

tinguish all aboriginal claims thereafter, to remove the threat on the titles of said lands; and

BE IT FURTHER RESOLVED that copies of this resolution be forwarded to our representatives in the State Assembly and Senate, to the Governor and Attorney General of New York State, to the U.S. Attorney General, to our representatives in the Senate and House of Representatives of the Congress of the U.S., to the Dept. of the Interior, and to the Franklin County Board.

Mr. Cooke made a motion to adopt resolution number 179—80, seconded by Mr. Johnson. By a voice vote, resolution number 179—80 was carried unanimously.

RESOLUTION NO. 180—80

EXPENSES INCURRED BY COUNTY CLERKS FOR TERMINAL INSTALLATION

By Mr. Cooke, Chairman, Legislative & Judicial Committee

WHEREAS, the State Department of Motor Vehicles will be initiating a program whereby new terminal equipment will be installed in the various County Clerk Motor Vehicle Offices throughout New York State, and

WHEREAS, the retention fees that the County Clerks have been allowed to collect, have not been substantially increased for several years, and

WHEREAS, the New York State Department of Motor Vehicles will also be initiating a new procedure for photo-licensing, and

WHEREAS, the New York State Department of Motor Vehicles has indicated that all of the costs for terminal installation, namely electrical requirements and necessary cutouts and improvements in cashier stations must be borne by the particular counties, and

WHEREAS, these costs in many instances may be overly burdensome for the individual counties given the budget structure within those counties,

NOW, THEREFORE, BE IT RESOLVED that the St. Lawrence County Board of Legislators requests that any costs incurred by the respective counties to facilitate installation of the new terminals or photo-licensing equipment be reimbursed to the Counties by the New York State Department of Motor Vehicles, and

BE IT FURTHER RESOLVED that the St. Lawrence County Board of Legislators supports the petition of the New York State Association of County Clerks in this matter, and

BE IT FURTHER RESOLVED that copies of this resolution be forwarded to Governor Carey, Senator Anderson, Assemblyman Fink, and Commissioner Melton.

On a motion made by Mr. Cooke, seconded by Mr. Johnson and Mr. Bixby, resolution number 180—80 was carried unanimously by a voice vote.

RESOLUTION NO. 181—80

ADOPTING LOCAL LAW NO. 10 FOR THE YEAR 1980

By Mr. Abrams, Chairman, Planning & Conservation Committee

WHEREAS, a public hearing has been held on August 11, 1980 regarding Local Law No. 10 for the year 1980, and

WHEREAS, prior notification of such local law was provided to the members of the St. Lawrence County Legislature,

NOW, THEREFORE, BE IT RESOLVED that Local Law No. 10 for the year 1980 is hereby adopted.

On a motion made by Mr. Abrams, seconded by Mrs. Bradley, resolution number 181-80 was carried unanimously by a roll call vote as shown below:

		Yes	No	Absent	Abstain
District 1	Legislator Thompson			X	
District 2	Legislator Smith	X			
District 3	Legislator Marscher	X			
District 4	Legislator Kilcoyne	X			
District 5	Legislator Sheridan	X			
District 6	Legislator Peters	X			
District 7	Legislator Moore	X			
District 8	Legislator Greco	X			
District 9	Legislator Hess	X			
District 10	Legislator Livingston	X			
District 11	Legislator Cooke	X			
District 12	Legislator Morrill	X			
District 13	Legislator Sanford	X			
District 14	Legislator Bradley	X			
District 15	Legislator Turcotte	X			
District 16	Legislator Bixby	X			
District 17	Legislator Johnson	X			
District 18	Legislator Rishe	X			
District 19	Legislator Miller	X			
District 20	Legislator Viskovich	X			
District 21	Legislator Abrams	X			
District 22	Legislator Hammill	X			

ST. LAWRENCE COUNTY

LOCAL LAW NO. 10 FOR THE YEAR 1980

LOCAL LAW REGULATING THE TRANSPORTATION OF RADIOACTIVE MATERIALS THROUGH ST. LAWRENCE COUNTY

Be it enacted by the Board of Legislators of the County of St. Lawrence as follows:

Section 1: The St. Lawrence County Legislature hereby regulates the transportation of nuclear materials specified below in or through St. Lawrence County for the purposes of protecting the health and safety of residents until such time as adequate information is made available by Federal and State agencies responsible for radioactive materials to prepare an adequate emergency response plan.

Section 2: A Certificate of Emergency Transport issued by the St. Lawrence County Emergency Services Coordinator/Civil Defense Director shall be required for each shipment of any of the following materials:

1. Plutonium isotopes in any quantity exceeding 2 grams, or 20 curies

2. Uranium enriched in the isotope U235 exceeding 20% of the total uranium content in quantities where the U235 content exceeds one kilogram
3. Any actinides (elements with atomic number 89 or greater) the activity of which exceeds 20 curies
4. Spent reactor fuel elements or mixed fission products associated with such spent fuel elements whose activity exceeds 20 curies
5. Any quantity of radioactive material specified as a "large quantity" by the Nuclear Regulatory Commission in 10CFR Part 71 and as amended entitled, "Packaging of Radioactive Materials for transport", with the exception of Co-60 used for medical radiation therapy or medical research.

Section 3: A Certificate of Emergency Transport may be issued by the Civil Defense Director/Emergency Services Coordinator in consultation with the County Sheriff upon submission of a written request at least five working days prior to the expected date of transport. The written request must include:

1. The nature of the material transported and the possible danger therefrom
2. The route of transport
3. The date and time of shipment through the County
4. Specific emergency response procedures which would be required in case of an accident
5. A non-refundable payment for one-hundred dollars, payable to St. Lawrence County Treasurer's Department

Section 4: A Certificate of Emergency Transportation will be issued for the most compelling reasons involving urgent public policy or national security interests transcending public health and safety concerns. Economic considerations alone will not be acceptable as justification for the issuance of said certificate.

Section 5: Said Certificate of Emergency Transport will be valid for a period not to exceed 72 hours and must be in possession of the driver of the vehicle while travelling through St. Lawrence County, and must be presented upon request.

Section 6: Violators of any part of this law shall be subject to a fine of not less than one thousand dollars nor more than five thousand dollars.

Section 7: The provisions of this article shall not apply to radiation sources shipped by or for the United States government for military or national security purposes or which are related to national defense and nothing herein shall be construed to require the disclosure of any defense information or restricted data as defined in the Atomic Energy Act of 1954 and the Energy Reorganization Act of 1974, as amended.