


<p>Agenda</p> 	<p style="text-align: center;">TIOGA COUNTY LEGISLATURE</p> <p style="text-align: right;">9/19/2024 10:00 AM LEGISLATIVE CONFERENCE ROOM Ronald E. Dougherty County Office Building 56 Main Street Owego NY 13827</p>	
<p>Meeting called by:</p>	<p>Chair Martha Sauerbrey</p>	
<p>Type of meeting:</p>	<p>2nd Special</p>	
<p>Attendees:</p>	<p>Legislator Brown Legislator Ciotoli Legislator Flesher Legislator Monell Legislator Mullen Legislator Roberts Legislator Sauerbrey Legislator Standing</p>	
	<p style="text-align: center;">Agenda topics</p>	
<p>Invocation Pledge of Allegiance</p>	<p>Legislator/Chair Sauerbrey Legislator/Chair Sauerbrey</p>	
<p>RESOLUTIONS</p>	<ol style="list-style-type: none"> 1. Authorize Donation of Time – Motor Vehicle Bureau 2. Supreme Court Order – Town of Tioga 	

REFERRED TO: LEGISLATIVE WORKSESSION

RESOLUTION NO. -24 AUTHORIZE DONATION OF TIME
MOTOR VEHICLE BUREAU

WHEREAS: Hannah Olmstead, Motor Vehicle License Clerk in the Owego DMV Office, will be on maternity leave as of October 20, 2024, perhaps sooner if her doctor so decides; and

WHEREAS: The County Clerk is invested in employee retention and is in support of this employee being approved to receive donated time while out on maternity leave; and

WHEREAS: Tioga County employees are willing to donate a total of 16 days of vacation time and 4 days of compensatory time to this employee for her use; therefore be it

RESOLVED: That Hannah Olmstead shall be required to liquidate all her accrued Sick and Vacation time, but then shall have access to the 16 days of vacation and 4 days of compensatory time made available to her through employee donations.

REFERRED TO: LEGISLATIVE WORKSESSION
RESOLUTION NO. -24 SUPREME COURT ORDER
TOWN OF TIOGA

WHEREAS: The Supreme Court of the State of New York has rendered an order in the matter of NY TIOGA I, LLC and NY TIOGA II, LLC v. Denise Spaulding, Sole Assessor, Town of Tioga, Tioga County, New York, and filed a Consent Order indicating a reduction of assessment on August 19, 2024; and

WHEREAS: The petitioner's attorney, Walter F. Garigliano, P.C., filed a Demand for Refund on August 29, 2024; and

WHEREAS: The Consent Order reduces the assessment of the NY TIOGA I, LLC parcel 117.00-1-80.12-1 and NY TIOGA II, LLC parcel 117.00-1-80.12-2 on the final assessment rolls of 2023 and 2024; and

WHEREAS: The Assessor, Town and Treasurer of Tioga County shall make the changes necessary to the proper books and records and assessment rolls to conform said assessment for the years 2023 and 2024 to such amended and reduced values; and

WHEREAS: The 2024 tax bills, based on the 2023 final assessment roll, were paid to the Town of Tioga for both subject properties, and the order stipulates a refund shall be issued according to the reduced assessment; and

WHEREAS: The 2025 tax bills, based on the 2024 final assessment roll, have not been issued yet, and the order stipulates the tax bills shall be generated according to the reduced assessment; therefore be it

RESOLVED: That the new assessment for the 2023 final assessment roll/2024 Town and County taxes for NY TIOGA I, LLC be \$55,739 and for NY TIOGA II, LLC be \$23,329; and be it further

RESOLVED: That the new assessment for the 2024 final assessment roll/2025 Town and County taxes for NY TIOGA I, LLC be \$70,015 and for NY TIOGA II, LLC be \$20,957; and be it further

RESOLVED: That a refund be issued to NY TIOGA I, LLC and NY TIOGA II, LLC for the 2024 Town and County tax bill and the erroneous amounts be charged back to the proper accounts in the records of the Tioga County Treasurer's office; and be it further

RESOLVED: That the 2025 Town and County tax bills be generated according to the reduced assessment.