REESOLUTION
cconcerning
Acquisition of Property – Danbury, Connecticut

November 6, 1970

WHEREAS, the Board of Trustees for the State Colleges considers the expansion of the physical facilities of the State Colleges a matter of extreme urgency; and

WHEREAS, the Legislature of the State of Connecticut has appropriated monies for the expansion and construction of new buildings and facilities for the State Colleges; and

WHEREAS, the Board of Trustees for the State Colleges has found it necessary for the expansion of Western Connecticut State College, that certain property located on Driftway Road in the City of Danbury be acquired; and

WHEREAS, the Board of Trustees for the State Colleges acting through the Public Works Department of the State of Connecticut as its agent has been unable to successfully negotiate for the acquisition of certain property in the City of Danbury, Therefore, be it

RESOLVED: that the Board of Trustees for the State Colleges requests the Attorney General of the State of Connecticut to acquire by eminent domain proceedings the following property for which monies have been provided and authorized by the General Assembly of the State of Connecticut:

Joseph A. Marasco, et al
Driftway Road
Danbury, Connecticut

* * *
Memo to the File:

On this date, W. Robert Bokelman of the Commission for Higher Education, was contacted by telephone with reference to the necessity of having the Commission approve eminent domain proceedings in connection with properties to be acquired for use at the State Colleges.

Dr. Bokelman indicated that it was unnecessary for such approval to be granted as eminent domain proceedings were only a part of the process utilized, when necessary, in the acquisition of land.

W. F. Croft

November 9, 1970
**INTERDEPARTMENT MESSAGE**

**TO**  W.F. Croft, 
Associate Executive Officer

**FROM**  C.N. Johnson, Chief 
Contract Section

**AGENCY**  Board of Trustees for State Colleges  
Date  11/17/70

**AGENCY**  Public Works Department  
TeLePhone  4421

**SUBJECT**  Acquisition by Condemnation Property of E & M Co. Inc., formerly of Joseph A. Marasco and Agnes L. Marasco, Northerly side Driftway Road, Danbury, Conn., Project No. BI-R-485.

This is to let you know that, since we started negotiations the captioned premises have been conveyed by the Marascos to E & M Co Inc. Thus the condemnation proceedings will have to be brought against the Company as present owner of the property.

Please note this in your records.

C.N. Johnson, Chief 
Contract Section

CNJ:JRG:mdc  
c: Comr. Sweeney  
File (CNJ)
October 19, 1970

Mr. Charles I. Sweeney
Commissioner of Public Works
165 Capitol Avenue
Hartford, Connecticut 06115

Re: BI-R-485
Marasco Property
Acquisition

Attention: C. N. Johnson, Chief of Contract Section

Dear Mr. Sweeney:

In response to Mr. Johnson's recent memo relating to the complications arising in connection with the acquisition of the property of Joseph A. Marasco, et al, we feel it important to take steps to acquire the property by eminent domain.

By copy of this letter, we are requesting the Board of Trustees for State Colleges to approve such action and send to you the proper notification.

Very sincerely yours,

Dr. Ruth A. Haas, President

RAH:me

cc: Dr. Smith, Executive Secy, Board of Trustees
    C. N. Johnson
    Dr. Rudner
    A. R. Hansen
    File (1)