

Connecticut State Grange

TESTIMONY OF THE CONNECTICUT STATE GRANGE IN OPPOSITION TO SECTION 1(w) OF GOVERNOR'S BILL 828

MARCH 27, 2009

I am Gordon Gibson of Vernon, Legislative Director for the Connecticut State Grange. I am speaking today on behalf of the 4,000 Grange members throughout Connecticut in opposition to Section 1(w) of Governor's Bill No. 828 which would transfer a portion of the Community Investment Act funds away from their intended purpose.

On a percentage basis, Connecticut is losing its prime and important agricultural lands to development faster than any other state in the United States. Urban sprawl is also encroaching on our open space lands at an alarming rate. Recognizing these problems, in 2005 the General Assembly passed the Community Investment Act to provide funding to preserve farmland and open space along with affordable housing and historic preservation through a surcharge on all instruments recorded in our land records. Now Governor Rell is proposing to transfer these funds away from their intended purpose.

Agriculture in Connecticut is a \$2 billion dollar industry that provides approximately 50,000 permanent full time jobs. But agriculture cannot exist without the extensive land base needed to raise our crops and pasture our animals. Given the current level of State funding for farmland preservation, the best estimate is that all of our farmland will either be preserved through development rights easements or be irretrievably lost to development within the next fifteen years. We need to preserve our farmland and we need to preserve it NOW.

The funding provided through the Community Investment Act has increased farmers interest in selling their development rights to the State. The Department of Agriculture has hired and trained new employees to handle the increased volume of work. At present, three of the five positions in the Farmland Preservation section of the Department of agriculture are funded through the Community Investment Act. If the Community Investment Act funds are diverted to other uses, the most likely scenario will be a drastic decrease in the rate at which the State preserves its remaining farmland and the loss of the employees who have the necessary expertise to operate this vital program. When farmers find there are no funds to purchase the development rights to their land within a reasonable time frame, many will be forced to sell part or all of their land to developers to meet their necessary bills. We cannot afford to let this happen.

On behalf of the 4,000 Grange members throughout Connecticut, many of whom have farmed their land for generations, I urge the General Assembly to leave the Community Investment Act funds as they are so we will be able to produce the food and fibre necessary for all the residents of Connecticut.

Thank you for your consideration of my testimony.

Gordon F. Gibson, Legislative Director
Connecticut State Grange
836 Hartford Turnpike
Vernon CT 06066
860-871-7757
fgibson@aol.com