AN ORDINANCE REPEALING CHAPTER 4, SOLANO COUNTY CODE, ANIMALS AND FOWL, AND ENACTING CHAPTER 4, SOLANO COUNTY CODE, ANIMAL CONTROL.

The Board of Supervisors of the County of Solano, State of California, does ordain as follows:

SECTION I.

Chapter 4, Solano County Code, Animals and Fowl, is hereby repealed.

SECTION II.

Chapter 4, Solano County Code, Animal Control is hereby enacted as follows:
Ordinance No. 927 continued:

CHAPTER 4
ANIMAL CONTROL

Article 1. General

Section 4-100. Definitions.
(A) Animal. Any mammal, bird, reptile or fish.
(B) At large. Any animal off the premises of its owner and not under restraint by
leash or chain, or not otherwise controlled by a competent person.
(C) Cat. Any member of the feline species customarily confined or cultivated by
man as a pet.
(D) Department of Public Health. The Solano County Department of Public Health.
(E) Dog. Any member of the canine species over the age of four months customarily
confined or cultivated by man as a pet.
(F) Dog license. The license required to be annually issued for each individual
dog.
(G) Exotic animal. Any wild animal not customarily confined or cultivated by man
for domestic or commercial purposes but kept as a pet or for display.
(H) Herded. Any animal herded in violation of Section 16903 of the Agricultural
Code of the State.
(I) Horse. Such term shall include any equine animal (mule, burro, pony, jack,
hinny or jenny.)
(J) Kennel. Such term shall apply to premises defined as follows:
(1) Commercial kennel or cattery. Any premises maintained for profit where
dogs and/or cats are kept for the purpose of boarding, breeding, buying, selling, renting,
exhibiting or training.
(2) Hobby kennel or cattery. Any premises maintained primarily for personal
recreational use where dogs and/or cats are kept for the purpose of breeding, training,
or exhibiting.
(K) Kitten. Any feline under four months of age.
(L) Licensed dog. Any dog for which the license for the current year has been paid,
and to which the tag provided for in this chapter is properly attached.
(M) Owner. Any person owning, having an interest in, or having control or custody
or possession of any animal.
(N) Pet Shop. An establishment operated by any person, firm or corporation where
live animals are kept for sale, barter, or hire.
(O) Puppy. Any canine under four months of age.
(P) Surrendered animal. Any animal delivered by the owner thereof to the animal
control shelter or an animal control officer, and for which the owner fills out the pre-
scribed surrender forms.
(Q) Unlicensed dog. Any dog for which the license for the current year has not
been paid or to which the tag provided for in this chapter has not been attached.

Section 4-101. Application.
This chapter shall apply to all unincorporated territory within the County of Solano,
State of California.
Section 4-102. Prohibited acts relative to running at large; staking, herding, keeping, etc., animals generally.

No person owning or having control of any ox, steer, bull, cow, horse, colt, jack, mule, calf, sheep, goat or hog, or any animal commonly referred to as a "wild animal" shall:

(A) Permit such animal to run at large.

(B) Cause or permit any such animal to be pastured, herded, staked, or tied in any street, road, lane, alley, park, or other public place.

(C) Tie, stake or pasture, or permit the tying, staking or pasturing of any such animal upon any private property within the county without the consent of the owner or occupant of such property, or in such a way as to permit any such animal to trespass upon any street or public place, or upon any such private property.

(D) Fail to provide the necessary sustenance, drink, shelter, or protection from the weather.

Section 4-103. Dogs running at large prohibited.

(A) No owner or person having control of any dog shall suffer or permit the same, under any circumstances, to run at large in any public park or public square, or in any school or upon any school grounds, or in any commercial district as defined by this ordinance, and every dog found running at large in violation of the provisions of this section shall be immediately seized and impounded.

(B) No person owning, having an interest in, harboring or having charge, care, control, custody or possession of any dog shall cause or permit such dog to be in or upon any public street, road, alley or other public place or in or upon any unenclosed lot or premises, unless such dog is under restraint by leash or chain, or at "heel" beside a competent person and obedient to that person's command, or confined within an automobile.

Section 4-104. Fowl, rabbits, etc., running at large prohibited.

It is hereby declared to be a nuisance, and no person suffer or permit any chickens, geese, ducks, turkeys, squabs or similar fowl or rabbits, owned or controlled by him to run or fly at large or go upon the premises of any other person in the county.

Section 4-105. Same -- restrictions on sale.

No person shall display, sell, offer for sale, barter or give away any baby chicks, rabbits, ducklings, or other fowl as pets or novelties, whether or not dyed, colored or otherwise artifically treated. This section shall not be construed to prohibit the display of natural chicks, rabbits, ducklings, or other fowl in proper facilities by farmers, ranchers, recognized breeders, dealers, hatcheries, or stores engaged in the business of selling the same to be raised for food purposes.

Section 4-106. Barking, howling, trespassing, etc., animals prohibited and declared a nuisance.

(A) The keeping or harboring of any dog, cat or other animal or fowl, whether licensed or not which, by habitual howling, yelping, barking, or other noise disturbs or annoys any considerable number of persons or neighborhood, is unlawful and is hereby declared to be a public nuisance.

(B) No person shall suffer or permit any animal or fowl to habitually trespass on private or public property so as to damage or destroy any property or thing of value, and the same is hereby declared to be a nuisance.
Ordinance No. 927 continued:

(C) Whenever it shall be affirmed in writing by three or more persons having separate residences or regularly employed in the neighborhood that any animal is a habitual nuisance by reason of trespassing, howling, barking or other noise, or damage to property, or in any other manner causing undue annoyance, the animal control director, if he finds such nuisance to exist, shall serve notice upon the owner or custodian that such nuisance shall be abated. Upon receipt of such notice, said nuisance shall be immediately abated. Failure to comply with said notice and abate said nuisance shall be deemed to be a misdemeanor.

Section 4-107. Vicious or dangerous animals.

No person shall permit any vicious dog or dangerous animals to go unrestrained.

Section 4-108. Animals biting persons -- Required quarantine, permitting examinations.

Whenever it is shown that any dog or other animal has bitten any person, no owner or persons having custody or possession thereof, upon order of the department of health, shall fail, refuse or neglect to quarantine such animal. Such animal shall be impounded at the county shelter or an approved kennel for a period of ten (10) days, or at a veterinary hospital for five (5) days. In the event that this is a first offense for the animal which possesses a valid rabies certificate, at the option of the rabies control officer, the animal may be quarantined at the owner's home. In such case, the rabies control officer shall leave written quarantine procedures, including a notice to the owner, stating that if the animal is found at large during the quarantine, the animal will be impounded at the county shelter and the owner will be issued a citation. Notwithstanding impoundment fees elsewhere in this chapter, the impoundment fee for a quarantined animal shall be two dollars per day.

Section 4-109. Same -- Reporting of facts to public health department required.

Whenever any person having charge, care, control, custody or possession of any dog has knowledge that such dog has bitten any person having charge, care, control, custody or possession of such dog shall report such fact forthwith to the department of public health. The report shall state the name and address of the person bitten, and the time and place such person was bitten.

Section 4-110. Duties of persons taking possession of stray animals.

(A) Every person, except the animal control director or a duly authorized representative, taking possession of a stray animal or animal which is running at large contrary to the provisions of this chapter shall, within twenty-four hours thereafter, give notice to the animal control director of the following:

1. The fact that he has such an animal in his possession;
2. The complete description of the animal.
3. The license number of the animal, if any, and by what county or municipal corporation the license was issued. If such animal has no license, such person shall so state;
4. The place where the animal is confined.

(B) Every person in whose custody such animal may in the meantime be placed, shall deliver said animal to the animal control director, without fee or charge, and the animal control director shall thereupon hold and dispose of such animal in the same manner as
Ordinance No. 927—continued:

though such animal has been found at large and impounded by him. The provisions of this
section shall not apply to any animal shelter maintained and operated under Title I,
Division 2, Part 4 of the Corporations Code of the State, provided that any animal placed
by such shelter shall be licensed as required by this chapter.

Section 4-111. Required cleanliness, etc., of premises where animals are kept.

Every person owning or occupying premises where any animal, fowl or bird is kept,
shall keep the stable, barn, stall, pen, coop, building or place in which such animal
is kept in a clean and sanitary condition.

Section 4-112. Removal of dead animals.

All dead animals located on public property shall be handled and removed by the
animal control director where the owner of the animal is unknown.

Section 4-113. Interference with the animal control director, etc., prohibited.

No person shall interfere with the animal control director or his officers in the
performance of their duties.

Section 4-114. Animal control officers authorized to carry firearms.

Pursuant to Section 12031(b)(8) of the Penal Code of the state, all animal control
officers employed by the county are authorized to carry firearms when in pursuit of their
duties.


Section 4-200. Animal Control Director—Office Established.

There is hereby created and established the office of animal control director, who
shall be appointed by the board of supervisors and hold office at the pleasure of such
board, and who shall have such deputies as the board may from time to time establish
by ordinance or resolution.

Section 4-201. Director and deputies must be citizens.

No person shall be eligible to the office of the animal control director or deputy
to the animal control director unless he is a citizen of the United States and over the
age of twenty-one.

Section 4-202. Powers and Duties Generally.

The animal control director and all animal control officers shall, upon appointment
and during the tenure of their office, become and be vested with the powers and duties
of a peace officer of the county, and shall have the power and it shall be their duty
to make arrests for violations of any of the provisions of this chapter.

(A) The powers and duties of the animal control director and his deputies shall
include the following:

(1) To enforce all provisions of this chapter and all laws of the state re-
lating to the care, treatment and impounding of animals.

(2) To make arrests for the violation of any of the provisions of this chapter.

(3) To maintain and keep a pound or other place, as directed by the board of
supervisors, where all animals which are subject to be impounded may be kept and safely
held.

(4) To enter upon any premises upon which any animal is kept, for the purpose
of taking up, seizing or impounding any animal found running at large, or staked, herded
or grazed thereupon, contrary to the provisions of this chapter, or for the purpose of
ordinance No. 927—continued:
ascertaining whether such animal is licensed as provided by this chapter, provided that the animal control director shall make a reasonable effort to notify the occupant of the premises within which such animal is located in accordance with Section 4-302.

(5) Whenever a power is granted to or a duty imposed upon the animal control director or other public officer, the power may be exercised, or the duty may be performed by an animal control officer, or by a person authorized pursuant to law, unless this chapter expressly provides otherwise.

(6) It is hereby made the duty of the animal control officer to enforce any section of this chapter whether enumerated as a duty or not.

Section 4-303. Badges.
The animal control director and animal control officers, while engaged in the execution of their duties, shall wear, in plain view, a badge having, in the case of the animal control director, the words "animal control director," and in the case of animal control officers, the words "animal control officer" engraved thereon.

Article 3. Impoundment

Section 4-300. Required Impoundment.
The animal control director shall take up, impound, and safely keep any of the animals enumerated in this chapter found running at large, staked, tied or being herded or pastured in any street, road, lane, alley, court, square, park or other place belonging to or under control of the county, or upon any private property in the county, contrary to the provisions of this chapter.

Section 4-301. Care of impounded animals.
Whenever any animal is impounded pursuant to this chapter, it shall be provided with proper and sufficient food and water.

Section 4-302. Notice to owner.
The animal control director shall, immediately upon impoundment of dogs or other animals, make a reasonable effort to notify the owner of such dogs or other animals impounded, and further, in the case of a licensed dog, inform such owners of the conditions whereby they may regain custody of such animals.

Section 4-303. Redemption of impounded animals.
The owner of any impounded animal shall have the right to reclaim the same at any time prior to the lawful disposition thereof, upon payment to the animal control director of the costs and charges provided in this chapter for the impounding and keeping of such animals.

Section 4-304. Impoundment fees and charges.
The animal control director shall charge, receive and collect the following fines and charges upon impounded animals:

(A) For every dog, five dollars for the first impoundment within a one-year period; ten dollars for the second impoundment within such period; and twenty-five dollars for the third and subsequent impoundment within such period, provided that an additional five dollars be collected in the event that the dog was initially taken up and impounded between the hours of 5:00 p.m. and 8:00 a.m.

(B) For every cat, the sum of one dollar.

(C) For every cow, bull, steer, horse, male, burro, pony, jack, jenny or hinny, the special transportation costs plus the sum of fifteen dollars.
Ordinance No. 927—continued:

(D) For every rabbit, bird, fowl or other animal not otherwise provided for in this section, the estimated cost for this service.

(E) In cases where the impoundment of an animal is impracticable because of the large size of the animal, or other circumstances, the animal control director may herd or place the animal within a corral or enclosure as is necessary to restrain the animal. Upon demand, the owner of such animal shall pay to the animal control director a fee of ten dollars per hour for carrying out the provisions of this section.

(F) For feeding and caring for animals, the following sums per day:

1. For each cat, rabbit, bird, fowl or other animal not specified or set out in this section, the sum of $0.50

2. For each dog, calf, sheep, lamb, goat or hog, the sum of $1.00

3. For each horse, mare, colt, cow, bull, mule, steer, pony, jack, jenny, hinny or burro, the sum of $3.00

(G) For dogs that do not possess a current rabies vaccination, the animal control director shall accept the application for license and the license fee, but shall not deliver the license until proof of current rabies vaccination has been provided.

Section 4-305. Disposition of funds.

The animal control director shall pay into the county treasury all fees collected by him in the discharge of his duties under this chapter, and the county tax collector shall likewise pay all license fees by him collected into the county treasury; the county treasurer shall deposit all such money in the general fund. The animal control director shall render, with the money as so deposited by him, an itemized statement of collections, which statement shall be separately filed and preserved together by the county auditor.

Section 4-306. Disposition of unredeemed or surrendered animals.

(A) Dogs.

1. Unless an unlicensed dog shall have been redeemed within seventy-two hours after being impounded, Sundays and holidays excluded, it may be sold by the animal control director to the person offering to pay the highest cash amount therefor; provided that the purchaser shall not be given possession of any dog until he shall have paid to the animal control director the license fee prescribed for such dog. The animal control director shall accept the application for license and the license fee, but shall not deliver the license until proof of current rabies vaccination has been provided. If any dog impounded by the animal control director shall not have been redeemed within such seventy-two hour period, it may be destroyed by the animal control director in a humane manner.

2. Unless licensed dogs have been redeemed within one hundred twenty hours after impoundment, Sundays and holidays excluded, such dogs may be sold by the animal control director to the person offering to pay the highest cash amount therefor. The animal control director shall notify the registered owner of such animal, by mail, within twenty-four hours of impoundment. If any licensed dog impounded by the animal control director shall not have been redeemed within such one hundred twenty hour period, it may be destroyed by the animal control director in a humane manner.
Ordinance No. 927—continued:

(B) Cats.

(1) Unless an unlicensed cat shall have been redeemed within forty-eight hours from the day following the impoundment, Sundays and holidays excluded, it may be sold by the animal control director to the person offering the highest cash amount therefor. If any cat impounded by the animal control director shall not have been redeemed within such forty-eight hour period, it may be destroyed by the animal control director in a humane manner.

(2) A licensed cat shall be processed in the same manner as provided for licensed dogs in subparagraph (A) (2), above.

(C) Other animals shall be processed in the same manner as provided for unlicensed dogs in subparagraph (A) (1) above, unless otherwise provided for by state statute.

(D) It shall be the duty of the animal control director, and he is hereby authorized and empowered, to forthwith dispose of any animal lawfully impounded which is, by reason of injury, disease, or other cause unfit for further use, or is dangerous to keep impounded in the case of surrendered animals, they may be destroyed by the animal control director in a humane manner.

(E) At the discretion of the animal control director, an unredeemed or surrendered animal may be kept for a reasonable period of time after the expiration of the redemption period for the purpose of selling it. Normally, the sale of the animal should be to the person offering to pay the highest cash price therefor; however, the animal control director may refuse to sell to a particular purchaser if he has reason to believe the sale would not be in the best interest of the animal.

Article 4. Licensing of Animals

Section 4-400. General.

The provisions of this section shall not apply to any animal owned by or in the care or charge of a nonresident of the county who is traveling through the county or temporarily sojourning therein for a period not exceeding thirty days, nor to any animal temporarily brought into the county for the exclusive purpose of being entered in a bench show or exhibition, provided, such animal is so entered and not kept elsewhere in the county.

Section 4-401. Application for license.

The county tax collector is hereby authorized and directed to have prepared suitable application blanks and license tags to be issued to the owners of animals required by this chapter to be licensed.

Such application forms shall bear the name and address of the owner of such animal, the sex, color and breed of the animal for which such license is applied, and shall be signed by the owner of his duly authorized agent.

Section 4-402. Issuance of license--tags.

It is hereby made the duty of the tax collector and the control director, or other duly authorized person, to collect, in advance of the issuance of such license, the fees required. Upon the issuance of such license, the county tax collector, the animal control director or other duly authorized person shall endorse upon such application the number of the license tag issued in pursuance thereof, and all such applications so endorsed shall be filed in the office of the tax collector and shall be at all times open for public inspection.
Ordinance No. 927-continued:

Such tags shall be metallic, and shall have a stamp thereon bearing the name of the county and the year of its issuance. They shall be numbered serially, and each tag shall have its number stamped thereof. The cost of procuring the necessary tags and application forms for such licenses are hereby declared to be a charge against the county.

Section 4-403. Display of tags.

No person shall fail or refuse to show to the animal control director, or any duly authorized person of the county, the license certificate and the tag for any duly registered animal kept or remaining within any home or upon any enclosed premises under his immediate control.

Section 4-404. Unauthorized removal of tag.

No unauthorized person shall remove from any animal's collar, harness, or other device to which is attached, a registration tag for the current year, or to remove such tag therefrom.

Section 4-405. Issuance of duplicate tags.

Whenever a tag issued for the then current year has been stolen or lost, the owner or possessor of the animal for which the same was issued may, upon the payment of one dollar to the county tax collector or such duly authorized person, receive a duplicate tag for the remaining portion of the then current year.

Section 4-406. Notification of change of address.

It shall be the duty of the owner harboring, controlling or having the custody of any licensed animals to inform the county tax collector of any change of address.

Section 4-407. Compensation to issuing authorities.

Any person, other than county employees, authorized by the county tax collector to issue licenses under this chapter shall receive, in full compensation for all services rendered under this chapter, the sum of fifteen cents per license issued, to be allowed by the Board of Supervisors upon a claim verified by the county tax collector, filed and approved as other claims against the county.

Section 4-408. Exotic animals.

All exotic animals required to have a state license shall be registered with animal control. Registration shall be made on forms provided by the animal control director, which shall include the name, address, phone number of the owner, and a description of the animal to aid animal control finding the owners of any lost animal. There shall be no fee for such registration.

Section 4-425. Licensing of dogs.

Every person owning or having control, custody or possession of any dog within the county shall procure a license for any such dog over four months of age. The license shall be procured between July 1 and August 31 each year. The license period shall begin July 1 and end June 30. The fee for a dog license shall be five dollars, except upon presentation of a certificate from a licensed veterinarian stating such dog has been spayed, neutered or is sterile, the fee shall be two dollars. Upon a puppy becoming four months of age, a license shall be obtained therefor, however, the fee shall be prorated semi-annually. New residents shall obtain licenses for their dogs, and the fees for an unlicensed dog shall also be so prorated. New residents who possess valid licenses which expire on the same date as licenses provided herein, shall be issued a courtesy license in exchange for the aforesaid license upon the payment of a fee of one dollar. New
Ordinance No. 927—continued:

residents who possess valid licenses which will expire prior to the normal expiration date for licenses provided herein, shall pay a prorata share for the remaining portion of the licensing period.

Section 4-426. Fee Exceptions.

No license tax shall be required with respect to licenses and tags issued for dogs which have been specially trained and are principally used for the purpose of leading persons with defective eyesight.

Section 4-427. Rabies vaccination required.

No license shall be issued for any dog until satisfactory proof of rabies vaccination has been given the issuing officer.

Section 4-428. License tag to be attached to collar, etc.

Any person obtaining a dog license under this chapter shall attach the license tag issued therefor to a collar, harness or other device, to be permanently worn by the dog for which such license was issued.

Section 4-429. Penalties.

Any person failing to obtain a license as required in Section 4-425 shall pay a penalty of three dollars for such failure, in addition to the required license fees; however, such penalty shall not apply to new residents who take out such license within one month after bringing such dog into the county, or to persons, who, within one month after such dog shall have arrived at the age of four months, obtains a license therefor.

Section 4-450. Licensing of cats.

Every person owning or having control, custody or possession of any cat within the county may procure a license for such cat. The licensing procedure and times thereof shall be the same as for licensing dogs, and the fee therefor shall be two dollars.

Section 4-451. Rabies Vaccination required.

No license shall be issued for any cat until satisfactory proof of rabies vaccination has been given the issuing officer.

Article 5. Kennels and Pet Shops

Section 4-500. License required.

Any person owning or operating any kennel or pet shop as defined in this chapter shall obtain a license therefor. Applications for license shall be on forms provided by the director of animal control. The license period shall begin July 1 and end June 30. Licenses shall be obtained between July 1 and August 31.

Section 4-501. License fees.

(A) The fee for a commercial kennel or cattery shall be fifty dollars, which shall entitle the licensee to maintain and operate ten runs. For each additional run, a fee of one dollar shall be charged. The fee shall also entitle the licensee to five (5) animal license tags, to be issued in the name of the kennel.

(B) The fee for a hobby kennel or cattery shall be fifteen dollars. The fee shall also entitle the licensee to five (5) animal license tags, to be issued in the name of the kennel.

(C) The fee for a pet shop license shall be fifty dollars.

Section 4-502. Animals confined to premises.
All kennels or other places where dogs are kept in the county for breeding, training, sale or other commercial purposes, shall be so constructed as to prevent dogs confined therein from running at large off the premises where such kennel is maintained, and shall be maintained and operated and constructed in a sanitary and proper manner so that the same will not become a nuisance to the neighborhood thereof. Dogs may be removed from kennels for training or treatment purposes, provided that competent control and supervision is maintained over such dogs at all times.

Section 4-503. License exception.

The provisions of this section requiring the payment of an annual license fee shall not apply to an animal shelter maintained and operated under Title 1, Division 2, Part 4 of the Corporations Code of the State.

Section 4-504. Kennel activities.

(A) In a commercial kennel or cattery which is normally operated for profit, the activities allowed therein includes keeping animals of any species for the purpose of boarding, breeding, buying, selling, renting, exhibiting or training of dogs and/or cats.

(B) In a hobby kennel or cattery conducted at the domicile of the owner thereof, the activities allowed include the owning and breeding of animals primarily for personal recreational use such as participation in recognized conformation shows, field or obedience trials, racing, scenting, specialized hunting, or working trials and water trials, improving physical soundness, temperament and conformation of a given breed to a standard. Activities shall not include performing the aforesaid for others.

Section 4-505. Inspection certificate.

No kennel or pet shop license shall be issued until the animal control director shall have first issued a certificate that the same has been inspected and is operated or is to be operated in accordance with the laws of the State of California relating to animal control and the provisions of this chapter, and such certificate shall be presented to the tax collector with the application for such license.

Section 4-506. Dog license.

Whenever a dog is removed from any such kennel or pet shop, the owner thereof shall forthwith apply for and obtain an annual license as otherwise required by this chapter.

Article 6. Rules and Regulations

Section 4-600.

The animal control director may formulate rules and regulations in conformity with and for the purpose of carrying out the intent of this chapter, which shall become effective upon resolution of the Board of Supervisors.

Article 7. Penalties

Section 4-700.

Except for Section 4-106, and notwithstanding Chapter 1, Section 1-17, Solano County Code, any violation of this chapter shall be an infraction violation. any such violation shall be punishable by a fine not exceeding five hundred dollars. Every day any violation of this chapter shall continue, shall constitute a separate offense.

SECTION III.

This ordinance shall be published once before the expiration of FIFTEEN (15) DAYS after its final passage in the VallejoTimes-Herald, a newspaper of general circulation,
Ordinance No. 927—continued:

printed and published in the County of Solano, State of California, and shall be in full
force and effect THIRTY (30) DAYS after its passage.

/s/ RICHARD BRAHN
Chairman of the Solano County
Board of Supervisors

ATTEST:

NEIL CRAWFORD, County Clerk
and Ex Officio Clerk of the
Board of Supervisors

by /s/ Garland Dunham
V Deputy

I, NEIL CRAWFORD, County Clerk and ex officio Clerk of the Board of Supervisors of
the County of Solano, State of California, do hereby certify that the above and foregoing
Ordinance was introduced at a regular meeting thereof held on the 16 day of March, 1976.

On motion of Supervisor Hillyard, and the second of Supervisor Hannigan, this ordi-
nance was adopted at a regular meeting of said Board on the 20 day of April, 1976 by the
following vote:

AYES: SUPERVISORS: BRAZELTON, HANNIGAN, HILLYARD, SCOFIELD AND BRAHN

NOES: SUPERVISORS: NONE

ABSENT: SUPERVISORS: NONE

WITNESS my hand and the Seal of said Board this 20 day of April, 1976.

NEIL CRAWFORD, County Clerk

/s/ Deputy