

Minutes of a Meeting of the Town Board of the
Town of Riverhead, held in the Town Hall, Riverhead,
New York, on Tuesday, March 6, 1979 at 7:30 P.M.

Present: George G. Young, Councilman
Francis E. Menendez, Councilman
John Lombardi, Councilman
Antone J. Regula, Councilman

Absent: Allen M. Smith, Supervisor
Alex E. Horton, Supt. of Highways

Also present: Henry S. Saxtein, Town Attorney

In absence of the Supervisor, Councilman George G.
Young presided.

Councilman Young called the Meeting to order
at 7:30 P.M., and the Pledge of Allegiance was recited.

Councilman Young: "Our Supervisor went to Albany
last night and he hasn't gotten back yet and he said he
will probably get here before the meeting is over. The
Department Heads are all here and if we need them, we'll
call on them if there are any questions."

BILLS

Bills submitted on Abstracts dated March 6, 1979
as follows:

General Town	\$63,312.94
General Town (1978 Enc.)	\$ 5,648.05
Highway Item #1 (1978 Enc.)	\$ 18.16
Highway Item #3 (1978 Enc.)	\$12,478.06
Highway Item #1	\$ 3,512.27
Highway Item #3	\$ 2,900.69
Highway Item #4	\$ 5,419.39
Community Development	\$ 351.77
Capitol Projects	\$ 326.86

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

RESOLVED, That subject to complete audit, the following
bills be approved for payment:

General Town	\$63,312.94
General Town (1978 Enc.)	\$ 5,648.05

Highway Item #1 (1978 Enc.)	\$ 18.16
Highway Item #3 (1978 Enc.)	\$12,478.06
Highway Item #1	\$ 3,512.27
Highway Item #3	\$ 2,900.69
Highway Item #4	\$ 5,419.39
Community Development	\$ 351.77
Capitol Projects	\$ 326.86

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Yes.

The resolution was thereupon declared duly adopted.

REPORTS

Recreation Department, monthly attendance report for January, 1979. Filed.
 Building Department, for the month of February, 1979. Filed.
 Tax Receiver's, dated March 1, 1979. Filed.
 Manorville Fire District - Financial Report for 1978. filed.
 Police Department - for the month of February, 1979. Filed.

COMMUNICATIONS

Suffolk County Department of Planning, 2/27/79 - re: adoption of amendment to Brookhaven Zoning Ordinance. Filed.

Department of Army, 2/27/79 - Public Notice #9728 (pipeline in Arthur Kill, New Jersey) Filed.

Department of Army, 2/24/79 - List of permits granted, denied or withdrawn for January, 1979. Filed.

Planning Board, 2/2/79 - recommends that Town Board assist in obtaining right-of-way for Barths Drugs & Hole in the Wall. Filed.

Planning Board, 2/2/79 - recommends that application for special permit of Segal Bros. be approved. Filed.

Planning Board, 2/2/79 - resolution approving reduction of performance bond of "Century Farms." Filed.

APPLICATIONS

Pergament Distributors, 2/27/79 - application for extension of amortization on sign. Filed.

Tidewater Dock Building Co. - requesting permission to build 60 feet of bulkhead on Long Island Sound, approximately 1 mile west of Hulse Landing. Filed.

UNFINISHED BUSINESS

Special Permit Application: Cohen, Rohm, Rohm & Briggs (pro-putt golf, Rte. 58)

Special Permit Application: Segal Bros. Co. (non-nuisance industry)

Special Permit Application: John O'Neill (marina, Aquebogue)

George Young: "Under unfinished business, the special permit for the pro-putt golf is still in the Planning Board and Segal Bros. is coming up for a public hearing, and John O'Neill has gone to the Planning Board.

Now we'll recognize anyone wishing to be heard?"

No one wished to be heard at this time.

RESOLUTIONS

#94 TOWN BOARD ACCEPTS 11.7 ACRES OF THE KINGSWOOD SUBDIVISION

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

WHEREAS, Section 64(8) of the Town Law permits the Town Board to take and hold real property absolutely by gift for parks or gardens or for any public use, and

WHEREAS, By deed dated January 31, 1979, the Riverhead Building Supply Corporation, by its president, Jesse R. Goodale, has made a gift to the Town of Riverhead of approximately 11.7 acres of land from the Kingswood subdivision, and

WHEREAS, The members of the Town Board believe that the acceptance of this land for the purpose of a park and nature conservatory would be in the public interest, it is hereby

RESOLVED, That the Town of Riverhead accepts the gift of real property as enumerated in the deed dated January 31, 1979, subject only to the drainage easements of record.

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Absent.

The resolution was thereupon declared duly adopted.

RESOLUTIONS - continued#95 AUTHORIZES APPLICATION FOR STATE AID FROM THE NEW YORK STATE DIVISION FOR YOUTH UNDER THE SUPPLEMENTAL YOUTH DELINQUENCY AND DROPOUT PREVENTION PROGRAM-RECREATION DEPARTMENT

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

WHEREAS, It is the intention of the Town Board of the Town of Riverhead to apply for the Supplemental Youth Delinquency and Dropout Prevention Program and

WHEREAS, The Town of Riverhead is about to submit an application for the Supplemental Youth Delinquency and Dropout Prevention Program to the New York State Division For Youth for its approval, and if approved, to apply subsequently to the State of New York for reimbursement of funds expended on said project as provided by Chapter 556 of the Laws of 1945, as amended,

NOW, THEREFORE, BE IT RESOLVED, That such application is in all respects approved, and Allen M. Smith, Supervisor, is hereby directed and authorized to duly execute and to present said application for approval to the New York State Division For Youth for its approval.

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Absent.

The resolution was thereupon declared duly adopted.

#96 APPOINTS AUTOMOTIVE EQUIPMENT OPERATOR - HIGHWAY DEPARTMENT

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

WHEREAS, George B. Grodski has satisfactorily completed his six month probation period,

NOW, THEREFORE, BE IT

RESOLVED, That George B. Grodski be and he hereby is appointed permanently to the position of Automotive Equipment Operator in the Highway Department at the annual base salary of TEN THOUSAND FIVE HUNDRED FIFTY-FOUR and 03/100 \$10,554.03) Dollars effective March 6, 1979.

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Absent.

The resolution was thereupon declared duly adopted.

#97 AUTHORIZES ADVERTISE FOR BIDS ON GRIT - HIGHWAY DEPT.

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

RESOLVED, That the Town Clerk of the Town of Riverhead be and is hereby authorized to advertise for sealed bids on Grit requirements for use of the Town of Riverhead Highway Department, and be it

RESOLVED, That specifications and forms for bidding be prepared by the Superintendent of Highways, and bids to be returnable up to 11:00 A.M. on Wednesday, March 21, 1979, and be it further

RESOLUTIONS - continued

RESOLVED, That the Town Clerk of the Town of Riverhead be and is hereby designated to open publicly and read aloud on Wednesday, March 21, 1979, at 11:00 A.M., at the Town Clerk's Office, Town Hall, 200 Howell Avenue, Riverhead, New York, all sealed bids bearing the designation, "Bid on Grit".

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Absent.

The resolution was thereupon declared duly adopted.

#98 AUTHORIZES ADVERTISE FOR BIDS ON PURCHASE OF SANITARY
LANDFILL EQUIPMENT

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

RESOLVED, That the Town Clerk of the Town of Riverhead be and is hereby authorized to advertise for sealed bids for the purchase of sanitary landfill equipment for the use of the Sanitation Department of the Town of Riverhead, and be it

RESOLVED, That specifications and forms for bidding be prepared by the engineering firm of Holzmacher, McLendon & Murrell, 500 Broad Hollow Road, Melville, New York; and plans and specifications may be obtained on or after March 15, 1979 at the Town Hall and office of the consulting engineers, Holzmacher, McLendon and Murrell, (Room 204) upon deposit of twenty-five dollars, (\$25.00) for each set furnished, and be it

FURTHER RESOLVED, That the Town Clerk of the Town of Riverhead be and is hereby designated to open publicly and read aloud on Monday, March 26, 1979 at 11:00 A.M., at the Town Clerk's Office, Town Hall, 200 Howell Avenue, Riverhead, New York sealed bids for the purchase of sanitary landfill equipment.

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Absent.

The resolution was thereupon declared duly adopted.

#99 RESOLUTION CALLING FOR PUBLIC HEARING FOR CODE
AMENDMENTS

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

RESOLVED, That the Town Clerk be and is hereby authorized to publish and post the following public notice with regard to the following proposed amendment to the Riverhead Town Code which pertains to the addition to Chapter 108, Article 56., Signs, amended Section K, Amortization.

PUBLIC NOTICE

PLEASE TAKE NOTICE, That on the 20th day of March, 1979, ay 8:00 o'clock P.M., a public hearing will be held before the Town Board of the Town of Riverhead at the Town

RESOLUTIONS - continued

Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons wishing to be heard with regard to the following proposed amendments to the Riverhead Town Code, which pertains to Chapter 108 Article 56 Section (k)

FROM:

- 1) Any owner of any such non-conforming sign who alleges that the period herein provided for amortization of such sign is unreasonable as to a particular sign may apply to the Town Board for any extension of time for amortization of such sign.

TO:

- 2) Any owner of any such non-conforming sign who alleges that the period herein provided for amortization of such sign is unreasonable as to a particular sign may apply to the Riverhead Zoning Board of Appeals for any extension of time for amortization of such sign.

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Absent.

The resolution was thereupon declared duly adopted.

#100 ADOPTION OF AMENDMENTS TO RIVERHEAD TOWN CODE
Councilman Regula offered the following resolution which was seconded by Councilman Lombardi.

WHEREAS, The Town Board of the Town of Riverhead has duly published and posted certain proposed amendments to the Riverhead Town Code Chapter 108-56, Signs., and

WHEREAS, Public hearings were held on the said proposed amendments on the 30th day of January, 1979 at 7:30 o'clock P.M. wherein all persons wishing to speak on said proposed amendments were heard, and

WHEREAS, After due deliberation, the Town Board has considered the three proposed amendments as published on January 18, 1979, and

NOW, THEREFORE, BE IT

RESOLVED, That the amendments set forth in the following public notice to the Code of the Town of Riverhead are hereby adopted, which pertain to the addition to Chapter D8-56., Signs., and be it

FURTHER RESOLVED, That copies of these amendments of ordinances are available for inspection at the Town Clerk's Office during normal business hours and these amendments of the ordinance shall take effect ten (10) days after publishing and posting, and be it

FURTHER RESOLVED, That the Town Clerk is hereby authorized to publish and post this adopting resolution in its entirety.

RESOLUTIONS - continuedNOTICE OF ADOPTION OF CODE AMENDMENTS

WHEREAS, The Town Board of the Town of Riverhead has duly published and posted certain proposed amendments to the Riverhead Town Code Chapter 108-56, Signs., and

WHEREAS, Public Hearings were held on the said proposed amendments on the 30th day of January, 1979 at 7:30 o'clock P.M. wherein all persons wishing to speak on said proposed amendments were heard, and

WHEREAS, After due deliberation, the Town Board has considered the three proposed amendments as published on January 18, 1979, and

NOW, THEREFORE, BE IT

RESOLVED, That the amendments set forth in the following public notice to the Code of the Town of Riverhead are hereby adopted, which pertain to the addition to Chapter 108-56., Signs., and be it

FURTHER RESOLVED, That copies of these amendments of ordinances are available for inspection at the Town Clerk's Office during normal business hours and these amendments of the ordinance shall take effect ten (10) days after publishing and posting, and be it

FURTHER RESOLVED, That the Town Clerk is hereby authorized to publish and post this adopting resolution in its entirety as follows:

ALTERNATE C

(As suggested by various agencies of the Town of Riverhead)

Amend Subsection (1) of Section A. to read as follows:

- "(1) One (1) real estate sign not exceeding eight (8) square feet in area, except that a filed subdivision may have a sign not exceeding twenty-four (24) square feet, advertising the sale or lease of the premises on which it is erected and set back not less than twenty-five (25) feet from any side line and fifteen (15) feet from the front and rear property line"

With respect to Section 108-56 (c) (1). Signs:

By amending section 108-56 (c) *1). Signs., to read as follows:

RESOLUTIONS - continued

- "(1) One (1) real estate sign not exceeding eight (8) square feet in area, except that a filed subdivision may have a sign not exceeding twenty-four (24) square feet, advertising the sale or lease of the premises on which it is erected and set back not less than twenty-five (25) feet from any side line and fifteen (15) feet from the front and rear property line"

With respect to Section 108-56 (c) (1). Signs:

By amending Section 108-56 (c) (1). Signs., to read as follows:

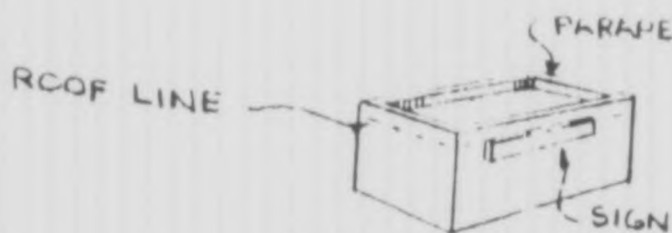
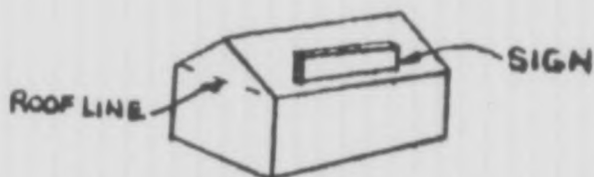
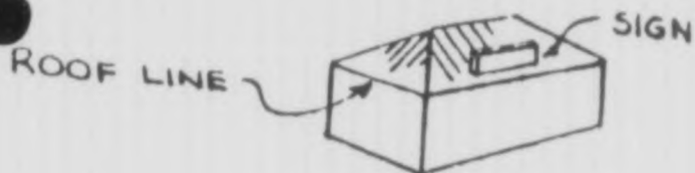
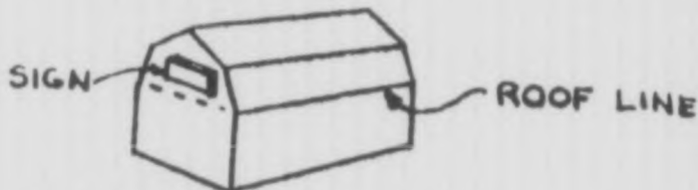
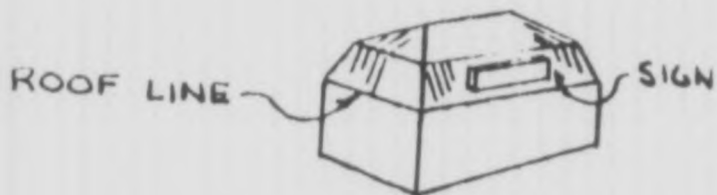
"One (1) roof or wall sign per building wallface displayed, attached to, or incorporated in a building wallface. Wall signs shall not project more than twelve (12) inches beyond the face of the wall and shall not exceed the

RESOLUTIONS - continued

height of said building wallface. Said height shall be the vertical distance from the mean level of the ground surrounding the building to the lowest point of the roof. Said sign (either roof or wall) in area shall not exceed ten (10) percent of the total area of the building wallface. Building wallface shall include any area occupied by doors or windows. No roof or wall sign shall extend beyond the exterior dimensions of the structure to which it is attached. The roof and wall signs set forth in the following diagram are deemed to comply with the provisions of this subsection."

[Insert diagram]

RESOLUTIONS - continued

WALL AND ROOF SIGNS(A) FLAT ROOF WITH
PARAPET WALL(E) FLAT ROOF WITH OVERHANG(B) GABLE ROOF(F) GABLE ROOF(C) HIP ROOF(G) GAMBREL ROOF(D) MANSARD ROOF(F) MANSARD ROOF

WALL OR ROOF SIGNS SHALL NOT PROJECT,
IN HEIGHT, MORE THAN FIVE FEET FROM ROOF LINE

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RESOLUTIONS - continued

"On multiple story buildings, each tenant shall be permitted one wall sign displayed on the wallface of the story occupied by that tenant, such that, on multi-story buildings there may be more than one wall sign per building wallface, but the aggregate area of said signs shall not exceed the ten (10) percent provisions heretofore set forth in this subsection.

Add a new Subsection (3) to Section 108-56 I. to read as follows:

"(3) Any lot upon which exists, or upon which may be constructed, a business or industrial use which fronts on a public street, or streets, for a distance of greater than three hundred (300) lineal feet may have erected thereon one (1) or more freestanding, nonflash- ing, non-moving on-premises signs in conformity with the further provisions of this subsection. For such a lot, with frontage from one (1) to three hundred (300) lineal feet, one (1) thirty-two (32) square foot freestanding

RESOLUTIONS - continued

on-premises sign shall be permitted. For each additional one hundred fifty (150) feet, or fraction thereof of lineal frontage on said lot, there shall be permitted one (1) additional thirty-two (32) square foot on-premises freestanding sign. On said lot, no freestanding on-premises sign shall be closer than one hundred fifty (150) lineal feet from any other freestanding on-premises sign on said lot. Said signs shall be no less than twenty-five (25) feet from any side line and shall be set back no less than fifteen (15) feet from any front and/or rear property line. Upon any such lot where more than one (1) thirty-two (32) square foot on-premises freestanding sign may be permitted, the owner thereof may elect to combine the total sign areas permitted into one (1) or more on-premises freestanding signs, provided that the total sign area shall not exceed one hundred (100) square feet. Any sign so permitted greater than thirty-two (32) square feet in area shall be at least seven (7) feet above ^{mean} ground level, exclusive of supportive construction and no higher than fifteen (15) feet in height. Any sign so permitted greater than thirty-two (32) square feet in area shall not exceed fifteen (15) feet in the horizontal dimension."

RESOLUTIONS - continued

Amend Section N. (1) to read as follows:

- "(1) Each shopping center shall, as a whole, be allowed one (1) freestanding directory sign on the premises to be used for the exclusive purpose of notifying the public of the names of the various business establishments located within the shopping center. No advertising of any sort shall be allowed on such sign, other than to identify the shopping center itself. Said sign shall not exceed thirty-five (35) feet in height, measured from the top of said sign to the ^{mean level of the} ground surrounding the support of said sign. Each business establishment name shall occupy no more than ten (10) square feet in total area. An additional portion of said sign may identify the shopping center itself, but may not exceed thirty-two (32) square feet. Said sign shall comply with all other applicable sections of this Code."

RESOLUTIONS - continued

With respect to Section 108-56. Signs., add new subdivision (8) to Subsection P., to read as follows:

"(8) Directional Signs. Signs directing traffic on premises shall be permitted, not exceeding six (6) square feet in area, and not exceeding three (3) feet in height to the top of the sign structure. Such signs may be doublefaced, but may not exceed eight (8) inches in depth. The minimum set-back for directional signs from any lot line or street line, where applicable, shall be seven (7) feet. Directional signs shall be at least two (2) feet from any entry road, driveway, access or other similar means of ingress and egress. "

With respect to Section 108-56. Signs., add new Subsection Q., to read as follows:

"Q. Mobile Signs. Mobile signs, standing on the ground or attached to vehicles or trailers, shall be prohibited, except signs painted on registered vehicles identifying the owner and utilized in the conduct of such business. Vehicles or trailers may not be used primarily for on or off premises advertising."

RESOLUTIONS - continued

Add a new subsection r. to Section 1., to read as follows:

"r. A theatre marquee, i.e., a canopy with lettering thereon, extending more than one (1) foot from a theatre is specifically permitted."

Add a new subsection s. to Section 1., to read as follows:

"s. A soffit sign, i.e., a sign affixed to the underside of a roof overhang adjacent to a store or other commercial premises is allowed, provided that said sign does not exceed eight (8) inches by thirty-six (36) inches."

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RESOLUTIONS - continued

Add a new Subsection t. to read as follows:

"t. Political Signs. A political sign may be a sign, poster, banner or other promotional device relating to a general, primary or special election, as the same are defined in the Election Law of the State of New York. Political signs shall be allowed on premises within the Town of Riverhead for a period not to exceed sixty (60) days, from the date of the posting of the bond provided for herein. All political signs shall conform in terms of size, location, setback, and all other conditions as may be set forth in the further provisions of this Chapter. Prior to any political sign being displayed, a bond in the sum of One Hundred (\$100) Dollars per candidate must be posted with the Town Clerk. Said bond shall guarantee compliance with the provisions of this subsection. Written permission of the owner of any land used for political signs must be obtained prior to erection of the sign. No political sign may be erected or maintained on, or in a public right-of-way, or upon utility poles. The existence of political signs in violation of these provisions relating to private property, public rights-of-way or utility poles shall act to forfeit the aforesaid bond and to allow the Town to remove said signs."

RESOLUTIONS - continued

Add a new Subsection U. to Section 1. to read as follows:

"U. The Town may establish in any district special public information centers, wherein directional signs approved by the Town Board may be located."

Add a new subsection (V) to Section 108-56. Signs., to read as follows:

"(V) Any sign permitted in this Town must relate to an existing on-going business. Accordingly, any sign remaining after the expiration of a business shall be removed within one hundred and eighty (180) days from said demise. After said one hundred and eighty (180) day period, said sign shall be in violation; and if not removed, the Town shall remove same and the cost of said removal shall be attributed to the owner of said sign and/or premises."

By adding a new subsection to Section 108-56. Signs., to read as follows:

"Historic Signs: Pursuant to the provisions of Section 108-3. Special Permit. The Zoning Board of Appeals may find that a particular sign is an "Historic Sign". In making such a finding the Zoning

RESOLUTIONS - continued

Board must find that the proposed sign is of significant historic quality in terms of age, design, or by reason of its relationship to an historic renovation project. The Zoning Board of Appeals, pursuant to its Special Permit powers, may allow the construction, repair and maintenance of Historic Signs upon such terms as may be just and proper in addition to, or to the exclusion of, any other signs permitted by this Code."

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Absent.

The resolution was thereupon declared duly adopted.

#101 REJECTION OF POLICE UNIFORM BIDS

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

WHEREAS, The Town Clerk of the Town of Riverhead duly advertised bids on uniforms for Police Officers of the Town of Riverhead to be opened on February 26, 1979, and

WHEREAS, The Town Clerk received only one bid from Charles Greenblatt, Inc., of Hempstead, New York, and

WHEREAS, The Town Board reserved the right to reject any and all bids pursuant to § 103(i) of the General Municipal Law,

NOW, THEREFORE, BE IT

RESOLVED, That the bid of Charles Greenblatt, Inc., is hereby rejected, and be it

FURTHER RESOLVED, That the Town Clerk is authorized, pursuant to § 103(i) of the General Municipal Law to readvertise for new bids.

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Absent.

The resolution was thereupon declared duly adopted.

Supervisor Smith arrived at this time.

RESOLUTIONS - continued
 #102 AUTHORIZES THE TOWN CLERK TO ADVERTISE FOR BIDS ON UNIFORMS FOR POLICE OFFICERS OF THE RIVERHEAD POLICE DEPARTMENT

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

RESOLVED, That the Town Clerk of the Town of Riverhead be and is hereby authorized to advertise for sealed bids on Uniforms for all officers of the Riverhead Police Department, and be it

RESOLVED, That the Town Clerk of the Town of Riverhead be and hereby is designated to open publicly and read aloud on Monday, March 19, 1979 at 11:00 A.M., at the Town Clerk's Office, Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, all sealed bids bearing the designation, "Bid on Officers' Uniforms".

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Yes.

The resolution was thereupon declared duly adopted.

RESOLUTION 103 - REDUCTION OF PERFORMANCE BOND OF CENTURY FARMS SECTION I - TABLED

#104 RESOLUTION WAIVING FILING FEES

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

WHEREAS, Pursuant to Chapter 108, Article 56, Sections J and L of the Town Code, certain signs became unlawful structures on January 20, 1979, and

WHEREAS, On January 20, 1979 amendments to Chapter 108, Article 56, Signs., were pending, and

NOW, THEREFORE, BE IT

RESOLVED, That required filing fees pursuant to Chapter 108, Article 77, for seeking a variance are waived for a period of six (6) months from January 20, 1979 for any non-conforming sign erected prior to January 20, 1979.

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Yes.

The resolution was thereupon declared duly adopted.

#105 GRANTS SPECIAL PERMIT APPLICATION - JOSEPH PICONE

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

WHEREAS, Joseph Picone has applied to the Town Board of the Town of Riverhead for a special permit for a non-nuisance industry pursuant to Riverhead Town Code Section 108-45(B) (5)

RESOLUTIONS - continued

for the manufacture of precast concrete products which he alleges would have no adverse effects upon the environment or ecology of Riverhead in approximately 7,900 square feet of the building commonly known as the old Grumman warehouse located on the south side of New York State Route 25, west of Milligan's Gas Station and to the east of Grumman's fence, and

WHEREAS, Duly authorized and noticed public hearings were held on November 8, 1979 at 8:00 o'clock P.M., and February 6, 1979, at 8:00 o'clock P.M., wherein Mr. Gordon Ahlers, Consulting Engineer for Mr. Picone, represented that the operation was self-contained, and

WHEREAS, Said application was referred to the Riverhead Town Planning Board, which on October 6, 1979, recommended approval subject to the following conditions:

1. That the Town Board receive a report from the Building Inspector setting forth site improvements that may be necessary to meet the requirements of the Zoning Ordinance of the Town of Riverhead and the contents of said report be made a condition to the granting of the approval;

2. That the Town Board require the owner to submit an approval for the manufacture of precast concrete products from the Suffolk County Department of Health Services.

3. That the developer submit proof that the proposed method of the manufacture of precast concrete products meets the requirements of O.S.H.A.,

4. That external storage of concrete products shall not be in the paved area or within fifty (50) feet of the side property line, it is hereby

RESOLVED, That the Application of Joseph Picone for a Special Permit for a non-nuisance industry be granted, pursuant to Riverhead Town Code section 108-45, (B) (5), for the Manufacture of Precast Concrete Products with the aforementioned area and location deemed incorporated herein, subject to the following conditions:

1. That Joseph Picone comply with the contents of a report issued by the Building Inspector setting forth site improvements that the Building Inspector deems necessary to meet the requirements of the Ordinances of the Town of Riverhead.
2. That Joseph Picone submit an approval from the Suffolk County Department of Health Services for the Manufacture of Precast Concrete Products.

RESOLUTIONS - continued

3. That Joseph Picone submit proof that the proposed method of the Manufacture of Precast Concrete Products meets the requirements of O.S.H.A.
4. That the Manufacture of Precast Concrete Products be self-contained, that nothing therefrom be deposited in the air or ground waters, or otherwise have any adverse effects upon the environment or ecology of the Town of Riverhead.
5. That outside storage of Precast Concrete Products shall not be within the paved area or within fifty (50) feet of the side property line,

and be it

FURTHER RESOLVED, That the conformity with the plans and specifications on file with the Building Department of the Town of Riverhead and all other Boards of the Town of Riverhead.

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Yes.

The resolution was thereupon declared duly adopted.

#106 CALLING FOR PUBLIC HEARING SEGAL BROTHERS, INC.
Councilman Lombardi offered the following resolution which was seconded by Councilman Regula.

RESOLVED, That the Town Clerk be, and she hereby is authorized to publish and post the following Notice of Public Hearing:

Notice of Public Hearing before the Riverhead Town Board for March 20, 1979 at 8:15 o'clock P.M., on the application of Segal Brothers, Inc., to collect and recycle non-ferrous metals as a non-nuisance industry.

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Yes.

The resolution was thereupon declared duly adopted.

Supervisor Smith: "Ladies and gentlemen, I apologize for my tardiness. The weather slowed me down in getting back from Albany. If we may take a five minute break so I can catch up with what's been done and then we'll reconvene the meeting in about five minutes. Thank you."

Supervisor Smith recessed the meeting for five minutes, after which the meeting resumed.

Supervisor Smith: "One of the things that was laying on my desk and did not get into the record as we opened the meeting, is a letter from Cruser and Hills, Attornies for Mr. Leo Sternlicht and the Marriott Corp. proposing a Roy Rogers family restaurant at the northwest corner of Route 58 and Roanoke Avenue. Mrs. Pendzick would you accept that for filing and would you please refer it to the Planning Board for their action. It will require a special permit review."

COMMUNICATION

Cruser & Hills, 3/1/79, re Leo Sternlicht with Marriott, Proposed Roy Rogers Family Restaurant. Filed.

RESOLUTIONS

Supervisor Smith: "We have previously dealt with the firm of Greenman-Pedersen Associates relative to certain work they are performing for the Highway Superintendent. These are commonly known as the Donovan Plan or pavement marking plan and the sign up-grading plan. They have provided us with a letter stating their fees as \$500. Five hundred dollars on another project, and when, as, and if these projects are approved, their engineering fee is ten per cent of the cost."

COMMUNICATION

Greenman-Pedersen, Associates, P.C., 2/1/79, re Riverhead Donovan Plan, Pavement Markings, Sign Study. Filed.

#107 RETAINS SERVICES OF GREENMAN-PEDERSEN ASSOCIATES
Councilman Young offered the following resolution which was seconded by Councilman Menendez.

RESOLVED, That the Town of Riverhead hereby retains the services of Greenman-Pedersen Associates, Consulting Engineers, to administer the "Donovan Plan" and "Pavement Marking" Program; and fot the "Sign Project"; and

WHEREAS, The letter of Greenman-Pedersen, Associates, dated February 1, 1979, states the lump sum of \$500 be charged the Town for the "Donovan Plan" and "Pavement Marking" Program, with aid in preparing state vouchers for reimbursement; and that a fee of \$500 be charged for preparation for the "Sign Project" which upon approval, the fee for preparation of plans and specifications would be 10% of the project cost, so therefore, be it

RESOLUTIONS - continued

RESOLVED, That payment for services rendered be on the terms and conditions of above mentioned letter and upon submission therewith of voucher.

The vote, Regula, Yes, Lombardi, Yes, Menendez, Yes, Young, Yes, and Smith, Yes.

The resolution was thereupon declared duly adopted.

Supervisor Smith: "Ladies and gentlemen, from the meeting a week ago, I spoke with some members of the public at the end of that meeting and explained that the procedure to be followed with reference to obtaining some of the necessary funds, which is obvious around the community, is a somewhat complex procedure as it's set forth in the Town Law for bonding. Now what it calls for is an estimate of cost by the engineers representing the Town in this particular case, there is no Town Engineer, it is by consulting Engineer, and by such time that we have an estimate of the total cost that we can then adopt a resolution that would authorize the Town Board at a future date to borrow money to do those projects.

The procedure, I'm going to try to simplify it so that people understand it, the procedure is such that you authorize maximum cost, that the thing could cost you — this is drainage from Wading River to Jamesport. It does not mean in any given year or even over a period of let's say five years, that the total figure that is authorized or may be authorized tonight, if the vote comes this way, will ever be spent. If you do not state a high figure, you will be back re-doing this situation. The figure is high. I have stated to the Town Board, if I devoted all of my time to attempting to acquire the various parcels that are recommended by either the firm of Young & Young or Holzmacher, McLendon or Murrell, that I could not come close to spending the kind of funds that we may authorize by this resolution, in the year 1979. It may be that over a period of time, that the total number of projects might reach the three million dollars. Also as this becomes the subject of public debate, it may be that the other segments of the community that are not affected by the flooding problem, have the opportunity to petition against the bond authorization and it could be defeated that way or by interaction of the public with the Town Board members, we would not spend the money although it was authorized.

The figure that is given to us by our engineers for a total package is three million dollars. I'll give you an example. In the Ostrander Avenue area, we passed certain resolutions authorizing the expenditure of bond monies to build the sewer at that particular location. We then discussed with the population, as the bids came in, the costs that would occur to the people along the street.

RESOLUTIONS - continuedSupervisor Smith continues:

The consensus was, it was not economically viable to do it in that particular manner. As a consequence, we went out and found federal money and we defrayed some of the cost of building those sewers. We still are spending some portion of the bond issue, but not all of it. That potential also exists here. This resolution was hand delivered today and it reads as follows. It's somewhat long."

#108 A RESOLUTION AUTHORIZING THE CONSTRUCTION OF DRAINAGE FACILITIES THROUGHOUT THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK, TO PROTECT PROPERTY WITHIN SAID TOWN FROM FLOODS, FRESHETS AND HIGH WATERS, AT A MAXIMUM ESTIMATED COST OF \$3,000,000, AND AUTHORIZING \$2,850,000 SERIAL BONDS AND \$115,000 CAPITAL NOTES OF SAID TOWN TO PAY THE COST THEREOF

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

BE IT RESOLVED, By the Town Board of the Town of Riverhead, Suffolk County, New York, as follows:

Section 1. The construction of drainage facilities throughout the Town of Riverhead, Suffolk County, New York, for the purpose of drainage and to protect the property within said Town from floods, freshets and high waters, in and for said Town of Riverhead, Suffolk County, New York, at a maximum estimated cost of \$3,000,000, is hereby authorized.

Section 2. The maximum estimated cost of such class of objects or purposes is \$3,000,000, and the plan for the financing thereof is as follows:

- a) By the issuance of \$2,950,000 serial bonds of said Town, hereby authorized to be issued pursuant to the Local Finance Law; and
- b) By the issuance of \$150,000 capital notes of said Town hereby authorized to be issued pursuant to the Local Finance Law. Such capital notes shall be sold at private sale and all further powers in connection with the details and the sale thereof are hereby delegated to the Supervisor, the chief fiscal officer, in accordance with the Local Finance Law. Pursuant to Section 107.00 of the Local Finance Law, the proceeds from the sale of such capital notes will be provided prior to the issuance of the bonds herein authorized of bond anticipation notes. Said capital notes shall constitute the down payment required by Section 107.00 of the Local Finance Law.

RESOLUTIONS - continued

Section 3. It is hereby determined that the period of probably usefulness of the aforesaid class of objects or purposes is thirty years, pursuant to subdivision 3 of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will exceed five years.

Section 4. The faith and credit of said Town of Riverhead, Suffolk County, New York, are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. An annual appropriation shall be made in each year sufficient to pay the principal of and interest on such bonds becoming due and payable in such year. There shall annually be levied on all the taxable real property of said Town, a tax sufficient to pay the principal of and interest on such bonds as the same become due and payable.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the serial bonds herein authorized, including renewals of such notes, is hereby delegated to the Supervisor, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Supervisor, consistent with the provisions of the Local Finance Law.

Section 6. The validity of such bonds, bond anticipation notes and capital notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said Town is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 7. Upon this resolution taking effect, the same shall be published in full in The News Review, the

RESOLUTIONS - continued

official newspaper, together with a notice of the Town Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

Section 8. This resolution is adopted subject to permissive referendum in accordance with section 35.00 of the Local Finance Law and Article 7 of the Town Law.

Greg Blass, Peconic Bay Blvd., Jamesport; "As I understand the local finance law, and the measure that's about to be adopted by the Board, if the Board adopts this resolution, is it not correct the only way the three million dollar indebtedness that the Town would assume whether they spend it or not is another question, but is it not correct that there are thirty days available to the public to recall or correct that action?"

Supervisor Smith: "Twenty. I believe from the date of publication, it will be about thirty days."

Greg Blass: "So if the date of publication were this week, how long would the publication go on?"

Supervisor Smith: "Once Sir."

Greg Blass: "So in all likelihood, subsequent to this resolution, this adoption would be this week."

Supervisor Smith: "If I have not discussed it with Mr. Grasso, if it gets in the paper this week, the period for filing would expire on Thursday the 29th, I believe."

Greg Blass: "How is a referendum on this indebtedness of the Town which according to the resolution is going to be assumed by all property taxpayers in the Town, how is this referendum held?"

Supervisor Smith: "Sir, if you circulated a petition and you've obtained 5% of the voters in the last gubernatorial

RESOLUTIONS - continuedSupervisor Smith continues:

election in opposition to what is proposed by the Town Board, the Town Board would then be required to hold a vote on this authorization."

Greg Blass: "May I ask on which authority, which expertise, or whose recommendation, or whose study is the figure three million dollars arrived at?"

Supervisor Smith: "Holzmacher, McLendon & Murrell."

Greg Blass: "Are they a firm that is located in this area?"

Supervisor Smith: "Yes Sir. They have been doing consulting engineering work for the Town for . . ."

Councilman Young: "Thirty years. They put in the original sewer in 1933."

Supervisor Smith: "They also, Mr. Blass, have been working with Young & Young."

Greg Blass: "Right. Now if I may ask just a few more questions. I had not heard about this potential for the Town, assuming this indebtedness until today and I was wondering, I would like to ask the Town Board, whichever member may wish to speak on this point, is there not a likelihood considering the sentiments in Washington that the federal revenue sharing that has been going on in the scale as it has, for instance, in Riverhead, might diminish and the contingencies of accepting federal funding to offset the indebtedness you're talking, may not really come about."

Supervisor Smith: "That's true. We have used federal revenue sharing funds in the past for cleaning up the existing sumps and we have used other programs and tend to use other programs for land acquisition and possible re-location, if that becomes necessary in the Horton Avenue area. But what we're talking about here, Mr. Blass, is the full faith and credit in the taxpayers in the Town of Riverhead and no one else."

RESOLUTIONS - continued

Greg Blass: "Well my last question is why did the Town Board wait until now — when I first really heard of it, I read only a limited publicity about it. To vote on it, would it not be, may I suggest the advisability of introducing the resolution this evening but withholding the vote until later."

Supervisor Smith: "I take it then, Mr. Blass, you're against the resolution."

Greg Blass: "Well I'm not against correcting drainage in Riverhead, but I'm against a three million dollar indebtedness in the Town in such notice."

Supervisor Smith: "Recognizing that we may spend \$100,000, \$200,000, \$300,000 or that any fraction thereof, but if we don't get this kind of resolution on tonight, we're probably not going to be — by every week that we wait, we will be putting off the land acquisition etc., that may be necessary to solve some of these problems."

Greg Blass: "Well I'm not in favor of the consequence, but I'm also not in favor of the consequence of jumping into this indebtedness without at least the opportunity for the public to consider the idea. Any loan, which is really what this bond issue would be, is a loan on the Towns behalf. Any loan ought to be considered by the people who are going to be paying for it before they obligate themselves to it, that's what I'm suggesting. So I would just offer that possibility. I would ask each of the Town Board members, not just the supervisor to comment on the wisdom of undertaking this indebtedness on such short notice in such a dimension. That's all I have to say. Thank you."

Councilman Young: "Do you want me to start?"

Greg Blass: "Mr. Young, I would be glad if you did."

Councilman Young: "Well we, as Allen said, this is a top figure and we'll take each case as it comes along and study each case, decide how much money we're going to spend on that particular case and then borrow

RESOLUTIONS - continuedCouncilman Young continues:

or not borrow that amount of money. We may end up doing no work, but if we don't have the authorization to borrow, we certainly will never do any work. So I feel that there's plenty of opportunity when each one of these cases come along and we decide to do Hubbard Avenue or Manor Lane or anyone of these other problems that we have, we have to bring that to the public and we have to discuss it and we have to have engineering work done and figure out how much it's going to cost and then borrow a bond anticipation note for that particular amount. And all of these things will be public record and the people will be, I hope, interested and watching us and participating in each one of these decisions and we certainly can't get away with anything. This is just a top number that it is possible to go to.

Another thing, as time goes on, if there is any other federal money available, we'll use that instead of this and so we may never get half of that three million dollars. We may not even get the one million, but in order to get this job started, and there certainly has been enough problems in this Town to make us feel that it is very necessary that we do something, that we stop sitting on our duffs, and get out and do something about all this flooding. And, in order to do it, we've got to start somewhere and this is why I think we should start."

Councilman Menendez: "Mr. Supervisor, we have been fooling around with this flooding for the past two years. I think it's time we took the bull by the horns and did something rather than talk. Talk is cheap. To do something costs money. Now I don't for a minute, I wouldn't want to be the one to tell the people on Horton Avenue that they're not going to get help or the people on Manor Lane that they're not going to get any help. I don't want to think about it for another three months. We've thought about it enough. I'm ready to take action.

I don't think for a minute that the taxpayers of this Town, if it came to a referendum, which it might, as their right to do so, I don't think for a minute that they would turn down their neighbors and their fellow taxpayers who are in distress. And these people are really in distress. They need help. Somebody's got to help them. Where else can they turn to except for the Town. And I don't think people will turn them down if it does come to a vote. So I think we better stop fooling around and procrastinating and get to it."

Councilman Lombardi: "I feel we have to spend this

RESOLUTIONS - continuedCouncilman Lombardi continues:

money. I don't like spending three million dollars, but we definitely have to do something in the Town of Riverhead. Now we have floods here for the last three or four years and people have been complaining and we've been talking about it and it's about time we started doing something with it. If it costs three million dollars, then that's what it's going to cost."

Councilman Regula: "Allen I would like to have a vote on this before I make my comment, if you don't mind."

Supervisor Smith: "Most of the times, when we deal with Town Board issues similar to this one, I take as best I can a role of explaining and trying to be as unemotional as I can about it. I have. At this occasion, I will deviate from them. One of the things that tried sorely on me, is seeing fourteen years of not doing any of this work and then having the unusual weather that we've had and having it all come to roost like it was my fault or Tony's fault or anybody else's fault here on the Town Board. I am not prepared as Supervisor to stand out in the water at Maple and Union Avenues again and look at people and not have some authority to do something. It's going to take money. I hope that by frugality and as one of the papers put it, "wheeling and dealing", I can get the cost to come in a lot less than what's stated here. But that's how I feel about it."

The vote, Regula, "No. I'd like to make a comment. You know we've heard all on this. I'm sure George, and Doc and the others have covered it pretty well. And I'm sure I've only been hear a year, but I know I've been tramping through swamps and mud and all and I've been to Doctor's Path and I've been to Horton Avenue and many of the other areas and I'm sure that the Supervisor and all will agree that I've been handling my share of this work.

I know we need this work done, however, I feel it's, you know we've got people suffering. I know I spent the weekend with at least nine phone calls and I talked to the Highway Superintendent, I talked to Allen, Doc and the others, we've got many problems. However, and I wasn't going to start this as strong as I am now, but I feel that I have to go this route because in the first place, this was told to me about 27 hours ago or 28 hours ago. And being a new member of this Board and I feel that I am conscientious and sincere and I'm here working for the Town of Riverhead and I feel that I'm entitled to a little

RESOLUTIONS - continuedCouncilman Regula continues:

bit more time than 27, 28 hours.

There are questions raised I know as I go down the streets and talk to people, they say can we afford it. And we realize it's important for the people that are involved with these problems and I feel I know especially with the folks from Horton Avenue and I know Mr. & Mrs. Stepnowski, I know I spent at least nine phone calls with over the last two days, three days, we know the problems. We've got to mention taxes. We've had to speak to say, we might spend the three million dollars fine, but from the correspondence I saw, it looked like it was about 52 cents per hundred dollars per assessed valuation. That would be a raise for all the taxpayers in Riverhead.

I have here Phase B Report. That's the final report, the green book. I guess none of us brought it in. I've had that about one week and I've spend a little time with a couple of local people, two engineers and others and there were just some doubts in my mind in some of these things. I know that if we spend three hundred and thirty thousand dollars on Manor Lane, I just want to feel fairly certain that that three hundred thousand dollars is going to do that job. And right here at this moment I don't have that assurance and that's why I asked the Board to wait a couple of weeks. However, if the Board feels they want to vote tonight, so — but I'd still like to talk to Alden Young, he's been an engineer in the Town of Riverhead for many years. Bob Kart who worked for Alden Young for many years and now as a land surveyor on his own and another person I'd like to get involved and people feel possibly whatever they feel anyhow there's quite a bit of controversy is Alex Horton, he's the Superintendent of Highways. He's been here in this Town fifteen years. I know he's not an engineer, but I know he's been our Superintendent of Highways for fifteen years. He handles much of our sump work and our drainage work for about thirteen years, the way I understand it, and I don't know if we've had storms like we had in the last two years over those thirteen years, but I'm sure we had at least one or two somewhere along the way.

I'll get many people after tonight, they're going to say gee that guy Regula never votes no and all. I hear it from my Republican friends, but believe me, I'm on this Board just to help run this Town, and not a Democrat or Republican as far as any of that goes. But I know when we talk about three million dollars and just the interest along, just makes me thing a little more. So as I wanted to just add, I was going to propose to the Board that we sit with some of our local people possibly even a few farmers. I know I've spent some time with the farmers and they've showed us, and Allen and John

RESOLUTIONS - continuedCouncilman Regula continues:

Lombardi were out with George Caffery and he tells us all the natural sumps out near Horton Avenue, north of Horton Avenue and what's happening on Reeves Avenue, I just feel I would like a little more reassurance in spending this money that we're going to get perfection.

I see someone here in the crowd and he's been here I would say for the last ten meetings, twelve meetings of this Town Board and I respect him for it. I think he's done a job fighting for himself and he lives between Middle Road and Route 58. Suffolk County spent many many dollars right down near Edwards discount store on 58 and they took this natural drain and whatever they did, I'm not an engineer and like I say, I'm not knowledgeable about drainage that much. But I know just a week and a half ago that 58 was flooded over just as it was four years ago or seven years ago, but I don't know what it cost the County, but they must have spent thousands of dollars. But they made mistakes. This is what I'm saying. I just don't feel you're talking about spending this kind of money, I don't want, we don't want too many mistakes. I feel I'm going to be around a while and hopefully at least another three years in this office, but may be a little more, but I know I'm going to have to live with these things. And I know if I spend that \$300,000 or \$400,000 on Manor Lane or the \$400,000 or \$600,000 on Horton Avenue, we're going to get a job for what we paid in cash dollars. The referendum, thirty days, we need 5% of the total votes, but these different views on some of these things and I took my big green book from our engineers and I just don't have that feeling that I'm just telling you folks here tonight and — by the way, I know the Board has been very good to me, accepting me, and I feel it's been working very well, however, as our Supervisor read the resolution, it's the first time I heard it. I want a little more time. I vote No."

Councilman Lombardi: "I'd like to say if we need this money we're putting it into bonds. Now when these resolutions come up for each project, I can vote no on it. But right now I vote Yes."

Councilman Menendez: "This whole drainage problem has been kicked around, discussed ad nauseam. I think the time has come that we should take a stand and do something rather than talk. No matter what you do, it's going to cost money. Nothing is fixed without some money being spent. Now Councilman Regula says that the Town can't afford it. I think the Town can't afford not to do it. You've got to do something to help these people. And I don't think the people in Riverhead will turn these people who are in need down. I really don't. I vote Yes."

RESOLUTIONS - continued

Councilman Young: "These flood areas that we all need to have fixed, it's not just helping these people that live near the floods, it helps anybody on the road that has to go anywhere. Osborne Avenue has been closed, you haven't been able to go up there because of the floods up there. And this type of a thing is unthinkable to have roads in the Town of Riverhead that you can't use and it's encumbered on this Town Board to do something about it. And I don't intend to sit here and not do anything. So I vote Yes."

Supervisor Smith: "And again as I've said about Mr. Regula, he's a good man. We work well together and we each are entitled to our difference of opinion whether it's on this or other items, I recognize sometimes the pace that we keep is somewhat fast. I said I wouldn't get into any debate about Alex Horton, so I'll let all of that pass, and I'll vote Yes."

The resolution was thereupon declared duly adopted.

Councilman Regula then stated: "One question, Mr. Supervisor, before we go any farther, I would just like to have the Board know, people are going to feel I'm an ugly Republican, but I'm very sincere in my vote and I feel very strongly about this. I don't feel I've had the time to spend on this thing and that I believe there's a law on our books saying that every Town Councilman has to have 48 hours notice on any resolution that can be brought before this Board Meeting."

Supervisor Smith: "I believe, Tony, that Miss Block raised that back in 1976, when we took a vote to pull back that resolution. If you're raising it and it's true and you don't wish to waive it, then, I guess what we'll have to re-vote at the next meeting if that's the affect and republicize if that's the affect and I wouldn't want anything to infringe these obligations. So we'll look into it."

Councilman Regula: "Well I've only been asking for a couple weeks more on this, but I read the law and I didn't know it was changed, but it was dated, 1973."

Supervisor Smith: "Well let me just say this,

Supervisor Smith continues:

that what I have been doing with reference to drainage and the Phase A Plan and the Phase B Plan, it hasn't really been hidden under a rock. I mean if you had come in with Mr. Benedict into my room Tuesday night last, you would have heard the letter to the engineers read asking for this kind of stuff. I'm sorry it comes on too fast for you. I don't know any other way to get these jobs done. If the affect of what you say is that we got to re-vote it two weeks from now, we'll re-vote it two weeks from now, four weeks from now or ten weeks from now."

Councilman Menendez: "Mr. Supervisor if that is case, which I don't think it is, that Judge Costello started that monkey business back in 1973, and as I understand it, it's been dispensed with since. But suppose that was the case and every single one of these resolutions that we proposed tonight and for the last three years would be thrown out."

Supervisor Smith: "Let's not worry about it. It's not with reference to any of the others, just this one."

Councilman Regula: "Right."

Supervisor Smith: "Mr. Benedict I do need to see you after we're done. I have been working on your specific problem."

Supervisor Smith: "Ladies and gentlemen if you would bear with me just a moment. Ladies and gentlemen I'm going to ask you please to rise with us. We lost a good friend the other day, Ed Wood. He was a friend of my Dads. I remember being involved with Mr. Wood back as a very young man in Rotary. The one thing I said to Ed before he died, no matter what his politics were, I would remember him as a guy who could stand his ground and for that and for the things he did for the Town of Riverhead. I would ask you to take a brief moment to remember Edward."

At this time everyone present rose in memory of Edward Wood, who passed away.

There being no further business on motion and vote, the meeting adjourned.

Irene J. Pendzick

Irene J. Pendzick, Town Clerk