Date: April 9, 1984

Dear Sir/Madam:

Please be advised that Local Law(s) No. 2 1982 and 1, 2, and 3, 4 of the County of Steuben was/were received and filed on April 6, 1984.

Additional forms for filing local laws with this office will be forwarded upon request.

NYS Department of State
Bureau of State Records

RECEIVED
APR 03 1984

CLERK BD. SUPERVISORS
BATH, N. Y.

3/31/83 - Per
Kittel's office via
State Records.
2-83 (1-83) vi filed
2-2-82.
(Please Use this Form for Filing your Local Law with the Secretary of State)

Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter.

County

CITY of STEuben

LOCAL LAW NO. ONE of the year 1983

A local law ESTABLISHING THE CORONERS' ENTITLEMENT TO COMPENSATION ON A PER-DIEM RATE.

(Insert title)

Be it enacted by the BOARD OF SUPERVISORS of the

County

CITY of STEuben

as follows:

SECTION 1. LEGISLATIVE INTENT

The intent of this local law is to provide a modification of the method of compensation of coroners from annual compensation method to a per diem method.

SECTION 2. Commencing with those coroners elected in the November, 1982 General Election for terms commencing and effective January 1, 1983, or coroners appointed to fill a vacancy of an individual so elected, and all subsequently elected and/or appointed coroners, the rate of compensation in lieu of all fees/charges or other compensation now being paid shall be as follows:

1. A basic compensation of Sixty Dollars, ($60.00) in each case for all postmortem examinations, (including but not limited to participation at autopsies), investigations, statements, decisions or other report and for the filling thereof.

2. In addition thereto and for each day thereafter necessarily spent by the coroner in conducting an inquest, appearing as a witness before the grand jury or trial court, and in making any further investigation into the facts and circumstances at the instance of or benefit of any county prosecuting official or upon order of the court at the rate of Forty Dollars, ($40.00) for the time necessarily spent in any one day and such additional amount per day as the Committee having charge of coroners' accounts may allow for time spent in the cases demanding an unusual amount of time in investigating and...
attending court, not exceeding in all Forty Dollars, ($40.00) for each day.

3. Payment shall be made upon warrant of audit of vouchers giving the name of the deceased person, the disposition of the case, the per diem charge incurred and, where more than the basic compensation is claimed, a statement of the additional time, necessarily spent, and nature of the additional duties performed, and only after the appropriate filing of any necessary documents and/or reports as required by law.

4. Claims of physicians assisting a coroner or performing an autopsy, claims of stenographers for taking and transcribing evidence and claims for any other lawful expenditure incurred by the coroner shall be paid direct to the person entitled thereto in an amount and in the manner prescribed by law.

5. Each coroner shall appear before a grand jury or trial court when requested by any county prosecuting official without the service of a subpoena and payment of a witness fee and mileage, as a witness by the prosecuting officer or clerk of the court.
(Complete the certification in the paragraph which applies to the filing of this local law and strike out the matter therein which is not applicable.)

1. (Final adoption by local legislative body only.)

I hereby certify that the local law annexed hereto, designated as local law No. ONE of 1982.

County of the

Town of

Village

was duly passed by the Board of Supervisors

(Name of Legislative Body)
on November 5, 1982, in accordance with the applicable provisions of law.

2. (Passage by local legislative body with approval or no disapproval by Elective Chief Executive Officer or repassage after disapproval.)

I hereby certify that the local law annexed hereto, designated as local law No. of 1982.

County

City of

Town of

Village not disapproved by the Elective Chief Executive Officer

and was approved repassed after disapproval

1982, in accordance with the applicable provisions of law.

3. (Final adoption by referendum.)

I hereby certify that the local law annexed hereto, designated as local law No. of 1982.

County

City of

Town of

Village not disapproved by the Elective Chief Executive Officer

and was approved repassed after disapproval

1982. Such local law was submitted to the people by reason of a mandatory permissive referendum, and received the affirmative vote of a majority of the qualified electors voting general thereon at the special election held on 1982, in accordance with the applicable provisions of law.

4. (Subject to permissive referendum, and final adoption because no valid petition filed requesting referendum.)

I hereby certify that the local law annexed hereto, designated as local law No. of 1982.

County

City of

Town of

Village not disapproved by the Elective Chief Executive Officer

and was approved repassed after disapproval

1982. Such local law being subject to a permissive referendum and no valid petition requesting such referendum having been filed, said local law was deemed duly adopted on 1982, in accordance with the applicable provisions of law.

*Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairman of the county legislative body, the mayor of a city or village or the supervisor of a town, where such officer is vested with power to approve or veto local laws or ordinances.
5. (City local law concerning Charter revision proposed by petition.)

I hereby certify that the local law annexed hereto, designated as local law No. .......... of 19 .......
of the City of ........................................, having been submitted to referendum pursuant to theprovisions of § 36 of the Municipal Home Rule Law, and having received the affirmative vote of a majorityof the qualified electors of such city voting thereon at the special election held on ......................................, 19 .......... became operative.

6. (County local law concerning adoption of Charter.)

I hereby certify that the local law annexed hereto, designated as Local Law No. ....... of 19 ...... of theCounty of .................................................., State of New York, having been submitted to the Electors at theGeneral Election of November ............., 19 ............, pursuant to subdivisions 5 and 7 of Section 33 of the Munici-pal Home Rule Law, and having received the affirmative vote of a majority of the qualified electors of thecities of said county as a unit and of a majority of the qualified electors of the towns of said countyconsidered as a unit voting at said general election, became operative.

(If any other authorized form of final adoption has been followed, please provide an appropriate certification.)

I further certify that I have compared the preceding local law with the original on file in this officeand that the same is a correct transcript therefrom and of the whole of such original local law, and wasfinally adopted in the manner indicated in paragraph 1 above.

[Signature]

Clerk of the County legislative body, City, Town or Village Clerk orofficer designated by local legislative body

Date: March 7, 1984

(Seal)

(Certification to be executed by County Attorney, Corporation Counsel, Town Attorney, Village Attorneyor other authorized Attorney of locality.)

STATE OF NEW YORK
COUNTY OF STEUBEN

I, the undersigned, hereby certify that the foregoing local law contains the correct text and that allproper proceedings have been had or taken for the enactment of the local law annexed hereto.

[Signature]

STEUBEN COUNTY ATTORNEY

Date: March 7, 1984

County

KHK of Steuben

Type

XIII/934

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