

- 1. *No. 1* A Resolution Authorizing the Replacement of Voting Machines in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$3,350,000, and Authorizing the Issuance of \$2,900,000 Bonds of Said County to Pay Costs Thereof (\$2,900,000) (17-0)
- 2. *No.* 2 Providing Continuous Individual and Family Dental and Health Insurance Benefits through December 31, 2023, at County Expense for Those County Officers and Employees During their Active Military Duty (17-0)
- 3. *No. 3* Authorizing Onondaga County to Pay the Difference in Pay Between Military Base Pay and Base County Salary to County Officers and Employees while Performing Ordered Military Duty (17-0)
- 4. *No. 4* Approving and Directing the Correction of Certain Errors on Tax Bills (17-0)
- 5. *No.* 5 Providing a Tax Exemption on Real Property Owned by an Enrolled Volunteer Firefighter or Volunteer Ambulance Worker Residing in Onondaga County Pursuant to Section 466-a of the Real Property Tax Law (*16-1 Excused Olson*)

Chairman Rowley took items out of order; 6, 5a, Local Law, 5b

- 5a. *No.* 7 *WAIVER* Requiring the Onondaga County Sheriff's Office Prepare and Submit a Detailed Plan Regarding the Consolidation of the Jamesville Correctional Facility and Onondaga County Justice Center (10-7 Ryan, Bush, Kinne, Garland, Ervin, Kuhn, Chase)
- 5b. *No. 8 WAIVER* Providing for a One Year Moratorium on the Disposition of the Jamesville Correctional Facility (*11-6 Ryan, Kinne, Garland, Ervin, Kuhn, Chase*)

2nd DISTRICT – MR. ROWLEY

6. No. 6 Providing for Various Personnel Changes (9-8 Ryan, Bush, Kinne, Garland, Ervin, Kuhn, Chase, Olson)

<u>3rd DISTRICT – MR. BURTIS, PLANNING & ECONOMIC DEVELOPMENT</u>

7. *No. 9* Confirming Appointment to the Syracuse/Onondaga County Planning Board (Donald Radke) (17-0)

5th DISTRICT – MS. CODY, COUNTY FACILITIES

- 8. *No. 10* A Resolution Authorizing Improvements at Various Facilities in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$2,115,000, and Authorizing the Issuance of \$2,115,000 Bonds of Said County to Pay Costs Thereof (\$2,115,000) (*17-0*)
- 9. PULLED
- 10. *No. 11* A Resolution Authorizing the Center for Forensic Science Building Rehabilitation in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$2,615,000, and Authorizing the Issuance of \$2,615,000 Bonds of Said County to Pay Costs Thereof (\$2,615,000) (17-0)
- 11. PULLED

12. PULLED

- 13. *No. 12* A Resolution Authorizing Mechanical Improvements at the Rosamond Gifford Zoo in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$2,000,000, and Authorizing the Issuance of \$2,000,000 Bonds of Said County to Pay Costs Thereof (\$2,000,000) (17-0)
- 14. *No. 13* A Resolution Authorizing Improvements to Various Parks in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$2,961,000, and Authorizing the Issuance of \$2,961,000 Bonds of Said County to Pay Costs Thereof (\$2,961,000) (17-0)
- 15. *No. 14* Authorizing the County Executive to Amend a Five Year Agreement with the State of New York for Snow and Ice Control on State Highways for the 2019-2024 Seasons to Increase the 2022-2023 Season Estimate and Amending the 2023 County Budget Accordingly (\$797,129) (*17-0*)

6th DISTRICT – MS. ABBOTT, ENVIRONMENTAL PROTECTION

- 16. *No. 15* Confirming Reappointment to the Onondaga County Soil and Water Conservation District Board (Carlton Conklin) (17-0)
- 17. *No 16* Confirming Reappointments to the Onondaga County Soil and Water Conservation District Board (Craig S. Dennis, David Coburn) (17-0)
- 18. *No.* 17 A Resolution Approving Improvements for the Onondaga County Sanitary District in and for the County of Onondaga, New York (17-0)
- 19. *No. 18* A Resolution Authorizing the Issuance of \$53,204,000 Bonds of the County of Onondaga, New York, to Pay Costs of Certain Improvements for the Onondaga County Sanitary District in and for Said County (\$53,204,000) (15-2 Kuhn, Chase)
- 20. *No. 19* A Resolution Approving Proposed Improvements for the Harbor Brook Drainage District in and for the County of Onondaga, New York (17-0)
- 21. *No. 20* A Resolution Authorizing the Issuance of \$290,000 Bonds of the County of Onondaga, New York, to Pay Costs of Improvements for the Harbor Brook Drainage District (\$290,000) (17-0)

<u>10th DISTRICT – MR. OLSON, PUBLIC SAFETY</u>

- 22. *No. 21* Personnel Resolution (17-0)
- 23. *No.* 22 A Resolution Authorizing E911 Tower Site Shelter Rehabilitation in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$1,091,000, and Authorizing the Issuance of \$1,091,000 Bonds of Said County to Pay Costs Thereof (\$1,091,000) (*17-0*)
- 24. *No. 23* A Resolution Authorizing the Purchase and Installation of Security Operation and Inmate Information Systems at the Justice Center in and for the County of Onondaga, New York, at a Maximum Estimated Cost of \$7,513,000, and Authorizing the Issuance of \$7,513,000 Bonds of Said County to Pay Costs Thereof (\$7,513,000) (*17-0*)

LOCAL LAW

a. **PASSED** A Local Law Amending the Onondaga County Charter and Administrative Code Regarding the Onondaga County Sheriff (*Sponsored by Mr. Rowley*)

K. UNFINISHED BUSINESS

- L. ANNOUNCEMENTS FROM THE CHAIR
- M. ADJOURNMENT

Respectfully submitted,

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JAMIE McNAMARA, Clerk Onondaga County Legislature

FEBRUAR SESSI	ROLL CALL		
LEGISLATOR	PRESENT:	ABSENT:	
1. MAY	~		Chairman Rowley called
3. BURTIS	✓		the meeting to order
4. GUNNIP	\checkmark		at 1:30 p.m.
5. CODY	\checkmark		
6. ABBOTT	~		
7. KUHN	~		Mr. Bush introduced
8. RYAN	~		Sister Maura Rhode, chaplain at the
9. CHASE	~		Jamesville Correctional Facility, who gave the
10. OLSON	~		invocation.
11. McBRIDE	✓		
12. KNAPP	✓		
13. BUSH	✓		
14. KELLY	~		
15. KINNE	\checkmark		
16. GARLAND	~		
17. ERVIN	\checkmark		
2. ROWLEY	\checkmark		
TOTAL:	17	0	

2023 SESSION ROLL CALL



County of Onondaga Office of the County Executive

John H. Mulroy Civic Center, 14th Floor 421 Montgomery Street, Syracuse, New York 13202 Phone: 315.435.3516 Fax: 315.435.8582 Brian J. Donnelly Deputy County Executive

Mary Beth Primo Deputy County Executive, Physical Services

www.ongov.net

J. Ryan McMahon, II County Executive

Ann Rooney Deputy County Executive, Human Services

January 10, 2022

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Article XII, Section 12.01 of the Onondaga County Administrative Code, I have appointed the following individual, subject to confirmation of the County Legislature, to the Syracuse/Onondaga County Planning Board:

<u>APPOINTMENT:</u> Donald S. Radke 112 Scottholm Blvd. Syracuse, NY 13224 TERM EXPIRES: December 31, 2024

Mr. Radke will be replacing Dan Cupoli.

Your confirmation of this appointment would be greatly appreciated.

Sincerely,

J. Ryan McMahon, II County Executive

cc: Hon. Tim Burtis, Chair, Planning and Economic Development Committee Katherine Felice, Law Department Jamie McNamara, County Legislature Donald S. Radke 112 Scottholm Blvd. Syracuse, New York 13224

315-263-9515 Donradke@icloud.com

Profession

Currently Licensed Real Estate Broker/Owner of Fm Realty Group which is a full service real estate brokerage firm involved in Residential, Commercial, and Rental/Leasing of real estate in Central New York.

Organizations

Chair of the New York State Alliance of MLS's. On the Board of Directors of the Greater Syracuse Association of Realtors and the Central New York Information Service (MLS). Member of the Board of Directors of the New York State Association of Realtors and past Regional Vice President.

Certified NYS instructor of NYS Real Estate Licensing and Continuing Education Courses.

Member of Committees for the update of City of Syracuse Land Use Regulations and the City's Rezone Zoning rewrite.

Civic Involvement

Current Chair of the City of Syracuse Landmark Preservation Board. On the Board of Directors of Focus Greater Syracuse and Immediate past President.

Past Coach of Salt Springs Little League and Sherman Park Football. Past Commander of Syracuse Civil Air Patrol Composite Squadron, US Air Force Auxiliary.



Onondaga County Farm Bureau • P.O. Box 367 • Marietta, New York 13110 • 518-431-5670

January 11, 2023

- RE: Appointment of Representative for Onondaga County Soil & Water Conservation District from Onondaga County Farm Bureau
- TO: James Rowley, Chair of the Onondaga County Legislature Mark Burger, Executive Director of the Onondaga County Soil & Water Conservation District

Please accept this letter of recommendation on behalf of the Onondaga County Farm Bureau's Board regarding the appointment of Carlton Conklin to the OCSW Board as liaison to Onondaga County Farm Bureau. We look forward to working with Carlton in the future.

If you should have any questions or concerns, please do not hesitate to contact me at 315-350-8883.

Sincerely,

lath Joken

Christina Kohler President, Onondaga County Farm Bureau



County of Onondaga Office of the County Executive

John H. Mulroy Civic Center, 14th Floor 421 Montgomery Street, Syracuse, New York 13202 Phone: 315.435.3516 Fax: 315.435.8582 Brian J. Donnelly Deputy County Executive

Mary Beth Primo Deputy County Executive, Physical Services

J. Ryan McMahon II County Executive

Ann Rooney Deputy County Executive, Human Services

www.ongov.net

January 23, 2023

TO THE HONORABLE MEMBERS OF THE ONONDAGA COUNTY LEGISLATURE:

Pursuant to Section 1903 of the Onondaga County Charter, and in accordance with Section 7 of the Soil and Water Conservation District Law, I have reappointed, subject to confirmation of the County Legislature, the following individuals to serve as a member of the Onondaga County Soil and Water Conservation District Board:

REAPPOINTMENTS:

Craig S. Dennis 3109 Gulf Road Manlius, NY 13104 TERM EXPIRES: December 31, 2025

December 31, 2025

David Coburn 88 Bayberry Circle Liverpool, NY 13090

Your confirmation of these reappointments would be greatly appreciated.

Sincerely,

M. C. TI

J. Ryan McMahon, II County Executive

cc: Legislator Julie Abbott, Chair, Environmental Protection Committee Kate Felice, Law Department Jaime McNamara, County Legislature

LEGISLATURE CHAMBERS ONONDAGA COUNTY, N.Y.

Presented By: Legislators Charles E. Garland, Linda R. Ervin, Christopher J. Ryan, Mary T. Kuhn, William T. Kinne, Peggy Chase, James J. Rowley, Julie Abbott, Colleen A. Gunnip, and Ken Bush, Jr.

The above-named member of the County Legislature of Onondaga County, New York, on the 7th day of February 2023, wish to:

RECOGNIZE AND HONOR THE MEMBERS OF THE KIRK PARK COLTS CHEERLEADING PROGRAM ON THEIR 2022 NATIONAL CHAMPIONSHIP

WHEREAS, The Kirk Park Colts are a Pop Warner Youth Program focused on academics first, with Cheer and Football second, serving children ages 5-16, helping to create positive lifelong memories for kids; and

WHEREAS, a love of community and a desire to give youth a safe place to be kids, motivated the program to accomplish a lot; and

WHEREAS, their talented girls accepted the challenge to compete at locals in Syracuse, Regionals in Trenton, New Jersey, and Nationals in Orlando, Florida; and

WHEREAS, the National Cheer & Dance Championships feature over 500 cheer and dance teams, and the Kirk Park Lady Colts won first in their division; and

WHEREAS, their National Championship Title brings tremendous pride to their hometown of Syracuse, New York, and to residents across Onondaga County; and

WHEREAS, this effort took a great deal of donations and support from the community in order to send their teams across the country, and it took many hours of work by the kids, as well as support from parents and team leaders Sean Howard Sr, Amelia Whatley, Jaunese Robinson, ShaQuoya Howard, CoySeana Howard, Aisha Stephens, Jamesha Williams, Karen Brown-Johnson, Tierra Simpson, Javana Smith, Malaysia Parks, Indigo Arthur, and Venica Kitchings; now, therefore be it

RESOLVED, that Legislator Charles E. Garland, and all the members of the Onondaga County Legislature, do hereby recognize and honor the members of the Kirk Park Colts Cheerleading Program on their 2022 National Championship.

I hereby certify that the foregoing was duly noted by the County Legislature of Onondaga County, New York. Witness my hand and seal of said Legislature.

11

Clerk, County Legislature Onondaga County, N.Y.

February 7, 2023 Session Public Comment Period - Limited to 30 minutes

PLEASE PRINT

		LEASE I KINI		
Name	Street Address	City/Zip	Organization	Topic
Chris Mychullonke	12 Gooseberry Un	Liverpool NY 13090	CSEA	Correction abolishing at
Adam Brackway	6660 E. Sercea Tupk	Jamesville 13078	Correction	Corrections
Elizabeth Schafer	401 Hamilton Pkuey	Dewith 13214	Jail Ministry	correction mugy
SISTER MAURA	12 LANCASTER PL.	STRACUSE 13210	CHAPLAINOCOC	CORRECTION FAC.
Colette Matthe ws - Carter	1010 James freet Sparse	Syrause 13203	Interfa. The like Ks	Black History Month
DAN VADALA	120 E. Granger Rd.	September 13219	CSEA	Currections
KAThy Zabinski	306 Grunpant Are	2VP1 13088	CSEA	Kit health to the
Strane Medice		Sur 13208	Citzens Action	Correct, Merger
WonneGriffin -	513Pord St	Sur 13208		Correct Menter
TOBY SHELLEY		J	SHERIFE	· · · · · · · · · · · · · · · · · · ·
	2			
	a contract of the		-	
Heith Suki			Jail Ministry	

Public Comment regarding the vote today regarding the Justice Center Merger

jmoc11174 <jmoc11174@gmail.com>

Tue 2/7/2023 12:10 PM To: Office of the Onondaga County Legislature <OnondagaCountyLegislature@ongov.net>

NOTICE: This email originated from <u>outside</u> of Onondaga County's email system. Use caution with links and attachments.

My name is Beth Schafer and I am a Jail Ministry Advocate. I write to register my dismay at the lack of planning regarding the closing of Jamesville Correctional Facility.

The speed of the vote on this topic and the lack of time devoted to considering how these changes affect detainees and sentenced individuals says to me that the vote should be delayed until we have answer to the questions that arise concerning the future use of the facilities and the affect these changes will have on the incarcerated individuals.

Gratefully Beth Schafer Jail Ministry Assistant Director Jmoc11174@gmail.com 315-416-4576

Sent from my Verizon, Samsung Galaxy smartphone

Need an Independent Study before Merging

Elaine Denton <elainemdenton@gmail.com>

Mon 2/6/2023 3:00 PM To: Office of the Onondaga County Legislature <OnondagaCountyLegislature@ongov.net>

NOTICE: This email originated from <u>outside</u> of Onondaga County's email system. Use caution with links and attachments.

Onondaga County Legislators,

I am writing to you today to ask you to complete an independent study on how we can safely merge Jamesville and the Onondaga County Justice Center if the study recommends this action before voting to abolish 183 positions and create 51 positions in Resolution No. 6. This seems like an action to discuss during the 2024 budget decisions as these positions have been already funded for 2023.

I also ask you to table the Local Law amending the Onondaga County Charter and Administrative Code Regarding the Onondaga County Sheriff as the voters of Onondaga County approved this language in 2017. Since the voters of Onondaga County voted to approve this in 2017 how can the legislature change this provision without a referendum? There should at least be a public hearing held on this local law.

These two actions are very concerning as this does not show an actual plan for the County's intention to merge the Jamesville Correctional Facility and the Onondaga County Justice Center. If this is the County's goal, where are the studies to show that the Justice Center is the best facility to merge into. It may make more sense to merge people who are incarcerated at the Justice Center to Jamesville. And where is the plan to safely accomplish this merger? I imagine closing an active facility safely would be a multi-year process.

Let's take the time to study this proposal and make a plan to accomplish the best outcome for the people who are incarcerated, Onondaga County employees and taxpayers.

Thank you,

Elaine Denton Manlius, NY

Jail Merger

Mary Handley <mfhandley@gmail.com>

Tue 2/7/2023 9:03 AM

To: Office of the Onondaga County Legislature <OnondagaCountyLegislature@ongov.net>

NOTICE: This email originated from **<u>outside</u>** of Onondaga County's email system. **Use caution** with links and attachments.

Good morning,

Unfortunately, I cannot attend the public comment portion of the meeting since it is mid day of a my work day.

I am a voter and stay educated on issues in the county. My concerns are related to the jail merger. I don't know if this is a good thing or not a good thing but the voters have been given very little information about the merger.

There was no open forum for discussion, there were no other options presented and there was no information presented on what other counties have done in this situation.

Maybe it it the right thing to do but the optics for voters is that the County Executive wanted it and it was pushed through quickly and at the last minute.

As far as voters knew, a plan was put together with the outgoing Sheriff,

in the last few weeks that he was in office in December.

The new Sheriff arrives in January and a few weeks later the County Executive calls for a vote. Why did we vote for a Sheriff if the County executive is not going to respect the new office and allow for some time to understand the issues regarding the merger?

For voters, this is the kind of action that turns voters off and enhances the mistrust of politicians. Get it done before the new person shows up (who the voters elected). and don't have any forum for the general public to understand the issue and set up the vote quickly.

And my understanding is that the county budget is at a surplus so the idea that we need to save money immediately, is not the foundation for this vote. We could wait another month or two to have the public understand what is the basis for this vote.

Again, I don't know if this is a good merger or not but I have no data and no comprehensive report from the recently elected Sheriff to understand it. He is the person who I elected to oversee the criminal justice services in the county.

The optics of it for the average voter is that officials that we elected, told us during their election campaigns that they would keep up informed and involved in what is happening in the county but for me, this is one example that my elected officials at all levels are not keeping their promises.

Please vote no today and ask for, at minimum, a report from the Sheriff who we elected to oversee the jails or an independent evaluation of the merger.

Thank you,

Mary Handley 5036 Peck HIII Road Jamesville, NY 13078

Jails

Roseann Lorefice <travbug@twcny.rr.com>

Tue 2/7/2023 9:10 AM

To: Office of the Onondaga County Legislature <OnondagaCountyLegislature@ongov.net>

NOTICE: This email originated from outside of Onondaga County's email system. Use caution with links and attachments.

Counselors,

Why the rush? It is reasonable to do an in-depth study by the Judicial Commission BEFORE voting. To decide without knowledge of all the ramifications of a jail merger jeopardizes the public safety.

Why the rush? Why not have input from the newly elected Sheriff?

This reeks of partisanship.

Have the courage to be independent of the county executive and be honest about what you would be promoting.

Roseann Lorefice Manlius, NY

Sent from my iPad

Statement by: Bishop Colette Matthews-Carter

Good afternoon to the Honorable Members of the Onondaga County Legislature, distinguished guests and friends. My name is Bishop Colette Matthews-Carter. I am a life-long resident of Onondaga County. I grew up in the City of Syracuse and I have lived in the Town of Van Buren for the last 12 years. I am a local pastor and immediate past president of the Syracuse Onondaga NAACP. In my professional capacity I serve as the Director of the Center for Dialogue & Action at InterFaith Works CNY.

I am here to lift up February as Black History Month.

Black History Month is an annual celebration of achievements by African Americans and a time for recognizing their central role in U.S. history. Also known as African American History Month, the event grew out of "Negro History Week," the brainchild of noted historian Carter G. Woodson and other prominent African Americans. Since 1976 every U.S. president has officially designated the month of February as Black History Month. Other countries around the world, including Canada and the United Kingdom, also devote a month to celebrating Black History Month.

The story of Black History Month begins in 1915, half a century after the Thirteenth Amendment abolished slavery in the United States. That September, the Harvard-trained historian Carter G. Woodson and the prominent minister Jesse E. Moorland founded the Association for the Study of Negro Life and History, an organization dedicated to researching and promoting the achievements by Black Americans and other peoples of African descent.

Known today as the Association for the Study of African American Life and History, the group sponsored a national Negro History Week in 1926, choosing the second week of February to coincide with the birthdays of Abraham Lincoln and Frederick Douglass. The event inspired schools and communities nationwide to organize local celebrations, establish history clubs and host performance and lectures. (Excerpts from <u>www.history.com</u> Black History Month 2023: Facts, Origins & More)

There is a need for continued awareness. Carter G. Woodson, the originator of Black History Month intended to explore modern Black History as a starting point to deeper explorations beyond the arrival of enslaved Africans in the Americas. Awareness of this history continues to be important because we still see examples of Blackness weaponized against people in our country. One local leader recently suggested that "we are all aware of the many examples of injustice and violence that have occurred against Black people, rising to the forefront of our country's discourse since 2020. Black people, just like all Americans want equity, inclusion, justice and to live freely in this country. The elevation of Black History is so important because people face oppression daily because of their skin color. It informs others of the rich contributions that Black people have made to the world and helps to diminish negative viewpoints of Black Americans, which in the end hurts all people. "

In closing, I encourage the members of the Onondaga County Legislature to lean in, lift up, and celebrate the contributions that my ancestors have made to this country. I ask you to embrace the rich tapestry of diversity that exists within Onondaga County. God Bless Onondaga County and God Bless America!

FEBRU SE	Motion to Overturn the Ruling of the Chair				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	
8. RYAN	~				
1. MAY	✓				Mu Vinna schol
13. BUSH	✓				Mr. Kinne asked Chairman Rowley to
14. KELLY	\checkmark				waive the time limits per Rule 26.
15. KINNE	✓				Chairman Rowley ruled
16. GARLAND	✓				that he would not waive
17. ERVIN	\checkmark				the time limit.
3. BURTIS	~				Mr. Kinne made a motion, seconded by Mr.
4. GUNNIP	\checkmark				Ryan, to overturn the ruling of the Chair.
5. CODY	\checkmark				
6. ABBOTT	✓				A vote was taken on the motion.
7. KUHN	\checkmark				
9. CHASE	~				
10. OLSON	✓				
11. MCBRIDE	✓				
12. KNAPP	~				
2. ROWLEY	\checkmark				
TOTAL:	17	0	0	0	

February 7, 2023

Motion Made By Mr. May

RESOLUTION NO. 1

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE REPLACEMENT OF VOTING MACHINES IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$3,350,000, AND AUTHORIZING THE ISSUANCE OF \$2,900,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> The replacement of voting machines, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$3,350,000.

<u>Section 2.</u> The plan for the financing thereof is (i) by the issuance of \$2,900,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law, and (ii) by the expenditure of \$450,000 State grants.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is ten years pursuant to subdivision 31 of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

<u>Section 6.</u> All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

<u>Section 7.</u> The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the

fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the <u>Syracuse Post Standard</u>, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED: AYES: 17 NAYS: 0 ABSENT: 0

Dated: 2 - 9 - 7023Approved: 7County Executive, Onondaga County ADOPTED 20/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU SE	No. 1				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	1
8. RYAN	\checkmark				
1. MAY	\checkmark				
13. BUSH	✓				
14. KELLY	\checkmark				
15. KINNE	\checkmark				
16. GARLAND	\checkmark				
17. ERVIN	✓				
3. BURTIS	✓				
4. GUNNIP	✓				
5. CODY	\checkmark				
6. ABBOTT	\checkmark				
7. KUHN	✓				
9. CHASE	✓				
10. OLSON	✓				
11. MCBRIDE	\checkmark				
12. KNAPP	\checkmark				
2. ROWLEY	\checkmark				
TOTAL:	17	0	0	0	

RESOLUTION NO. 2

February 7, 2023

Motion Made By Mr. May, Mr. Rowley, Mr. Burtis, Ms. Gunnip, Ms. Cody, Ms. Abbott, Mr. Olson, Mr. McBride, Mr. Knapp, Mr. Bush, Dr. Kelly, Mrs. Ervin, Dr. Chase, Mr. Kinne

PROVIDING CONTINUOUS INDIVIDUAL AND FAMILY DENTAL AND HEALTH INSURANCE BENEFITS THROUGH DECEMBER 31, 2023, AT COUNTY EXPENSE FOR THOSE COUNTY OFFICERS AND EMPLOYEES DURING THEIR ACTIVE MILITARY DUTY

WHEREAS, the New York State Military Law provides certain rights to public officers and employees absent on military duty as members of Reserve Forces or Reserve components of the Armed Forces of the United States; and

WHEREAS, pursuant to the Onondaga County Personnel Rules, county officers and employees on authorized military leave are entitled to all the rights and privileges set forth in said Military Law; and

WHEREAS, notwithstanding those rights and benefits, calls to active duty often impose financial hardship on those summoned and their dependents; and

WHEREAS, there is no express provision in the Military Law or Personnel Rules for the continuation of dental and health insurance benefits for county officers, employees and their dependents when the period of ordered military duty exceeds thirty calendar days or twenty-two working days; and

WHEREAS, while the military provides medical coverage to its activated Reservists and some coverage to their dependents, that coverage is not as comprehensive as Onondaga County's medical plan for its officers, employees and dependents; and

WHEREAS, through a series of resolutions, most recently by Resolution No. 136-2020, this Onondaga County Legislature has previously provided for the continuation of individual and family dental and health insurance coverage at County expense, through December 31, 2021, for those county officers and employees called to active ordered military duty and the dependents of said officers and employees; and

WHEREAS, it is necessary to extend those benefits at county expense through December 31, 2023; now, therefore be it

RESOLVED, that through December 31, 2023, Onondaga County shall continue to provide individual and family dental health insurance coverage at county expense for those officers and employees ordered to active military duty and the dependents of said officers and employees.

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU SE	No. 2				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	2
8. RYAN					
1. MAY					Mrs. Ervin, Dr. Chase
13. BUSH					and Mr. Kinne requested
14. KELLY					to be added as cosponsors.
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON					
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	17	0	0	0	

RESOLUTION NO. 3

February 7, 2023

Motion Made By Mr. May, Mr. Rowley, Mr. Burtis, Ms. Gunnip, Ms. Cody, Ms. Abbott, Mr. Olson, Mr. McBride, Mr. Knapp, Mr. Bush, Dr. Kelly, Mrs. Ervin, Dr. Chase, Mr. Kinne

AUTHORIZING ONONDAGA COUNTY TO PAY THE DIFFERENCE IN PAY BETWEEN MILITARY BASE PAY AND BASE COUNTY SALARY TO COUNTY OFFICERS AND EMPLOYEES WHILE PERFORMING ORDERED MILITARY DUTY

WHEREAS, the New York State Military Law provides certain rights to public officers and employees absent on military duty as members of Reserve Forces or Reserve components of the Armed Forces of the United States; and

WHEREAS, pursuant to the Onondaga County Personnel Rules, county officers and employees on authorized military leave are entitled to all the rights and privileges set forth in said Military Law; and

WHEREAS, notwithstanding those rights and benefits, calls to active duty often impose financial hardship on those summoned and their dependents; and

WHEREAS, through a series of resolutions, most recently by Resolution No. 137-2020, this Onondaga County Legislature has previously authorized the County to pay the difference between military pay and base county salary to county officers and employees performing ordered military duty through December 31, 2021; and

WHEREAS, it is necessary to extend that pay differential benefit through December 31, 2023, and pay to county officers and employees on authorized military leave the difference between such officer or employee's military pay received from the United States Government and/or the State of New York and the base county salary such employee would have received for his/her regularly scheduled work week if such employee had not been called to active duty; now, therefore be it

RESOLVED, that through December 31, 2023, Onondaga County shall continue to pay such county officers and employees who are on ordered active duty with the Reserves or National Guard, the difference of said base county salary minus military base pay; and, be it further

RESOLVED, that in the event the military base pay equals or exceeds the base county salary of said officer or employee, no supplemental pay shall be authorized.

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU SE	No. 3				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	3
8. RYAN					
1. MAY					Mrs. Ervin, Dr. Chase
13. BUSH					and Mr. Kinne requested
14. KELLY					to be added as cosponsors.
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON					
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	17	0	0	0	

February 7, 2023

Motion Made By Mr. May

RESOLUTION NO. 4

APPROVING AND DIRECTING THE CORRECTION OF CERTAIN ERRORS ON TAX BILLS

WHEREAS, the following named property owner has filed an application with the County Director of Real Property Tax Services for the correction of errors on the tax roll relative to their premises for tax year 2023; and

WHEREAS, the County Director of Real Property Tax Services, acting as agent of this Legislature, which is the tax levying body of this County, has investigated the circumstances of the claimed errors and has submitted his recommendation that the applications for the corrections be approved; and

WHEREAS, Section 554 of the Real Property Tax Law prescribes the procedure for correction of clerical errors, errors in essential fact, and certain unlawful entries on tax rolls; and

WHEREAS, Section 556 of the Real Property Tax Law prescribes the manner in which refunds shall be charged back to appropriate municipality; now, therefore be it

RESOLVED, that the report of the County Director of Real Property Tax Services be and the same hereby is accepted; and, be it further

RESOLVED, that the Chairman of this Legislature be and he hereby is authorized and directed to mail a notice of approval to each applicant and order the collecting officers of the appropriate Towns or the Commissioner of Finance, as the case may be, to correct the respective taxes as follows:

NAME AND ADDRESS OF APPLICANT	TAX MAP NUMBER	AMOUNT OF TAX BILLED	CORRECTED TAX
<u>CICERO</u> Benderson Development 570 Delaware Avenue Buffalo, NY 14202	05701-01.2	\$17,808.22	\$4,077.19
<u>CLAY</u> LG Garden, LLC 7265 Buckley Rd N Syracuse, NY 13212	10712-32.2	\$49,783.13	\$22,962.53
Ravada Hill Apts. III, LLC 300 Clayton Manor Dr S Liverpool, NY 13088	09611-04.0	\$66,156.76	\$25,784.56
<u>DEWITT</u> Industrial Fab Corp 6201 E Molloy Rd East Syracuse, NY 13057	02405-11.1	\$30,852.62	\$8,114.10

Rodger E. Salle 8602 Snowshoe Trail Cicero, NY 13039	02406-13.8	\$30,811.43	\$7,579.47
Nexgen Power Systems, Inc 2010 El Camino Real Santa Clara, CA 95050	02101-07.3	\$64,769.32	\$70,955.24
<u>GEDDES</u> Fidelis Re Acquisition, LLC 30800 Telegraph Rd Ste 2800 Bingham Farms, MI 48025	00101-06.0	\$197,499.27	\$143,261.46
Harborbrook Apts Housing Development Fund Co Inc 990 James St Syracuse, NY 13203	05302-04.1	\$479.60	\$15,170.60
<u>ONONDAGA</u> The People of the State of NY State University Plaza Albany, NY 12246	03004-02.2/3042	\$13,375.13	\$0
The People of the State of NY State University Plaza Albany, NY 12246	03001-02.2/1034	\$4,847.16	\$0
<u>SALINA</u> Electronics Park, LLC 115 W Fayette St Syracuse, NY 13202	03101-01.1	\$99,188.10	\$53,580.98
Box Capital LLC 3883 Dawes Ave Clinton, NY 13323	08512-06.1	\$65,538.32	\$2,396.20
Unifirst Corporation 68 Jonspin Rd Wilmington, MA 01887	08602-02.1	\$10,522.47	\$73,664.59
<u>VAN BUREN</u> Foxfire Reality, Inc 1 Village Blvd N Baldwinsville, NY 13027	03110-08.2	\$31,492.20	\$13,827.12
Tessy Plastics Corp 700 Visions Dr Skaneateles, NY 13152	06402-19.1	\$75,188.98	\$32,977.60

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

12

FEBRU	No. 4				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	4
8. RYAN					
1. MAY					
13. BUSH					
14. KELLY					
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON					
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	17	0	0	0	

February 7, 2023

Motion Made By Mr. May, Mr. Olson, Mr. Bush, Mr. Rowley, Mr. Burtis, Ms. Gunnip, Ms. Cody, Ms. Abbott, Mr. McBride, Mr. Knapp, Dr. Kelly, Mrs. Ervin, Ms. Kuhn, Dr. Chase, Mr. Kinne

PROVIDING A TAX EXEMPTION ON REAL PROPERTY OWNED BY AN ENROLLED VOLUNTEER FIREFIGHTER OR VOLUNTEER AMBULANCE WORKER RESIDING IN ONONDAGA COUNTY PURSUANT TO SECTION 466-a OF THE REAL PROPERTY TAX LAW

WHEREAS, the County recognizes the role of volunteer firefighters and volunteer ambulance workers in assisting and securing the safety and wellbeing of our communities and finds that it is in the best interests of the County to encourage such volunteerism; and

WHEREAS, by Resolution No. 48-2012, the County enacted an exemption on real property taxes for certain volunteer firefighters and volunteer ambulance workers pursuant to Real Property Tax Law Section 466-g; and

WHEREAS, New York Real Property Tax Law Section 466-a, as enacted by Chapter 670 of the Laws of 2022, provides that, in order to continue said exemption, the County must conform Resolution No. 48-2012 to the provisions of Section 466-a, and it is the desire of this Legislature to continue this exemption and so conform; now, therefore be it

RESOLVED, that pursuant to Real Property Tax Law Section 466-a, real property owned by an enrolled member of an incorporated volunteer fire company, fire department or incorporated voluntary ambulance service or such enrolled member and spouse residing in Onondaga County shall be entitled to a real property tax exemption to the extent of ten percent (10%) of the assessed value of such real property for County tax purposes, exclusive of special assessments; and, be it further

RESOLVED, that such exemption shall not be granted to an enrolled member of an incorporated volunteer fire company, fire department or incorporated voluntary ambulance service in Onondaga County unless the following conditions are met:

(1) The applicant for such exemption resides in the city, town or village which is served by such incorporated volunteer fire company, fire department or incorporated voluntary ambulance service;

(2) The property is the primary residence of the applicant;

(3) The property is used exclusively for the applicant's residential purposes; provided, however, that in the event any portion of such property is not used exclusively as the applicant's residence but is used for other purposes, such portion not used as applicant's residence shall be subject to taxation and the remaining portion only shall be entitled to the exemption provided by this resolution; and

(4) The applicant has completed five (5) years of active service as an enrolled member with an incorporated volunteer fire company, fire department or incorporated volunteer ambulance service as certified pursuant to this resolution; and, be it further

RESOLVED, that each incorporated volunteer fire company, fire department or incorporated volunteer ambulance service shall submit to the assessor within the city, town, or village in which each such applicant resides, a complete list of enrolled members, with their respective dates of service with such

incorporated volunteer fire company, fire department or incorporated volunteer ambulance service and the assessor shall then review all applicants and certify those applicants who meet the necessary criteria to be eligible for this exemption; and, be it further

RESOLVED, that any enrolled member of an incorporated volunteer fire company, fire department or incorporated voluntary ambulance service who accrues more than twenty (20) years of active service as an enrolled member and is so certified by the authority having jurisdiction for the incorporated volunteer fire company, fire department or incorporated voluntary ambulance service, shall be granted the ten percent (10%) exemption as authorized by this resolution for the remainder of his or her life for as long as his or her primary residence is located within Onondaga County; and, be it further

RESOLVED, un-remarried spouses of volunteer firefighters or volunteer ambulance workers killed in the line of duty shall be entitled to the exemption provided by this resolution; provided, however, that:

(1) Such un-remarried spouse is certified by the authority having jurisdiction for the incorporated volunteer fire company, fire department or incorporated voluntary ambulance service as an un-remarried spouse of an enrolled member of such incorporated volunteer fire company, fire department or incorporated voluntary ambulance service who was killed in the line of duty;

(2) Such deceased volunteer had been an enrolled member for at least five (5) years; and

(3) Such deceased volunteer had been receiving the exemption prior to his or her death; and, be it further

RESOLVED, that un-remarried spouses of deceased volunteer firefighters or volunteer ambulance workers shall be entitled to the exemption provided by this resolution; provided, however, that:

(1) Such un-remarried spouse is certified by the authority having jurisdiction for the incorporated volunteer fire company, fire department or incorporated voluntary ambulance service as an un-remarried spouse of a deceased enrolled member of such incorporated volunteer fire company, fire department or incorporated volunteer fire company, fire department or incorporated volunteer service;

(2) Such deceased volunteer had been an enrolled member for at least twenty (20) years; and

(3) Such deceased volunteer and un-remarried spouse had been receiving the exemption for such property prior to the death of such volunteer; and, be it further

RESOLVED, that application for such exemption shall be filed annually with the assessor of the city, town or village in which the applicant resides on or before the annual taxable status date for that municipality, on a form as prescribed by the State Board of Equalization and Assessment; and, be it further

RESOLVED, that no applicant who is a volunteer firefighter or volunteer ambulance worker who, by reason of such status, is receiving any benefit under the provisions of Article Four of the Real Property Tax Law on the effective date of this resolution shall suffer any diminution of such benefit because of the provisions of this resolution; and, be it further

RESOLVED, that this resolution shall take effect immediately and shall apply to real property having a taxable status date on or after the first day of March 2023; and, be it further

RESOLVED, that Resolution No. 48-2012 is hereby superseded and replaced, with said exemption to continue in accordance herewith.

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

h V

Clerk, County Legislature

FEBRUARY 7, 2023 SESSION					No. 5
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	5
8. RYAN					
1. MAY					Mrs. Ervin, Ms. Kuhn,
13. BUSH					Dr. Chase and Mr. Kinne
14. KELLY					requested to be added as cosponsors.
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON				✓	
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	16	0	0	1	

February 7, 2023

Motion Made By Mr. Rowley

PROVIDING FOR VARIOUS PERSONNEL CHANGES

WHEREAS, the personnel changes authorized herein have been approved by the Onondaga County Commissioner of Personnel, Chief Fiscal Officer, County Executive and the Ways & Means Committee of the County Legislature; now, therefore be it

RESOLVED, that the County Legislature hereby authorizes the abolishment and creation of various positions as set forth in Schedule A on file with the Legislature, effective April 1, 2023, the date on or before which the Onondaga County Sheriff's Office's plan detailing the means, methods, and manner of consolidating and merging Jamesville Correctional Facility and Onondaga County Justice Center personnel, incarcerated individuals, equipment, and resources at the Onondaga County Justice Center ("Consolidation Plan") is to be fully effectuated and implemented ("Implementation Date"), or any reasonable extension to said Implementation Date authorized by the County Executive, consistent with New York State Civil Service Law; and, be it further

RESOLVED, that the County Legislature hereby further authorizes the transfer of various functions pursuant to Section 70.2 of New York State Civil Service Law, as set forth in Schedule B on file with the Legislature, effective April 1, 2023, the Implementation Date of the Consolidation Plan, or any reasonable extension to said Implementation Date authorized by the County Executive, consistent with New York State Civil Service Law; and, be it further

RESOLVED, that the Commissioner of Personnel is hereby authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this Resolution.

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

SCHEDULE A. Abolish/Create

		Jobcode Descr	Activity	Grade
101691	65110	Boiler Operator/Mtce Worker	Abolish	Grade4
101691	65110	Boiler Operator/Mtce Worker	Abolish	Grade4
101090	65110	Boiler Operator/Mtce Worker	Abolish	Grade4
102483	00110	Clerk 2	Abolish	Grade5
102483	44160		Abolish	Grade1
		Correction Captain	Abolish	Grade1 Grade1
101792 101707	44160 44070	Correction Captain Correction Lieutenant	Abolish	Grade13
101708	44070	Correction Lieutenant	Abolish Abolish	Grade13
101730	44070	Correction Lieutenant	Abolish	Grade13
102046	44070	Correction Lieutenant		Grade13
102048	44070	Correction Lieutenant	Abolish	Grade13
102049	44070	Correction Lieutenant	Abolish	Grade13
101716	44050	Correction Officer	Abolish	Grade9
101717	44050	Correction Officer	Abolish	Grade9
101719	44050	Correction Officer	Abolish	Grade9
101721	44050	Correction Officer	Abolish	Grade9
101723	44050	Correction Officer	Abolish	Grade9
101726	44050	Correction Officer	Abolish	Grade9
101728	44050	Correction Officer	Abolish	Grade9
101731	44050	Correction Officer	Abolish	Grade9
101733	44050	Correction Officer	Abolish	Grade9
101734	44050	Correction Officer	Abolish	Grade9
101737	44050	Correction Officer	Abolish	Grade9
101738	44050	Correction Officer	Abolish	Grade9
101739	44050	Correction Officer	Abolish	Grade9
101740	44050	Correction Officer	Abolish	Grade9
101741	44050	Correction Officer	Abolish	Grade9
101742	44050	Correction Officer	Abolish	Grade9
	44050	Correction Officer	Abolish	Grade9
101745		Correction Officer	Abolish	Grade9
101747	44050	Correction Officer	Abolish	Grade9
101748	44050	Correction Officer	Abolish	Grade9
101752	44050	Correction Officer	Abolish	Grade9
101754	44050	Correction Officer	Abolish	Grade9
101755	44050	Correction Officer	Abolish	Grade9
101756	44050	Correction Officer	Abolish	Grade9
101757	44050	Correction Officer	Abolish	Grade9
101758	44050	Correction Officer	Abolish	Grade9
101759	44050	Correction Officer	Abolish	Grade9
101761	44050	Correction Officer	Abolish	Grade9
101763	44050	Correction Officer	Abolish	Grade9
101764	44050	Correction Officer	Abolish	Grade9
101765	44050	Correction Officer	Abolish	Grade9
101769	44050	Correction Officer	Abolish	Grade9

Position	Job Code	Jobcode Descr	Activity	Grade
101772	44050	Correction Officer	Abolish	Grade9
101774	44050	Correction Officer	Abolish	Grade9
101776	44050	Correction Officer	Abolish	Grade9
101777	44050	Correction Officer	Abolish	Grade9
101781	44050	Correction Officer	Abolish	Grade9
101784	44050	Correction Officer	Abolish	Grade9
101785	44050	Correction Officer	Abolish	Grade9
101786	44050	Correction Officer	Abolish	Grade9
101787	44050	Correction Officer	Abolish	Grade9
101788	44050	Correction Officer	Abolish	Grade9
101789	44050	Correction Officer	Abolish	Grade9
101831	44050	Correction Officer	Abolish	Grade9
101832	44050	Correction Officer	Abolish	Grade9
101833	44050	Correction Officer	Abolish	Grade9
101834	44050	Correction Officer	Abolish	Grade9
101835	44050	Correction Officer	Abolish	Grade9
101855	44050	Correction Officer	Abolish	Grade9
101857	44050	Correction Officer	Abolish	Grade9
101857	44050	Correction Officer	Abolish	Grade9
101853	44050	Correction Officer	Abolish	Grade9
101865	44050	Correction Officer	Abolish	Grade9
101865	44050	Correction Officer	Abolish	Grade9
101869	44050	Correction Officer	Abolish	Grade9
101869	44050	Correction Officer	Abolish	Grade9 Grade9
101870	44050	Correction Officer	Abolish	Grade9 Grade9
101874	44050	Correction Officer	Abolish	Grade9 Grade9
101875	44050	Correction Officer	Abolish	Grade9 Grade9
101878	44050	Correction Officer	Abolish	Grade9 Grade9
101880	44050	Correction Officer	Abolish	Grade9 Grade9
-				Grade9 Grade9
-	44050	Correction Officer Correction Officer	Abolish Abolish	
101884 101892	44050 44050	Correction Officer	Abolish	Grade9 Grade9
101892		Correction Officer	Abolish	
	44050			Grade9
101895 101898	44050	Correction Officer	Abolish	Grade9
	44050	Correction Officer	Abolish	Grade9
101928	44050	Correction Officer	Abolish	Grade9
101981	44050	Correction Officer	Abolish	Grade9
101984	44050	Correction Officer	Abolish	Grade9
101991	44050	Correction Officer	Abolish	Grade9
101996	44050	Correction Officer	Abolish	Grade9
102001	44050	Correction Officer	Abolish	Grade9
102003	44050	Correction Officer	Abolish	Grade9
102005	44050	Correction Officer	Abolish	Grade9
102061	44050	Correction Officer	Abolish	Grade9
102062	44050	Correction Officer	Abolish	Grade9

Position	Job Code	Jobcode Descr	Activity	Grade
102063	44050	Correction Officer	Abolish	Grade9
102064	44050	Correction Officer	Abolish	Grade9
102066	44050	Correction Officer	Abolish	Grade9
102067	44050	Correction Officer	Abolish	Grade9
102068	44050	Correction Officer	Abolish	Grade9
102069	44050	Correction Officer	Abolish	Grade9
106045	44050	Correction Officer	Abolish	Grade9
106047	44050	Correction Officer	Abolish	Grade9
106064	44050	Correction Officer	Abolish	Grade9
106067	44050	Correction Officer	Abolish	Grade9
106353	44050	Correction Officer	Abolish	Grade9
106354	44050	Correction Officer	Abolish	Grade9
106355	44050	Correction Officer	Abolish	Grade9
106356	44050	Correction Officer	Abolish	Grade9
106357	44050	Correction Officer	Abolish	Grade9
106358	44050	Correction Officer	Abolish	Grade9
106359	44050	Correction Officer	Abolish	Grade9
107584	44050	Correction Officer	Abolish	Grade9
107585	44050	Correction Officer	Abolish	Grade9
107586	44050	Correction Officer	Abolish	Grade9
107500	44050	Correction Officer	Abolish	Grade9
107610	44050	Correction Officer	Abolish	Grade9
107611	44050	Correction Officer	Abolish	Grade9
107612	44050	Correction Officer	Abolish	Grade9
107613	44050	Correction Officer	Abolish	Grade9
107614	44050	Correction Officer	Abolish	Grade9
107014	44050	Correction Officer	Abolish	Grade9
108192	44050	Correction Officer	Abolish	Grade9
108193	44050	Correction Officer	Abolish	Grade9
108195	44050	Correction Officer	Abolish	Grade9
108195	44050	Correction Officer	Abolish	Grade9
101858	44050	Correction Officer	Abolish	Grade9
101050	44050	Correction Officer	Abolish	Grade9
101782	44050	Correction Officer	Abolish	Grade9
101007	44060	Correction Sergeant	Abolish	Grade12
101701	44060	Correction Sergeant	Abolish	Grade12
101701	44060	Correction Sergeant	Abolish	Grade12 Grade12
101705	44060	Correction Sergeant	Abolish	Grade12 Grade12
101705	44060	Correction Sergeant	Abolish	Grade12 Grade12
101700	44060	Correction Sergeant	Abolish	Grade12 Grade12
101711	44060	Correction Sergeant	Abolish	Grade12 Grade12
101752	44060	Correction Sergeant	Abolish	Grade12 Grade12
101787	44060	Correction Sergeant	Abolish	Grade12 Grade12
102037	44060		Abolish	Grade12 Grade12
		Correction Sergeant	Abolish	
102039	44060	Correction Sergeant	ADOUISII	Grade12

Position	Job Code	Jobcode Descr	Activity	Grade
102044	44060	Correction Sergeant	Abolish	Grade12
108305	44060	Correction Sergeant	Abolish	Grade12
109665	04463	Employee Relations Officer	Abolish	Grade31
101943	71200	Food Service Manager	Abolish	Grade31
109901	04230	Personnel Aide	Abolish	Grade6
101699	44150	Senior Correction Officer	Abolish	Grade10
101790	44150	Senior Correction Officer	Abolish	Grade10
101804	44150	Senior Correction Officer	Abolish	Grade10
101806	44150	Senior Correction Officer	Abolish	Grade10
101808	44150	Senior Correction Officer	Abolish	Grade10
101809	44150	Senior Correction Officer	Abolish	Grade10
101813	44150	Senior Correction Officer	Abolish	Grade10
101814	44150	Senior Correction Officer	Abolish	Grade10
101815	44150	Senior Correction Officer	Abolish	Grade10
101817	44150	Senior Correction Officer	Abolish	Grade10
101818	44150	Senior Correction Officer	Abolish	Grade10
101820	44150	Senior Correction Officer	Abolish	Grade10
101899	44150	Senior Correction Officer	Abolish	Grade10
101901	44150	Senior Correction Officer	Abolish	Grade10
101902	44150	Senior Correction Officer	Abolish	Grade10
101904	44150	Senior Correction Officer	Abolish	Grade10
101907	44150	Senior Correction Officer	Abolish	Grade10
102009	44150	Senior Correction Officer	Abolish	Grade10
102010	44150	Senior Correction Officer	Abolish	Grade10
102011	44150	Senior Correction Officer	Abolish	Grade10
102012	44150	Senior Correction Officer	Abolish	Grade10
102013	44150	Senior Correction Officer	Abolish	Grade10
102014	44150	Senior Correction Officer	Abolish	Grade10
102015	44150	Senior Correction Officer	Abolish	Grade10
102016	44150	Senior Correction Officer	Abolish	Grade10
102017	44150	Senior Correction Officer	Abolish	Grade10
102018	44150	Senior Correction Officer	Abolish	Grade10
102019	44150	Senior Correction Officer	Abolish	Grade10
102021	44150	Senior Correction Officer	Abolish	Grade10
102022	44150	Senior Correction Officer	Abolish	Grade10
102023	44150	Senior Correction Officer	Abolish	Grade10
102024	44150	Senior Correction Officer	Abolish	Grade10
102027	44150	Senior Correction Officer	Abolish	Grade10
102028	44150	Senior Correction Officer	Abolish	Grade10
102029	44150	Senior Correction Officer	Abolish	Grade10
102030	44150	Senior Correction Officer	Abolish	Grade10
102032	44150	Senior Correction Officer	Abolish	Grade10
102033	44150	Senior Correction Officer	Abolish	Grade10
101805	44150	Senior Correction Officer	Abolish	Grade10
101816	44150	Senior Correction Officer	Abolish	Grade10

Position	Job Code	Jobcode Descr	Activity	Grade
101905	44150	Senior Correction Officer	Abolish	Grade10
102034	44150	Senior Correction Officer	Abolish	Grade10
101854	63690	Superintendent Of Corr Maint	Abolish	Grade33
107268	07110	Admin Assistant	Abolish	Grade9
109682	40810	Deputy Sheriff (Custody)	Create	Grade4
109683	40810	Deputy Sheriff (Custody)	Create	Grade4
109684	40810	Deputy Sheriff (Custody)	Create	Grade4
109685	40810	Deputy Sheriff (Custody)	Create	Grade4
109686	40810	Deputy Sheriff (Custody)	Create	Grade4
109687	40810	Deputy Sheriff (Custody)	Create	Grade4
109688	40810	Deputy Sheriff (Custody)	Create	Grade4
109689	40810	Deputy Sheriff (Custody)	Create	Grade4
109690	40810	Deputy Sheriff (Custody)	Create	Grade4
109691	40810	Deputy Sheriff (Custody)	Create	Grade4
109692	40810	Deputy Sheriff (Custody)	Create	Grade4
109693	40810	Deputy Sheriff (Custody)	Create	Grade4
109694	40810	Deputy Sheriff (Custody)	Create	Grade4
109695	40810	Deputy Sheriff (Custody)	Create	Grade4
109696	40810	Deputy Sheriff (Custody)	Create	Grade4
109697	40810	Deputy Sheriff (Custody)	Create	Grade4
109698	40810	Deputy Sheriff (Custody)	Create	Grade4
109699	40810	Deputy Sheriff (Custody)	Create	Grade4
109700	40810	Deputy Sheriff (Custody)	Create	Grade4
109701	40810	Deputy Sheriff (Custody)	Create	Grade4
109702	40810	Deputy Sheriff (Custody)	Create	Grade4
109703	40810	Deputy Sheriff (Custody)	Create	Grade4
109704	40810	Deputy Sheriff (Custody)	Create	Grade4
109705	40810	Deputy Sheriff (Custody)	Create	Grade4
109706	40810	Deputy Sheriff (Custody)	Create	Grade4
109707	40810	Deputy Sheriff (Custody)	Create	Grade4
109708	40810	Deputy Sheriff (Custody)	Create	Grade4
109709	40810	Deputy Sheriff (Custody)	Create	Grade4
109710	40810	Deputy Sheriff (Custody)	Create	Grade4
109711	40810	Deputy Sheriff (Custody)	Create	Grade4
109712	40810	Deputy Sheriff (Custody)	Create	Grade4
109713	40810	Deputy Sheriff (Custody)	Create	Grade4
109714	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109715	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109716	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109717	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109718	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109719	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109720	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109721	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109722	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5

Position	Job Code	Jobcode Descr	Activity	Grade
109723	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109724	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109725	40814	Deputy Sheriff Sgt (Custody)	Create	Grade5
109726	40816	Deputy Sheriff Lt (Custody)	Create	Grade6
109727	40816	Deputy Sheriff Lt (Custody)	Create	Grade6
109728	40816	Deputy Sheriff Lt (Custody)	Create	Grade6
109729	40816	Deputy Sheriff Lt (Custody)	Create	Grade6
109730	40816	Deputy Sheriff Lt (Custody)	Create	Grade6
109731	40816	Deputy Sheriff Lt (Custody)	Create	Grade6
109732	40818	Deputy Sheriff Capt (Custody)	Create	Grade26

SCHEDULE B. Transfers

Position	Job Code	Jobcode Descr	Activity	Grade
101695	65110	Boiler Operator/Mtce Worker	Transfer to Facilities	Grade4
101689	05410	Storekeeper	Transfer to Facilities	Grade7

FEBRU	Motion to Postpone Indefinitely				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	6
8. RYAN	✓				
1. MAY		✓			a motion and made has
13. BUSH	✓				A motion was made by Mr. Ryan, seconded by
14. KELLY		\checkmark			Mrs. Ervin, to postpone the resolution
15. KINNE	\checkmark				indefinitely.
16. GARLAND	\checkmark				A vote was taken on the motion.
17. ERVIN	\checkmark				the motion.
3. BURTIS		\checkmark			
4. GUNNIP		\checkmark			
5. CODY		\checkmark			
6. ABBOTT		\checkmark			
7. KUHN	\checkmark				
9. CHASE	\checkmark				
10. OLSON		\checkmark			
11. MCBRIDE		\checkmark			
12. KNAPP		\checkmark			
2. ROWLEY		\checkmark			
TOTAL:	7	10	0	0	2023 SESSION VOTE TALLY

FEBR S	Motion to Postpone to June 1 st , 2023				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	6
8. RYAN	✓				
1. MAY		\checkmark			a motion and a fai
13. BUSH	✓				A motion was made by Mr. Bush, seconded by
14. KELLY		\checkmark			Mrs. Ervin, to postpone the resolution until
15. KINNE	\checkmark				June 1 st , 2023.
16. GARLAND	\checkmark				A vote was taken on the motion.
17. ERVIN	\checkmark				the motion.
3. BURTIS		\checkmark			
4. GUNNIP		\checkmark			
5. CODY		\checkmark			
6. ABBOTT		\checkmark			
7. KUHN	\checkmark				
9. CHASE	\checkmark				
10. OLSON		\checkmark			
11. MCBRIDE		\checkmark			
12. KNAPP		\checkmark			
2. ROWLEY		\checkmark			
TOTAL:	7	10	0	0	2023 SESSION VOTE TALLY

FEBRU SE	Motion to Call to Question				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	6
8. RYAN	\checkmark				
1. MAY	\checkmark				a matien marge fa fai
13. BUSH	\checkmark				A motion was made by Mr. May, seconded by
14. KELLY	✓				Mr. Kinne, to call to question.
15. KINNE	✓				A vote was taken on
16. GARLAND	✓				the motion.
17. ERVIN	\checkmark				
3. BURTIS	\checkmark				
4. GUNNIP	\checkmark				
5. CODY	\checkmark				
6. ABBOTT	\checkmark				
7. KUHN	\checkmark				
9. CHASE	\checkmark				
10. OLSON	✓				
11. MCBRIDE	✓				
12. KNAPP	✓				
2. ROWLEY	\checkmark				
TOTAL:	17	0	0	0	

FEBRU	No. 6				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	6
8. RYAN		\checkmark			
1. MAY	✓				
13. BUSH		\checkmark			
14. KELLY	\checkmark				
15. KINNE		\checkmark			
16. GARLAND		✓			
17. ERVIN		\checkmark			
3. BURTIS	\checkmark				
4. GUNNIP	✓				
5. CODY	✓				
6. ABBOTT	\checkmark				
7. KUHN		\checkmark			
9. CHASE		\checkmark			
10. OLSON		\checkmark			
11. MCBRIDE	✓				
12. KNAPP	✓				
2. ROWLEY	✓				
TOTAL:	9	8	0	0	

WAIVER

Motion Made By Mr. May

RESOLUTION NO. 7

REQUIRING THE ONONDAGA COUNTY SHERIFF'S OFFICE PREPARE AND SUBMIT A DETAILED PLAN REGARDING THE CONSOLIDATION OF THE JAMESVILLE CORRECTIONAL FACILITY AND ONONDAGA COUNTY JUSTICE CENTER

WHEREAS, this Onondaga County Legislature has deemed it necessary to merge Jamesville Correctional Facility and Onondaga County Justice Center personnel in order to better provide for and protect the civil liberties of incarcerated individuals through sufficient staffing of the Onondaga County Justice Center; and

WHEREAS, in furtherance of said merger/consolidation, and consistent with the Onondaga County Sheriff's responsibilities and duties, this Onondaga County Legislature desires the timely development and dissemination of a plan detailing the means, methods, and manner of consolidating and merging Jamesville Correctional Facility and Onondaga County Justice Center personnel, incarcerated individuals, equipment, and resources at the Onondaga County Justice Center, and responding to the February 3, 2023 letter from the New York State Commission of Correction ("Consolidation Plan"); now, therefore be it

RESOLVED, that this Onondaga County Legislature does hereby direct and require the Onondaga County Sheriff's Office to prepare and submit to the New York State Commission of Correction, on or before February 28, 2023, a Consolidation Plan, which Consolidation Plan shall be fully effectuated and implemented on or before April 1, 2023 ("Implementation Date"); and, be it further

RESOLVED, that the Onondaga County Executive, in his discretion, may reasonably extend the Implementation Date.

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU	Objection to Waiver				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	5a
8. RYAN	~				
1. MAY		\checkmark			
13. BUSH		\checkmark			Mr. May requested a waiver for item 5a.
14. KELLY		~			Mr. Kinne objected to
15. KINNE	~				the waiver, seconded by Mrs. Ervin.
16. GARLAND	\checkmark				
17. ERVIN	✓				A vote was taken on the objection to the waiver.
3. BURTIS		✓			
4. GUNNIP		✓			
5. CODY		\checkmark			
6. ABBOTT		\checkmark			
7. KUHN	~				
9. CHASE	~				1
10. OLSON		\checkmark			1
11. MCBRIDE		~			1
12. KNAPP		\checkmark			1
2. ROWLEY		~			1
TOTAL:	6	11	0	0	

FEBRU SE	No. 7				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	5a
8. RYAN		\checkmark			
1. MAY	✓				The quainer quas arout of
13. BUSH		\checkmark			The waiver was granted.
14. KELLY	\checkmark				
15. KINNE		✓			
16. GARLAND		✓			
17. ERVIN		✓			
3. BURTIS	✓				
4. GUNNIP	✓				
5. CODY	 ✓ 				
6. ABBOTT	✓				
7. KUHN		✓			
9. CHASE		✓			
10. OLSON	✓				
11. MCBRIDE	✓				
12. KNAPP	✓				
2. ROWLEY	✓				
TOTAL:	10	7	0	0	

LOCAL LAW NO. _____ - 2023

A LOCAL LAW AMENDING THE ONONDAGA COUNTY CHARTER AND ADMINISTRATIVE CODE REGARDING THE ONONDAGA COUNTY SHERIFF

BE IT ENACTED BY THE COUNTY LEGISLATURE OF THE COUNTY OF ONONDAGA, AS FOLLOWS:

Section 1. Findings. The Onondaga County Sheriff is tasked with delivering services as provided for within the Onondaga County Charter, Onondaga County Administrative Code and applicable laws. The nature and scope of services provided by the Sheriff has evolved due to changes in law and policy, resulting in shifting incarcerated individual population trends and the resultant need for closure of the county penitentiary facility. To that end, this Onondaga County Legislature hereby desires to amend the Onondaga County Charter and Administrative Code to enable the Sheriff to address these changes and more effectively coordinate and deliver needed services, allowing for delivery of higher quality services and better allocation of limited resources for the benefit of the residents of Onondaga County.

Section 2. The Onondaga County Charter, being Local Law No. 1 of 1961, as previously amended, hereby is further amended to strike Section 1003 in its entirety and substitute the following:

Section 1003. CHIEF DEPUTY OF CUSTODY.

There shall be a chief deputy of custody, under the supervision of the Office of the Sheriff, who shall be the head of the county jail, appointed by the Sheriff on the basis of administrative experience and qualifications for the duties of the office, consistent with requirements of applicable law. The chief deputy shall have and exercise all the powers and duties now or hereafter conferred or imposed upon a chief administrative officer of a county jail by any applicable law. Such officer shall perform such other and related duties as shall be required or delegated to him by the Sheriff, the County Executive, or County Legislature.

Section 3. Section 10.03 of the Onondaga County Administrative Code, being Local Law No. 1 of 1975, as previously amended, referenced herein as the "Administrative Code", hereby is further amended to insert the following language at the beginning of Section 10.03 (b):

The Sheriff shall appoint a chief deputy of custody in a manner consistent with applicable laws, including Section 1003 of the Onondaga County Charter. Except as may otherwise be provided in the Charter or this Code, the chief deputy shall: be responsible for the operation, maintenance, supervision, repair, custodial care and security of the Onondaga County jail; be responsible for the receipt, housing, care, custody, control and employment of all inmates sentenced or assigned to the jail or otherwise housed therein; initiate, implement and coordinate programs for the rehabilitation, education and training of inmates sentenced or assigned to such jail or otherwise housed herein; initiate, implement and coordinate programs for the rehabilitation, education and training of inmates sentenced or assigned to such jail or otherwise housed herein; initiate, implement and coordinate programs for the rehabilitation of food and other products manufactured or produced within such jail; and have all the powers and perform all the duties now or hereafter conferred or imposed by law.

Section 4. The Administrative Code is further amended to strike Section 10.04 in its entirety.

Section 5. The Administrative Code is further amended to strike the word "Corrections" from Section 3.03B (2).

Section 6. Except as specifically amended herein, the Onondaga County Charter and Administrative Code shall remain in full force and effect. This local law shall be construed in such a way so as not to diminish or curtail powers held by any elected official within County government.

Section 7. Severability. If any clause, sentence, paragraph, section or part of this local law shall be adjudged by a court of competent jurisdiction to be invalid, the judgment shall not affect, impair or invalidate the remainder hereof, but shall be confined in its operation to the clause, sentence, paragraph or section or part hereof directly involved in the controversy in which the judgment shall have been rendered.

Section 8. Effective Date. This Local Law shall take effect immediately and shall be filed consistent with the provisions of New York State Municipal Home Rule Law.

PASSED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

FEBRU	Local Law A				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	1
8. RYAN		~			
1. MAY	✓				
13. BUSH		\checkmark			
14. KELLY	\checkmark				
15. KINNE		\checkmark			
16. GARLAND		\checkmark			
17. ERVIN		✓			
3. BURTIS	✓				
4. GUNNIP	✓				
5. CODY	✓				
6. ABBOTT	✓				
7. KUHN		\checkmark			
9. CHASE		✓			
10. OLSON	\checkmark				
11. MCBRIDE	\checkmark				
12. KNAPP	✓				
2. ROWLEY	✓				
TOTAL:	10	7	0	0	

WAIVER

Motion Made By Mr. May

RESOLUTION NO. 8

PROVIDING FOR A ONE YEAR MORATORIUM ON THE DISPOSITION OF THE JAMESVILLE CORRECTIONAL FACILITY

WHEREAS, this Onondaga County Legislature has deemed it necessary to merge Jamesville Correctional Facility and Onondaga County Justice Center personnel in order to better provide for and protect the civil liberties of incarcerated individuals through sufficient staffing of the Onondaga County Justice Center; and

WHEREAS, considering that future decisions, laws, and policies concerning criminal justice and bail reform are uncertain and beyond this Legislature's control, this Legislature deems it prudent to provide short-term flexibility to accommodate such unforeseen change; and

WHEREAS, the new Onondaga County Sheriff's Office administration has requested time to address documented concerns of all stakeholders; and

WHEREAS, pursuant to County Law § 215 and in accordance with the Onondaga County Charter, the sale or disposition of the Jamesville property will require future legislative approval and compliance with Charter processes; now, therefore be it

RESOLVED, that this Onondaga County Legislature will not approve the disposition, whether by sale, lease or otherwise, of the real property associated with the Jamesville Correctional Facility, located at 6660 East Seneca Turnpike, Jamesville, New York 13078, for one (1) year from the date hereof, during which time the Jamesville Correctional Facility is not to be decertified as a designated jail of the County ("moratorium"); and, be it further

RESOLVED, that this Onondaga County Legislature does hereby reserve the right to extend said moratorium upon the expiration of the initial one (1) year period.

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU SE	No. 8				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	5b
8. RYAN		\checkmark			
1. MAY	✓				Mr. May requested a
13. BUSH	✓				waiver to present the following resolution.
14. KELLY	\checkmark				There was no objection, and the waiver was
15. KINNE		\checkmark			allowed.
16. GARLAND		\checkmark			
17. ERVIN		✓			
3. BURTIS	\checkmark				
4. GUNNIP	✓				
5. CODY	✓				
6. ABBOTT	✓				
7. KUHN		✓			
9. CHASE		\checkmark			
10. OLSON	\checkmark				
11. MCBRIDE	\checkmark				
12. KNAPP	\checkmark				
2. ROWLEY	✓				
TOTAL:	11	6	0	0	

2023 SESSION VOTE TALLY

Motion Made By Mr. Burtis

RESOLUTION NO. 9

CONFIRMING APPOINTMENT TO THE SYRACUSE/ONONDAGA COUNTY PLANNING BOARD

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly appointed and designated pursuant to Article XII, Section 12.01 of the Onondaga County Administrative Code, subject to confirmation by the Onondaga County Legislature, the following individual to serve as a member of the Syracuse/Onondaga County Planning Board:

<u>APPOINTMENT</u>: Donald S. Radke 112 Scottholm Blvd. Syracuse, New York 13224 TERM EXPIRES: December 31, 2024

WHEREAS, it is the desire of this Legislature to confirm said appointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature does confirm the appointment of the above individual to serve as a member of the Syracuse/Onondaga County Planning Board for the term specified above or until subsequent action by the County Executive.

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU	No. 9				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	7
8. RYAN					
1. MAY					
13. BUSH					
14. KELLY					
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON					
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	17	0	0	0	

Motion Made By Ms. Cody

RESOLUTION NO. 10

BOND RESOLUTION

A RESOLUTION AUTHORIZING IMPROVEMENTS AT VARIOUS FACILITIES IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$2,115,000, AND AUTHORIZING THE ISSUANCE OF \$2,115,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> Improvements to various facilities, including site improvements original furnishings, equipment, machinery or apparatus required for the purposes for which such reconstructed or improved facilities are to be used, as well as incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$2,115,000.

Section 2. The plan for the financing thereof is by the issuance of \$2,115,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is twenty-five years pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

<u>Section 6.</u> All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the

fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the <u>Syracuse Post Standard</u>, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED: AYES: 17 NAYS: 0 ABSENT: 0
Dated: 2-9-2027
Approved: .111
County Executive, Onondaga County
ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU SE	No. 10				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	8
8. RYAN	✓				
1. MAY	✓				
13. BUSH	✓				
14. KELLY	\checkmark				
15. KINNE	\checkmark				
16. GARLAND	\checkmark				
17. ERVIN	✓				
3. BURTIS	✓				
4. GUNNIP	✓				
5. CODY	✓				
6. ABBOTT	✓				
7. KUHN	✓				
9. CHASE	✓				
10. OLSON	✓				
11. MCBRIDE	✓				
12. KNAPP	\checkmark				
2. ROWLEY	\checkmark				
TOTAL:	17	0	0	0	

Motion Made By Ms. Cody, Dr. Chase

RESOLUTION NO. 11

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE CENTER FOR FORENSIC SCIENCE BUILDING REHABILITATION IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$2,615,000, AND AUTHORIZING THE ISSUANCE OF \$2,615,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> The Center for Forensic Science Building Rehabilitation, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$2,615,000.

Section 2. The plan for the financing thereof is by the issuance of \$2,615,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty-five years pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

<u>Section 5.</u> Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

<u>Section 6.</u> All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

<u>Section 7.</u> The County Executive is authorized to enter into contracts to implement the intent of this resolution. If General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather

than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the <u>Syracuse Post Standard</u>, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED: AYES: 17 NAYS: 0 ABSENT: 0 2-9-2023 Dated: Approved: County Executive, Onondaga County ADOPTED 2/7/2



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

FEBRU	No. 11				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	10
8. RYAN	\checkmark				
1. MAY	\checkmark				Dr. Chase requested to be added as a cosponsor.
13. BUSH	\checkmark				oe aaaea as a cosponsor.
14. KELLY	\checkmark				
15. KINNE	\checkmark				
16. GARLAND	✓				
17. ERVIN	✓				
3. BURTIS	\checkmark				
4. GUNNIP	\checkmark				
5. CODY	\checkmark				
6. ABBOTT	\checkmark				
7. KUHN	\checkmark				
9. CHASE	✓				
10. OLSON	✓				
11. MCBRIDE	\checkmark				
12. KNAPP	\checkmark				
2. ROWLEY	\checkmark				
TOTAL:	17	0	0	0	

Motion Made By Ms. Cody

RESOLUTION NO. 12

BOND RESOLUTION

A RESOLUTION AUTHORIZING MECHANICAL IMPROVEMENTS AT THE ROSAMOND GIFFORD ZOO IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$2,000,000, AND AUTHORIZING THE ISSUANCE OF \$2,000,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> Mechanical improvements at the Rosamond Gifford Zoo, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$2,000,000.

Section 2. The plan for the financing thereof is by the issuance of \$2,000,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is twenty-five years pursuant to subdivision 12(a)(1) of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

<u>Section 5.</u> Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

<u>Section 6.</u> All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

<u>Section 7.</u> The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus

funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the <u>Syracuse Post Standard</u>, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED: AYES: 17 NAYS: 0 ABSENT: 0 Dated: County Executive, Onondaga County Approved: ADOPTED 2/

I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

FEBRU	No. 12				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	13
8. RYAN	~				
1. MAY	\checkmark				
13. BUSH	~				
14. KELLY	~				
15. KINNE	~				
16. GARLAND	\checkmark				
17. ERVIN	✓				
3. BURTIS	✓				
4. GUNNIP	✓				
5. CODY	✓				
6. ABBOTT	✓				
7. KUHN	✓				
9. CHASE	✓				
10. OLSON	\checkmark				
11. MCBRIDE	\checkmark				
12. KNAPP	\checkmark				
2. ROWLEY	~				
TOTAL:	17	0	0	0	

Motion Made By Ms. Cody

RESOLUTION NO. 13

BOND RESOLUTION

A RESOLUTION AUTHORIZING IMPROVEMENTS TO VARIOUS PARKS IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$2,961,000, AND AUTHORIZING THE ISSUANCE OF \$2,961,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> Improvements to various parks, including incidental costs, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$2,961,000.

Section 2. The plan for the financing thereof is by the issuance of \$2,961,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is fifteen years pursuant to subdivision 19(c) of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

<u>Section 5.</u> Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

<u>Section 7.</u> The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid

using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the <u>Syracuse Post Standard</u>, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED: AYES: 17 NAYS: 0 ABSENT: 0

Dated: -77 Approved: County Executive, Onondaga County ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU	No. 13				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	14
8. RYAN	\checkmark				
1. MAY	~				
13. BUSH	~				
14. KELLY	\checkmark				
15. KINNE	~				
16. GARLAND	\checkmark				
17. ERVIN	\checkmark				
3. BURTIS	\checkmark				
4. GUNNIP	\checkmark				
5. CODY	\checkmark				
6. ABBOTT	\checkmark				
7. KUHN	\checkmark				
9. CHASE	\checkmark				
10. OLSON	\checkmark				
11. MCBRIDE	\checkmark				
12. KNAPP	~				
2. ROWLEY	\checkmark				
TOTAL:	17	0	0	0	

Motion Made By Ms. Cody

AUTHORIZING THE COUNTY EXECUTIVE TO AMEND A FIVE YEAR AGREEMENT WITH THE STATE OF NEW YORK FOR SNOW AND ICE CONTROL ON STATE HIGHWAYS FOR THE 2019-2024 SEASONS TO INCREASE THE 2022-2023 SEASON ESTIMATE AND AMENDING THE 2023 COUNTY BUDGET ACCORDINGLY

WHEREAS, Onondaga County entered into a five year agreement with New York State for snow and ice control on state highways for the 2019-2024 seasons with an estimated annual base amount of \$3,946,079.10, as authorized by Resolution No. 14-2020; and

WHEREAS, said agreement was amended to include an additional 3.68 lane miles commencing the 2021-2022 season, for a new total of 407.68 lane miles and a new estimated annual base amount of \$3,982,023.58, as authorized by Resolution No. 41-2022; and

WHEREAS, due to increases in costs for labor, materials and equipment, it is necessary to increase the estimated 2022-2023 season amount to \$5,189,794.80; and

WHEREAS, the State Comptroller has requested legislation authorizing an amendment to such agreement in accordance herewith, and it is the desire of this Legislature to authorize said amendment; now, therefore be it

RESOLVED, that the County Executive is hereby authorized to amend the agreement with New York State to provide for the control of snow and ice on state highways in the estimated amount of \$5,189,794.80 for the 2022-2023 season, and to implement the intent of this resolution; and, be it further

RESOLVED, that the 2023 County budget be amended by providing and making available the following:

APPROPRIATIONS:

In Admin Unit 9310300000 County Road Fund In Speed Type #534030 In Acct. 641010 Regular Salaries In Acct. 693000 Supplies & Materials- Salt

<u>REVENUES</u>: In Admin Unit 9310300000 County Road Fund In Speed Type #534030 In Acct. 590044 Svc Other Govts – Transportation

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

\$440,000.00

\$357,129.00

\$797,129.00

FEBRU SE	No. 14				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	15
8. RYAN					
1. MAY					
13. BUSH					
14. KELLY					
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON					
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	17	0	0	0	

Motion Made By Ms. Abbott, Mr. Bush

RESOLUTION NO. 15

CONFIRMING REAPPOINTMENT TO THE ONONDAGA COUNTY SOIL AND WATER CONSERVATION DISTRICT BOARD

WHEREAS, the Onondaga County Farm Bureau's Board, has duly recommended this reappointment and designation pursuant to Section 1903 of the Onondaga County Charter, and in accordance with Section 7 of the Soil and Water Conservation District Law, subject to confirmation by the Onondaga County Legislature, the following individual as a member of the Onondaga County Soil and Water Conservation District Board:

REAPPOINTMENT: Carlton Conklin 2393 Berwyn Road LaFayette, New York 13084 TERM EXPIRES: December 31, 2024

WHEREAS, it is the desire of this Legislature to confirm said reappointment; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm the reappointment of the above named individual as a member of the Onondaga County Soil and Water Conservation District Board for the term specified above or until subsequent action by the County Executive.

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7^{th} day of February 2023.

Clerk, County Legislature

FEBRU	No. 15				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	16
8. RYAN					
1. MAY					
13. BUSH					
14. KELLY					
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON					
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	17	0	0	0	

Motion Made By Ms. Abbott, Mr. Bush, Ms. Gunnip

RESOLUTION NO. 16

CONFIRMING REAPPOINTMENTS TO THE ONONDAGA COUNTY SOIL AND WATER CONSERVATION DISTRICT BOARD

WHEREAS, J. Ryan McMahon, II, Onondaga County Executive, has duly reappointed and designated pursuant to Section 1903 of the Onondaga County Charter, and in accordance with Section 7 of the Soil and Water Conservation Districts Law, subject to confirmation by the Onondaga County Legislature, the following individuals as members of the Onondaga County Soil and Water Conservation District Board:

REAPPOINTMENTS:
Craig S. Dennis
3109 Gulf Road
Manlius, NY 13104

TERM EXPIRES: December 31, 2025

December 31, 2025

David Coburn 88 Bayberry Circle Liverpool, NY 13090

WHEREAS, it is the desire of this Legislature to confirm said reappointments; now, therefore be it

RESOLVED, that the Onondaga County Legislature does hereby confirm the reappointments of the above individuals as members of the Onondaga County Soil and Water Conservation District Board for the term specified above or until subsequent action by the County Executive.

ADOPTED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

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FEBRU	No. 16				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	17
8. RYAN					
1. MAY					
13. BUSH					
14. KELLY					
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON					
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	17	0	0	0	

Motion Made By Ms. Abbott

A RESOLUTION APPROVING IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK

WHEREAS, by Resolution No. 260 of June 5, 1978, adopted pursuant to Section 11.82 of the Onondaga County Administrative Code, the County Legislature dissolved all existing Sanitary and Treatment Plant Districts of the County and established as successor thereto, the Onondaga County Sanitary District, effective January 1, 1979; and

WHEREAS, the Commissioner of Water Environment Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature, a report dated August 18, 2022, (the Report"), duly approved by the County Executive, in connection with proposed improvements to the Onondaga County Sanitary District consisting of the following, with maximum estimated costs to be bond financed unless otherwise indicated: (a) Baldwinsville-Seneca-Knolls WWTP clarifier rehabilitation project (\$16,000,000); (b) Baldwinsville WWTP aeration grit diffuser grid replacement (\$100,000); (c) Brewerton WWTP engineering costs for clarifier rehabilitation (\$600,000); (d) Metro WWTP engineering costs (\$250,000) and construction costs (\$450,000) for various improvements; (e) Oak Orchard WWTP alum pump and VFD replacement (\$75,000); (f) Wetzel Road WWTP Secondary digestor cleaning and asset renewal (\$500,000) and comprehensive planning engineering study (\$150,000); (g) Davis Road pump station and force main improvements (\$8,880,000); (h) Various system wide facilities improvements (\$5,873,000); (i) Various system wide mechanical, electrical and process improvements (\$8,646,000) of which \$750,000 is for engineering only; and (j) improvements to pump stations/force mains, trunk sewers and facility maintenance (\$5,100,000) engineering and (\$6,580,000) construction, all as more fully set forth in the Report; and

WHEREAS, this County Legislature duly adopted a resolution on December 20, 2022, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on February 7, 2023, at 12:55 o'clock P.M., Prevailing Time; and

WHEREAS, said public hearing was duly held at the time and place aforesaid, at which all persons interested were heard; and

WHEREAS, this County Legislature has given due consideration to the aforesaid Report and the evidence given at said public hearing; now, therefore be it

RESOLVED, by the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to undertake the proposed improvements described in the preambles hereof for the Onondaga County Sanitary district at the estimated maximum costs set forth above, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

<u>Section 2.</u> A certified copy of this resolution shall be recorded in the office of the County Clerk and when so recorded shall be presumptive evidence of the regularity of the determinations herein contained. The Clerk of the County Legislature is hereby authorized and directed to cause a notice of such recording once in the official newspaper of said County in the manner provided by law. Section 3. This resolution shall take effect immediately.

ADOPTED:	AYES:	17	NAYS	: 0	ABSE	NT:	0
Dated:	2	-9-	202	3			
Approved: _	County E	xecu		2 1 nond		inty	
ADOPTED 2	2/7/23		\bigcirc				
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ONONDAG

m (

Clerk, County Legislature

FEBRU	No. 17				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	18
8. RYAN					
1. MAY					
13. BUSH					
14. KELLY					
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON					
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	17	0	0	0	

Motion Made By Ms. Abbott

RESOLUTION NO. 18

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$53,204,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY COSTS OF CERTAIN IMPROVEMENTS FOR THE ONONDAGA COUNTY SANITARY DISTRICT IN AND FOR SAID COUNTY

WHEREAS, by proceedings heretofore duly had and taken pursuant to the Onondaga County Administrative Code, the County of Onondaga has approved the improvements described herein for the Onondaga County Sanitary District; and

WHEREAS, it is now desired to provide for the financing of said improvements; now, therefore be

it

RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> The following are hereby authorized in and for the Onondaga County Sanitary District, consisting of the following: (a) Baldwinsville-Seneca-Knolls WWTP clarifier rehabilitation project (\$16,000,000); (b) Baldwinsville WWTP aeration grit diffuser grid replacement (\$100,000); (c) Brewerton WWTP engineering costs for clarifier rehabilitation (\$600,000); (d) Metro WWTP engineering costs (\$250,000) and construction costs (\$450,000) for various improvements; (e) Oak Orchard WWTP alum pump and VFD replacement (\$75,000); (f) Wetzel Road WWTP Secondary digestor cleaning and asset renewal (\$500,000) and comprehensive planning engineering study (\$150,000); (g) Davis Road pump station and force main improvements (\$8,880,000); (h) Various system wide facilities improvements (\$5,873,000); (i) Various system wide mechanical, electrical and process improvements (\$8,646,000) of which \$750,000 is for engineering only; and (j) improvements to pump stations/force mains, trunk sewers and facility maintenance (\$5,100,000) engineering and (\$6,580,000) construction, there are hereby authorized to be issued \$53,204,000 bonds of said County pursuant to the provisions of the Local Finance Law.

Section 2. The maximum estimated cost of the aforesaid is \$53,204,000, and the plan for the financing thereof shall consist of the issuance of the \$53,204,000 bonds of said County herein authorized.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid objects or purposes is forty years, pursuant to subdivision 4 of paragraph a of Section 11.00 of the Local Finance Law, except for items (b) and (e) which have a period of probable usefulness of thirty years pursuant to such subdivision.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said Sanitary District in the manner provided by law, an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes sufficient to pay the principal of and interest on said bonds.

<u>Section 5.</u> Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

Section 6. All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue serial bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

The Chief Fiscal Officer is hereby further authorized, at his sole discretion, to Section 7. execute a project finance agreement, and any other agreements with the New York State Environmental Facilities Corporation, including amendments thereto, and including any instruments (or amendments thereto) in the effectuation thereof, in order to effect the financing or refinancing of the object or purpose described in Section 1 hereof, or a portion thereof, by a bond, and, or note issue of said County in the event of the sale of same to the New York State Environmental Facilities Corporation.

The County Executive is authorized to enter into contracts to implement the intent Section 8. of this resolution.

Section 9. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- The provisions of law which should be complied with at the date of publication of this 2) resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 10. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 11. This resolution, which takes effect immediately, shall be published in summary form in The Post Standard, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED: AYES: 15 NAYS: 2 ABSE	NT: 0
Dated: 2-9.2023	
Approved:County Executive, Onondaga C	County
ADOPTED 2/7/23	oundy



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU SE	No. 18				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	19
8. RYAN	\checkmark				
1. MAY	\checkmark				
13. BUSH	~				
14. KELLY	\checkmark				
15. KINNE	~				
16. GARLAND	\checkmark				
17. ERVIN	\checkmark				
3. BURTIS	\checkmark				
4. GUNNIP	\checkmark				
5. CODY	\checkmark				
6. ABBOTT	\checkmark				
7. KUHN		\checkmark			
9. CHASE		\checkmark			
10. OLSON	\checkmark				
11. MCBRIDE	~				
12. KNAPP	~				
2. ROWLEY	\checkmark				
TOTAL:	15	2	0	0	

Motion Made By Ms. Abbott

RESOLUTION NO. 19

A RESOLUTION APPROVING PROPOSED IMPROVEMENTS FOR THE HARBOR BROOK DRAINAGE DISTRICT IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK

WHEREAS, the Commissioner of Water Environmental Protection of said County, pursuant to the Onondaga County Administrative Code, has prepared and submitted to said County Legislature a Report dated August 18, 2022 (the "Report"), duly approved by the County Executive, recommending improvements for the Harbor Brook Drainage District consisting of an engineering study for improvements to channels and culverts (\$200,000), and completion of engineering for Velasko Road Detention Basin Dam (\$90,000), at a total maximum estimated cost of \$290,000; and

WHEREAS, this County Legislature duly adopted a resolution on December 20, 2022, calling a public hearing on the foregoing matter to be held in the Legislative Chambers in the County Court House, in Syracuse, New York on February 7, 2023, at 12:50 o'clock P.M., Prevailing Time; and

WHEREAS, said public hearing was duly held at the time and place aforesaid, at which all persons interested were heard; and

WHEREAS, this County Legislature has given due consideration to the aforesaid Report and the evidence given at said public hearing; now, therefore be it

RESOLVED, by the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> Based upon the proceedings heretofore had and taken, it is hereby found and determined that it is necessary and in the public interest to approve improvements to the Harbor Brook Drainage District consisting of an engineering study for improvements to channels and culverts (\$200,000), and completion of engineering for Velasko Road Detention Basin Dam (\$90,000), at a total estimated maximum cost of \$290,000, and that said improvements will be of special benefit to all of the real property included within the limits of the District.

Section 2. A certified copy of this resolution shall be recorded in the office of the County Clerk and when so recorded shall be presumptive evidence of the regularity of the determinations herein contained. The clerk of the County Legislature is hereby authorized and directed to cause a notice of such recording to be published once in the official newspaper of said County in the manner provided by law.

Section 3. This resolution shall take effect immediately.

ADOPTED:	AYES: 17 NAYS		SENT:	0
Dated:	2/9/202	3		
Approved: _	17,00	1		
	County Executiv	e, Ononda	ıga Cou	nty
ADOPTED 2	2/11/23		(8	JHTY LIGISLAND
			0	SEAL

I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU	No. 19				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	20
8. RYAN					
1. MAY					
13. BUSH					
14. KELLY					
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON					
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	17	0	0	0	

Motion Made By Ms. Abbott

RESOLUTION NO. 20

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$290,000 BONDS OF THE COUNTY OF ONONDAGA, NEW YORK, TO PAY COSTS OF IMPROVEMENTS FOR THE HARBOR BROOK DRAINAGE DISTRICT

WHEREAS, by proceedings heretofore duly had and taken pursuant to the Onondaga County Administrative Code, the County of Onondaga has approved the improvements described herein; and

WHEREAS, it is now desired to provide for the financing of said improvements; now, therefore be

it

RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1</u>. For the object or purpose of paying costs of improvements for the Harbor Brook Drainage District consisting of an engineering study for improvements to channels and culverts (\$200,000), and completion of engineering for Velasko Road Detention Basin Dam (\$90,000), there are hereby authorized to be issued \$290,000 bonds of said County pursuant to the provisions of the Local Finance Law.

Section 2. It is hereby determined that the aforesaid purpose constitutes a Type II action as defined under regulations of the State of New York, promulgated under the State Environmental Quality Review Act, which, by definition, will not have a significant adverse impact upon the environment.

<u>Section 3.</u> The total maximum estimated cost of the aforesaid item is \$290,000, and the plan for the financing thereof shall consist of the issuance of the \$290,000 bonds of said County herein authorized to be allocated as stated in Section 1 above; provided, however, that the amount of bonds to be issued shall be reduced to the extent of grants received in connection therewith.

Section 4. It is hereby determined that the period of probable usefulness of the aforesaid class of objects or purposes is five years, pursuant to subdivision 62 of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 5.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocable pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be assessed upon the taxable real property in said District in the manner provided by law an amount sufficient to pay said principal and interest as the same become due and payable, but if not paid from such source, all the taxable real property within said County shall be subject to the levy of ad valorem taxes sufficient to pay the principal of and interest on said bonds.

<u>Section 6.</u> Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

<u>Section 7.</u> All other matters except as provided herein relating to the serial bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue serial bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

<u>Section 8.</u> The Chief Fiscal Officer is hereby further authorized, at his sole discretion, to execute a project financing agreement, and any other agreements with the New York State Department of Environmental Conservation and/or the New York State Environmental Facilities Corporation, including amendments thereto, and including any instruments (or amendments thereto) in the effectuation thereof, in order to effect the financing or refinancing of the specific object or purpose described in Section 1 hereof, or a portion thereof, by a bond, and, or note issue of said County in the event of the sale of same to the New York State Environmental Facilities Corporation.

Section 9. The County Executive is authorized to enter into contracts to implement the intent of this resolution.

<u>Section 10.</u> The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

<u>Section 11.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 12.</u> This resolution, which takes effect immediately, shall be published in summary form in <u>The Post Standard</u>, the official newspaper of such County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED: AYES: 17 NAYS: 0 ABSENT: 0

Dated: Approved: County Executive, Onondaga County ADOPTED 2/7/23

Clerk, County Legislature

FEBRU SE	No. 20				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	21
8. RYAN	✓				
1. MAY	✓				
13. BUSH	\checkmark				
14. KELLY	\checkmark				
15. KINNE	\checkmark				
16. GARLAND	✓				
17. ERVIN	✓				
3. BURTIS	✓				
4. GUNNIP	~				
5. CODY	\checkmark				
6. ABBOTT	✓				
7. KUHN	\checkmark				
9. CHASE	✓				
10. OLSON	✓				
11. MCBRIDE	✓				
12. KNAPP	✓				
2. ROWLEY	✓				
TOTAL:	17	0	0	0	

FEBRU SE	Request for a waiver				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	
8. RYAN					
1. MAY					Mr. Ryan requested a waiver, seconded by
13. BUSH					Mrs. Ervin to present a
14. KELLY					resolution entitled, "Establishing the Policy
15. KINNE					of this Legislature Regarding the Issuance of
16. GARLAND					Bonds for Certain Capital
17. ERVIN					Projects Where Fund Balance Exceeds Twenty
3. BURTIS					Percent."
4. GUNNIP					Mr. Ryan and Mrs. Ervin withdrew
5. CODY					their request for a waiver.
6. ABBOTT					Mr. May, Chair of Ways
7. KUHN					and Means, will accept the resolution to be
9. CHASE					presented to his committee in March.
10. OLSON					commutee in March.
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	0	0	0	0	

Motion Made By Mr. Olson

PERSONNEL RESOLUTION

WHEREAS, it is necessary for the County to provide for various changes to personnel; now, therefore be it

RESOLVED, that the following changes are authorized, effective the first full pay period after February 7, 2023:

Sheriff's Office Admin Unit 79-00

Create Deputy Sheriff Chief – Investigation at Grade 37 (\$101,963)

Create Director of Community Relations at Grade 35 (\$84,832)

and, be it further

RESOLVED, that the Salary Plan be amended to include the above positions; and, be it further

RESOLVED, that the Commissioner of Personnel is authorized to make any administrative corrections as may be reasonably needed to effectuate the intent of this resolution.

ADOPTED 2/7/23



Clerk, County Legislature

FEBRU SE	No. 21				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	22
8. RYAN					
1. MAY					
13. BUSH					
14. KELLY					
15. KINNE					
16. GARLAND					
17. ERVIN					
3. BURTIS					
4. GUNNIP					
5. CODY					
6. ABBOTT					
7. KUHN					
9. CHASE					
10. OLSON					
11. MCBRIDE					
12. KNAPP					
2. ROWLEY					
TOTAL:	17	0	0	0	

Motion Made By Mr. Olson

RESOLUTION NO. 22

BOND RESOLUTION

A RESOLUTION AUTHORIZING E911 TOWER SITE SHELTER REHABILITATION IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$1,091,000, AND AUTHORIZING THE ISSUANCE OF \$1,091,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> E911 tower site shelter rehabilitation, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$1,091,000.

Section 2. The plan for the financing thereof is by the issuance of \$1,091,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is ten years pursuant to subdivision 25 of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

<u>Section 5.</u> Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

<u>Section 6.</u> All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

<u>Section 7.</u> The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus

funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the <u>Syracuse Post Standard</u>, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED: AYES: 17 NAYS: 0 ABSENT: 0 Dated: 2-9.2023 Approved: County Executive, Onondaga County ADOPTED 2/7/23

Clerk, County Legislature

FEBRU	No. 22				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	23
8. RYAN	✓				
1. MAY	✓				
13. BUSH	\checkmark				
14. KELLY	\checkmark				
15. KINNE	\checkmark				
16. GARLAND	✓				
17. ERVIN	✓				
3. BURTIS	✓				
4. GUNNIP	✓				
5. CODY	✓				
6. ABBOTT	✓				
7. KUHN	✓				
9. CHASE	✓				
10. OLSON	✓				
11. MCBRIDE	✓				
12. KNAPP	✓				
2. ROWLEY	✓				
TOTAL:	17	0	0	0	

Motion Made By Mr. Olson

RESOLUTION NO. 23

BOND RESOLUTION

A RESOLUTION AUTHORIZING THE PURCHASE AND INSTALLATION OF SECURITY OPERATION AND INMATE INFORMATION SYSTEMS AT THE JUSTICE CENTER IN AND FOR THE COUNTY OF ONONDAGA, NEW YORK, AT A MAXIMUM ESTIMATED COST OF \$7,513,000, AND AUTHORIZING THE ISSUANCE OF \$7,513,000 BONDS OF SAID COUNTY TO PAY COSTS THEREOF

THEREFORE, BE IT RESOLVED, by the affirmative vote of not less than two-thirds of the total voting strength of the County Legislature of the County of Onondaga, New York, as follows:

<u>Section 1.</u> The purchase and installation of security operation and inmate information systems at the Justice Center, including incidental costs and expenses, is hereby authorized in and for the County of Onondaga, New York, at a maximum estimated cost of \$7,513,000.

Section 2. The plan for the financing thereof is by the issuance of \$7,513,000 bonds of said County, hereby authorized to be issued therefor pursuant to the provisions of the Local Finance Law.

<u>Section 3.</u> It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is five years pursuant to subdivision 32 of paragraph a of Section 11.00 of the Local Finance Law.

<u>Section 4.</u> The faith and credit of said County of Onondaga, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. To the extent not available from other sources, there shall annually be levied on all the taxable real property of said County a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

<u>Section 5.</u> Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the bonds herein authorized, including renewals of such notes, is hereby delegated to the Chief Fiscal Officer of such County. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Chief Fiscal Officer, consistent with the provisions of the Local Finance Law.

<u>Section 6.</u> All other matters except as provided herein relating to the bonds herein authorized including the date, denominations, maturities and interest payment dates, within the limitations prescribed herein and the manner of execution of the same, including the consolidation with other issues, and also the ability to issue bonds with substantially level or declining annual debt service, shall be determined by the Chief Fiscal Officer, the chief fiscal officer of such County. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law, and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Chief Fiscal Officer shall determine consistent with the provisions of the Local Finance Law.

Section 7. The County Executive is authorized to enter into contracts to implement the intent of this resolution. In the event that General Fund Operating Surplus Funds are available at the end of the

fiscal year, and if the Chief Fiscal Officer of Onondaga County deems it fiscally advantageous to use surplus funds rather than borrowing, all or a portion of the cost of the improvements authorized herein shall be paid using such surplus funds. Further, in the event that General Fund Operating Surplus Funds are so utilized, then the authorization to issue bonds provided within this resolution is hereby rescinded accordingly, reduced by the amount of funds utilized.

Section 8. The validity of such bonds and bond anticipation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said County is not authorized to expend money, or
- 2) The provisions of law which should be complied with the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

<u>Section 9.</u> This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 1.150-2. Other than as specified in this resolution, no monies are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

<u>Section 10.</u> This resolution, which takes effect immediately, shall be published in summary form in the <u>Syracuse Post Standard</u>, the official newspaper of said County, together with a notice of the Clerk of the County Legislature in substantially the form provided in Section 81.00 of the Local Finance Law.

ADOPTED: AYES: 17 NAYS: 0 ABSENT: 0 Dated: 2 - 9 - 2023Approved: 19 - 100County Executive, Onondaga County ADOPTED 2/7/23

Clerk, County Legislature

FEBRU SE	No. 23				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	24
8. RYAN	~				
1. MAY	\checkmark				
13. BUSH	✓				
14. KELLY	\checkmark				
15. KINNE	\checkmark				
16. GARLAND	\checkmark				
17. ERVIN	\checkmark				
3. BURTIS	\checkmark				
4. GUNNIP	\checkmark				
5. CODY	\checkmark				
6. ABBOTT	\checkmark				
7. KUHN	\checkmark				
9. CHASE	\checkmark				
10. OLSON	~				
11. MCBRIDE	\checkmark				
12. KNAPP	\checkmark				The meeting was adjourned at 3:40 p.m.
2. ROWLEY	\checkmark				-
TOTAL:	17	0	0	0	

2023 SESSION VOTE TALLY

LOCAL LAW NO. 1 - 2023

A LOCAL LAW AMENDING THE ONONDAGA COUNTY CHARTER AND ADMINISTRATIVE CODE REGARDING THE ONONDAGA COUNTY SHERIFF

BE IT ENACTED BY THE COUNTY LEGISLATURE OF THE COUNTY OF ONONDAGA, AS FOLLOWS:

Section 1. Findings. The Onondaga County Sheriff is tasked with delivering services as provided for within the Onondaga County Charter, Onondaga County Administrative Code and applicable laws. The nature and scope of services provided by the Sheriff has evolved due to changes in law and policy, resulting in shifting incarcerated individual population trends and the resultant need for closure of the county penitentiary facility. To that end, this Onondaga County Legislature hereby desires to amend the Onondaga County Charter and Administrative Code to enable the Sheriff to address these changes and more effectively coordinate and deliver needed services, allowing for delivery of higher quality services and better allocation of limited resources for the benefit of the residents of Onondaga County.

Section 2. The Onondaga County Charter, being Local Law No. 1 of 1961, as previously amended, hereby is further amended to strike Section 1003 in its entirety and substitute the following:

Section 1003. CHIEF DEPUTY OF CUSTODY.

There shall be a chief deputy of custody, under the supervision of the Office of the Sheriff, who shall be the head of the county jail, appointed by the Sheriff on the basis of administrative experience and qualifications for the duties of the office, consistent with requirements of applicable law. The chief deputy shall have and exercise all the powers and duties now or hereafter conferred or imposed upon a chief administrative officer of a county jail by any applicable law. Such officer shall perform such other and related duties as shall be required or delegated to him by the Sheriff, the County Executive, or County Legislature.

Section 3. Section 10.03 of the Onondaga County Administrative Code, being Local Law No. 1 of 1975, as previously amended, referenced herein as the "Administrative Code", hereby is further amended to insert the following language at the beginning of Section 10.03 (b):

The Sheriff shall appoint a chief deputy of custody in a manner consistent with applicable laws, including Section 1003 of the Onondaga County Charter. Except as may otherwise be provided in the Charter or this Code, the chief deputy shall: be responsible for the operation, maintenance, supervision, repair, custodial care and security of the Onondaga County jail; be responsible for the receipt, housing, care, custody, control and employment of all inmates sentenced or assigned to the jail or otherwise housed therein; initiate, implement and coordinate programs for the rehabilitation, education and training of inmates sentenced or assigned to such jail or otherwise housed herein; initiate, implement and coordinate programs for the rehabilitation, education and training of inmates sentenced or assigned to such jail or otherwise housed herein; initiate, implement and coordinate programs for the rehabilitation of food and other products manufactured or produced within such jail; and have all the powers and perform all the duties now or hereafter conferred or imposed by law.

Section 4. The Administrative Code is further amended to strike Section 10.04 in its entirety.

Section 5. The Administrative Code is further amended to strike the word "Corrections" from Section 3.03B (2).

Section 6. Except as specifically amended herein, the Onondaga County Charter and Administrative Code shall remain in full force and effect. This local law shall be construed in such a way so as not to diminish or curtail powers held by any elected official within County government.

Section 7. Severability. If any clause, sentence, paragraph, section or part of this local law shall be adjudged by a court of competent jurisdiction to be invalid, the judgment shall not affect, impair or invalidate the remainder hereof, but shall be confined in its operation to the clause, sentence, paragraph or section or part hereof directly involved in the controversy in which the judgment shall have been rendered.

Section 8. Effective Date. This Local Law shall take effect immediately and shall be filed consistent with the provisions of New York State Municipal Home Rule Law.

PASSED 2/7/23



I hereby certify that the foregoing is a true and exact copy of the legislation duly adopted by the County Legislature of Onondaga County on the 7th day of February 2023.

Clerk, County Legislature

FEBRU	Local Law 1				
LEGISLATORS	AYES:	NOES:	ABSENT:	EXCUSED:	А
8. RYAN		\checkmark			
1. MAY	✓				
13. BUSH		~			
14. KELLY	✓				
15. KINNE		\checkmark			
16. GARLAND		\checkmark			
17. ERVIN		\checkmark			
3. BURTIS	\checkmark				
4. GUNNIP	\checkmark				
5. CODY	\checkmark				
6. ABBOTT	\checkmark				
7. KUHN		\checkmark			
9. CHASE		\checkmark			
10. OLSON	✓				
11. MCBRIDE	✓				
12. KNAPP	✓				
2. ROWLEY	✓				
TOTAL:	10	7	0	0	