

Minutes of a Meeting of the Town Board of the Town of Riverhead, held in the Town Hall, Riverhead, New York, on Tuesday, June 16, 1981 at 7:30 P.M.

Present: Joseph F. Janoski, Supervisor
Francis E. Menendez, Councilman
John Lombardi, Councilman
Antone J. Regula, Councilman
Victor Prusinowski, Councilman

Also present: Kevin Duffy, Town Attorney

Supervisor Janoski called the meeting to order at 7:30 P.M., and the Pledge of Allegiance was recited.

Councilman Menendez offered the following resolution which was seconded by Councilman Lombardi.

RESOLVED, that the Minutes of the Town Board Meeting held on June 2, 1981, and the Special Town Board Meeting held on June 4, 1981, are dispensed without objection, and be approved as submitted.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

BILLS

Bills submitted on abstract dated June 16, 1981 as follows:

| | |
|-----------------|--------------|
| General Town | \$125,993.18 |
| Ambulance | \$ 60.00 |
| Highway Item #1 | \$ 31,362.53 |
| Highway Item #3 | \$ 3,739.39 |
| Highway Item #4 | \$ 1,030.15 |
| Street Lighting | \$ 10,600.66 |
| Capital Funds | \$ 4,878.65 |

Councilman Menendez offered the following resolution which was seconded by Councilman Lombardi.

RESOLVED, that subject to complete audit, the following bills be approved for payment.

| | |
|-----------------|--------------|
| General Town | \$125,993.18 |
| Ambulance | \$ 60.00 |
| Highway Item #1 | \$ 31,362.53 |

| | |
|-----------------|--------------|
| Highway Item #3 | \$ 3,739.39 |
| Highway Item #4 | \$ 1,030.15 |
| Street Lighting | \$ 10,600.66 |
| Capital Funds | \$ 4,878.65 |

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.
The resolution was thereupon declared duly adopted.

Supervisor Janoski: "With us this evening, are department heads of various departments of town government and would be available if you have any questions of them."

REPORTS

William Mullen, Jr., 5/29/81 - recommendations re: insurance coverages. Filed.

Police Department - report for the month of May, 1981. Filed.

Recreation Department - report for the month of April, 1981. Filed.

Inspection Reports of Junk Dealers: East Island Auto Parts, Fred & Thomas Gallo, and Ida Marie Gallo. Filed.

Tax Receiver's report dated June 10, 1981. Filed.

Judge Leonard's annual report for 1980. Filed.

APPLICATIONS

Parade Permit - granted to Katherine Davis for 2:00 P.M., 6/04/81. Filed.

Proposal of Vail-Leavitt Music Hall for tax abatement or town purchase. Filed.

Supervisor Janoski: "The time for the public hearing has not yet arrived so let us do the correspondence."

CORRESPONDENCE

Raymond, Parish, Pine & Weiner, 5/26/81 - re: Master
Plan. Filed.

Charles Eich, 6/02/81 - submitted resignation as
Bingo Inspector. Filed.

Planning Board, 5/27/81 - recommending that application
of Phyllis Giammarino be approved. Filed.

Dept. of Consumer Affairs, 6/04/81 - commending Town
Board on action re: aluminum wiring. Filed.

Attorney General, 6/09/81 - advising that they do not
have jurisdiction re: 414 East Main Street. Filed.

Riverhead Chamber of Commerce, 6/11/81 - supporting
the Riverhead Air Park. Filed.

H2M Corp., 6/09/81 - re: federal aid-rural secondary
roads program and Scavenger Waste facility. Filed.

Alma Fanning, 6/10/81 - opposing general airport
facility. Filed.

Conservation Advisory Council, 6/11/81 - approving
application of Margaret Tooker; Frank Creter; and that a
six month permit be granted to Hildreth Booker. Filed.

Dept. of Labor - that an explosives license has been
issued to R. Scarpula. Filed.

A & A, 6/05/81 - re: Insurance policies. Filed.

Planning Board, 6/09/81 - recommending that consideration
be given to providing egress & ingress to K.K. Shopping Plaza
along easterly property line of proposed post office site in
Wading River. Filed.

CORRESPONDENCE - continued

S.C. Dept. of Planning, 6/08/81 - Requesting additional information re: application of P. Giammarino. Filed.

John Foley, 6/10/81 - advising next meeting of S.C. Health Committee will be 6/16/81 at 9:30 A.M. Filed.

UNFINISHED BUSINESS

Cablevision - request for rate increase (.30¢ per month)

Brush's Airpark - (general aviation airport) special permit.

Supervisor Janoski: "Under unfinished business we have a request for rate increase 30¢ per month from Cablevision. That is pending Town Board action.

An application for a general aviation airport, special permit for Brush's Airpark is before the Planning Board.

At this time, I would recognize anyone who wishes to be heard?"

Marie Hoff, Wading River; "I don't know whether the title to the school house community center is yours yet or still the Fire Departments. But I passed there as late as yesterday and the grass has not been cut all season. It looks pretty seedy and distressed so may be you could give a nudge to who ever should do it."

Supervisor Janoski: "It's still the property of the Fire Department."

Marie Hoff: "Okay, thank you."

Supervisor Janoski: "Thank you. I saw some Bill. I did see somebody in the back there."

Bill Nohejl, Wading River; "In reference to an ordinance passed about a month ago, about the intersections, about people having to cut them down so the view is unobstructed. How do people become aware of this ordinance because, let me explain.

PERSONAL APPEARANCES - continuedBill Nohejl continues:

I have a very terrible situation coming out of Long Pond Road into Wading River Road — Wading River-Manor Road. It comes at an angle. Now at the corner, there's a stop sign and a telephone pole. In between the stop sign and telephone pole the weeds are growing, may be three or four feet high. The normal terrain of the property is about a foot higher than the road. Now right at the property where the people's property intersect, there is about a four or five foot wigelia some what similar to a forsythia bush crowning one, coming five foot down to the ground. And if you look to the right further, there's a maple tree with the branches hanging about two foot to the ground. Complete obstruction to the right looking south off of Long Pond Road. I spoke to Frank about two weeks ago. Now it's unclear to me and it's unclear to Frank who is going to take control over getting this bush down or limbs cut? Does the town have the right to go on there? Now how do the people know that they are in . . ."

Supervisor Janoski: "Well Bill, I would say this and I say it advisedly. If you feel a hazardous situation exists on that particular intersection, then I would ask that you inform the building department of that situation. They would inspect it to see if it was in deed in violation of the ordinance which you mentioned. If it is a notice of violation would then be sent out."

Bill Nohejl: "To the people."

Supervisor Janoski: "To the people who owned the property."

Bill Nohejl: "Because as I say Frank says he does not think he has jurisdiction to go to cut this. Now there's a similar — on Sound Road going down towards the beach got a gigantic privet hedge. The roots are planted on private property. But they protrude about three or four foot over onto Sound Road which is an obstruction. Now the Highway Department wanted to do that at one time, trim it down, and they were threatened with a lawsuit. I feel as though this is not right that people should threaten the Town with a lawsuit that they, if something that is obstructing.

Now three or four years or two years ago, we had a similar occasion over on Union Avenue where the Highway Department went in there and cleaned that brush down on town property and people came in and raised hell on that. Remember John? Doc? I feel as though the Town has the right to do that and should do it and keep it clean because these trees and the side of the road is creeping in and we're going to have cow pastures in time to come."

PERSONAL APPEARANCES - continued

Supervisor Janoski: "We have to go through the procedures of the law and that is, of course, to be notified of a potentially hazardous situation, notifying the owner of the property is in violation and giving him a period of time to correct the situation, if indeed it is in violation. If nothing is done, then we go through the procedure of summonses and so forth."

Bill Nohejl: "All right, the building department will have a complaint on my behalf and my neighbors tomorrow."

Supervisor Janoski: "Thank you Bill."

Bill Nohejl: "Thank you."

Supervisor Janoski: "I have four minutes. Yes ma'am in the back."

Fay Anderson, Riverhead; Recent statements by some of our Riverhead School Board Members and administration have disturbed me enough that I can't remain a member of the silent majority. Riverhead has had a unique tradition of having graduation outdoors. This year it has been moved indoors. Supposedly because of the lack of crowd control and increasing disorders among the spectators. I don't know how they plan on controlling it indoors. But I would like to know if any of the Members of the Town Board have been approached by any members of the School Board or the administration and made aware of this problem or asked for any help in the solution to the problem?"

Supervisor Janoski: "Well let's separate two things. We have no jurisdiction over the school district. We are separate. We have a Board here which is municipal in the Town of Riverhead. The school board is also a municipal board, duly elected and therefore, independent. I would not even venture to interfere with the workings and the decisions of that board no more than I would have them interfere with the decisions of this board. We really can't get involved in that particular question or any question really dealing with the school district."

Fay Anderson: "If they have a problem, can't they come to you and ask for help."

PERSONAL APPEARANCES - continued

Supervisor Janoski: "For police protection or something like that."

Fay Anderson: "Or police protection or whatever."

Supervisor Janoski: "I suppose they could, but they haven't. Mr. Menendez."

Councilman Menendez: "Fay as far as I know, no one came to the Town Board complaining about police protection or anything else there. But I have some of the kids tell me that the reason that they have so much noise up there and so much disruption is because when the valedictorian and the rest of them are giving their speeches, they can't hear a word of it and a suggestion was made to the authorities there that they get a decent broadcasting system that could be heard all over the place and they probably wouldn't have any problem. But most of the problem was because they couldn't hear a darn word was being said."

Fay Anderson: "This is why I was wondering if you've been approached because we have parades in town. We have a Santa Claus parade in which everybody hears the Town Board Members, the officials, or whatever. The Memorial Day Parade, everybody hears the speeches and yet I can't understand really the separation between the school and the Town. They are part of our community. I admit they are run separately, but this is still all one community and I can't understand why they could not come for help if they needed help. Why there is such a separation, the taxpayers are footing the bill for both and . . ."

Councilman Menendez: "There shouldn't be a separation. If they needed help, all they had to do was ask."

Fay Anderson: "That's right. That's how I feel. And this is . . ."

Councilman Menendez: "If it was a policing problem, we could have plenty of police there to take care of the problem. I don't think it was a policing problem. I think it was a matter of nobody knowing what was being said. And so they just wonder off into groups and they talk and carry on."

Fay Anderson: "That's right. It was held in secrecy."

PERSONAL APPEARANCES - continuedFay Anderson continues:

The School Board decided what they wanted to do without notifying anybody at all. And . . ."

Councilman Prusinowski: "Mrs. Anderson, I understand there was, I'm sorry Joe. There was a School Board Meeting where I believe this was discussed at length. Some students from the student body showed up and I believe it lost by one vote. So, you know, my only thing to you is they have their own taxing jurisdiction like Doc said, he was on the School Board and my only statement is that if more parents and I know the students showed up and put some pressure on the School Board Members you might have had a different vote. Cause I know it was only one vote, The difference between indoor and outdoor."

Fay Anderson: "I really think the public should put some pressure on the School Board."

Councilman Prusinowski: "Well they're their own, like Doc said, own independent jurisdiction."

Councilman Menendez: "Another thing, Fay, you know there's a great amount of apathy among the taxpayers in Town when it comes to the School Board. Now I was on that Board for eight years and I'd be willing to bet if there wasn't one meeting in that eight years where we had ten people. And if we had, most of them had nobody show up. Nobody cared. Nobody took part. After it was publicized and all."

Fay Anderson: "I would like to mention what the students did. The School Board . . ."

Supervisor Janoski: "Ma'am I'm going to have to interrupt you. It's time for the public hearing and you certainly can come back once we're finished with the public hearing."

Supervisor Janoski recessed the meeting at 7:46 p.m. to hold the public hearing on the Sewer System Evaluation Survey. (See Sewer Minutes).

Supervisor Janoski: "Fay do you want to address the Town Board and continue now that you've got . . ."

PERSONAL APPEARANCES - continued

Fay Anderson from audience: "No I was just really interested in that one question."

Supervisor Janoski: "Okay, thank you. We will go onto resolutions and I will open up the meeting for comment at the end."

RESOLUTIONS

#285 APPOINTS RECREATION SPECIALIST (WATER SAFETY INSTRUCTORS TO RECREATION DEPARTMENT

Councilman Prusinowski offered the following resolution which was seconded by Councilman Regula.

RESOLVED, that the following be and are hereby appointed to serve as Recreation Specialists (Water Safety Instructors) effective June 29, 1981 to and including August 21, 1981, to be paid bi-weekly at the following hourly rate and to serve at the pleasure of the Town Board.

Lisa A. Carlson \$3.75

Georgianne M. Gatz \$3.50

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#286 APPOINTS BEACH ATTENDANTS TO RECREATION DEPARTMENT
Councilman Regula offered the following resolution which was seconded by Councilman Prusinowski.

RESOLVED, that the following be and are hereby appointed to serve as Beach Attendants effective June 27, 1981 to and including September 7, 1981, to be paid bi-weekly at the following hourly rate and to serve at the pleasure of the Town Board:

Mary Gregory Hanlon \$3.50

Arthur Harrison \$3.50

Allen L. Jacques \$3.50

Raymond Turula \$3.50

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

RESOLUTIONS - continued

#287

APPOINTS PARK ATTENDANTS TO RECREATION DEPARTMENT

Councilman Lombardi offered the following resolution which was seconded by Councilman Menendez.

RESOLVED, that the following be and are hereby appointed to serve as Park Attendants to be paid bi-weekly at the hourly rate of \$3.35 and to serve at the pleasure of the Town Board at the following dates:

John J. Harris, Jr. - June 8, 1981 to and including Sept. 11, 1981

Ollie J. Booker - June 16, 1981 to and including Sept. 11, 1981

Bridgette Alexander - June 22, 1981 to and including Sept. 11, 1981

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#288

APPOINTS SECRETARY FOR THE BOARD OF ASSESSMENT REVIEW

Councilman Menendez offered the following resolution which was seconded by Councilman Lombardi.

RESOLVED, that Kathleen R. Johns, be appointed as Secretary to the Board of Assessment Review, at an hourly rate of \$4.50.

FURTHER RESOLVED, that payment will be taken from the Board of Assessment Review budget.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#289

APPOINTS MINI BUS DRIVER FOR THE NUTRITION PROGRAM

Councilman Prusinowski offered the following resolution which was seconded by Councilman Regula.

WHEREAS, Lawrence Scudder was appointed as Mini Bus Driver for the Nutrition Program on Monday, June 1, 1981, and

WHEREAS, Lawrence Scudder decided that he was no longer interested in said position as of Monday, June 8, 1981,

NOW, THEREFORE, be it

RESOLVED, that Caroleen J. Naugles be and is hereby appointed to said position effective Wednesday, June 10, 1981 for a probationary period of eight weeks automatically renewable for six months at an annual salary of \$7,250.08, Step P, Group 2 of the Salary Administration Schedule.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

RESOLUTIONS - continued

Article III Desk Officer

Section All4-10 delete (Covered by Section All4-12, subdivision 8)
Renumber subdivision.

Article V Detectives

Section All4-16

After stakeouts, delete "or" add a coma, after police surveillances
add "or such other duties requiring the wearing of plain clothes
as determined by the Chief of Police".

Section All4-7

Delete "Captain" Insert "a supervisory member designated by the
Chief of Police"

Section All4-18

Subdivision A(2)

Line two - delete "criminal" Insert "felony" Delete
"requiring such prints"

Subdivision A(3)

Insert after Detectives "in the absence of a superior officer".

Article VI Members of the Department

Section 114-20

Subdivision A(23)

Add at end "thru the chain of command".

Subdivision A(24)

Add at end "thru the chain of command".

Subdivision A(27)

Delete "Desk Officer" and add "chain of command".

Subdivision A(30)

After Chief of Police add "thru the chain of command".

Add new subdivision A(35)

Take fingerprints of all persons arrested for misdemeanors
as required by State Law at the direction of a supervisory officer.

Subdivision A(44)

Delete (NA). Renumber all subsequent subdivisions.

Subdivision A(49)

After official police business add "or".

Subdivision A(53)

Delete "shotgun". At end add "A police department shotgun may
be carried only when authorized by the Chief of Police or his
designee.

RESOLUTIONS - continued

Subdivision A(55)(B)

After Chief of Police add "thru the chain of command".

Subdivision A(56)

After Section 265.10 add "and Section 400 Subdivision 12(C)" of the Penal Law.

Subdivision A(63)

After Chief of Police add "his designee".

Subdivision A(73)

After Chief of Police add "thru the chain of command".

Article IX General Rules

Section All4-26(B)

(Line 2) After ordinances, delete "especially those relating to public morals, vice, gambling and intoxicating liquors".

Section All4-27

(Line 2) After ordinances, delete "especially those relating to public morals, vice, gambling and intoxicating liquors."

Article X Penalties

Section All4-29

(Line 2) After (1) add "or a combination of any".

Article XI (Correct Article #)

Article XI Definitions

Laws and Ordinances - add after ordinances, "and Town Code Articles".

Section All4-31

Town Board - delete "or the Supervisor, Town Councilmen and Town Justices, as the case may be".

Article XV Prisoner Detention Procedure

Section All4-65

(Last line) Delete "and all cells are empty" and add "and no male prisoners are lodged in the lock-up"

Section All4-67

Add at end of section "In lieu of calling a local doctor, a prisoner complaining of illness, requesting a doctor or obviously in need of medical attention may be transported directly to the Central Suffolk Hospital emergency room for treatment. The prisoner may be transported by police unit or ambulance depending on the apparent severity of illness upon the direction of a supervisory officer.

Section 114-7

Subdivision 16

Written orders shall be in two categories, (a) General Orders and (b) Special Orders.

RESOLUTIONS - continued

General Orders will be orders setting force policy or procedures on a Department wide basis. They shall be numbered consecutively and shall remain in effect until terminated by a follow up order. General Orders shall take effect 72 hours after being posted on the bulletin board at Police Headquarters. General Orders shall have the full force and effect as a direct order from the Chief of Police.

Special Orders will be orders concerning a specific item or task. They will be addressed to those concerned and will have a listed date of effectiveness or will be self-terminating by their own nature. Special Orders shall be consecutively numbered, take effect immediately upon receipt and have the full force and effect as a direct order from the Chief of Police.

BE IT FURTHER RESOLVED, that the Town Clerk is hereby authorized to publish and post this ADOPTION OF AMENDMENT in the official newspaper of the Town.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#291 AUTHORIZES OVERTIME COMPENSATION SANITATION DEPARTMENT
Councilman Lombardi offered the following resolution which was seconded by Councilman Menendez.

RESOLVED, that Edward Gadzinski, employee of the Sanitation Department, be compensated at time and one-half for overtime worked due to snow and reperi emergencies and replacing operators as listed below:

| | | |
|---------|--|---------------------|
| January | 4 - 4 hours; 5 - 2 hours; 7 - 4 hours; 10 - 5 hours; | |
| | 31 - 3 hours; - | TOTAL 18 Hours |
| March | 5 | 3 Hours |
| April | 2 - 2 hours; 3 - 2 hours; 4 - 2 hours; 8 - 3 hours; | |
| | 9 - 2 hours; 10 - 3 hours; 14 - 2 hours; 17 - 9 hours; | |
| | 22 - 3 hours; 27 - 3 hours; 28 - 3 hours; 29 - 3 hours | 41 Hours |
| May | 1 - 2 hours; 2 - 10 hours; 4 - 2 hours; 5 - 2 hours; | |
| | 6 - 2 hours; 8 - 2 hours; 11 - 2 hours; 12 - 2 hours; | |
| | 13 - 2 hours; 14 - 2 hours; 16 - 10 hours; 17 - 6 hours; | |
| | 23 - 8 hours; 24 - 5 hours; 29 - 2 hours; 30 - 4 hours | 63 Hours |
| | 125 Hours @ \$11.4527 | Total of \$1,431.59 |
| | | 125 Hours |

Before the vote, Councilman Lombardi stated: "I want to make a little explanation. We have one operator — we're short

RESOLUTIONS - continuedCouncilman Lombardi continues:

one operator down at the dumps, and Eddie has been filling in. So that's where he got these hours. So if anybody wants to check on it."

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#292 APPOINTS LIFEGUARDS TO RECREATION DEPARTMENT

Councilman Menendez offered the following resolution which was seconded by Councilman Lombardi.

RESOLVED, that the following be and are hereby appointed to serve as Lifeguards effective June 27, 1981 to and including September 7, 1981, to be paid bi-weekly at the following hourly rate and to serve at the pleasure of the Town Board:

| | |
|-------------------------|--------|
| Thomas A. Brady | \$4.90 |
| Amy A. Carlson | \$3.90 |
| James J. DeCarle | \$4.25 |
| James Q. Hirsch | \$4.90 |
| Thomas Michael Mullings | \$4.00 |
| Mary M. Patrick | \$4.15 |
| Emily E. Stewart | \$4.00 |
| Daniel J. Osojnak | \$3.50 |

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#293 AUTHORIZES NOTICE OF PUBLIC HEARING

Councilman Prusinowski offered the following resolution which was seconded by Councilman Regula.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post a Notice of Public Hearing with regard to amending Section 108-74D(3) and (4) of the Riverhead Town Code:

PUBLIC NOTICE

TAKE NOTICE, that a public hearing will be held on the 7th day of July, 1981, at 7:45 o'clock in the evening at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York,

RESOLUTIONS - continued

to hear all interested persons with regard to the following amendment to the Riverhead Town Code:

Section 108-74D

(3) On investigation, the Building and Zoning Department official ~~and the Riverhead Town Planning Board~~ shall approve of such temporary certificate of occupancy.

(4) A cash deposit in escrow in an amount established by the Building and Zoning Department official and the Riverhead Town Planning Board shall be provided to ensure satisfactory completion of all required improvements within a period of six (6) months. Failure to comply with this time limitation shall render such escrow in default, and the Town may utilize the deposited money in the Town of Riverhead town account set up for this purpose. The actual work completing the improvements may be performed by one of the Town's departments or a private contractor selected by public bid.

* (----) marks deletion

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#294 ENVIRONMENTAL REVIEW ADVERTISEMENT COMMUNITY DEVELOPMENT

Councilman Regula offered the following resolution which was seconded by Councilman Prusinowski.

WHEREAS, the Town of Riverhead has applied for and been granted U.S. Department of Housing and Urban Development (HUD) Community Development Block Grant (CDBG) funds for fiscal years 1979 and 1980, and

WHEREAS, the procedure for the release of these funds requires the development of an Environmental Review Board Record and the publishing of a public notice indicating the finding of the environmental review and the date which the Town of Riverhead will request HUD to release funds, and

WHEREAS, the Environmental Review Record has been completed for two (2) CDBG projects; the Horton Avenue Redevelopment Project (FY 1979) and the Industrial Development Fund (FY 1980),

THEREFORE, be it

RESOLVED, that the Town Board of the Town of Riverhead authorize the Town Clerk to publish the following Notice of Finding of No Significant Effect on the Environment and Request for Release of Funds for said project in Newsday, for one day. The notice should be published on Saturday, June 20, 1981.

RESOLUTIONS - continuedNOTICE OF FINDING OF NO SIGNIFICANT
EFFECT ON THE ENVIRONMENT AND
REQUEST FOR RELEASE OF FEDERAL
FUNDS

Town of Riverhead
200 Howell Avenue
Riverhead, New York 11901
(516) 727-3200 Ext. 238

TO ALL INTERESTED AGENCIES, GROUPS, AND PERSONS:

On or about July 7, 1981, the Town of Riverhead will request the U.S. Department of Housing and Urban Development to release Federal funds under Title I of the Housing and Community Development Act of 1974 (PL93-383) to be used for the following projects:

1. Horton Avenue Redevelopment Project
Horton and Osborne Avenue
Riverhead, New York 11901
2. Industrial Development Fund
Townwide Application

It has been determined that such request for release of funds will not constitute an action significantly affecting the quality of the human environment and, accordingly, the Town of Riverhead has decided not to prepare an Environmental Impact Statement under the National Environmental Policy Act of 1969 (PL 91-190). The reason for such decision not to prepare such statement is as follows:

- (i) The analysis required for the development of an Environmental Review Record for the subject projects did not point to any impact that would significantly affect the human environment. The basis for this determination lies in the fact that all identified adverse impacts are not intractable and can, through project design, be either minimized or avoided.

Environmental Review Records respecting the aforementioned projects have been made by the Town of Riverhead which document the environmental review of the projects and more fully sets forth the reasons why such Statement is not required. The Environmental Review Records are on file at the above address and are available for public inspection and copying, upon request, at the Community Development Office between the hours of 9:00 a.m. and 4:00 p.m.

RESOLUTIONS - continued

No further environmental reviews of said projects are proposed to be conducted prior to the request for release of Federal funds.

All interested agencies, groups and persons disagreeing with this decision are invited to submit written comments for consideration by the Town of Riverhead to the Office of the Supervisor. Such written comments should be received by the Supervisor on or before July 5, 1981. All such comments received will be considered and the Town of Riverhead will not request the release of Federal funds for the subject project prior to July 7, 1981.

The Town of Riverhead will undertake the subject projects with Block Grant funds from the U.S. Department of Housing and Urban Development (HUD) under Title I of the Housing and Community Development Act of 1974. The Town of Riverhead is certifying to HUD that the Town of Riverhead and the Town Supervisor, in his official capacity as Supervisor, consent to accept the jurisdiction of the Federal courts if an action is brought to enforce the responsibilities in relation to environmental review, decision making, and action; and that these responsibilities have been satisfied.

The legal effect of the certification is that upon its approval, the Town of Riverhead may use the Block Grant funds, and HUD will have satisfied its responsibilities under the National Environmental Policy Act of 1969. HUD will accept no objection to its approval of the release of funds and acceptance of the certification only if it is on one of the following bases: (a) that the certification was not in fact executed by the chief executive officer or other officer of the applicant approved by HUD; or (b) that applicant's Environmental Review Records for the project indicate omission of a required decision, finding or step applicable to the project in the environmental review process. Objections must be prepared and submitted in accordance with the required procedure (24 CFR Part 58), and may be addressed to:

U.S. Department of HUD
New York Area Office
26 Federal Plaza
New York, N.Y. 10028

Objections to the release of funds made on bases other than those stated above will not be considered by HUD. No objection received after July 5, 1981 will be considered by HUD.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

RESOLUTIONS - continued

#295 RESOLUTION OF THE TOWN OF RIVERHEAD AUTHORIZING THE SIGNING OF A CONTRACT FOR STATE AID FOR CONSTRUCTION OF A MUNICIPAL WATER QUALITY IMPROVEMENT PROJECT AND DESIGNATING A FISCAL OFFICER TO RECEIVE AND DISTRIBUTE FUNDS (Chapter 659, New York State Laws of 1972)

Councilman Lombardi offered the following resolution which was seconded by Councilman Menendez.

WHEREAS, Chapter 659 of the Laws of 1972 of the State of New York and various Federal laws provide financial aid for the construction of Water Quality Improvement Projects; and

WHEREAS, the Town of Riverhead, 200 Howell Avenue, Riverhead, New York 11901, hereinafter called the APPLICANT, has made Application for STATE Aid for Construction of Water Quality Improvement Project, Bond Act Project Number C-36-0977-01-0-Q and

WHEREAS, it is necessary that a Contract by and between THE PEOPLE OF THE STATE OF NEW YORK, hereinafter referred to as the STATE, for such STATE Aid be executed on behalf of TOWN OF RIVERHEAD: now

THEREFORE, be it

RESOLVED, by the Town Board of the Town of Riverhead, the governing body of said applicant, as follows:

1. That Joseph F. Janoski, Supervisor be hereby authorized to sign, on behalf of the APPLICANT, a STATE contract providing for payment by the STATE of a portion of the cost of construction of the Water Quality Improvement Project; and

2. That Joseph F. Janoski, Supervisor be designated as the Fiscal Officer of said APPLICANT to receive and distribute funds as the authorized Fiscal Officer of the APPLICANT in connection with said Project; and

3. That the Applicant agrees that it will fund its portion of the cost of construction of said Water Quality Improvement Project; and

4. That five (5) Certified copies of this resolution be prepared and sent to the New York State Environmental Conservation, Albany, New York, together with the signed STATE contract; and

5. That this resolution shall take effect immediately.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#296 RESOLUTION OF THE TOWN OF RIVERHEAD AUTHORIZING THE FILING OF AN APPLICATION FOR STATE AID FOR CONSTRUCTION OF MUNICIPAL WATER QUALITY IMPROVEMENT PROJECTS (Chapter 659, New York State Laws of 1972)

Councilman Menendez offered the following resolution which was seconded by Councilman Lombardi.

RESOLUTIONS - continued

WHEREAS, Chapter 659 of the Laws of 1972 of the State of New York and various Federal laws provide financial aid for the construction of Water Quality Improvement Projects; and

WHEREAS, it is necessary for the Town of Riverhead, herein called the APPLICANT, to make application for State financial aid for Construction of Water Quality Improvements Under Bond Act Project #C-36-0977-01-0-Q Water Quality Improvement Project; now

THEREFORE, be it

RESOLVED, by the Town Board of the Town of Riverhead, the governing body of said APPLICANT, as follows:

1. That Joseph F. Janoski, Supervisor be authorized to make application for State construction aid and provide the State of New York such information, data and documents pertaining to the application for a grant as may be required, and otherwise act as the authorized representative of the Applicant in connection with said application,
2. That the APPLICANT agrees that if a Federal grant or grants and State assistance for the Water Quality Improvement Project are made pursuant to the Federal Water Pollution Control Act, as amended, or any other Federal Law or program, Chapter 659 of the Laws of 1972 of the state of New York, the Town of Riverhead will pay the remaining costs of the approval construction;
3. That all statements, data and supporting documents made or submitted by the APPLICANT in connection with any application for Federal assistance for the proposed construction are to be deemed a part of the application for State assistance,
4. That the APPLICANT agrees to comply with the Administrative Rules and Regulations of the New York State Department of Environmental Conservation;
5. That five (5) certified copies of this resolution be prepared to accompany an application for State aid for the construction of a Water Quality Improvement Project;
6. That this resolution take effect immediately.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#297 AUTHORIZES HIGHWAY SUPERINTENDENT TO HIRE TEMPORARY
SUMMER HELP

Councilman Prusinowski offered the following resolution which was seconded by Councilman Regula.

WHEREAS, there is an increase in the workload in the Highway Department, and

WHEREAS, it is necessary for the Highway Superintendent

RESOLUTIONS - continued

to hire temporary employees for this purpose,
NOW, THEREFORE, be it

RESOLVED, that the Highway Superintendent is hereby authorized to hire said temporary employees at an hourly rate designated herewith: \$4.50 per hour.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#298 APPOINTS CHAIRPERSON FOR THE BOARD OF ASSESSMENT REVIEW
Councilman Regula offered the following resolution which was seconded by Councilman Prusinowski.

RESOLVED, that Fred Mauro, be appointed as Chairperson to the Board of Assessment Review, at an additional compensation rate of \$10 per day,

FURTHER RESOLVED, that payment will be taken from the Board of Assessment Review Budget.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#299 AUTHORIZES PUBLICATION OF NOTICE TO BIDDERS - RECREATIONAL BUILDING

Councilman Lombardi offered the following resolution which was seconded by Councilman Menendez.

RESOLVED, that the Town Clerk be, and hereby is, authorized to publish and post a NOTICE TO BIDDERS for a Utility Building for the Riverhead Recreational Department, as follows.

NOTICE TO BIDDERS

Notice is hereby given that SEALED PROPOSALS for the Construction of a Steel Building will be received by the Town of Riverhead at the Town Clerk's Office, Town Hall, 200 Howell Avenue, Riverhead, New York, until 11:00 A.M., Prevailing Time, on Thursday, July 16, 1981 at which time and place they will be publicly opened and read aloud for the following contract:

RIVERHEAD RECREATIONAL DEPARTMENT UTILITY BUILDING
At Stotsky Park, Riverhead, New York

Plans and Specifications may be obtained at either the Town Clerk's Office and/or the Offices of the Consulting Engineer, Steve G. Tsontakis, Drawer 1446, Middle Road, Mattituck, New York, 11952, upon deposit of twenty-five dollars (\$25.00) for each set furnished.

Deposits for plans and specifications will be refunded to bidders who return plans and specifications within ten (10) days in good condition; other deposits will either be partially or not refunded if the plans and specifications have been returned in good condition within thirty (30) days after bids

RESOLUTIONS - continued

have been opened.

Each proposal must be accompanied by either a Bid Bond or Certified Check in the amount of five percent (5%) of the total bid, made payable to Joseph Janoski, SUPERVISOR, TOWN OF RIVERHEAD, as assurance that the bid is made in good faith.

The Town Board reserves the right to reject any or all bids, to waive any informalities and to accept the lowest responsible bid which, in the opinion of the Town Board, is in the best interests of the Town.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#300 RESOLUTION FOR ASSESSORS TO ATTEND SEMINAR
Councilman Menendez offered the following resolution which was seconded by Councilman Lombardi.

RESOLVED, that Charles Crump, Harold W. Stakey, Joseph F.X. Loughlin, be authorized to attend a seminar to be held at Cornell University, August 2 thru 6, 1981,

FURTHER RESOLVED, that the Assessors car be used and expenses incurred be paid by the Board of Assessors budget.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

Supervisor Janoski recessed the meeting for ten minutes, after which the meeting resumed at 8:32 P.M.

RESOLUTIONS

#301 AUTHORIZES TOWN CLERK TO ATTEND A SEMINAR
Councilman Prusinowski offered the following resolution which was seconded by Councilman Regula.

RESOLVED, that the Town Clerk be, and hereby is, authorized to attend a seminar to be held at Syracuse University, August 16 thru 21, 1981, and be it

FURTHER RESOLVED, that the expenses incurred be paid by the Town Clerk's Budget, 1410.400.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#302 AUTHORIZES PUBLICATION OF WANT AD FOR HANDYWORKER
Councilman Regula offered the following resolution which was seconded by Councilman Prusinowski.

RESOLUTIONS - continued

RESOLVED, that the Town Clerk be, and hereby is, authorized to publish and post a want ad for a HANDYWORKER for the Riverhead Seniors Home Chore Program in the official newspaper of the Town.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#303 AUTHORIZES SUPERVISOR TO SIGN AGREEMENT WITH SUFFOLK COUNTY NATIONAL BANK

Councilman Lombardi offered the following resolution which was seconded by Councilman Menendez.

RESOLVED, that the Supervisor is hereby authorized to execute an agreement with the Suffolk County National Bank relative to the Town of Riverhead Bond Issue for various purposes in the amount of \$1,641,000, dated April 4, 1981.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#304 ACCEPTS RESIGNATION OF CHARLES EICH AS BINGO INSPECTOR

Councilman Menendez offered the following resolution which was seconded by Councilman Lombardi.

WHEREAS, Charles Eich has submitted his resignation as Bingo Inspector with effect from June 2, 1981,

NOW, THEREFORE, be it

RESOLVED, that said resignation is accepted.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#305 APPOINTS MARY LAWRENCE AS BINGO INSPECTOR

Councilman Regula offered the following resolution which was seconded by Councilman Prusinowski.

WHEREAS, there now is a vacancy in the post of Bingo Inspector,

NOW, THEREFORE, be it

RESOLVED, that Mary Lawrence of 19 Denis Court, Riverhead, New York, be and is hereby appointed to the position of Bingo Inspector at an hourly rate of \$5.25 not to exceed remaining balance of budget for 1981.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#306 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING - Section 108-60(F)

Councilman Prusinowski offered the following resolution which was seconded by Councilman Regula.

RESOLUTIONS - continued

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post a Notice of Public Hearing to be held on the 7th day of July, 1981, at 8:00 o'clock in the evening at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to Section 108-60(F) of the Riverhead Town Code wherein the present wording in Section 108-60(F) shall be deleted and replaced with the following amendment. Said section deals with the use of asphalt and crushed stone.

Section 108-60

F. An individual may apply to the Building Department to use a substitute mix. Said permission, which will be for two (2) years, will be granted by the Building Department.

Except for single family and two-family dwellings, all open parking areas shall be properly drained within the premises. Minimum acceptable paving requirements are as follows:

1. for retail businesses, a home occupation, or a home professional office with a total building area not exceeding 600 square feet: 4 inches of crushed stone on a stable base. Each parking space shall have wheel or bumper guards.

2. for a business building with a total building area not exceeding 1,800 square feet: 2 inches of stone blend on a stable base with a wearing course of 2 inches, after compaction of New York State mix Type A. Each parking space shall have wheel or bumper guards.

3 all other buildings: 2 inches of bituminuous plant mix, after compaction, with wearing course of two inches, after compaction, of New York State mix, Type A, or 4 inches of reinforced concrete surface. Each parking space shall have wheel or bumper guards. When the parking area is in use during periods of darkness, it shall be properly illuminated. When said parking area is surfaced with asphalt or concrete, the parking spaces shall be clearly marked.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#307

AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE

OF PUBLIC HEARING - Section 108-60(J)

Councilman Lombardi offered the following resolution which was seconded by Councilman Menendez.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post a Notice of Public Hearing to be held on the 7th day of July, 1981 at 8:10 o'clock in the evening at

RESOLUTIONS - continued

the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to Section 108-60(J) of the Riverhead Town Code wherein an additional section numbered "3" shall be added. Said section deals with the use of asphalt and crushed stone.

Section 108-60(J)

J (3) Excepted from J(1) above shall be the following:

a. Single-family and two-family parking areas;

b. Parking area serving a retail business, a home occupation, or a home professional office with a total building area not exceeding 600 square feet provided that a test hole shows that water will leach at a rate which prevents ponding.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#308 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF
PUBLIC HEARING -
ENVIRONMENTAL IMPACTS OF RIVERHEAD
AIRPARK

Councilman Menendez offered the following resolution which was seconded by Councilman Lombardi.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post a Notice of Public Hearing concerning a scoping hearing for the Environmental Impacts of Riverhead Airpark, Inc. Said hearing will be a scoping hearing that will detail the environmental concerns so that said concerns can be addressed by the Draft Environmental Impact Statement of the applicant. Said hearing will be held before the Riverhead Town Board on the 7th day of July, 1981 at 8:15 o'clock in the evening at 200 Howell Avenue, Riverhead, New York.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

Supervisor Janoski stated: "I would like to point out to the members of the press, Mr. Berger pay attention, that this particular hearing allows those interested persons to address only the possible environmental impact of the proposed Airpark."

RESOLUTIONS - continued
 #309 APPOINTS SUMMER POLICE OFFICERS
 Councilman Prusinowski offered the following resolution which was seconded by Councilman Regula.
 WHEREAS, it is the desire of this Town Board to hire additional summer police officers, and
 WHEREAS, certain individuals have demonstrated a wish to serve as summer police officers,
 NOW, THEREFORE, be it
 RESOLVED, that the following individuals are hereby appointed as summer police officers with effect from June 7, 1981 to September 30, 1981, at an hourly rate of \$5.00.

Timothy Hubbard

Michael McGuire

Cindy Wozniak

Donald Zlatniski

Christine Sargent

Nicholas Laparello

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#310 ADOPTS SECTION 48-18C OF THE RIVERHEAD TOWN CODE -
 GLASS CONTAINERS ON PUBLIC BEACHES OR RECREATIONAL
 FACILITIES

Councilman Regula offered the following resolution which was seconded by Councilman Prusinowski.

WHEREAS, a public hearing was held on the 2nd day of June, 1981, to hear all interested persons with regard to the proposed addition to Chapter 48, Section 48-18C pertaining to the prohibition of glass containers on public beaches or recreational facilities, and

WHEREAS, all persons wishing to be heard were heard,
 NOW, THEREFORE, be it

RESOLVED, that Chapter 48 shall be amended to include Section 48-18C which shall read as follows:

No person shall be allowed to bring any type of disposable glass container on any public beach or recreational facility.

Said resolution takes effect ten days after publication.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

RESOLUTIONS - continued

#311 ADOPTS SECTION 60-1 A THROUGH D OF THE RIVERHEAD TOWN
CODE - ALUMINUM WIRING

Councilman Menendez offered the following resolution which was seconded by Councilman Lombardi.

WHEREAS, a public hearing was held on the 2nd day of June, 1981, to hear all interested persons with regard to the proposed addition to Chapter 60, Section 60-1, paragraphs A, B, C, and D pertaining to aluminum wiring, and

WHEREAS, all persons wishing to be heard were heard, NOW, THEREFORE, be it

RESOLVED, that Chapter 60 shall be amended to include Section 60-1(A), (B), (C), and (D), which shall read as follows:

(A) No person, firm, or corporation shall make any new installation or modify any existing installation using aluminum wire or wire utilizing aluminum in combination with other materials where the principal component of such wire is aluminum, e.g. nickel clad aluminum, copper clad aluminum, etc., where the wire size is American Wire Gauge (AWG) #4 or smaller.

(B) On installations using wire size AWG #2 and larger, aluminum wire or wire utilizing aluminum in combination with other materials where the principal metallic component is aluminum, e.g. nickel clad aluminum, copper clad aluminum, etc., each termination or splice on such wire shall be made only by compression connectors approved for the purpose and applied in full conformance with approved procedures.

(C) Any person, firm, or corporation making any repair or modification to an existing installation on which the existing conductors are found to be aluminum wire or wire which is primarily aluminum, in sizes AWG #4 and smaller, shall make all connections, splices and terminations only in full conformance with procedures recognized by N E C utilizing only such materials, devices and equipment as have been approved for such use.

(D) In making repairs or modifications to existing installations, direct connection to switches and receptacles shall be made only with a copper wire pigtail splices to the aluminum wire using only insulated connectors listed for joining aluminum and copper approved for such use by the Underwriters Laboratory, Canadian Standards Associates, and American Gas Associates.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

RESOLUTIONS - continued

- #312 RETAINS PETER S. DANOWSKI IN DEFENSE OF LAWSUIT
Councilman Lombardi offered the following resolution which was seconded by Councilman Menendez.
RESOLVED, that Peter S. Danowski, Jr., is hereby retained to work in coordination with the Town Attorney, Kevin J. Duffy, in the defense of the Town of Riverhead and Joseph F. Janoski in the matter of Robert Stevenot v. Town of Riverhead and Joseph F. Janoski at the agreed upon hourly rate.
The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.
The resolution was thereupon declared duly adopted.
- #313 AUTHORIZES ATTENDANCE TO TRAINING SCHOOL IN DOUBLE ENTRY ACCOUNTING
Councilman Prusinowski offered the following resolution which was seconded by Councilman Regula.
WHEREAS, the Office of the State Comptroller has notified this jurisdiction that the Department of Audit and Control will be conducting a training school in Double Entry Accounting,
NOW, THEREFORE, be it
RESOLVED, that Barbara Blass, Janice Carney, and Evon Jefferson be and is hereby authorized to attend said training school on August 25, 26, 27, September 1, 2, and 3 and that all necessary expenses incurred during this time will be fully reimbursed by the Town.
The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.
The resolution was thereupon declared duly adopted.
- #314 APPOINTS POLICE OFFICERS TO RIVERHEAD POLICE DEPARTMENT
Councilman Regula offered the following resolution which was seconded by Councilman Prusinowski.
BE IT RESOLVED, that the following individuals, Robert K. Boden, Further Lane, Riverhead, New York; David J. Hegermiller, Leonard Street, Wading River, New York; Frank Mackie, RFD #2, Box 827, Riverhead, New York; John F. Danowski, 157 Maple Avenue, Riverhead, New York, are hereby appointed to the Riverhead Police Department, and be it
FURTHER RESOLVED, that Frank Mackie shall be assigned to duty effective immediately, and be it
FURTHER RESOLVED, that the following individuals, Robert K. Boden, David J. Hegermiller, and John F. Danowski, shall be placed on a leave of absence until such time as they start the prescribed training program to receive the required approval/certification.
The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.
The resolution was thereupon declared duly adopted.

RESOLUTIONS - continued

#315

ADOPTS WORK SERVICE PROGRAM

Councilman Lombardi offered the following resolution which was seconded by Councilman Menendez.

WHEREAS, the Town Board has been requested to authorize a community service Sentencing Program under the terms of which individuals who have been sentenced to probation by the Town Justice Court may, as a condition of such sentence, be assigned to perform community service work for the Town, and

WHEREAS, the Town Board believes that it is in the public interest to authorize such a program provided that the same is permitted by existing law; properly supervised; adequate insurance protection is provided; and funds are available therefor.

NOW, THEREFORE, be it

RESOLVED, that the Town Board does hereby authorize a Community Services Sentencing Program pursuant to which individuals who have been sentenced to probation by the Riverhead Town Justice Court may, as a condition to such sentence, be assigned to perform community service work for the Town, subject, however, to the following terms and conditions, to wit:

1. That such assignments will be under the direct supervision of the Supervisor.
2. That no such assignments shall be accepted by the Supervisor unless and until adequate Workmen's Compensation Insurance and Public Liability Insurance is provided.
3. That such program shall comply with all state and federal laws and regulations.
4. That all expenses of said program including, but not limited to, salaries, wages, insurance expenses and transportation shall be paid from funds presently available.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Yes, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#316

AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING - RE: COLLECTION OF REFUSE

Councilman Menendez offered the following resolution which was seconded by Councilman Regula.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Notice of Public Hearing with regard to the proposed addition to Section 103-6 of the Riverhead Town Code wherein subdivision B shall be added pertaining to the hours in which refuse, rubbish, or trash may be collected.

NOTICE OF PUBLIC HEARING

TAKE NOTICE, that a public hearing will be held on the 21st day of July, 1981, 7:45 P.M. o'clock in the evening at 200 Howell Avenue, Riverhead, New York, to hear all interested

RESOLUTIONS - continued

persons with regard to the proposed addition to Section 103-6 of the Riverhead Town Code wherein subdivision B shall be added to read as follows:

B. Vehicles may only collect refuse between the hours of 6:00 a.m. and 6:00 p.m. It shall be unlawful to collect refuse, rubbish, or trash at any other hour.

The vote, Prusinowski, Yes, Regula, Yes, Lombardi, Abstain, Menendez, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

PERSONAL APPEARANCES

Supervisor Janoski: "I will open the meeting now to comment from the public. Yes Sir."

"My name is Leon Ross."

Supervisor Janoski: "Would you state your address Mr. Ross please?"

Leon Ross: "My address?"

Supervisor Janoski: "Yes."

Leon Ross: "I live at 547 East Main Street, Riverhead, Long Island, New York. My address is to you Mr. Janoski, not to the Board, to you. In the paper you stated that I harass police officers for doing their job at 414. I did not harass your police officers for doing their job at 414 Sir. When I got there, I found four police officers breaking into Tommy Reece's apartment. I asked Tommy Reece how come the police officer is breaking in your apartment. Tommy Reece said they had a warrant to search my apartment. I said why don't you open the door and let them in then. Tommy Reece said the man didn't show him no warrant. So I asked the officer, I said officer why are you breaking in the man's apartment. The officer asked me if I lived down here. I told him no I don't live here no more. He said it ain't none of your business then. But it is my business. So and then I got — I read a paper where you said that prior to the incident that I challenged a police officer. I did not do this to him. So I'm asking for your apology of what I read in the paper because you slandered my name."

PERSONAL APPEARANCES - continued

Supervisor Janoski: "Well I'm not going to make any comment at this time."

Leon Ross: "You're not going to make any comment at this time. Well I will keep coming back until I get your apology. Thank you for your time Sir."

Supervisor Janoski: "Thank you. Mr. Kasperovich, did I see your hand up?"

William Kasperovich, 15th Street, Wading River; "My subject isolating pedestrian walking surface to specifically street curbs and specifically street curbs at designated cross walks. At the last Town Board Meeting, I presented three cross walks on Main Street. The first one being at Roanoke Avenue. The next one at the movie house. The next one at the diner and the Methodist Church across the street. And I don't know whether I spoke of the one by Sears & Roebuck.

Now since that time, the curb and a portion of the sidewalk on both sides of the street at the movie house were repaired. It brings to light a particular situation. Who designates these cross walks at what location and at which point is the state or county involved, and at which line does the responsibility and the liability of the township come into effect? The reason being that a number of these cross walks we have catch basins there. Now the catch basin that was repaired on the south side of the street by the movie house should certainly bear some correspondence from the township to who ever is an authority to repair it, but it is not acceptable.

Now as I stand in front of McCabes stationery store and the walkway crossing Main Street at McDermott Avenue, there's — it's a six foot cross walk and on the other side is a five foot planter box which means that the right hand doesn't know what the left hand is doing. So that the responsibility of the location of the sidewalks should come to the attention of the Town Board and should be coordinated with what other agencies and authorities are working on Main Street.

Now it also brings to light that we have no summary specification in the Town to say how good is good and when is repair necessary? It seems that in our township this area has fall to catchers catch can. How good is good? In comparison to other communities of our type, we might have to spend a million dollars to fix the curbs and streets. On the other hand, the amount of work that's required because of seasonal conditions in this part of the country they go unnoticed and here again because it's a catchers catch can condition.

Now I feel it's absolutely necessary for you people to focus on the cross walks in the busy areas of the Town, paying

PERSONAL APPEARANCES - continuedWilliam Kasperovich continues:

particular attention not to where the cars are parked, but where people are directed to cross the streets. That is clear cut responsibility as far as I could see that has not gotten the attention that it needs.

God Bless me too, for trying hard to get you fellows to do something. Thank you."

Supervisor Janoski; "Thank you Mr. Kasperovich. Is there anyone else present who wishes to address the Town Board? Jeff?"

Jeff Hawks; "Gentlemen I have a comment on the cable-vision. Is this the right time?"

Supervisor Janoski: "Yes."

Irene J. Pendzick: "Jeff can I have your name and address please?"

Jeff Hawks, 327 Riverside Drive, Riverhead; "Cablevision's okay. Is anybody here from Cablevision?"

Supervisor Janoski: "Is anybody here from Cablevision? No."

Jeff Hawks: "Same old story. Write letters to them and get no response. Anyway my first chance to address the Board. My comment on the cable service is that I wanted to congratulate who ever would be here from the cable company on their new earth station. I think the picture is terrific on the pay service. Their 30¢ increase is a bit. I don't know, it seems kind of paltry. It seems like they're passing the hat here. It doesn't seem like very much, it doesn't seem like they're giving us anything for it. I think that with the wide variety of cable programming available they could give us something along the way.

From what I understand for about a nickel a subscriber, we could get other services such as the all news network, the 24 hour news network. We would get Madison Square Garden Network for the ESP and all the 24 hour sports network. And I understand these things are based on a per subscriber basis and it's not much more than a few pennies for each one. It would seem to me that the cable company would be better off giving us something instead of just saying we want a 30¢ increase if they would ask for a dollar increase and bury in that dollar these additional

PERSONAL APPEARANCES - continuedJeff Hawks continues:

services, people would probably say hey we're getting something for our money and I think that they could give us more for their money and I think you should think about that before we approve giving them this increase. There is much more available. There's much more available at all the other cable companies on Long Island except Long Island Cablevision.

And one other comment I have is on the two Long Island Television Stations, Channel 21 from Garden City of Plainview and Channel 67 from Smithtown. Every time I've asked anyone why we don't get it, they say we can't get it on their antenna system. Well I went to Radio Shack and spent \$19.95 on an antenna and put it on my roof and I got it. I can get both of them and I can't understand why they can't get it. They have an earth station getting television stations from 23,000 miles in space, but they can't get anything from twenty-three miles away in Smithtown. It's abit too much."

Councilman Prusinowski: "Joe I can answer that one. Jeff the reason they don't carry channel 67 anymore is because channel 67 is affiliated with WHT over 60% of the time. Channel 67 is scrambled from their tower. So they relay it from New Jersey to Channel 67 which you can subscribe, in fact, I tried to, but I was too far out. I couldn't get the signal for the scramble. So the reason Cablevision no longer carries 67 is because most of the time you wouldn't be able to get it anyhow. They used to carry Channel 67, and they do not do any more local programs. They just do a lot of features."

Supervisor Janoski: "Reruns."

Councilman Prusinowski: "Reruns. See before it was a local licensed FCC station. Today it's programming."

Jeff Hawks: "Right. Okay. Channel 21 is a public — that's a different story. Like I said I can get it on my house antenna. I think they should get it.

I just asked the Town Board to ask Cablevision in addition to what we're getting that everybody else in the cable companies on the Island seem to be getting that we're not getting. Thank you for your time."

Supervisor Janoski: "Thank you. Bill do you want to have the final word."

PERSONAL APPEARANCES - continued

Bill Nohejl, Wading River; "This is not in reference to the 30¢. This is about the — I asked the ladies and gentlemen here that night about cablevision extending it to my sons. They did make a survey. Two thousand seven hundred dollars for eight tenths of a mile. Oh, they really rushed to hook up to it."

Councilman Prusinowski: "It's a good gift for your kids, Bill."

Bill Nohejl: "Two thousand seven hundred dollars is ridiculous. This is something you're not going to want to hear. I see you approved extra help for the labor department, I mean for the Highway Department. My suggestion was to take men off the personal leave and grass clipping brigade and put them to other work of the Town. I disapprove of hiring extra for that reason."

Supervisor Janoski: "I'm not going to comment."

Bill Nohejl: "I know, but it's ridiculous. Thank you."

Supervisor Janoski: "Thank you. Before closing, Rick Brand is back."

There being no further business on motion and vote, the meeting adjourned at 9:00 P.M.

Irene J. Pendzick

Irene J. Pendzick, Town Clerk

IJP/vlv