

2/15/85

Minutes of a Special Meeting of the Town Board of the Town of Riverhead, held in the Town Hall, Riverhead, New York, on Friday, February 15, 1985 at 3:28 P.M.

Present: Joseph F. Janoski, Supervisor
 Louis Boschetti, Councilman
 Vincent Artale, Councilman
 Victor J. Prusinowski, Councilman
 John Lombardi, Councilman

WAIVER OF NOTICE AND CONSENT OF SPECIAL MEETING

We, the undersigned, being all members of the Town Board of the Town of Riverhead, Suffolk County and State of New York, do hereby waive notice of the time, place, date and purpose of a meeting of the Town Board of the Town of Riverhead, to be held at the Town Hall, Riverhead, New York, at 3:00 P.M. on the 15th day of February, 1985, and do consent to the holding of such meeting for the purpose of Adopting resolutions ratifying authorization for the Town Clerk to publish and post bid notices, and any other matters that may come before the Board.

DATED: February 15, 1985

TOWN BOARD MEMBERS
 TOWN OF RIVERHEAD, NEW YORK

Joseph F. Janoski
 Supervisor

John Lombardi
 Councilman

Vincent Artale
 Councilman

Louis Boschetti
 Councilman

Victor J. Prusinowski
 Councilman

FILED.

#128 RATIFIES PUBLICATION OF PUBLIC NOTICES IN 2/14/85 ISSUE OF THE NEWS REVIEW

Councilman Lombardi offered the following resolution, which was seconded by Councilman Prusinowski.

WHEREAS, due to time constraints it was necessary for the attached public notices to be published in the February 14, 1985 issue of The News Review, and

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RESOLUTIONS Continued:

WHEREAS, the attached public notices include the following: Help Wanted Ads for the positions of Part-Time Clerk Typist and "Dial-A-Ride" Program Driver, Notice of Public Hearing in the matter of the increase and improvement of facilities of the Riverhead Water District, Notice of Public Hearing in the matter of the establishment of a proposed extension to the Riverhead Water District to be known as Ext. No. 30, and Notice to Bidders re: one heavy equipment trailer and one tractor/loader/backhoe/cab for use by the Riverhead Water District.

NOW, THEREFORE, BE IT RESOVED, that the action of the Town Clerk in publishing and posting the above listed notices in the February 14, 1985 issue of The News Review be and is hereby ratified by this Town Board.

Before voting on this resolution Councilman Boschetti asked for copies of the resolutions.

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#129 AUTHORIZES TOWN CLERK TO PUBLISH AND POST HELP WANTED AD - TEMPORARY P.T. CLERK TYPIST (TUESDAYS & THURSDAYS)

Councilman Artale offered the following resolution, which as seconded by Councilman Lombardi.

WHEREAS, there is an available position in the Accounting Department for a Part Time Temporary Clerk Typist (Tuesday & Thursdays).

NOW, THEREFORE, BE IT RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below help wanted ad for a Temporary Part Time Clerk Typist (Tuesdays & Thursdays), in the February 14th, 1985 issue of THE NEWS REVIEW.

HELP WANTED

The Town of Riverhead, seeking a qualified individual to serve in a temporary part-time position of Clerk Typist, Tuesdays and Thursdays in the Accounting Department. Applicant must be able to type at a reasonable rate. Interested individual must submit an application to The Accounting Department, 200 Howell Avenue, Riverhead, New York, between 8:30 a.m. and 4:30 p.m. No application for this position shall be accepted after Friday, March 1st, 1985. The Town of Riverhead does not discriminate on the basis of race, color, national origin, sex, age and handicapped status in employment of the provision of services.

BY ORDER OF THE RIVERHEAD TOWN
BOARD

Irene J. Pendzick, Town Clerk

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

RESOLUTIONS Continued:#130 AUTHORIZES TOWN CLERK TO PUBLISH AND POST HELP WANTED AD-DRIVER FOR DIAL-A-RIDE PROGRAM

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

WHEREAS, the present Driver for the Town of Riverhead Dial-A-Ride Program has requested a one-year leave of absence.

NOW, THEREFORE, BE IT RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Help Wanted Ad for the position of full-time Driver for the Town of Riverhead Dial-A-Ride Program in the February 14, 1985 issue of The News Review.

HELP WANTED

The Town of Riverhead, is seeking a qualified individual to serve in the full-time position of Driver for the Town of Riverhead Dial-A-Ride Program. Applicants must have a valid New York State Driver's License with no outstanding violations. Interested individuals must submit an application to the Accounting Department, Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, between 8:30 a.m. and 4:30 p.m. No application will be accepted after Friday, February 22, 1985. The Town of Riverhead does not discriminate on the basis of race, color, national origin, sex, age and handicapped status in employment or the provision of services.

BY ORDER OF THE RIVERHEAD TOWN BOARD

Irene J. Pendzick, Town Clerk

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#131 THE MATTER OF THE INCREASE AND IMPROVEMENT OF FACILITIES OF THE RIVERHEAD WATER DISTRICT IN THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK

See Water District Minutes

#132 THE MATTER OF THE ESTABLISHMENT OF A PROPOSED EXTENSION TO THE RIVERHEAD WATER DISTRICT IN THE TOWN OF RIVERHEAD, SUFFOLK COUNTY NEW YORK, TO BE KNOWN AS EXTENSION NO. 30.

See Water District Minutes

#133 AUTHORIZES THE SOLICITATION FOR BIDS FOR ONE (1) HEAVY EQUIPMENT TRAILER

See Water District Minutes

RESOLUTIONS Continued:#134 AUTHORIZES THE SOLICITATION FOR BIDS FOR ONE (1) TRACTOR/LOADER/
BACKHOE/CAB

See Water District Minutes

#135 RESOLUTION RENDERING DECISION, RE: EASTGATE COUNTY ESTATES CO., ET AL

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

WHEREAS, by order of the Honorable Lester E. Gerard dated October 9, 1984, this Town Board was directed to hold a hearing on the issues raised in the Article 78 proceeding brought by plaintiff, specifically whether or not the Town of Riverhead should relieve Eastgate Country Estates of their obligations under a surety bond which was posted to assure the improvements in the subject subdivision, and

WHEREAS, on the 23rd day of October, 1984, this Town Board did hold a hearing at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, wherein plaintiffs were represented by Pienkny and Sikowitz, Esqs.; the Town of Riverhead was represented by Richard A. Ehlers, Esq.; also present were the Town Board of the Town of Riverhead; Charles Bloss, Highway Superintendent; and Jeffrey Ferber, Executive Vice President of Staller Associates;

FINDINGS OF FACT

THAT this matter deals with the filing of a subdivision map in the year 1974 in the hamlet of Aquebogue, Town of Riverhead, County of Suffolk, and State of New York;

THAT the final subdivision map was filed in the County Clerk's Office, which map was prepared by Young and Young Land Surveyors;

THAT the subdivision consists of twenty-nine building plots with the property having a cul-de-sac at the most southerly portion where there is a recharge basis;

THAT the developer posted a \$70,000 surety bond to guarantee the completion of the improvements in said subdivision;

THAT the land contour of the subdivision as you enter said subdivision goes down a hill, and at the bottom of the hill, in a partially wooded area is a recharge basis. The recharge basin is most of the time basically full of water and overflows into the cul-de-sac which is at the bottom of the roadway;

THAT pursuant to testimony given at the hearing, the recharge basis does not work, it does not recharge water;

THAT it is the Highway Superintendent's position that the sump should not be accepted by the Town and the surety bond not be released;

THAT it is the Highway Superintendent's suggestion that the surety bond be extended over a long period of time in order to complete the improvements in such a way that the sump functions, or the Town of Riverhead will be saddled with the burden to rebuild the sump, an expense which should not be borne by the Town of Riverhead but rather by the developer;

RESOLUTIONS Continued:

THAT this Town Board has reviewed all of the testimony given at the October 23, 1984, hearing, as well as all of the exhibits submitted into evidence on that date,

NOW, THEREFORE, IT IS HEREBY

DETERMINED AND DECIDED by this Town Board, that in light of all of the testimony given and exhibits submitted, that the Town of Riverhead does not accept the improvements in the subdivision known as Eastgate Country Estates located in the hamlet of Aquebogue, Town of Riverhead County of Suffolk, and State of New York; that the Town of Riverhead does not release the developer from the presently posted \$70,000 surety bond, still in force and effect; that based upon the evidence brought before this Board and the testimony given, that before the bond can be released, that a working sump must be constructed at the subdivision; that within 30 days from the date of this resolution the developer contract with an independent engineer to examine what engineering work is necessary to be done in order to make the sump a 'working' recharge basin and to prepare a proposal, with plans specifications, to be submitted to this Town Board within 90 days of the date of this resolution, that upon receipt of this proposal from the engineer, this Board shall conduct a hearing and along with the advice and recommendations of the Town Highway Superintendent shall render a decision as to whether the proposed improvements are acceptable to the Town of Riverhead and thereafter, if said improvements are acceptable, authorize the developer to complete the work to be done in accordance with the plans and specifications submitted by the independent engineer.
and be it further

ORDERED, that the Town Clerk shall forward a certified copy of this resolution, fully executed by all of the below named Board members, to Pienkny and Sikowitz, Esqs.

SO ORDERED,

Joseph F. Janoski

Victor J. Prusinowski

Louis Boschetti

John Lombardi

Vincent Artale

Dated: February 15, 1985

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

RESOLUTIONS Continued:#136 APPOINTS OFFICES OF PETER S. DANOWSKI, JR., ESQ. TO REPRESENT THE TOWN OF RIVERHEAD, RE: GEORGE MATHYS, ET AL. V. TOWN OF RIVERHEAD, ET AL.

Councilman Artale offered the following resolution which was seconded by Councilman Artale.

RESOLVED, that the offices of Peter S. Danowski, Jr., Esq., be and are hereby authorized to defend the Town of Riverhead with regard to pending matter of George Mathys, Et Al. V. Town of Riverhead, Et Al., wherein said counsel shall be compensated at the agreed upon hourly rate, and be it further

RESOLVED, that the Town Clerk shall forward a certified copy of this resolution to Peter S. Danowski, Jr., Esq.

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#137 APPOINTS OFFICES OF PETER S. DANOWSKI, JR., ESQ. TO REPRESENT THE TOWN OF RIVERHEAD, RE: APPLICATION OF PORTION PROPERTIES, INC. V. JAMES V. DE LUCCA, ARTICLE 78 PROCEEDING

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

RESOLVED, that the Offices of Peter S. Danowski, Jr., Esq., be and are hereby authorized to defend James V. DeLucca with regard to pending matter of Portion Properties, Inc., for a judgment pursuant to Article 78 of the Civil Practice Law and Rules wherein said counsel shall be compensated at the agreed upon hourly rate, and be it further

RESOLVED, that the Town Clerk shall forward a certified copy of this resolution to Peter S. Danowski, Jr., Esq.

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#138 EXTENDS MORATORIUM ALONG THE ROUTE 58 CORRIDOR TO AND INCLUDING MARCH 19, 1985.

Councilman Artlae offered the following resolution which was seconded by Councilman Boschetti.

WHEREAS, the Town of Riverhead has engaged the services of Raymond, Parish, Pine and Weiner to evaluate the Business B zoning on Route 58, bounded on the east by the west side of Doctors Path and the south side of Route 58, bounded on the east by the west side of Doctors Path and the south side of Route 25, west to the easterly boundary of Oliver Street, as such easterly boundary of Oliver Street would be projected north to the northern boundary of the Business B zone, thence back to the westerly boundary of Doctors Path, and

WHEREAS, this area has been the subject of a moratorium which has been from time to time continued, and

RESOLUTIONS Continued:

WHEREAS, This Board is in receipt of reports and recommendations by Raymond, Parish, Pine and Weiner, recommending that this area be rezoned to campus-office use, and

WHEREAS, public hearings were held on the 11th day of February, 1985, to hear all interested persons with regard to the change of zone effecting the subject moratorium area,

NOW, THEREFORE, BE IT

RESOLVED, that this Board desires to continue the moratorium on all applications which are not in conformity with the proposed uses suggested by Raymond, Parish, Pine and Weiner under campus-office use in the report titled "Update of Route 58 and Coastal Zone Elements of the Town of Riverhead Master Plan", as shall be determined by this Board, in the existing Business B zone in the vicinity of Route 58, bounded on the east by the west side of Doctors Path and the south side of Route 25, west to the easterly boundary of Oliver Street, as such easterly boundary of Oliver Street would be projected north to the northern boundary of the Business B zone, thence back to the westerly boundary of Doctors Path, to and including March 19, 1985, to be effective from February 12, 1985, and be it further

RESOLVED, that the Town Clerk shall forward a certified copy of this resolution to the Building Department, Zoning Board of Appeals, and Planning Board, and publish and post this resolution in the official newspaper of the Town.

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#139 AUTHORIZES KEITH CAEMMERER, ESQ. TO REPRESENT THE TOWN OF RIVERHEAD IN ITS EFFORTS TO JOIN WITH THE L.I. COALITION FOR SENSIBLE GROWTH AS A PETITIONER IN THE ARTICLE 78 PROCEEDING CHALLENGING THE RESOLUTION OF THE SUFFOLK COUNTY HEALTH DEPARTMENT DATED 11/28/84

Councilman Artale offered the following resolution, which was seconded by Councilman Lombardi.

WHEREAS, the Long Island Coalition for Sensible Growth is undertaking Article 78 proceedings pursuant to Civil Practice Law and Rules against the Suffolk County Health Department with regard to Article 7, and

WHEREAS, this Town Board, by resolutions dated January 3, 1984 and January 15, 1985, has demonstrated its objection to the procedures followed by the Suffolk County Health Department toward the implementation of Article 7.

NOW, THEREFORE, BE IT RESOLVED, that Keith Caemmerer, Esq. be and is hereby authorized to represent the Town of Riverhead in its efforts to join with the Long Island Coalition for Sensible Growth as a petitioner in the Article 78 proceeding challenging the resolution of the Suffolk County Health Department dated November 28, 1984 wherein pursuant to Part 617 of the State Environmental Quality Review Act the implementation of Article 7 is an unlisted action and has designated itself as lead agency, and

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RESOLUTIONS Continued:

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Keith Caemmerer, Esq.

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

=140 APPOINTS GEORGE WOODSON TO THE POSITION OF LABORER WITH THE RIVERHEAD HIGHWAY DEPARTMENT

Councilman Lombardi offered the following resolution, which was seconded by Councilman Prusinowski.

WHEREAS, a vacancy presently exists in the position of Laborer with the Riverhead Highway, and

WHEREAS, this vacancy was duly advertised, and

WHEREAS, interviews of all applicants for the position were held.

NOW, THEREFORE, BE IT RESOLVED, that GEORGE WOODSON be and is hereby appointed to the position of Laborer with the Riverhead Highway Department at the annual rate of compensation of \$13,507.88 as set forth in Group 3, Step P of the 1985 Operational & Technical Salary Structure of the 1985/86 CSEA Contract, effective February 19, 1985.

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

=141 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING, RE: DRAFT ENVIRONMENTAL IMPACT STATEMENT SUBMITTED BY BROAD COVE, INC. PURSUANT TO PART 617 OF THE STATE ENVIRONMENTAL QUALITY REVIEW ACT

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

RESOLVED, that the Town Clerk is hereby authorized to publish and post the below Public Notice with regard to the draft environmental impact statement submitted by Broad Cove, Inc. Said hearing is being held pursuant to Part 617 of the State Environmental Quality Review Act

PUBLIC NOTICE

PLEASE TAKE NOTICE that a public hearing will be held on the 19th day of March, 1985, at 7:45 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the draft environmental impact statement submitted by Broad Cove, Inc. A summary of the project is as follows:

PROJECT SUMMARY

The applicant, Broad Cove, Inc., proposes to construct a 500 unit condominium complex including access roads, parking areas, swimming pools, bath houses, docking facilities, and tennis courts.

RESOLUTIONS Continued:

The project site is located on the south side of Hubbard Avenue, Aquebogue, Town of Riverhead, County of Suffolk and State of New York. The 105+/-acre parcel is bounded on the North by the Long Island Railroad tracks and Hubbard Avenue, a paved, two-lane Riverhead Town road. North of Hubbard Avenue are several one-family homes, most of which have been constructed in the last few years. The roughly triangular parcel is bounded on the west and southwest by Terry Creek and on the southeast by Meetinghouse (Broad Cove) Creek. The remainder of the easterly property line abuts other Business A zoned and lightly developed property.

The site plan provides for both first and second story condominium units, consisting of 100-one bedroom units; 200-two bedroom units, and 200-three bedroom units. Total enclosed coverage will be 500,000 square feet of floor area.

The applicant also proposes to construct docking facilities for residents to accommodate 500+/-boats. Existing marsh and wooded areas will be preserved as open space and to provide a buffer between existing roadways and homes.

Dated: February 15, 1985

BY ORDER OF THE RIVERHEAD TOWN
BOARD

Irene J. Pendzick, Town Clerk.

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, abstain, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#142 APPROVES SITE PLAN OF SID FRANK

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

WHEREAS, a site plan was submitted by Sid Frank for a building permit for a retail store building to be located on Osborne Avenue and Pulaski Street, Riverhead, New York, and

WHEREAS, this Town Board has reviewed the site plan submitted as prepared by Diane Herold, Licensed Architect, dated November, 1984,

NOW, THEREFORE, BE IT

RESOLVED, that the site plan submitted by Sid Frank for a retail store building permit to be located on the corner of Osborne Avenue and Pulaski Street, Riverhead, New York, as prepared by Diane Herold dated November 1984, be and is hereby approved, subject to the following:

1. That the provisions of the Town Code, which are not addressed by this resolution or other official action of the Town, shall at all times be complied with by the owner of the property covered by this Site Plan.

2. That a covenant containing all the limitations and provisions of these approvals contained in this resolution, in a form as attached, shall be recorded with the Suffolk County Clerk and a

RESOLUTIONS Continued:

certified copy of such recorded covenant shall be filed with the Riverhead Town Clerk. This resolution shall not become effective until such covenant is duly recorded with the Suffolk County Clerk and filed with the Town Clerk.

3. That the form, design, location and color of all signage shall be submitted to the Town Board for its review and approval or disapproval prior to being installed at the property. All signage so proposed shall be coordinated in appearance and design.

4. That the Declarant is familiar with Riverhead Town Code, Chapter 96, entitled, "Trash, Rubbish and Refuse Disposal", and agrees to abide by same.

5. Trash receptacles of a decorative design shall be maintained at the premises.

6. That adequate parking for the handicapped pursuant to State and Federal law shall be provided and that each handicap stall shall be designated by an individual sign erected on a stantion stating, "No parking, Handicap Only", and the universal symbol affixed thereto.

7. That the parking area shall be maintained pursuant to specifications outlined in the Riverhead Town Code, with regard to type, thickness, and grade.

8. That the Town Board may designate fire zones as they may see fit and it is agreed that the owner of the premises shall sign any and all documents as may be required to designate fire zones.

9. Subject to Town Highway Department curb out approval.

10. Subject to Town Water and Sewer Department approval.

and be it further

RESOLVED, that a certified copy of this resolution shall be forwarded by the Town Clerk to Sid Frank, and the Riverhead Building Department.

DECLARATION AND COVENANT

THIS DECLARATION made the _____ day of _____, 1985, by Sid Frank residing at _____
Declarant,

WHEREAS, Declarant is the owner of certain real property situate in the Town of Riverhead, Suffolk County, New York, more particularly bounded and described as set forth in Schedule A annexed hereto as provided by the Declarant, and

WHEREAS, for and in consideration of the granting of said site plan, the Town Board of the Town of Riverhead has deemed it to be in the best interests of the Town of Riverhead and the owner and prospective owners of said parcel that the within covenants and restrictions be imposed on said parcel, and as a condition of granting said site plan, said Town Board has required that the within Declaration be recorded in the Suffolk County Clerk's Office, and

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RESOLUTIONS Continued:

WHEREAS, Declarant has considered the foregoing and determined that same will be in the best interest of the Declarant and subsequent owners of said parcel,

NOW, THEREFORE, THIS DECLARANT WITNESSETH:

That Declarant, for the purpose of carrying out the intentions above expressed does hereby make known, admit, publish, covenant and agree that the said premises herein described shall hereafter be subject to the following covenants which shall run with the land and shall be binding upon all purchasers and holders of said premises, their heirs, executors, legal representatives, distributees, successors, and assigns, to wit:

1. That the provisions of the Town Code, which are not addressed by this resolution or other official action of the Town, shall at all times be complied with by the owner of the property covered by this site plan.

2. That the form, design, location and color of all signage shall be submitted to the Town Board for its review and approval or disapproval prior to being installed at the property. All signage so proposed shall be coordinated in appearance and design.

3. That the Declarant is familiar with Riverhead Town Code, Chapter 96, entitled, "Trash, Rubbish and Refuse Disposal", and agrees to abide by same.

4. Trash receptacles of a decorative design shall be maintained at the premises.

5. That adequate parking for the handicapped pursuant to State and Federal law shall be provided and that each handicap stall shall be designated by an individual sign erected on a stantion stating, "No parking, Handicap Only", and the universal symbol affixed thereto.

6. That the parking area shall be maintained pursuant to specifications outlined in the Riverhead Town Code, with regard to type, thickness and grade.

7. That the Town Board may designate fire zones as they may see fit and it is agreed that the owner of the premises shall sign any and all documents as may be required to designate fire zones, and be it further

8. Subject to Town Highway Department curb cut approval.

9. Subject to Town Water and Sewer Department approval.

IN WITNESS WHEREOF, the Declarant has hereunto set his hand and seal the day and year above written.

Sid Frank

STATE OF NEW YORK)

ss.:

COUNTY OF SUFFOLK)

RESOLUTIONS Continued:

On this _____ day of _____ 1985, before me personally came Sid Frank owner of certain real property located on the corner of Osborne Avenue and Pulaski Street, Riverhead, New York the subject property of the declaration and covenant herein; that he did read the above declaration and covenant and understands its content; that he did swear to me that he executed the same.

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski Yes.

The resolution was thereupon declared duly adopted.

#143 AUTHORIZES COUNCILMAN BOSCHETTI TO DRAFT A LETTER TO DONALD CHESWORTH, SUPERINTENDENT OF STATE POLICE RE: MOUNTED PATROLS

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

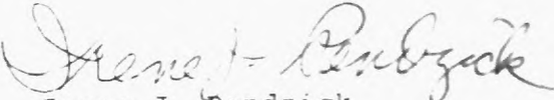
RESOLVED, that this Town Board supports the efforts to secure a State Police Mounted Unit for the patrol of parks and revitalized riverfront of the downtown business area, and that the Town of Riverhead join with the Town of Southampton in a request for additional State Police throughout the five eastern Long Island Towns, particularly in the summer months.

The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

There being no further business on motion and vote, the meeting adjourned at 3:51 P.M.

IJP:bg


Irene J. Pendzick
Town Clerk