

Minutes of a Meeting of the Town Board of the Town of Riverhead, held in the Town Hall, Riverhead, New York, on Thursday, February 19, 1981 at 2:00 P.M.

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

Absent: Victor Prusinowski, Councilman

Also present: Kevin Duffy, Town Attorney

Supervisor Janoski called the meeting to order at 2:00 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 February 3, 1981, and the Special Town Board Meetings held on December 30, 1980, February 11, 1981 and February 13, 1981, are dispensed without objection and be approved as submitted.

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

The resolution was thereupon declared duly adopted.

#### BILLS

Bills submitted on abstract dated February 19, 1981 as follows:

General Town	\$28,479.67	Highway Item #4
Street Lighting	\$18,148.90	\$18,608.42
Discretionary	\$ 8,082.15	
Peconic Riverfront, Cap.	\$40,217.62	
Srs. Helping Srs. Cap.	\$ 652.39	
Debt Service	\$ 1,285.52	
Highway Item #1	\$10,507.70	
Highway Item #3	\$ 6,198.59	

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

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

General Town	\$28,479.67
Street Lighting	\$18,148.90
Discretionary	\$ 8,082.15
Peconic Riverfront, Cap.	\$40,217.62
Srs. Helping Srs. Cap.	\$ 652.39

Debt Service	\$ 1,285.52
Highway Item #1	\$10,507.70
Highway Item #3	\$ 6,198.59
Highway Item #4	\$18,608.42

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

#### REPORTS

1980. Recreation Department - parking permit report for  
Filed.

Police report for month of January, 1981. Filed

Recreation Department report for January, 1981. Filed.

Tax Receiver's report dated February 11, 1981. Filed.

Minutes of Conservation Advisory Council of meeting  
on February 4, 1981. Filed.

Pat Perella, 2/16/81 - re: proposed county acquisition  
of parklands. Filed.

#### APPLICATIONS

Special Permit - J. Douglas & W. Bruce Stark (expand  
Glenwood Mobile Home Park). Filed.

Public access to records - Jody Adams. Filed.

#### COMMUNICATIONS

Southampton Town, 2/17/81 - notice of hearing re:  
zone amendment. Filed.

Mary Ella Richard, 2/09/81 - copy of resolution  
supporting distribution of sales tax revenues to Towns and  
Villages. Filed.

H2M Corp., 2/10/81 - certifying work done at Peconic  
River Marina & Park. Filed.

Town of Easthampton, 2/06/81 - resolution commending  
Detective Edward Curven for assisting in the establishment of

COMMUNICATIONS - continued  
the East Hampton Juvenile Aid Bureau. Filed.

County Planning Dept., 2/02/81 - advising that if no objection to amended Southampton zoning ordinance, Art. III, Sec. 69-10, received by 2/22/81, it will be assumed there are none. Filed.

Wading River Fire District, 2/02/81 - advising that the Fire District will sell the Wildwood Community Center to the Town for \$500.00. Filed.

H2M Corp., 2/10/81 - re: gasohol project. Filed.

Gregory Blass, 2/11/81 - re: Peconic Avenue & Jurisdiction of Bay areas. Filed.

H2M Corp., 2/05/81 - vouchers re: Osborn Avenue Drainage Project. Filed.

Riverhead Planning Board, 2/06/81 - recommending that the special permit application of E. Ergener be approved subject to conditions. Filed.

Elizabeth Brandt, 2/11/81 - requesting that something be done about the flood condition on Reeves Avenue. Filed.

County Planning dept., 2/13/81 - application of Stark not within their jurisdiction. Filed.

Cooperative Extension - notice of meeting Re: Solar access on 3/31/81. Filed.

County Parks Dept., 1/30/81 - Re: grants for cultural events. Filed.

UNFINISHED BUSINESS  
Special permit - River Center Associates (family recreation center)

UNFINISHED BUSINESS - continues  
Special Permit - Halandia Associates (Multiple housing).

Supervisor Janoski: "Under unfinished business, we have a special permit application from River Center Associates for a family recreation center which is awaiting Town Board action and the special permit application for Halandia Associates for multiple housing that is still awaiting further action by the Town Board.

I would recognize anyone who wishes to be heard?"

No one wished to be heard at this time.

RESOLUTIONS

#77 AUTHORIZES RENTAL OF SNOW REMOVAL EQUIPMENT - HIGHWAY DEPARTMENT

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

RESOLVED, that the Superintendent of Highways be and is hereby authorized to pay rental for snow removal equipment in the total amount of THREE THOUSAND FOUR HUNDRED EIGHTY SEVEN AND 82/100 (\$3,487.82) DOLLARS, In accordance with voucher submitted and filed in the Office of the Town Clerk, at rate established by the County Commissioner of Public Works.

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

The resolution was thereupon declared duly adopted.

#79 AUTHORIZES PUBLISHING AND POSTING OF NOTICE OF PUBLIC HEARING

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

RESOLVED, that the Town Clerk be and is hereby authorized, in accordance with Section 107-7B of the Riverhead Town Code, to publish and post a Notice of Public Hearing concerning the application of Robert Celic to locate a house on property of which a majority is tidal wetland.

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

The resolution was thereupon declared duly adopted.

RESOLUTIONS - continued#80 AUTHORIZES TOWN CLERK TO ADVERTISE FOR BIDS LIQUID ASPHALT - HIGHWAY DEPARTMENT

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 on Liquid Asphalt requirements for use of the Town of Riverhead Highway Department for the year 1981, and be it

RESOLVED, that specifications and forms for bidding be prepared by the Superintendent of Highways and bids be returnable up to 11:00 A.M., on March 10, 1981, and be it

FURTHER RESOLVED, that the Town Clerk be and is hereby designated to open publicly and read aloud on March 10, 1981 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 Liquid Asphalt".

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

The resolution was thereupon declared duly adopted.

Councilman Prusinowski was present at the meeting at this time.

#81 RESOLUTION OF CONDOLENCE

Councilman Prusinowski offered the following resolution which was unanimously adopted by the Entire Town Board,

WHEREAS, the Riverhead Town Board wishes to express its profound sadness at the untimely passing of HARRY J. KRATOVILLE, who was a former Town Clerk of the Town of Riverhead, and

WHEREAS, the Riverhead Town Board wishes to add its sincere sympathy to that of the many who knew and admired him, and

WHEREAS, the Town of Riverhead is diminished by the loss of a man known for his genuine regard for its citizens as well as an unselfish devotion to duty,

NOW, THEREFORE, be it

RESOLVED, by the members of the Town Board of the Town of Riverhead, at its meeting assembled this 19th day of February, 1981 that we hereby express our sorrow at the passing of HARRY J. KRATOVILLE, and acknowledging the great contribution of his service to the Town of Riverhead, extend to his family our most sincere condolences.

BE IT FURTHER RESOLVED, that a suitably engrossed copy of this resolution be prepared and presented to the family of HARRY J. KRATOVILLE.

RESOLUTIONS - continued#82 TRANSFER OF FUNDS

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

RESOLVED, that the Supervisor be, and hereby is authorized to transfer the following Town Accounts:

	<u>SANITATION</u>	<u>FROM</u>	<u>TO</u>
A8160.420	Maintenance Contract	\$750.00	
A8160.480	Office Travel, Undertaking		\$750.00

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

The resolution was thereupon declared duly adopted.

#83 AUTHORIZES OVERTIME COMPENSATION IN THE ACCOUNTING DEPARTMENT

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

RESOLVED, that the following employees, be paid time and one-half overtime compensation:

Evon Jefferson	30.5 Hours @ 7.5425	=	\$ 230.05
Janice Carney	13.50 Hrs. @ 7.5425	=	\$ 101.82
Barbara Blass	9.50 Hrs. @ 7.5425	=	71.65
			\$ 403.52

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

The resolution was thereupon declared duly adopted.

#85 AUTHORIZES COMMUNITY DEVELOPMENT DIRECTOR TO ATTEND ALBANY MEETING

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

WHEREAS, the Town of Riverhead has requested of the New York State Legislature that a Community Development Agency be created by the action of that body, and

WHEREAS, State Senator LaValle has agreed to introduce the necessary legislation,

NOW, THEREFORE, be it

RESOLVED, that Robert Scheiner, Director of Community Development, be allowed to accompany the Supervisor to Albany to meet with Senator LaValle and legislative counsel in order to fashion the bill, and be it

## RESOLUTIONS - continued

FURTHER RESOLVED, that Mr. Scheiner draw real and necessary expenses from Community Development funds.

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

The resolution was thereupon declared duly adopted.

#86 BUDGET ADJUSTMENT

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

RESOLVED, that the Supervisor be, and hereby is, authorized to make the following budget adjustments:

	<u>REVENUE</u>	<u>APPROPRIATION</u>
A3804 Community Services for the Elderly	\$7,517.00	
A5630.200 Senior Citizen Vehicle		\$7,517.00

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

The resolution was thereupon declared duly adopted.

#87 AUTHORIZES SUPERVISOR TO EXECUTE CONTRACT

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

WHEREAS, the Town of Riverhead has expressed its desire to purchase property located on Osborn Avenue, Riverhead, New York, for the purpose of relocating persons effected by flooding conditions in that area through the Community Development Office, NOW, THEREFORE, be it

RESOLVED, that the Supervisor is hereby authorized to execute the subject contract wherein said sale is subject to a permissive referendum, the purchase price of said parcel is \$18,000.00 to be paid from Community Development Funds.

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

The resolution was thereupon declared duly adopted.

#88 AUTHORIZES SUPERVISOR TO SIGN CONTRACT

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

WHEREAS, the Town of Riverhead has expressed its desire to purchase property located at 18 Elton Street, Riverhead, New York, through the Community Development Office, and

WHEREAS, a contract of sale has been prepared by the seller's attorney,

NOW, THEREFORE, be it

RESOLUTIONS - continued

RESOLVED, that the Supervisor is hereby authorized to execute the subject contract wherein the purchase is subject to a permissive referendum; the purchase price of said parcel is \$15,300.00 to be paid from Community Development funds.

Before the vote, Supervisor Janoski stated: "These two resolutions that we have just done are for the purchases of homes to be rehabilitated through the Community Development Program."

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

#89 AUTHORIZES DOG WARDEN TO ATTEND TRAINING SESSION  
Councilman Prusinowski offered the following resolution which was seconded by Councilman Regula.

RESOLVED, that John Sabotka, Dog Warden for the Town of Riverhead, be and is hereby authorized to attend the training session to be held at the Cobleskill Agricultural and Technical College on June 21, 1981, through June 26, 1981, and be it

FURTHER RESOLVED, that the following expenses are authorized to be paid:

Tuition: \$ 75.00

Room: \$108.00

Transportation to and from and incidental expenses

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

#90 APPOINTS PROGRAM COORDINATOR & HANDIWORKERS TO SENIORS  
HELPING SENIORS PROGRAM

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

BE IT RESOLVED, that the following individuals be hired for the Seniors helping seniors/Home Chore Program effective 2/23/81.

Raymond C. Briggs - Program Coordinator @\$5.00/hr + fringes  
Stanley H. Udell - Driver/Canvasser @\$4.00/hr + fringes  
John W. Maddox - Handiworker @\$3.75/hr + fringes

RESOLUTIONS - continued

William D. Coogan - Handiworker @\$3.75/hr + fringes  
 Joseph W. Gurney - Handiworker @\$3.75/hr + fringes

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

The resolution was thereupon declared duly adopted.

#91 OPPOSES PROPOSED 24 HOUR SALES OF LIQUORS  
 Councilman Lombardi offered the following resolution which was seconded by Councilman Menendez.

WHEREAS, New York State's Governor Carey has proposed the 24 hour sale of beer, wine and liquor in taverns, supermarkets, bars and similar businesses, and

WHEREAS, the deregulation of the liquor industry would increase drunk driving, vandalism, teen-age drinking and other alcohol related problems, and

WHEREAS, many vehicular accidents are the result of alcohol consumption, and

WHEREAS, the Town of Riverhead would suffer adversely due to the deregulation of the liquor industry, especially to the health and welfare of our residents and visitors,

NOW, THEREFORE, be it

RESOLVED, that the Town of Riverhead is vehemently and emphatically opposed to the establishment of 24 hour sales of beer, wine, and liquor in taverns, bars, supermarkets and similar businesses.

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

The resolution was thereupon declared duly adopted.

#92 BOND RESOLUTION FOR CONSOLIDATION AND SALE OF \$1,641,000 SERIAL BONDS OF THE TOWN OF RIVERHEAD SUFFOLK COUNTY, NEW YORK, FOR VARIOUS TOWN PURPOSES  
 Before the resolution was offered, Councilman Menendez stated: "Gentlemen, this resolution is authorizing the consolidation and the sale of \$1,641,000 in serial bonds for the Town of Riverhead for various Town purposes."

Supervisor Janoski: "Briefly this represents bonded indebtedness of the Town already existing. What we are doing is going to a serial bond rather than the existing short term bonds in order to spread out over a longer period of time the cost of debt service."

RESOLUTIONS - continued

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

Section 1. Of the \$2,850,000 serial bonds authorized by bond resolution dated March 6, 1979, for 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, there shall be issued and sold as a first series of bonds \$35,000 serial bonds which shall mature \$5,000 on April 1 in each of the years 1982 and 1988, both inclusive, and shall be consolidated with other issues of bonds of said Town as hereinafter authorized. It is hereby determined that the period of probable 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, computed from July 24, 1989, the date of the first bond anticipation note issued therefor. It is hereby further determined that the sum of \$10,000, from a source other than the proceeds of bonds or bond anticipation notes, was used on July 24, 1980 to partially reduce outstanding bond anticipation notes of said Town for such purpose, such amount constituting the first installment of the principal amount of such indebtedness. It is hereby further determined that the sum of \$5,000 from a source other than the proceeds of bonds or bond anticipation notes, will be used on or before July 24, 1981 to further reduce outstanding bond anticipation notes of said Town for such purpose, such amount constituting the second installment of the principal amount of such indebtedness.

Section 2. Of the \$2,850,000 serial bonds authorized by bond resolution dated March 6, 1979, for 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, there shall be issued and sold as a second series of bonds \$675,000 serial bonds which shall mature \$23,000 on April 1, 1982, \$22,000 on April 1 in each of the years 1983 to 1986, both inclusive, \$27,000 on April 1 in each of the years 1987 to 1988, \$32,000 on April 1 in each of the years 1989 to 1993, both inclusive, \$30,000 on April 1 in each of the years 1994 to 2004, both inclusive, and \$20,000 on April 1, 2005, and shall be consolidated with other issues of bonds of said Town as hereinafter authorized. It is hereby determined that the period of probable 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, computed from July 24, 1979, the date of the first bond anticipation note issued therefor. It is hereby further determined that the sum of \$25,000, from a source other than the proceeds of bonds or bond anticipation notes, will be used on or before November 6, 1981 to reduce outstanding bond anticipation notes of said Town for such purpose, such amount constituting the first installment of the principal amount of such indebtedness.

RESOLUTIONS - continued

Section 3. Of the \$2,850,000 serial bonds authorized by bond resolution dated March 6, 1979, for 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, there shall be issued and sold as a third series of bonds \$450,000 serial bonds which shall mature \$15,000 on April 1 in each of the years 1982 to 1987, both inclusive, and \$20,000 on April 1 in each of the years 1988 to 2005, both inclusive, and shall be consolidated with other issues of bonds of said Town as hereinafter authorized. It is hereby determined that the period of probable 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, computed from July 24, 1979, the date of the first bond anticipation note issued therefor.

Section 4. Of the \$2,850,000 serial bonds authorized by bond resolution dated March 6, 1979, for 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, there shall be issued and sold as a fourth series of bonds \$100,000 serial bonds which shall mature \$5,000 on April 1 in each of the years 1982 to 2001, both inclusive, and shall be consolidated with other issues of bonds of said Town as hereinafter authorized. 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, computed from July 24, 1979, the date of the first bond anticipation note issued therefor.

Section 5. Of the \$95,000 serial bonds authorized by bond resolution dated October 10, 1978, as amended on November 18, 1980, for the acquisition of land located on the east side of Horton Avenue and on the north side of Middle Road and the construction of drainage facilities to protect the Town of Riverhead, Suffolk County, New York, from floods, freshets and high waters, there shall be issued and sold \$65,000 serial bonds which shall mature \$5,000 on April 1 in each of the years 1982 to 1994, both inclusive, and shall be consolidated with other issues of bonds of said Town as hereinafter authorized. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is thirty years pursuant to subdivision 3 of paragraph a of Section 11.00 of the Local Finance Law, computed from November 8, 1978, the date of the first bond anticipation note issued therefor. It is hereby further determined that the sum of \$25,000, from a source other than the proceeds of bonds or bond anticipation notes, was used on November 7, 1980 to partially reduce outstanding bond anticipation notes of said Town for such purpose, such amount constituting the first installment of the principal amount of such indebtedness. It is hereby further determined that the sum of \$5,000, from a source other than the proceeds of bonds or bond anticipation notes, will be used on

RESOLUTIONS - continued

or before November 6, 1981 to further reduce outstanding bond anticipation notes of said Town for such purpose, such amount constituting the second installment of the principal amount of such indebtedness.

Section 6. Of the \$204,000 serial bonds authorized by bond resolution dated April 10, 1979, for the construction of a water distribution system to provide a low nitrate water supply and adequate fire protection to the area within Extension No. 18 (West Aquebogue) to the Riverhead Water District in the Town of Riverhead, Suffolk County, New York, consisting of the construction of water main, together with hydrants and incidental improvements, in and for said extension, there shall be issued and sold \$166,000 serial bonds which shall mature \$6,000 on April 1 in each of the years 1982 and 1983, \$7,000 on April 1 in each of the years 1984 to 1993, both inclusive, \$8,000 on April 1 in each of the years 1994 to 2003, both inclusive, and \$4,000 on April 1, 2004, and shall be consolidated with other issues of bonds of said Town as hereinafter authorized. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is forty years pursuant to subdivision 1 of paragraph a of Section 11.00 of the Local Finance Law, computed from July 24, 1979, the date of the first bond anticipation note issued therefor. It is hereby further determined that the sum of \$31,000, from a source other than the proceeds of bonds or bond anticipation notes, was used on July 24, 1980 to partially reduce outstanding bond anticipation notes of said Town for such purpose, such amount constituting the first installment of the principal amount of such indebtedness. It is hereby further determined that the sum of \$7,000, from a source other than the proceeds of bonds or bond anticipation notes, will be used on or before July 24, 1981 to further reduce outstanding bond anticipation notes of said Town for such purpose, such amount constituting the second installment of the principal amount of such indebtedness.

Section 7. Of the \$167,000 serial bonds authorized by bond resolution dated December 6, 1977, for the increase and improvement of the facilities of the Riverhead Water District of the Town of Riverhead, Suffolk County, New York, consisting of the construction of a plant to be housed in a one-story masonry structure, including incidental improvements in connection therewith, there shall be issued and sold \$150,000 serial bonds which shall mature \$7,000 on April 1 in each of the years 1982 and 1983, \$6,000 on April 1 in each of the years 1984 to 1993, both inclusive, \$7,000 on April 1 in each of the years 1994 to 2003, both inclusive, and \$6,000 on April 1, 2004, and shall be consolidated with other issues of bonds of said Town as hereinafter authorized. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is forty years pursuant to subdivision 1 of paragraph a of Section 11.00 of the Local Finance Law, computed from July 27, 1979, the date of the first bond anticipation note issued therefor. It is hereby further determined that the sum of \$10,000, from a source other than the proceeds of bonds or

RESOLUTIONS - continued

bond anticipation notes, was used on July 25, 1980 to partially reduce outstanding bond anticipation notes of said Town for such purpose, such amount constituting the first installment of the principal amount of such indebtedness. It is hereby further determined that the sum of \$7,000, from a source other than the proceeds of bonds or bond anticipation notes, will be used on or before July 24, 1981 to further reduce outstanding bond anticipation notes of said Town for such purposes, such amount constituting the second installment of the principal amount of such indebtedness.

Section 8. The serial bonds described in the preceding sections hereof are hereby authorized to be consolidated for purposes of sale into one bond issue aggregating \$1,641,000. Such bonds shall each be designated substantially VARIOUS PURPOSES (SERIAL) BOND, 1981, shall be dated April 1, 1981, shall be numbered from 1 to 329, both inclusive, shall be of the denomination of \$5,000 each, except bond numbered 1 of the denomination of \$1,000, shall mature in numerical order in the amount of \$66,000 on April 1, 1982, \$65,000 on April 1 in each of the years 1983 to 1986, both inclusive, \$70,000 on April 1, 1987, \$75,000 on April 1 in each of the years 1988 to 1994, both inclusive \$70,000 on April 1 in each of the years 1995 to 2001, both inclusive, \$65,000 on April 1 in each of the years 2002 and 2003, \$60,000 on April 1, 2004, and \$40,000 on April 1, 2005, with interest thereon payable April 1, 1982 and semi-annually thereafter on October 1 and April 1. Such bonds shall bear interest at such rate as may be necessary to sell the same, which rate shall be determined in the manner provided in Section 59.00 of the Local Finance Law. Such bonds shall be in bearer coupon form with the privilege of conversion into bonds registered as to both principal and interest, and shall be payable as to both principal and interest in lawful money of the United States of America at Suffolk County Nat. Bank in Riverhead, New York, or, at the option of the holder, at Chase Manhattan, in New York, New York, which by contract are the paying agents of the issuer. The aforesaid maturities constitute the aggregate of the individual maturities of each separate issue, which individual maturities are prescribed in the preceding sections hereof. Such bonds shall be signed in the name of said Town of Riverhead, Suffolk County, New York, by its Supervisor, and a facsimile of its corporate seal shall be imprinted thereon and attested by its Town Clerk, and the interest coupons shall bear the facsimile signature of said Supervisor.

Section 9. All other matters, except as provided herein relating to such bonds shall be determined by the Supervisor. Such bonds shall contain substantially the recital of validity clause provided for in Section 52.00 of the Local Finance Law and shall otherwise be in such form and contain such recitals, in addition to those required by Section 51.00 of the Local Finance Law, as the Supervisor shall determine.

Section 10. 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

RESOLUTIONS -continued

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.

Section 11. The powers and duties of advertising such bonds for sale, conducting the sale and awarding the bonds, are hereby delegated to the Supervisor, who shall advertise such bonds for sale, conduct the sale and award the bonds in such manner as he shall deem best for the interests of said Town, provided, however, that in the exercise of these delegated powers, he shall comply fully with the provisions of the Local Finance Law and any order or rule of the State Comptroller applicable to the sale of municipal bonds. The receipt of the Supervisor shall be a full acquittance to the purchaser of such bonds, who shall not be obliged to see the application of the purchase money.

Section 12. 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.

Supervisor Janoski recessed the meeting for a few minutes after which the meeting resumed.

(The recorder was not on at this time)

Supervisor Janoski asked if there was anyone who wished to be heard at this time.

William Kasperovich, Wading River, stated he wanted to address himself to the subject of Scavenger Waste. He had been through all the records available at the County Clerk's Office and did not find a complete picture of the proposal.

Councilman Regula: (At this time the recorder was turned on) " Southamton has had at least one or two public hearings for their town in their participation in this. And if there were public hearings Bill they have to be in the newspapers and people have to be informed. And we've had our engineers. We've had our engineers on everyone of these meetings that I recall."

Bill Kasperovich: "So you will be particularly interested in what I have to say then. When the last open public hearing was held on September 2nd and a special meeting of the

PERSONAL APPEARANCES - continuedBill Kasperovich continues:

Town Board was then October 28 in which case resolution #552 was presented by Councilman Lombardi authorizing the execution of the application for the Scavenger Waste Improvement #1. Now from that point on till now, considerable work has been done. But it's not there to be read from me anyhow. I'm standing here not as a professional engineer or a man with a C.E. Degree, but as a resident. And I'm not going to talk about V.O.D.'s or denitrification or anything like that. I'm going to talk in a language that we can all understand.

At that hearing, I posed some questions to the engineer from H2M. One answer quite important he did not have and one answer he gave was entirely erroneous, either by not understanding my question or purposely giving me a wrong answer. This kind of thing I don't buy from consulting engineering offices. And I feel the public that was here at that time gets misled by that sort of thing. I feel the public should have a reasonably good understanding of what Riverhead wants to do with this Scavenger Treatment thing. But if they don't have a minimal amount of information they cannot have an honest opinion and thinking on it.

Now I'm going back — now I'm in recent times. I'm in November 29th, out consulting engineers respond to the United States Environmental Protection Agency and I can't read paragraph after paragraph. I'm sure you're not interested in that sense. I just pulled out the sentences and you can refer back if you want. On page one, sewerage outside the hamlet of Riverhead will be relatively small and what they refer to as the hamlet of Riverhead is the Sewer District in Riverhead. At present time, we anticipate sewer needs to be relatively small such that the impact on total volume of Scavenger Waste is expected to be minimal. In the same breath, they're talking about two or three million dollar project. Now how can the public understand what is going on when the right hand is saying something different from the left hand?

They talk about, you used statistics that as I say this comes from whatever papers I've been able to look into. They talk about date being built up from some 20,000 odd people in Riverhead. They talk about three and one-half dollars, annual tax and they multiply that times some twenty odd thousand. Well we don't have some twenty-eight thousand. I find from talking in the assessor's office that we charge — send out billing shy of 2,000 people for water. We, including the taxes for shy of about 2,300 people for sewerage.

That means — all right if you just keep those figures in mind, we have in the compilation by the computer in the assessor's office indication that we have some 5,000 odd single residents in the Township and if you have the two-family houses and three-family houses at 800 seasonal homes comes to something shy of 6,500. Now if you take 2,000 off of that 6,500 you are now talking about forty-five hundred homes who actually pay the taxes. There might be two or more in the family that are in

PERSONAL APPEARANCES - continuedBill Kasperovich continues:

the 20,000. But the taxes come to about 4,500 homes. These are the people that are going to be paying this increase tax rate. And there was no indication to the public hearings that this is the area of multiplication. They kept talking about that you can spread it out amongst 20,000 odd people. And if this isn't misleading the public than I don't know what else is. Now. . ."

Supervisor Janoski: "Bill you have been speaking for probably be about nine minutes. You are aware of the five minute . . ."

Bill Kasperovich: "My five minutes. Brother Regula took a few of those, so please don't . . ."

Supervisor Janoski: "I'm going to ask you if you would make your point and try to just be concise."

William Kasperovich: "All right. Let me introduce two items, not lengthy that I think are pertinent and I quote, I wrote this down. 'We feel that the initial tax rate is sufficient should expenses for a monitoring program exceed those shown the tax rate will be increased.' Now reading this out of a consulting engineers office sends me into orbit. Okay, that's page twelve in case anybody's interested.

Page thirteen, physical inspection of all systems, at three intervals pump outs and systems renovated or replacement as required and testing of existing potable water wells on annual basis are all required at a minimum by the program. But none of this is included in the monies. None of this includes qualified people to be able to do this. This goes beyond the inspector capabilities and comes . . .

Now all this boils down to the point that the last public — I believe which we were in the sense not informed, we were in a sense misinformed and in a sense we were lied to and I use the word lied because I think there are sentences in the reports and that could warrant the cease and desist order from the Supreme Court.

Now I don't expect you gentlemen to be sewerage experts, but I do expect you gentlemen to have the knowledge of realizing that well this is an area I'm not expertise in, but I know that I can go and talk to somebody and get enough information to use my own thinking. The consulting engineers get their 12% and they get a pretty fancy fee for work that we should get our money's worth and it's up to you people to see that we get our money's worth. Now I have listened to gripes

PERSONAL APPEARANCES - continuedWilliam Kasperovich continues:

at the sewerage department every time something was done down there. Now we're getting into some that's a little larger than just a small modification or correction. We're getting something that we're going to have to live with for a long time. They say 20,000 cesspools get dumped every two years. No such thing exists."

Supervisor Janoski: "Could you — you've been talking and I really don't have a firm grasp what it is that you feel is wrong. Could you just state what you feel is wrong so that perhaps the Town Board will have that information and we can indeed look at it. Just tell us concisely what you feel is amiss here so that the Town Board can pursue it."

Councilman Regula: "If I may, Mr. Supervisor, I would suggest if there — especially when you use the word lies Bill, it scares me so. I would suggest we have our engineers come in two Tuesdays a month at our work sessions to — if you feel that you want to come in I'm sure that we can get Mr. Dombeck who's the key man . . ."

William Kasperovich: "Yes, I've seen his name appear quite often."

Councilman Regula: "If there are any questions, we might not answer. I can see by some of your comments (tape ended) ."

William Kasperovich: "(tape began) Before I pursue further to meet at the next session with this, or be present not say meet, be present so that I can pose specific questions."

Supervisor Janoski: "Bill what I suggest you do perhaps is write down a list of questions that you would like answered, The Town Board will take it up with the consulting engineers and we will do our best to answer those questions that you have."

William Kasperovich: "All right."

Supervisor Janoski: "And I have to, Bill at this point I have to cut off because you have been there for fifteen minutes and we do have a five minute rule. And I know Bill,

PERSONAL APPEARANCES - continued

Supervisor Janoski continues:  
the other Bill is just dying to get up there."

William Kasperovich: "Well I don't have to bring out to your attention that I have spent considerable hours in the Town Hall."

Supervisor Janoski: "I know."

William Kasperovich: "Making sure that I know what I'm talking about and present something that can develop useful and good and get some good come out of this. But you people continually refer to our engineers, our consultants, but now who checks those people? They are not elected. They are employed by the Town. Now who checks them?"

Councilman Regula: "Well the Federal Government is paying 87½% of this total four million dollars Bill."

William Kasperovich: "This approach we have found doesn't work by knowledge of the southwest sewer district that these fellows don't look after the home grounds interest."

Councilman Regula: "Well Southampton. . ."

William Kasperovich: "We have to look after our own interests. These fellows work for us and should give us the best we need for our money."

Supervisor Janoski , "Bill we have to insist now please forward your questions to the Town Board and we will take up your questions with the engineering company that advises us and you will have your answers."

William Kasperovich: "May I ask for a reply in such a way that I can present it to the newspapers or to the editor so that it can be put in print for the knowledge of the people in the Township?"

Supervisor Janoski: "Absolutely."

PERSONAL APPEARANCES - continued

William Kasperovich: "All right. Thank you."

Supervisor Janoski: "Mr. Nohejl."

Bill Nohejl, Wading River; "I was going to ask for Bill's papers so I could continue. You got under the Wading River Fire District, I see they sent work that it's available for \$500. Any conditions or strings?"

Supervisor Janoski: "Not that we're aware of. It seems to be a straight sale of the property for the \$500 that they indicate."

Bill Nohejl: "Is there any indication as to what you're going to do? The Town Board?"

Supervisor Janoski: "I have — we have discussed it. There seems to be a feeling that I, you will correct me if I am wrong, the Town Board may go ahead with the deal. It is already off the tax roll and the Town may have some future use for it."

Bill Nohejl: "I suggest that you do. At that price, I don't think you can go wrong. Regarding the gasahol project with H2M, what was it about?"

Supervisor Janoski: "Irene, would you, the gasahol letter from H2M?"

Irene J. Pendzick, Town Clerk: "Basically, Bill, what the gasahol, what that letter was H2M advising the Town Board that they have been in a consulting with the gasahol people and wanted to advise the Board that they could continue to keep the Town's interest at heart even though it was the Town paying them."

Bill Nohejl: "Okay."

Irene J. Pendzick, Town Clerk: "You could have a copy of the letter if you would like."

PERSONAL APPEARANCES - continued

Councilman Prusinowski: "Bill, I just might add you had a question one other time with the gasahol plant. I went to one of the seminars at the Association of Towns and a guy was there from the D.E.P.A. and he was very, very, very pessimistic about a lot of these fundings. And if you saw President Reagan last night, part of the program that he slated to be cut are plants like gasahol plants and this guy, I understand I was talking to Harold Dombeck in New York, and he told me he's relying heavily on the idea that he's going to get a big grant from E.P.A. to build this grant. You can draw your own conclusions from that."

Bill Nohejl: "As I was coming through the outside doors, I heard the Supervisor say he signed the contract for the house on Elton Avenue which is in the flood zone and it's going to be for rehabilitation. Where at the flood zone?"

Supervisor Janoski: "No it's not in the flood zone."

Councilman Regula: "That was the one on Osborne Avenue."

Councilman Lombardi: "Osborne Avenue, Bill."

Bill Nohjel: "Osborne Avenue. It's in the flood zone, isn't that one?"

Supervisor Janoski: "No we certainly would not rehabilitate a house that's in . . ."

Bill Nohejl: "Well I was wondering. . ."

Councilman Prusinowski: "That's not the plan. You've been to the meeting, you know."

Bill Nohejl: "Well I just — thank you."

Supervisor Janoski: "Is there anyone else that wishes to address the Town Board?"

No one else wished to be heard.

There being no further business on motion and vote, the meeting adjourned at 2:50 P.M.

*Irene J. Pendzick*  
Irene J. Pendzick, Town Clerk