

Minutes of a Meeting of the Town Board of the Town of Riverhead, held in the Town Hall, Riverhead, New York, on Thursday, April 8, 1982 at 2:40 P.M.

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

Also present: Richard Ehlers, Town Attorney

Supervisor Janoski called the meeting to order at 2:40 P.M., and the Pledge of Allegiance was recited.

Supervisor Janoski: "This is a regular meeting of the Town Board being held in place of the regular meeting supposed to be held Tuesday, the 6th at 7:30 p.m. We will not be having any of the public hearings that were scheduled at that time because the law requires the time, the place of the public hearing to be published and posted so that we will be authorizing the public — the posting and publishing of those public hearings and those hearings will be scheduled on April 20th at the Town Board Meeting of that night. In the interest of brevity we are going to dispense with much of the reading that usually takes place at a regular Town Board Meeting. If there is anybody who wishes to have a resolution read in its entirety, we will certainly do that.

For the record, why don't you read the reports Mrs. Deputy Town Clerk."

Denise M. Hansen: "Are you going to approve the minutes?"

Supervisor Janoski: "Oh yes."

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

RESOLVED, that the Minutes of the Town Board Meeting held on March 16, 1982, and the Minutes of the Special Town Board Meetings held on March 23, 1982 and March 25, 1982, are dispensed without objection, and be approved as submitted.

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

The resolution was thereupon declared duly adopted.

BILLS

Bills submitted on abstract dated April 4, 1982
as follows:

General Town	\$99,133.32
Parking Meter	\$ 16.36
Street Lighting	\$ 2,894.79
Highway Item #1	\$ 5,173.02
Highway Item #3	\$ 3,156.60
Highway Item #4	\$16,582.79

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

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

General Town	\$99,133.32
Parking Meter	\$ 16.36
Street Lighting	\$ 2,894.79
Highway Item #1	\$ 5,173.02
Highway Item #3	\$ 3,156.60
Highway Item #4	\$16,582.79

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

The resolution was thereupon declared duly adopted.

Supervisor Janoski: "Reports."

REPORTS

Police Department - for month of February, 1982 & March, 1982. Filed.

Tax Receiver - collections as of March 19, & April 1, 1982. Filed.

Recreation Department - for month of February, 1982. Filed.

Supervisor's Office - Annual Financial Report for 1981. Filed.

Building Department - for the month of March, 1982. Filed.

OPEN BID REPORT - ONE (1) USED 4-WHEEL DRIVE VEHICLE -
RIVERHEAD POLICE DEPARTMENT

After being duly advertised, the bids for One (1) Used 4-wheel drive vehicle for the Riverhead Police Department were opened by the Town Clerk on Monday, April 5, 1982 at 11:00 A.M.

SHIRLEY Y. HALLOCK
 81 Sound Avenue
 Riverhead, New York 11901

I. MAKE, MODEL AND YEAR OF VEHICLE BID:

International - Scout II - 1979

II. NET DELIVERED PRICE OF VEHICLE BID:

WORDS: Fifty four hundred dollars

NUMBERS: \$5,400.00

FILED.

GARSTEN MOTORS
 1375 Old Country Road
 Riverhead, New York 11901

I. MAKE, MODEL AND YEAR OF VEHICLE BID:

1979 Jeep

II. NET DELIVERED PRICE OF VEHICLE BID:

WORDS: Six Thousand Five Hundred and 00/100

NUMBERS: \$6,500.00

***written in on specification 38,330 miles

FILED.

Supervisor Janoski: "Thank you. Applications."

APPLICATIONS

Longwood Realty - site plan for Jiffy Lube at Roanoke Avenue. Filed.

Rotary Club - for carnival on June 1 to June 7, 1982. Filed.

Special Permit - Northfolk Plumbing Supply, 1414 West Main Street. Filed.

Supervisor Janoski: "There seems to be an error in the Jiffy Lube, wouldn't that be on Route 58?"

Councilman Artale: "That's the site plan that I saw on Route 58."

Denise M. Hansen: "It says Roanoke Avenue."

Supervisor Janoski: "It's possible that the entrance might be from Roanoke Avenue although it would be a long entrance."

Councilman Boschetti: "There is an entrance from Roanoke."

Councilman Artale: "That would be behind the Pizza Stop."

Supervisor Janoski: "In the interest of brevity, unless someone would request, I would dispense with the correspondence."

CORRESPONDENCE

Riverhead Fire Department, 4/04/82 - inviting Board members to Annual Inspection. Filed.

H2M Corp., 3/17/82 - re: construction of storm drainage at Parker Road. Filed.

Mrs. Claire Boegel - opposed to the Riverhead Airport. Filed.

NYS Dept. of Transportation, 3/16/82 - public hearing re: petitions of Sunrise Coach Lines & Hampton Jitney will be 4/29/82 at 11:00 A.M. Filed.

Anthony Tohill, 3/15/82 - agreement re: Leonard Moore special permit. Filed.

Angela Sears, 3/16/82 - complaint of loose dogs in Wading River area. Filed.

CORRESPONDENCE

Dept. of State, 3/18/82 - records indicate that Local Laws 1, 2, & 3-79 and Local Law 1-80 were duly filed with the Secretary of State. Filed.

Suffolk County Dept. of Planning - Section 108-3 received and re: notice of adoption Chapt. 69.21, Sec. B, C, & E of Southampton Code. Filed.

Joel Markowitz, 3/24/82 - re: Oak Park Trailer Court request for extension of period within which units must be reduced due to delays. Filed.

Dolores Waalkes - submission of resignation effective April 9, 1982. Filed.

Dr. Pillai, 3/19/82 - copy of letter of complaint to Stoves & Stones. Filed.

Evelyn Mikulak, 3/18/82 - submitting resignation as Home Aide as of 3/31/82. Filed.

Mr. & Mrs. Nelson - opposed to the Riverhead Airpark. Filed.

Planning Board, 4/06/82 - recommendation that the application of Steve and Josephine Mitacchione be approved. Filed.

Dept. of Army, 4/02/82 - re: time extension of general permits. Filed.

Randi Sunshine, 3/22/82 - opposed to the Riverhead Airpark. Filed.

Daniel Sherkow, 3/22/82 - opposed to the Riverhead Airpark. Filed.

Chamber of Commerce - invitation to annual Spring Luncheon on 4/15/82. Filed.

CORRESPONDENCE - continued
 Gregory Blass, 3/30/82 - requesting support re:
 Robins Island acquisition. Filed.

Dept. of General Service - Records Management Workshop
 on 4/27/82. Filed.

Aaron Siegal, 3/29/82 - agreement to permit Police to
 perform in their official capacity at the Harrow's Shopping
 Center. Filed.

Western Suffolk Counselor's Association - notice of
 program re: video games. Filed.

UNFINISHED BUSINESS
 Riverhead Airpark - special permit application for
 general aviation airport.

Cablevision - request for .30¢ rate increase.

Joseph & Linda Sullivan - special permit application
 for mobile home park.

Riverhead Flagg Corp. - change of zone & special permit
 for condominiums.

Great Peconic Beach Club Hotel - site plan for hotel
 at South Jamesport.

Steven & Josephine Mitacchione - special permit at
 Sound Avenue & Route 25A.

Supervisor Janoski: "Under unfinished business, we
 have the Riverhead Airpark which is still pending amendments
 to the Environmental Impact Statement.

Cablevision request and I would ask the Town Clerk's
 Office in the absence of a — any input from Cablevision,
 we deem it or assume that they have withdrawn their request
 for a 30% increase so it stops appearing on unfinished business.

Joseph and Linda Sullivan special permit application
 for a mobile home park is still pending Town Board action.

Riverhead flagg Corp., we are waiting submission of
 an Environmental Impact Statement.

Great Peconic Beach Club Hotel, I'm not really aware
 that they have formally submitted an application.

Supervisor Janoski continues:

Steven and Josephine Mitacchione special permit for Sound Avenue and Route 25A is before the Planning Board.

I would recognize anyone at this time who wishes to be heard."

No one wished to be heard at this time.

Supervisor Janoski: "That being the case, we'll do the resolutions and in the interest of brevity, we will simply read the titles unless someone requests to hear the resolution in its entirety."

RESOLUTIONS

#168 AUTHORIZES OVERTIME PAY FOR POLICE OFFICERS
Councilman Artale offered the following resolution which was seconded by Councilman Boschetti.

BE IT RESOLVED, that the following Police Officers be paid Overtime pay for a period from January 1, 1982 to March 31, 1982 to be paid from Federal Revenue Sharing.

1. Hegermiller, D.	3/25/82	1.5	hrs.		\$ 16.01
2. Lydon, J.	3/18/82	1.33	hrs.		\$ 14.20
3. Lynch, T.	3/30/83	8	hrs.	\$85.38	
	3/31/82	8	hrs.	\$85.38	\$170.76
				TOTAL	\$200.97

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

The resolution was thereupon declared duly adopted.

#172 AUTHORIZES TOWN CLERK TO ADVERTISE FOR BIDS ON TOWN OF RIVERHEAD POLICE DEPARTMENT UNIFORM CLOTHING

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

RESOLVED, that the Town Clerk of the Town of Riverhead be and is hereby authorized to advertise for sealed bids on Town of Riverhead Police Department Uniform Clothing for use by the Town of Riverhead Police Department, and be it

FURTHER RESOLVED, that the specifications shall be prepared by the Police Department and bids are to be returnable up to April 19, 1982, at 11:30 A.M., and be it

RESOLUTIONS - continued

FURTHER RESOLVED, that the Town Clerk of the Town of Riverhead be and is hereby designated to open publicly and read aloud on April 19, 1982 at 11:30 A.M. at the Town Clerk's Office, 200 Howell Avenue, Riverhead, New York, all sealed bids bearing the designation, "Bid on Town of Riverhead Police Department Uniform Clothing".

TOWN OF RIVERHEAD
NOTICE TO BIDDERS

SEALED BIDS for Town of Riverhead Police Department Uniform Clothing for the Riverhead Town Police Department will be received by the Town Clerk, 200 Howell Avenue, Riverhead, New York, until 11:30 A.M. on Monday, April 19, 1982, at which time and place they will be opened and read aloud.

Bid Forms and Specifications may be obtained at the Office of the Town Clerk, 200 Howell Avenue, Riverhead, New York. Bids shall be on the form as prepared by the Town of Riverhead.

The Town Board of the Town of Riverhead reserves the right to reject any and all bids or to waive any informalities. It also reserves the right to hold any and all bids open for a period of thirty (30) days from the date of opening.

All bids must be in a sealed envelope bearing the designation, "Bid on Town of Riverhead Police Department Uniform Clothing".

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

The resolution was thereupon declared duly adopted.

#173 AUTHORIZES ADVERTISE FOR BIDS ON BLUE STONE AND/OR
TRAP ROCK - HIGHWAY DEPARTMENT

Councilman Prusinowski 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 Blue Stone and Trap Rock 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 11:15 A.M. on April 19, 1982, 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 April 19, 1982 at 11:15 A.M. at the Town Clerk's Office, Town Hall, 200 Howell Avenue, Riverhead, New York all sealed bids bearing the designated, "Bid on Blue Stone and/or Trap Rock".

RESOLUTIONS - continuedADVERTISEMENT FOR BIDS
BLUE STONE AND/OR TRAP ROCK

Sealed bids for the purchase of Blue Stone and/or Trap Rock requirements for use of the Town of Riverhead Highway Department will be received by the Town Clerk of the Town of Riverhead, for the Town Board, at the Town Clerk's Office, Town Hall, 200 Howell Avenue, Riverhead, New York up to 11:15 A.M. on April 19, 1982, at which time and place they will be publicly opened and read aloud.

Detailed specifications and forms for bidding may be obtained at the Office of the Superintendent of Highways, Osborne Avenue, Riverhead, New York, during the usual business hours.

Plainly mark envelope containing bid, "Bid on Blue Stone and/or Trap Rock".

The Town Board reserves the right to reject any and all bids.

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

The resolution was thereupon declared duly adopted.

#174 AUTHORIZES SUPERVISOR TO EXECUTE LICENSE AGREEMENT,
RE: EAST SHORE BROADCASTING, INC. d/b/a WRCN
Councilman Lombardi offered the following resolution which was seconded by Councilman Prusinowski.

WHEREAS, East Shore Broadcasting, Inc. d/b/a WRCN, has requested to place one stay wire for their radio tower on the roof of the Riverhead Police Station, and

WHEREAS, a license agreement has been prepared with regard to the placement of said stay wire,

NOW, THEREFORE, be it

RESOLVED, that the Supervisor is hereby authorized to execute said license agreement with East Shore Broadcasting, Inc., for the placement of one stay wire on the roof of the Riverhead Town Police Station located at 54 West Main Street, Riverhead, New York.

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

The resolution was thereupon declared duly adopted.

Supervisor Janoski: "I'd like to take 175 and 176 together."

#175 AUTHORIZES OVERTIME FOR HIGHWAY DEPARTMENT
Councilman Boschetti offered the following resolution which was seconded by Councilman Artale.

RESOLVED, that the Superintendent of Highways be and is hereby authorized to pay time and one-half compensation

RESOLUTIONS - continued

for overtime for the period February 1, 1982 thru March 23, 1982 for a total of 221 hours in the amount of TWO THOUSAND FOUR HUNDRED SEVENTY SIX and 97/100 (\$2,476.97) DOLLARS, in accordance with personal services abstract submitted and filed in the Office of Town Clerk.

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

The resolution was thereupon declared duly adopted.

#176 AUTHORIZES OVERTIME COMPENSATION - RECREATION

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

RESOLVED, that the following employee of the Riverhead Recreation Department be paid time and one half overtime compensation:

Oliver Miles 28 hours @ \$9.2150 = \$258.02

FURTHER RESOLVED, that the explanatory report relating to aforesaid overtime submitted by the Superintendent of the Recreation Department be filed in the Office of the Town Clerk.

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

The resolution was thereupon declared duly adopted.

#177 AUTHORIZES TOWN CLERK TO ADVERTISE FOR BIDS LIQUID ASPHALT - HIGHWAY DEPARTMENT

Councilman Prusinowski 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 1982, 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 April 19, 1982, and be it

FURTHER RESOLVED, that the Town Clerk be and is hereby designated to open publicly and read aloud on April 19, 1982 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, Boschetti, Yes, Artale, Yes, Prusinowski, Yes, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#178 AUTHORIZES TRANSFER OF FUNDS - HIGHWAY DEPARTMENT

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

RESOLUTIONS - continued

RESOLVED, that the Superintendent of Highways is authorized to transfer the following:

FROM: Highway Item #4 DS5140.410 \$5,000.00

TO: Highway Item #4 DS5140.420 \$5,000.00

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

The resolution was thereupon declared duly adopted.

#179 ACCEPTS RESIGNATION OF HOME AIDE

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

WHEREAS, Evelyn Mikulak did submit her resignation from her position as Home Aide,

NOW, THEREFORE, be it

RESOLVED, that the resignation of Evelyn Mikulak be and is hereby accepted effective March 31, 1982.

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

The resolution was thereupon declared duly adopted.

Before the following resolution was offered, Supervisor Janoski stated: "There's a request to read #180 in its entirety."

#180 ACCEPTS RESIGNATION OF ACCOUNT CLERK TYPIST -
ACCOUNTING DEPARTMENT

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

WHEREAS, Dolores Waalkes did submit her resignation from her position as Account Clerk Typist in the Accounting Department,

NOW, THEREFORE, be it

RESOLVED, that the resignation of Dolores Waalkes be and is hereby accepted effective April 9, 1982.

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

The resolution was thereupon declared duly adopted.

#181 APPOINTS CONSTRUCTION EQUIPMENT OPERATOR IN THE SANITATION
DEPARTMENT AS A FULL TIME EMPLOYEE

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

WHEREAS, Walter J. O'Kula was appointed to the position of Construction Equipment Operator for the Sanitation Department

RESOLUTIONS - continued

on a probationary basis effective October 5, 1981, and

WHEREAS, Walter J. O'Kula has satisfactorily completed his six (6) month probationary period,

NOW, THEREFORE, be it

RESOLVED, that Walter J. O'Kula be appointed to the position of Construction Equipment Operator in the Sanitation Department on a permanent basis on Group 8, Step 1, at an annual salary of \$13,350.40, effective April 5, 1982.

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

The resolution was thereupon declared duly adopted.

#182 AUTHORIZES REIMBURSEMENT OF COSTS INCURRED FOR MEALS BY OFFICERS ATTENDING FEDERAL DISTRICT COURT, MARCH 1, 1982 THROUGH MARCH 12, 1982

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

BE IT RESOLVED, that the following officers will be reimbursed for costs incurred for meals while attending Federal District Court, March 1, 1982 through March 12, 1982, and be it

FURTHER RESOLVED, that an explanatory report shall be filed with the Town Clerk detailing the above expenses.

2. Meal costs (Actual Cost of Meal up to but not exceeding \$4.00)

A.	P.O. Densieski	
	3/03 - \$ 4.00	
	3/08 - \$ 4.00	
	3/09 - \$ 4.00	\$12.00
B.	P.O. Dunleavy	
	3/01 - \$ 3.51	
	3/02 - \$ 3.90	
	3/08 - \$ 3.21	
	3/10 - \$ 4.00	
	3/11 - \$ 2.73	
	3/12 - \$ 3.00	\$20.35
C.	Sgt. Alexander	
	3/01 - \$ 3.05	
	3/02 - \$ 3.05	\$ 6.10
D.	P.O. Dorfer	
	3/01 - \$ 4.00	
	3/02 - \$ 4.00	
	3/03 - \$ 4.00	\$12.00

RESOLUTIONS - continued

E.	P.O. Gianni	
	3/01 - \$ 4.00	
	3/02 - \$ 4.00	
	3/03 - \$ 4.00	\$12.00
F.	Capt. Grattan	
	3/02 - \$ 4.00	
	3/03 - \$ 4.00	
	3/08 - \$ 2.84	
	3/10 - \$ 2.84	
	3/11 - \$ 2.84	
	3/12 - \$ 3.00	\$19.52
G.	P.O. Green	
	3/01 - \$ 3.90	
	3/02 - \$ 4.00	
	3/08 - \$ 4.00	\$11.90
H.	P.O. Griffing	
	3/01 - \$ 3.90	
	3/02 - \$ 4.00	
	3/08 - \$ 3.90	\$11.80
I.	P.O. Rogers	
	3/01 - \$ 2.99	
	3/02 - \$ 2.08	
	3/03 - \$ 2.99	\$ 8.06
J.	P.O. Pleickhardt	
	3/01 - \$ 4.00	
	3/08 - \$ 4.00	\$ 8.00
K.	P.O. McDonald	
	3/08 - \$ 3.89	\$ 3.89
L.	Lt. Robinson	
	3/01 - \$ 3.10	
	3/02 - \$ 3.25	
	3/08 - \$ 2.84	
	3/10 - \$ 3.74	
	3/11 - \$ 2.79	\$14.72
M.	P.O. Witt	
	3/01 - \$ 3.46	
	3/02 - \$ 4.00	\$ 7.46
N.	P.O. Weinand	
	3/01 - \$ 4.00	
	3/02 - \$ 4.00	
	3/03 - \$ 4.00	\$12.00

RESOLUTIONS - continued

O.	P.O. Woods	
	3/01 - \$ 3.63	
	3/02 - \$ 4.00	\$ 7.63
P.	P.O. Zaleski	
	3/01 - \$ 2.79	
	3/02 - \$ 4.00	
	3/03 - \$ 4.00	
	3/04 - \$ 4.00	\$14.79
Q.	P.O. Psaltis	
	3/01 - \$ 4.00	
	3/02 - \$ 2.79	
	3/03 - \$ 4.00	\$10.79
R.	P.O. Romaniello	
	3/01 - \$ 4.00	
	3/02 - \$ 4.00	
	3/08 - \$ 4.00	\$12.00
S.	Sgt. Grossman	
	3/02 - \$ 4.00	
	3/03 - \$ 4.00	
	3/11 - \$ 4.00	\$12.00
T.	P.O. Yakaboski	
	3/01 - \$ 3.36	
	3/03 - \$ 4.00	
	3/08 - \$ 4.00	\$12.00
U.	Sgt. Underwood	
	3/03 - \$ 2.84	
	3/10 - \$ 2.95	\$ 5.79
V.	P.O. Von Voigt	
W.	P.O. Miller	
X.	P.O. Paasch	
	3/01 - \$ 2.46	
	3/02 - \$ 3.60	
	3/03 - \$ 3.60	
	3/08 - \$ 4.00	\$13.66
Y.	P.O. Keller	
	3/01 - \$ 4.00	
	3/02 - \$ 4.00	
	3/03 - \$ 4.00	
	3/08 - \$ 4.00	\$16.00

TOTAL \$264.82

RESOLUTIONS - continued

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

The resolution was thereupon declared duly adopted.

#183 AUTHORIZES TOWN CLERK TO ADVERTISE FOR POSITIONS OF PARKING OFFICERS IN THE TOWN OF RIVERHEAD
Councilman Boschetti offered the following resolution which was seconded by Councilman Artale.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below as a display ad in the following newspapers: The News Review; The Long Island Traveler Watchman; and The Suffolk Life.

EMPLOYMENT OPPORTUNITY
TOWN OF RIVERHEAD
PARKING OFFICERS

PLEASE TAKE NOTICE that the Town of Riverhead is now accepting applications for 2 parking officers in the Town of Riverhead. Applicants must have a high school education, be 21 years of age or over, be in good physical condition, and be a certified police officer certified by the Municipal Training Council. Applications may be acquired at the Riverhead Town Hall, Accounting Department, 200 Howell Avenue, weekdays between 8:30 a.m. and 4:30 p.m. The Town of Riverhead is an Affirmative Action/Equal Opportunity Employer.

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

The resolution was thereupon declared duly adopted.

#184 APPOINTS BRENDA FLOOD AS A TEMPORARY EMPLOYEE
Councilman Artale offered the following resolution which was seconded by Councilman Boschetti.

WHEREAS, due to the shortage in staff during the week of April 5, 1982,

NOW, THEREFORE, be it

RESOLVED, that Brenda Flood is hired as a clerk-typist on a temporary basis for three (3) days starting on April 6, 1982 at a rate of \$4.00 an hour.

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

The resolution was thereupon declared duly adopted.

#185 APPOINTS BUDGET FOR YOUTH SERVICES
Councilman Prusinowski offered the following resolution which was seconded by Councilman Lombardi.

WHEREAS, the Town of Riverhead has received State

RESOLUTIONS - continued

Aid under the title of Special Delinquency Prevention Program,
 NOW, THEREFORE, be it
 RESOLVED, that the following budget is hereby
 adopted.

H3397.53	State Grant--Youth Services	\$15,000.00
H7310.153	Personal Services	\$14,000.00
H7310.853	Fringe Benefits	\$ 1,000.00

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

The resolution was thereupon declared duly adopted.

#186 RESOLUTION AUTHORIZING TOWN CLERK TO PUBLISH AND
 POST LEGAL ADVERTISEMENT RE: COMMUNITY DEVELOPMENT
 Councilman Lombardi offered the following resolution
 which was seconded by Councilman Prusinowski.

WHEREAS, the Town of Riverhead has applied for and
 received HUD Community Development Funding for a Small Cities
 Grant for Federal fiscal year 1982, and

WHEREAS, Federal Funds (\$29,000.00) have been allocated
 for the restoration of the Hallockville site, and

WHEREAS, an Environmental Review Record for this
 project has been completed by the Community Development
 Office and is available for public inspection,

THEREFORE, be it

RESOLVED, that the Town Board of the Town of Riverhead
 authorize the Town Clerk to publish the following legal ad-
 vertisement in the Thursday, April 8, 1982 editions of both
 the News-Review and the Traveler-Watchman.

LEGAL NOTICE

NOTICE OF FINDING OF NO SIGNIFICANT EFFECT ON THE ENVIRONMENT
 AND REQUEST FOR RELEASE OF FEDERAL FUNDS

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

TO ALL INTERESTED AGENCIES, GROUPS, AND PERSONS:

On or about April 24, 1982, the Town of Riverhead will
 request the U.S. Department of Housing and Urban Development
 to release Federal funds under Title I of the Housing and
 Community Development Act of 1974 (PL 93-383) to be used for
 the following project:

RESOLUTIONS - continued

The Hallockville Site Restoration Employment Training

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

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

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

No further environmental reviews of said project is projected to be conducted prior to the request for release of federal funds.

All interested agencies, groups and persons disagreeing with this decision are invited to submit written comments for consideration by the Town of Riverhead to the Office of the Supervisor. Such written comments should be received by the Supervisor on or before April 23, 1982. All such comments received will be considered and the Town of Riverhead will not request the release of Federal funds for the subject project prior to April 24, 1982.

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

The legal effect of the certification is that upon its approval, the Town of Riverhead may use the Block Grant funds, and HUD will have satisfied its responsibilities under the National Environmental Policy Act of 1969. HUD will accept

RESOLUTIONS - continued

no objection to its approval of the release of funds and acceptance of the certification only if it is on one of the following bases: (a) that the certification was in fact executed by the chief executive officer or other officer of the applicant approved by HUD, or (b) that applicant's Environmental Review Records for the project indicate omission of a required decision, finding, or step applicable to the project in the environmental review process. Objections must be prepared and submitted in accordance with the required procedure (24 CFR Part 58), and may be addressed to:

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

Objections to the release of funds made on bases other than those stated above will not be considered by HUD. No objection received after May 12, 1982 will be considered by HUD.

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

The resolution was thereupon declared duly adopted.

Supervisor Janoski: "I'd like to take resolutions 187 to and including resolution #195, overtime for the police department. Just read off the dollar amounts on each one."

#187 AUTHORIZES OVERTIME PAY FOR SERGEANTS

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

BE IT RESOLVED, that the following sergeants be paid overtime pay for a period from January 1, 1982 to March 31, 1982.

1. Alexander, F.	3/05/82	7 hrs.	\$142.70	
	3/12/82	7 hrs.	\$142.70	
	3/19/82	7 hrs.	\$142.70	\$ 428.10
2. Becht, J.	2/05/82	1 hr.	\$ 20.38	
	3/01/82	12 hrs.	\$244.63	
	3/02/82	3 hrs.	\$ 61.15	
	3/10/82	.75hrs.	\$ 15.28	
	3/23/82	8 hrs.	\$163.09	\$ 504.53
3. Grattan, J.	3/22/82	6.75hrs.	\$138.93	
	3/26/82	8 hrs.	\$164.66	\$ 303.59

RESOLUTIONS - continued

4.	Grossman, A.	3/31/82	3 hrs.		\$ 58.80
5.	Mazzo, L.	3/01/82	8 hrs.	\$164.66	
		3/05/82	7 hrs.	\$144.07	
		3/19/82	7 hrs.	\$144.07	\$ 452.80
TOTAL					\$1747.82

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

The resolution was thereupon declared duly adopted.

#188 AUTHORIZES RECALL/COURT PAY FOR SERGEANTS
Councilman Boschetti offered the following resolution which was seconded by Councilman Artale.

BE IT RESOLVED, that the following Sergeants be paid Recall/Court Pay for a period from January 1, 1982 to March 31, 1982.

1.	Alexander, F.	1/22/82	2 hrs.	\$ 40.77	
		2/10/82	5 hrs.	\$101.93	
		3/01/82	11 hrs.	\$224.25	
		3/02/82	10.5 hrs.	\$214.05	
		3/08/82	3.5 hrs.	\$ 71.35	
		3/30/82	4.5 hrs.	\$ 91.73	\$ 744.08
2.	Becht, J.	3/26/82	4 hrs.		\$ 81.54
3.	Grossman, A.	2/09/82	2 hrs.	\$ 39.20	
		2/11/82	6 hrs.	\$117.61	
		3/01/82	8.75 hrs.	\$171.52	
		3/02/82	8.75 hrs.	\$171.52	
		3/03/82	8.75 hrs.	\$171.52	
		3/08/82	10.75 hrs.	\$210.72	
		3/09/82	5.5 hrs.	\$107.81	\$ 989.90
TOTAL					\$1815.52

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

The resolution was thereupon declared duly adopted.

RESOLUTIONS - continued#189 AUTHORIZES OVERTIME PAY FOR DETECTIVES

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

BE IT RESOLVED, that the following Detectives be paid Overtime pay for a period from January 1, 1982 to March 31, 1982.

1. Robinson, D.	3/04/82	3	hrs.		\$ 66.10
2. Underwood, R.	1/28/82	2	hrs.	\$42.60	
	3/10/82	2	hrs.	\$42.60	
	3/20/82	1	hr.	\$21.30	\$106.50
TOTAL					\$172.60

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

The resolution was thereupon declared duly adopted.

#190 AUTHORIZES RECALL/COURT PAY FOR DETECTIVES

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

BE IT RESOLVED, that the following Detectives be paid Recall/Court Pay for a period from December 27, 1981 to March 31, 1982.

1. Doroski, A.	1/27/82	4.75	hrs.	\$ 92.33	
	1/29/82	3.25	hrs.	\$ 63.17	
	2/12/82	2	hrs.	\$ 38.87	
	2/21/82	7.5	hrs.	\$145.79	
	3/06/82	6	hrs.	\$116.63	
	3/29/82	2	hrs.	\$ 38.87	\$495.66
2. Palmer, W.	2/01/82	3.75	hrs.	\$ 72.89	
	2/11/82	5	hrs.	\$ 97.19	
	2/22/82	2.5	hrs.	\$ 48.59	
	3/14/82	2.5	hrs.	\$ 48.59	
	3/30/82	6.25	hrs.	\$121.49	\$388.75
3. Robinson, D.	12/28/81	2	hrs.	\$ 44.07	
	1/19/82	4	hrs.	\$ 88.14	
	2/10/82	2	hrs.	\$ 44.07	
	3/01/82	11.75	hrs.	\$258.92	
	3/02/82	11.25	hrs.	\$247.90	
	3/03/82	12.5	hrs.	\$275.44	
	3/08/82	3	hrs.	\$ 66.10	
	3/09/82	6	hrs.	\$132.21	

RESOLUTIONS - continued

3.	Robinson, D.	3/10/82	11.5	hrs.	\$253.41	
		3/11/82	2.5	hrs.	\$ 55.08	
		3/12/82	3.5	hrs.	\$ 77.12	
		3/22/82	2.5	hrs.	\$ 55.08	
		3/27/82	2	hrs.	\$ 44.07	\$1,641.61
4.	Summerville, A.	1/13/82	4	hrs.	\$ 78.58	
		1/20/82	7	hrs.	\$137.51	
		1/29/82	3.5	hrs.	\$ 68.76	
		2/17/82	1.17	hrs.	\$ 22.98	\$ 307.83
5.	Underwood, R.	12/29/81	2	hrs.	\$ 42.60	
		1/04/82	2.25	hrs.	\$ 47.93	
		1/27/82	4.5	hrs.	\$ 95.86	
		1/29/82	3.5	hrs.	\$ 74.55	
		3/10/82	2	hrs.	\$ 42.60	
		3/23/82	2	hrs.	\$ 42.60	
		3/30/82	4	hrs.	\$ 85.21	\$ 431.35
TOTAL						\$3,265.20

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

The resolution was thereupon declared duly adopted.

#191 AUTHORIZED STANDBY PAY FOR DETECTIVES

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

BE IT RESOLVED, that the following Detectives be paid Standby Pay for a period from December 28, 1981 to March 31, 1982. (Less Recall Days).

1.	Doroski, A	13	days	(208 hrs.)	\$ 192.54
2.	Palmer, W.	16	days	(256 hrs.)	\$ 236.97
3.	Robinson, D.	18	days	(288 hrs.)	\$ 305.08
4.	Summerville, A.	16	days	(256 hrs.)	\$ 239.48
5.	Underwood, R.	17	days	(272 hrs.)	\$ 275.91
					\$1249.98

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

The resolution was thereupon declared duly adopted.

RESOLUTIONS - continued

#192 AUTHORIZES OVERTIME PAY FOR CIVILIAN EMPLOYEES

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

BE IT RESOLVED, that the following Civilians to be paid Overtime pay for a period from December 12, 1981 to March 31, 1982.

1.	Ruskowski, F.	12/30/81	2	hrs.	\$ 17.06	
		1/01/82	2	hrs.	\$ 18.48	
		1/12/82	2	hrs.	\$ 18.48	
		1/14/82	4	hrs.	\$ 36.97	
		1/15/82	4	hrs.	\$ 36.97	
		2/17/82	2	hrs.	\$ 18.48	
		2/20/82	2	hrs.	\$ 18.48	
		3/02/82	2	hrs.	\$ 18.48	
		3/03/82	3	hrs.	\$ 27.72	
		3/26/82	2	hrs.	\$ 18.48	
		3/28/82	2	hrs.	\$ 18.48	
		3/31/82	5	hrs.	\$ 46.21	\$ 294.29
2.	Sargent, C.	12/31/81	4	hrs.	\$ 31.51	
		1/14/82	4	hrs.	\$ 35.04	
		1/15/82	4	hrs.	\$ 35.04	
		1/29/82	2.5	hrs.	\$ 21.90	
		2/15/82	4	hrs.	\$ 35.04	
		3/14/82	2	hrs.	\$ 17.52	
		3/27/82	5.5	hrs.	\$ 48.19	\$ 224.24
3.	Sabotka, J.	12/12/81	2	hrs.	\$ 18.37	
		12/19/81	2	hrs.	\$ 18.37	
		12/20/81	2	hrs.	\$ 18.37	
		12/25/81	2	hrs.	\$ 18.37	
		12/26/81	2	hrs.	\$ 18.37	
		12/27/81	2	hrs.	\$ 18.37	
		1/01/82	2	hrs.	\$ 19.90	
		1/01/82	2	hrs.	\$ 19.90	
		1/02/82	2	hrs.	\$ 19.90	
		1/02/82	2	hrs.	\$ 19.90	
		1/03/82	2	hrs.	\$ 19.90	
		1/09/82	2	hrs.	\$ 19.90	
		1/10/82	2	hrs.	\$ 19.90	
		1/12/82	2	hrs.	\$ 19.90	
		1/16/82	2	hrs.	\$ 19.90	
		1/27/82	2	hrs.	\$ 19.90	
		1/23/82	2	hrs.	\$ 19.90	
		1/24/82	2	hrs.	\$ 19.90	
		1/30/82	2	hrs.	\$ 19.90	
		1/31/82	2	hrs.	\$ 19.90	
		2/06/82	2	hrs.	\$ 19.90	
		2/07/82	2	hrs.	\$ 19.90	
		2/12/82	2	hrs.	\$ 19.90	
		2/13/82	2	hrs.	\$ 19.90	

RESOLUTIONS - continued

3. Sabotka, J.	2/14/82	2	hrs.	\$ 19.90	
	2/15/82	2	hrs.	\$ 19.90	
	2/19/82	2	hrs.	\$ 19.90	
	2/20/82	2	hrs.	\$ 19.90	
	2/21/82	2	hrs.	\$ 19.90	
	2/27/82	2	hrs.	\$ 19.90	
	2/28/82	2	hrs.	\$ 19.90	
	3/06/82	2	hrs.	\$ 19.90	
	3/07/82	2	hrs.	\$ 19.90	
	3/12/82	2	hrs.	\$ 19.90	
	3/14/82	2	hrs.	\$ 29.86	
	3/14/82	2	hrs.	\$ 19.90	
	3/17/82	2	hrs.	\$ 19.90	
	3/20/82	2	hrs.	\$ 19.90	
3/27/82	2	hrs.	\$ 19.90	\$ 776.88	
4. Terry, A.	1/28/82	7	hrs.		\$ 54.49
				TOTAL	\$1,349.90

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

The resolution was thereupon declared duly adopted.

#193 AUTHORIZES OVERTIME PAY FOR POLICE OFFICERS

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

BE IT RESOLVED, that the following Police Officers be paid Overtime pay for a period from December 29, 1981 to March 31, 1982.

1. Cheshire, D.	1/26/82	1.08	hrs.	\$ 19.08	
	3/01/82	3.75	hrs.	\$ 66.25	
	3/02/82	12.75	hrs.	\$225.26	
	3/03/82	13.66	hrs.	\$241.34	
	3/08/82	8	hrs.	\$141.34	
	3/18/82	1.33	hrs.	\$ 23.49	
	3/25/82	1.5	hrs.	\$ 26.50	\$ 743.26
2. Curven, E.	1/19/82	4	hrs.	\$ 74.30	
	1/28/82	9.5	hrs.	\$176.24	\$ 250.44
3. Densieski, A.	1/24/82	4	hrs.	\$ 70.67	
	2/12/82	8	hrs.	\$141.34	
	2/15/82	.5	hrs.	\$ 8.83	\$ 220.84
4. Dorfer, T.	1/12/82	8	hrs.	\$141.34	
	2/01/82	4	hrs.	\$ 70.67	
	3/11/82	4	hrs.	\$ 70.67	\$ 282.68

RESOLUTIONS - continued

5. Dunleavy, J.	12/29/82	4	hrs.	\$ 73.50	
	1/08/82	2	hrs.	\$ 36.75	
	1/09/82	5.5	hrs.	\$101.06	
	1/27/82	8	hrs.	\$147.00	
	2/09/82	.5	hrs.	\$ 9.18	
	2/16/82	2.08	hrs.	\$ 38.22	\$ 405.71
6. Foote, F.	1/08/82	1	hr.	\$ 17.66	
	1/11/82	8	hrs.	\$141.34	
	1/14/82	8	hrs.	\$141.34	
	1/15/82	.75	hrs.	\$ 13.25	
	1/17/82	5	hrs.	\$ 88.34	
	1/29/82	.5	hrs.	\$ 8.83	
	2/09/82	.5	hrs.	\$ 8.83	
	3/02/82	11	hrs.	\$194.35	
	3/08/82	4	hrs.	\$ 70.67	
	3/12/82	8	hrs.	\$141.34	
	3/23/82	2	hrs.	\$ 35.33	\$ 861.28
7. Gianni, V.	1/03/82				
	1/23/82	8	hrs.	\$141.34	
	2/25/82	1.5	hrs.	\$ 26.50	
		2	hrs.	\$ 35.33	\$ 203.17
8. Green, D.	2/10/82	.75	hrs.	\$ 13.25	
	2/25/82	2	hrs.	\$ 35.33	
	2/28/82	8	hrs.	\$141.24	
	3/13/82	6	hrs.	\$106.00	
	3/20/82	8	hrs.	\$141.34	\$ 437.26
9. Keller, B.	1/23/82	8	hrs.		\$ 141.34
10. Kurpetski, J.	2/02/82	8	hrs.	\$147.00	
	3/02/82	8	hrs.	\$147.00	
	3/03/82	8	hrs.	\$147.00	\$ 441.00
11. Mackie, F.	12/29/82	1	hr.	\$ 10.67	
	1/05/82	1	hr.	\$ 10.67	
	2/10/82	4	hrs.	\$ 42.69	
	2/13/82	8	hrs.	\$ 85.38	
	2/16/82	1.37	hrs.	\$ 14.62	
	3/08/82	3.25	hrs.	\$ 34.68	\$ 198.71
12. McDonald, O.	1/03/82	8	hrs.	\$141.34	
	1/08/82	6	hrs.	\$106.00	
	2/04/82	6.5	hrs.	\$114.84	
	3/03/82	5	hrs.	\$ 88.34	\$ 450.52

RESOLUTIONS - continued

13.	Michalski, V.	2/09/82	.5	hrs.	\$ 8.83	
		2/16/82	8	hrs.	\$141.34	
		3/03/82	8	hrs.	\$141.34	\$ 291.51
14.	Mickoliger, L.	1/16/82	3	hrs.	\$ 53.00	
		1/17/82	1	hr.	\$ 17.66	
		3/08/82	5	hrs.	\$ 88.34	\$ 159.00
15.	Miller, D.	1/10/82	5	hrs.	\$ 88.34	
		1/21/82	8	hrs.	\$141.34	
		1/24/82	8	hrs.	\$141.34	
		3/10/82	1	hr.	\$ 17.67	\$ 388.69
16.	Moisa, W.	1/28/82	8	hrs.		\$ 148.41
17.	Pleickhardt, J.	1/15/82	.5	hrs.	\$ 8.83	
		3/13/82	8	hrs.	\$141.34	
		3/23/82	1	hr.	\$ 17.66	\$ 167.83
18.	Rogers, F.	1/12/82	4.5	hrs.		\$ 79.50
19.	Romaniello, F.	1/01/82	5	hrs.	\$ 88.34	
		1/12/82	5	hrs.	\$ 88.34	
		2/28/82	5	hrs.	\$141.34	\$ 318.02
20.	Swiatocha, J.	12/31/82	5	hrs.	\$ 88.34	
		1/11/82	8	hrs.	\$141.34	
		1/12/82	5	hrs.	\$ 88.34	
		1/23/82	8	hrs.	\$141.34	
		2/25/82	6	hrs.	\$106.00	
		3/01/82	8.5	hrs.	\$150.17	
		3/02/82	9	hrs.	\$159.01	
		3/03/82	8	hrs.	\$141.34	\$ 1,015.88
21.	Troyan, P.	1/03/82	8	hrs.	\$141.34	
		1/15/82	8	hrs.	\$141.34	
		3/01/82	12.75	hrs.	\$225.26	
		3/02/82	5.5	hrs.	\$ 97.17	
		3/03/82	6.6	hrs.	\$116.61	
		3/31/82	2.58	hrs.	\$ 45.58	\$ 767.30
22.	VonVoigt, R.	1/26/82	1.5	hrs.	\$ 27.56	
		2/16/82	8	hrs.	\$147.00	
		2/23/82	8	hrs.	\$147.00	
		3/15/82	8	hrs.	\$147.00	
		3/26/82	8	hrs.	\$147.00	\$ 615.56

RESOLUTIONS - continued

23. Weinand, D.	1/07/82	5	hrs. \$ 88.34	
	1/09/82	5	hrs. \$ 88.34	
	2/19/82	8	hrs. \$141.34	
	3/13/82	8	hrs. \$141.34	
	3/24/82	3	hrs. \$ 53.00	\$ 512.36
24. Woods, K.	1/24/82	5.5	hrs. \$ 97.17	
	2/17/82	2	hrs. \$ 35.33	
	3/10/82	1	hr. \$ 17.66	\$ 150.16
25. Zaleski, J.	1/14/82	8	hrs. \$141.34	
	1/25/82	5	hrs. \$ 88.34	
	2/09/82	1	hr. \$ 17.66	
	3/25/82	3	hrs. \$ 53.00	\$ 300.34
			TOTAL	\$9,550.77

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

The resolution was thereupon declared duly adopted.

#194 AUTHORIZES RECALL/COURT PAY FOR POLICE OFFICERS
 Councilman Boschetti offered the following resolution which was seconded by Councilman Artale.

BE IT RESOLVED, that the following Police Officers be paid Recall/Court pay for a period from January 1, 1982 to March 31, 1982.

1. Cheshire, D.	2/01/82	3	hrs. \$ 53.00	
	2/11/82	6.5	hrs. \$114.84	
	2/22/82	2.5	hrs. \$ 44.17	\$ 212.01
2. Densieski, A.	3/01/82	3.75	hrs. \$ 66.25	
	3/02/82	11.5	hrs. \$203.18	
	3/03/82	12.5	hrs. \$220.85	
	3/08/83	8.75	hrs. \$154.59	
	3/09/82	6.25	hrs. \$110.42	\$ 755.29
3. Dorfer, T.	2/26/82	2	hrs. \$ 35.33	
	3/01/82	8.75	hrs. \$154.59	
	3/02/82	8.75	hrs. \$154.59	
	3/03/82	8.75	hrs. \$154.59	
	3/08/82	10.75	hrs. \$189.93	
	3/09/82	5.5	hrs. \$ 97.17	\$ 786.20

RESOLUTIONS - continued

4. Dunleavy, J.	1/21/82	2	hrs.	\$ 36.75	
	1/22/82	2	hrs.	\$ 36.75	
	2/09/82	2	hrs.	\$ 36.75	
	2/23/82	3.5	hrs.	\$ 64.31	
	3/02/82	10.5	hrs.	\$192.93	
	3/03/82	12.75	hrs.	\$234.28	
	3/04/82	5	hrs.	\$ 91.87	
	3/08/82	3	hrs.	\$ 55.12	
	3/10/182	5	hrs.	\$ 91.87	
	3/11/82	3.5	hrs.	\$ 64.31	
	3/12/82	11.25	hrs.	\$206.71	\$ 1,111.65
5. Foote, F.	1/20/82	2	hrs.	\$ 35.33	
	2/01/82	3.5	hrs.	\$ 61.83	
	2/09/82	2	hrs.	\$ 35.33	
	2/10/82	5	hrs.	\$ 88.34	
	2/23/82	3.58	hrs.	\$ 63.25	
	2/25/82	4	hrs.	\$ 70.67	
	3/09/82	2	hrs.	\$ 35.33	
	3/30/82	4.5	hrs.	\$ 79.50	\$ 469.58
6. Gianni, V.	3/01/82	12	hrs.	\$212.01	
	3/02/82	4.5	hrs.	\$ 79.50	
	3/03/82	5.75	hrs.	\$101.59	
	3/08/82	11.5	hrs.	\$203.18	
	3/09/82	6.25	hrs.	\$110.42	
	3/30/82	3	hrs.	\$ 53.00	\$ 759.70
7. Green, D.	2/23/82	4	hrs.	\$ 70.67	
	3/01/82	12	hrs.	\$212.01	
	3/02/82	4.5	hrs.	\$ 79.50	
	3/03/82	5.75	hrs.	\$101.59	
	2/08/82	11.5	hrs.	\$203.18	
	3/09/82	6.25	hrs.	\$110.42	\$ 777.37
8. Griffing, L.	2/09/82	2	hrs.	\$ 36.75	
	3/01/82	12	hrs.	\$220.50	
	3/02/82	4.5	hrs.	\$ 82.68	
	3/03/82	5.75	hrs.	\$105.65	
	3/08/82	11.5	hrs.	\$211.31	
	3/09/82	6.25	hrs.	\$114.84	\$ 771.73
9. Keller, B.	2/01/82	3	hrs.	\$ 53.00	
	2/22/82	2.5	hrs.	\$ 44.17	
	3/01/82	3.75	hrs.	\$ 66.25	
	3/02/82	11.25	hrs.	\$198.76	
	3/03/82	12.5	hrs.	\$220.85	
	3/08/82	8.75	hrs.	\$154.59	
	3/09/82	6.25	hrs.	\$110.42	\$ 848.04

RESOLUTIONS - continued

10.	Mackie, F.	3/08/82	2	hrs.	\$ 21.34	
		3/09/82	2	hrs.	\$ 21.34	
		3/30/82	4.5	hrs.	\$ 48.02	\$ 90.70
11.	McDonald, O.	3/08/82	11.5	hrs.	\$203.18	
		3/09/82	6.25	hrs.	\$110.42	\$ 313.60
12.	Michalski, V.	3/22/82	2	hrs.		\$ 35.33
13.	Mickoliger, L.	3/23/82	2	hrs.		\$ 35.33
14.	Miller, D.	2/22/82	5.66	hrs.	\$100.00	
		2/23/82	4	hrs.	\$ 70.67	
		3/01/82	12	hrs.	\$212.01	
		3/02/82	12	hrs.	\$212.01	
		3/03/82	5.75	hrs.	\$101.59	
		3/08/82	11.5	hrs.	\$203.18	
		3/09/82	6.25	hrs.	\$110.42	\$ 1,009.88
15.	Passch, P.	2/25/82	2	hrs.	\$ 36.75	
		3/01/82	11	hrs.	\$202.12	
		3/02/82	10.5	hrs.	\$192.93	
		3/03/82	11.75	hrs.	\$215.90	
		3/08/82	5	hrs.	\$ 91.87	\$ 739.57
16.	Pleickhardt, J.	2/09/82	2	hrs.	\$ 35.33	
		3/01/82	11.75	hrs.	\$207.60	
		3/02/82	10.5	hrs.	\$185.51	
		3/03/82	11.75	hrs.	\$207.60	
		3/08/82	5	hrs.	\$ 88.34	
		3/30/82	4.5	hrs.	\$ 79.50	\$ 803.88
17.	Psaltis, J.	2/08/82	2	hrs.	\$ 35.33	
		2/25/82	2	hrs.	\$ 35.33	
		3/01/82	8.75	hrs.	\$154.59	
		3/02/82	8.75	hrs.	\$154.59	
		3/03/82	8.75	hrs.	\$154.59	
		3/08/82	10.75	hrs.	\$189.93	\$ 724.36
18.	Rogers, F.	2/10/82	5	hrs.	\$ 88.34	
		2/25/82	2	hrs.	\$ 35.33	
		3/01/82	8.75	hrs.	\$154.59	
		3/02/82	8.75	hrs.	\$154.59	
		3/03/82	8.75	hrs.	\$154.59	
		3/08/82	4.5	hrs.	\$ 79.50	
		3/09/82	5.5	hrs.	\$ 97.17	\$ 764.11

RESOLUTIONS - continued

19. Romaniello, F.	2/10/82	5	hrs.	\$ 88.34	
	2/25/82	2	hrs.	\$ 35.33	
	3/01/82	8.75	hrs.	\$154.59	
	3/02/82	8.75	hrs.	\$154.59	
	3/03/82	8.75	hrs.	\$154.59	
	3/08/83	10.75	hrs.	\$189.93	
	3/09/82	5.5	hrs.	\$ 97.17	\$ 874.54
20. Swiatocha, J.	3/23/82	4	hrs.	\$ 70.67	
	3/30/82	3	hrs.	\$ 53.00	\$ 123.67
21. Troyan, P.	2/16/82	2	hrs.		\$ 35.33
22. VonVoigt, R.	2/08/82	2	hrs.	\$ 36.75	
	3/02/82	7.5	hrs.	\$137.81	
	3/03/82	12.5	hrs.	\$229.68	
	3/06/82	5	hrs.	\$ 91.87	
	3/08/82	8	hrs.	\$147.00	
	3/09/82	6.25	hrs.	\$114.84	
	3/10/82	11.75	hrs.	\$215.90	
	3/12/82	11.75	hrs.	\$215.90	\$ 1,189.75
23. Weinand, D.	3/01/82	12	hrs.	\$212.01	
	3/02/82	4.5	hrs.	\$ 79.50	
	3/03/82	5.75	hrs.	\$101.59	
	3/08/82	11.5	hrs.	\$203.18	
	3/09/82	6.25	hrs.	\$110.42	\$ 706.70
24. Witt, W.	3/01/82	3.75	hrs.	\$ 66.25	
	3/02/82	11.5	hrs.	\$203.18	
	3/03/82	12.5	hrs.	\$220.85	
	3/08/82	8.75	hrs.	\$154.59	
	3/09/82	6.25	hrs.	\$110.42	
	3/22/82	4.42	hrs.	\$ 78.09	\$ 833.38
25. Woods, K.	2/09/82	2	hrs.	\$ 35.33	
	3/01/82	8.75	hrs.	\$154.59	
	3/02/82	8.75	hrs.	\$154.59	
	3/03/82	8.75	hrs.	\$154.59	
	3/08/82	10.75	hrs.	\$189.93	
	3/09/82	5.5	hrs.	\$ 97.17	\$ 786.20
26. Yakaboski, D.	3/01/82	11.25	hrs.	\$198.76	
	3/03/82	12.25	hrs.	\$216.43	
	3/08/82	11.5	hrs.	\$203.18	\$ 618.37

RESOLUTIONS - continued

27. Zaleski, J.	2/23/82	2	hrs.	\$ 35.33	
	3/01/82	3.75	hrs.	\$ 66.25	
	3/02/82	11.5	hrs.	\$203.18	
	3/03/82	12.5	hrs.	\$220.85	
	3/08/82	8.75	hrs.	\$154.59	
	3/09/82	6.25	hrs.	\$110.42	\$ 790.62
TOTAL					\$16,966.89

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

The resolution was thereupon declared duly adopted.

#195 AUTHORIZES POLICE OFFICERS TO ATTEND NYSPIN
ADVISORY COMMITTEE MEETING

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

WHEREAS, A NYSPIN Advisory Committee Meeting will be held on April 13 and 14, 1982, and

WHEREAS, Police Officer John Kurpetski and Police Officer William Moisa have expressed a desire to attend,
NOW, THEREFORE, be it

RESOLVED, that Police Officer John Kurpetski and Police Officer William Moisa are hereby authorized to attend said meeting, and be it

FURTHER RESOLVED, that the total sum of \$140 be advanced to the said police officers for food, lodging and traveling expenses which shall be receipted upon return, and said expenses shall be charged to the Police Department Budget.

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

The resolution was thereupon declared duly adopted.

#196 TRANSFER OF FUNDS - POLICE DEPARTMENT

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

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

	<u>FROM</u>	<u>TO</u>
A3120.201 Police New Vehicles	\$5,000.00	
A3120.442 Police Boat Repairs		\$5,000.00

RESOLUTIONS - continued

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

The resolution was thereupon declared duly adopted.

#197 AUTHORIZES TOWN CLERK TO PUBLISH AND POST SUPERVISOR'S ANNUAL REPORT

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

RESOLVED, that the Town Clerk be, and hereby is authorized to publish and post the Supervisor's Annual Report for the year ending December 31, 1981.

TOWN OF RIVERHEAD

ANNUAL REPORT OF SUPERVISOR (Summary)

December 31, 1981

CURRENT FUNDS	Jan. 1, 1981 FUND BALANCE	RECEIPTS	DISBURSEMENTS	Dec. 31, 1981 FUND BALANCE
General Town	\$ 633,198.81	\$ 5,426,310.27	54,749,232.22	\$1,310,276.86
Highway:				
Repairs & Improvements	134,622.96	849,343.13	766,456.28	217,509.81
Bridges	1,383.02	233.12	-0-	1,616.14
Machinery	78,912.14	272,650.70	297,130.99	54,431.85
Snow & Misc.	106,022.96	173,218.18	138,032.29	141,208.85
Highway Improvement	26,095.73	20,327.65	67,639.20	(21,215.82)
Fund for:				
Community Development	10,402.52	-0-	16,486.00	(6,083.48)
Discretionary/Small Cities	6,013.21	403,994.00	330,690.34	79,316.87
Federal Revenue Sharing	52,817.28	285,239.71	330,864.27	7,192.72
Northville Homes				
Road Improvements	451.37	4,335.95	4,441.50	345.82
General Town Debt Service	360.00	301,838.24	274,364.00	57,834.24
Public Parking Debt Service	-0-	45,864.31	45,864.31	-0-
Sewer Dist. Debt Service	81,522.48	50,834.12	29,835.46	107,521.14
Parking Meter	12,830.26	11,888.37	463.62	24,263.01
Street Lighting District	138,068.86	218,314.86	250,666.17	105,717.55
Water District	39,276.78	861,984.46	515,199.51	86,061.73
Ambulance	481.85	3,347.11	803.05	3,025.91
Sewer District	350,262.56	417,239.44	273,638.33	493,863.67
Public Parking	12,281.36	77,797.33	54,847.16	35,231.53
Water Dist. Debt Service	29,352.65	512,621.34	495,796.39	46,177.60
Capital Projects	145,144.56	606,675.10	464,118.33	287,701.33
TOTAL ALL FUNDS	\$1,859,509.36	\$10,279,057.39	\$9,106,569.42	\$1,031,997.33

TOWN OF RIVERHEAD
Statement of Indebtedness
As of December 31, 1981

	Outstanding Jan. 1, 1981	Issued During Fiscal Year	Paid During Fiscal Year	Outstanding Dec. 31, 1981
TOTAL	\$3,612,815.00	\$1,798,500.00	\$1,949,875.00	\$3,460,440.00

CERTIFICATE OF TOWN CLERK: I, Irene J. Pendrick, being Town Clerk of the Town of Riverhead, do hereby, certify that the Annual Report of the Supervisor for the year ending December 31, 1981, has been filed in my office and that the foregoing information which has been abstracted from such report represents a proper summary of the data contained therein. The detailed report may be inspected in my office by any person during business hours.

RESOLUTIONS - continued

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

The resolution was thereupon declared duly adopted.

#198 RESOLUTIONS OF CONDOLENCE - RICHARD BERGER
Councilman Lombardi offered the following resolution which was unanimously adopted by the Entire Town Board.

WHEREAS, the Riverhead Town Board wishes to express its sadness at the untimely passing of RICHARD BERGER,

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

RESOLVED, by the Members of the Town Board of the Town of Riverhead, at its meeting assembled this 8th day of April, 1982 that we hereby express our sorrow at the passing of RICHARD BERGER and extend to his family our most sincere condolences, and be it

FURTHER RESOLVED, that a suitably engrossed copy of this resolution be prepared and presented to the family of RICHARD BERGER.

#199 RESOLUTION RESCINDING RESOLUTION #163
Councilman Boschetti offered the following resolution which was seconded by Councilman Artale.

WHEREAS, Raymond C. Briggs did submit his letter of resignation from the position of Project Coordinator for the Home Chore and Home Aide Program, and

WHEREAS, such resignation was acted upon by this Town Board by resolution #164 dated March 25, 1982, and

WHEREAS, such resolution was to be effective April 15, 1982, and

WHEREAS Raymond C. Briggs has submitted a request that he be continued in employment as Project Coordinator for the Home Chore and Home Aide Program,

NOW, THEREFORE, be it

RESOLVED, that the resolution accepting the resignation of Raymond C. Briggs effective April 15, 1982, be and is hereby rescinded.

Before the vote, Supervisor Janoski stated: "We had accepted a resignation of Home Chore-Home Aide Program which was effective April 15. That vacancy nor --- the person doesn't want to resign anymore so we are rescinding the acceptance of that resignation."

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

The resolution was thereupon declared duly adopted.

#200 RESOLUTIONS - continued
ESTABLISHES A GAME ROOM ORDINANCE IN THE TOWN OF
RIVERHEAD AMENDING SECTION 108-3 OF THE RIVERHEAD
TOWN CODE

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

WHEREAS, on the 23rd day of February, 1982, a public hearing was held regarding the proposed additions to the Riverhead Town Code, Chapter 108-3, adding the definitions of "Game Arcade", "Game Center", and "Game Room", and

WHEREAS, all those persons wishing to be heard were heard, and

WHEREAS, the Town Board finds that the regulation of a "Game Arcade", "Game Center", and "Game Room" is consistent with and in the furtherance of the overall planning and zoning of the Town of Riverhead, and

WHEREAS, the orderly exercise of the duties of the Building Department require that the Riverhead Town Code reflect the zoning plan of the Town so that proper enforcement of the zoning plan may be continued, and

WHEREAS, Section 261, et. seq. of the Town Law establishes by a specific State grant of authority that the Town Board shall plan, implement, and enforce zoning and planning ordinances,

NOW, THEREFORE, be it

RESOLVED, that this Town Board does hereby adopt a Game Room Ordinance wherein the following amendments shall be made to Section 108-3 of the Riverhead Town Code: and be it

FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to publish and post a copy of this resolution.

Definitions, §108-3.

The following definitions shall be added to the Code:

GAME ARCADE: A specific main use of a structure which contains more than ten (10) pinball machines, electronic video-screen games, foosball games, air hockey games, skee-bowls, or any other similar games or machines for the use of which fees are paid directly into the machine or to any operator excepting pool tables, juke boxes, and juvenile rides.

A game arcade shall not be a "recreational use" and no game arcade shall be permitted except in the area zoned Business B as herein defined. The use of a structure as a game arcade shall be the sole and only use of a structure and no accessory uses shall be permitted. No food shall be prepared or served. All game arcades shall close from 12:00 a.m. to 6:00 a.m. daily. The operator of a game arcade shall be subject to all the restrictions and requirements of paragraphs 2 and 3 applicable to Game Centers.

RESOLUTIONS - continuedGAME CENTER:

1. An accessory use to a specific main use, consisting of an area of room containing four or less pinball machines, electronic video-screen games, foosball games, air hockey games, skeebowls or any other similar games or machines for the use of which fees are paid directly into the machine or to any operator excepting pool tables, juke boxes, and juvenile rides.

2. When a game center is a permitted accessory use under this Code, the operator or such center shall apply for a one year's use permit, renewable annually, subject to the payment of an annual fee in the amount of \$50.00 which shall be payable to the Town Clerk.

3. Operation, by any person, of a game center without a valid use permit shall be a violation.

GAME ROOM: An accessory use to a specific main use of a structure which contains more than four (4) and less than ten (10) pinball machines, electronic video-screen games, foosball games, air hockey games, skeebowls or any other similar games or machines for the use of which fees are paid directly into the machines or to any operator excepting pool tables, juke boxes, and juvenile rides. The operator of a game room shall be subject to all the restrictions and requirements of paragraphs 2 and 3 applicable to Game Centers.

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

The resolution was thereupon declared duly adopted.

#201 PURSUANT TO THE ESTABLISHMENT OF A GAME ROOM ORDINANCE, RESOLUTION AMENDING SECTIONS OF THE RIVERHEAD TOWN CODE
 Before offering the following resolution, Councilman Prusinowski stated: "This resolution is pursuant to the establishment of a game ordinance and this is amending the section of the Town Code."

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

WHEREAS, on the 23rd day of February, 1982, a public hearing was held regarding the proposed additions to the Riverhead Town Code, Chapter 108, making additions to various sections of that chapter, and

WHEREAS, all those persons wishing to be heard were heard, and

RESOLUTIONS - continued

WHEREAS, pursuant to the adoption of a Game Room Ordinance in the Town of Riverhead, adding the definitions of Game Arcade, Game Center and Game Room, other additions were necessary,

NOW, THEREFORE, be it

RESOLVED, that pursuant to the adoption of a Game Room Ordinance, the following additions be made to the Riverhead Town Code:

§108-27, Business A

C.(6) A Game Center, except as to dwelling.

§108-34, Business B

B.(4) A Game Arcade.

C.(3) A Game Center, except as to dwelling.

(4) A Game Room as an accessory use to tavern only.

§108-39, Business C.

C.(4) A Game Center, except as to dwelling.

(5) A Game Room as an accessory use to tavern only.

§107-42, Business D

C.(3) A Game Center, except as to dwelling.

(4) A Game Room as an accessory use to tavern only.

*Addition is marked by underscore

AND BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to publish and post a copy of this resolution. The vote, Boschetti, Yes, Artale, Yes, Prusinowski, Abstain, Lombardi, Yes, and Janoski, Yes.

The resolution was thereupon declared duly adopted.

#202 AUTHORIZES PUBLICATION OF PUBLIC HEARING NOTICE RE:
LOCAL LAW #2-1982

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

RESOLVED, that the Town Clerk is authorized to publish and post the following:

TOWN OF RIVERHEAD, NEW YORK
DELETION OF CHAPTER 54: BUILDINGS & STRUCTURES, DANGEROUS
LOCAL LAW #2-82

PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 20th day of April, 1982 at 7:55 p.m. o'clock at

RESOLUTIONS - continued

the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the proposed local law deleting Chapter 54 of the Riverhead Town Code, entitled, "Buildings and Structures, Dangerous", a copy of which is detailed as follows:

BUILDINGS AND STRUCTURES, DANGEROUS

§54-1. Enforcement officer appointed.

The Town Board shall appoint an Inspector of buildings and structures who shall be the Board's authorized agent in the matters failing under these rules and regulations and exercise the powers hereinafter mentioned in the name and subject to the approval and ratification of the Board.

§54-2. Owners required to maintain buildings.

No person or persons, firm or corporation shall allow any building or structure in the town to become deteriorated to such a degree that the building or structure shall become dangerous and unsafe to the public or that such building or structure shall become a fire hazard.

§54-3. Inspections and reports.

It shall be the duty of the Inspector to inspect all buildings and structures in the town and report to the Board any building or structure that from any cause may now be or shall hereafter become dangerous or unsafe to the public or become a fire hazard.

§54-4. Statutory powers and duties.

The Town of Riverhead, the Town Board, the Town Clerk, the Inspector appointed pursuant to this chapter and all other officers of the town shall have and perform all the powers and duties available under the provisions of Section 130, Subdivision 16, of the Town Law of the State of New York.

§54-5. Costs to be borne by owner.

The cost of demolition, engineering or other professional services, if any, incurred by the Town Board, shall be borne by the owners of such property.

§54-6. Notice of violation.

The Town Board upon the receipt of a report from the Inspector, shall serve the following notice upon the owner of the defective building or structure:

RESOLUTIONS - continued

WHEREAS, it was reported to the Board that a certain building or structure situated in the Town of Riverhead, County of Suffolk and State of New York, was in a condition dangerous and unsafe to the public, and

WHEREAS, _____ was duly appointed to make an inspection of such building and report thereon to this Board, and

WHEREAS, such inspection was duly made and the said Inspector having reported to this Board that the said building or structure is in such a dilapidated condition and/or so situate that it or parts of it will fall into or immediately adjacent to the public highway in the near future or that it is a dangerous fire hazard unless the same is removed or repaired, and

WHEREAS, it appears from the report of such person that the said building is unsafe and dangerous to the public and a public nuisance, and

WHEREAS, it appears that _____ is the owner of said building or structure,

NOW, THEREFORE, be it

RESOLVED AND ORDAINED, that the said _____ the owner of said building, either remove the said building or put the same in a good state of repair, and that he commence such removal or repair within five days after the receipt of the notice hereinafter mentioned, and that he thereafter diligently continue with such removal or repair to the end that the same be completed within two months after receipt of such notice; further be it

RESOLVED AND ORDAINED, that the Town Clerk, pursuant to and in the manner authorized by Town Law, §130, Subdivision 15, Subparagraph b, shall forthwith cause to be served upon the said owner a notice in writing containing a description of the premises, a statement of the particulars in which the building is unsafe and dangerous and a further statement ordering him to make the same safe and secure or to remove the same; further be it

RESOLVED AND ORDAINED, that, in the event of the neglect or refusal of the said owner to comply with the aforesaid notice, a survey of the premises shall be made by the Inspector, and a local architect, appointed and designated for such purpose, and by a practical builder, engineer or architect to be appointed by said owner, and that in the event of the failure or refusal of said owner to appoint such a person to act in his behalf, or in the event of the failure of the person appointed by him to act, the survey shall be made by the persons appointed as aforesaid by this Town Board; that the practical builder, engineer or architect to act for the said owner shall be designated by the said owner within ten (10) days after the service of the notice upon him and such owner shall after the service of the notice upon him and such owner shall within such time notify the undersigned Town Clerk of the name of the person so designated and such person shall at all

RESOLUTIONS - continuedPUBLIC NOTICE

PLEASE TAKE NOTICE that a public hearing will be held on the 20th day of April, 1982, at 8:05 P.M. o'clock at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the proposed local law adding Chapter 54 of the Riverhead Town Code, to be entitled, "Unsafe Buildings and Collapsed Structures Law of the Town of Riverhead", which shall read as follows:

"Unsafe Buildings and Collapsed Structures Law
of
the Town of Riverhead"

Chapter 54

§54-1 Title.

This chapter shall be known as the "Unsafe Buildings and Collapsed Structures Law of the Town of Riverhead".

§54-2 Purpose.

The purpose of this chapter is to promote the public health, safety and general welfare of the residents of the Town of Riverhead and the conservation of property and property values and to eliminate safety and health hazards.

§54-3 Unsafe Buildings prohibited.

All buildings or structures which are structurally unsafe, dangerous, unsanitary or not provided with adequate egress or which in relation to existing use constitute a hazard to safety or health by reason of inadequate maintenance, dilapidation, obsolescence or abandonment are, severally, for the purpose of this chapter, unsafe buildings. All such buildings and structures are hereby declared to be illegal and are prohibited and shall be abated by repair and rehabilitation or by demolition and removal in accordance with the procedures of this chapter.

§54-4 Inspection and report.

When in the opinion of the Building Inspector, any structure located in the Town of Riverhead shall be deemed to be unsafe or dangerous to the public, he shall make a formal inspection thereof and thereafter prepare a written report thereof and file the same in his office.

RESOLUTIONS - continued

§54-5 Service of notice."

A. When it shall be determined by the Building Inspector that a building or structure is dangerous or unsafe to the public, he shall promptly serve or cause to be served a notice on the owner or other persons having an interest in such property or structure as hereinafter provided.

B. The aforementioned notice shall be served on the owner of the premises or some one of the owner's executors, legal representatives, agents, lessess or other person having a vested or contingent interest in same, as shown by the last completed assessment roll of the Town, either personally or by registered mail, addressed to the person intended to be served at the last known place of business. If the notice is served by registered mail, the Building Inspector shall cause a copy of such notice to be posted on the premises.

§546- Contents of notice.

The notice referred to in §54-5 hereof shall contain the following:

- A. A description of the premises.
- B. A statement of the particulars in which the building or structure is unsafe or dangerous.
- C. An order requiring the building or structure to be made safe and secure or removed.
- D. A statement that the securing or removal of the building or structure shall commence within ten (10) days from the date of the service of the notice and shall be completed within thirty (30) days thereafter. The Building Inspector may extend the time of compliance specified in the notice where there is evidence of intent to comply within the time specified and conditions exist which prevent immediate compliance. In granting any such extension of time, the Building Inspector may impose such conditions as he may deem appropriate.
- E. A statement that in the event of the neglect or refusal of the person served with notice to comply with same, that a hearing will be held before the Riverhead Town Board, notice of which and the time and place thereof to be specified in the notice to the owner referred to in Section 54-5 hereof.
- F. A statement that in the event that the Town Board, after the hearing specified in Section 54-6E hereof, shall determine that the building or structure is unsafe or dangerous to the public, that the Town Board may order the building or structure to be repaired and secured or taken down and removed.

RESOLUTIONS - continued

G. A statement that in the event that the building or structure shall be determined by the Town to be unsafe or dangerous, and in the event of the neglect or refusal of the owner to repair or remove the same within the time provided, the Town may remove such building or structure by whatever means it deems appropriate and assess all costs and expenses incurred by the Town in connection with the proceedings to remove or secure, including the cost of actually removing said building or structure, against the land on which said buildings or structures are located.

§54-7 Filing of copy of notice.

A copy of the notice referred to in Section 54-6 hereof may be filed in the County Clerk of the County within which such building or structure is located, which notice shall be filed by such clerk in the same manner as a notice of pendency pursuant to Article 65 of the Civil Practice Law and Rules, and shall have the same effect as a notice of pendency as therein provided, except as otherwise hereinafter provided in this paragraph. A notice so filed shall be effective for a period of one (1) year from the date of filing, provided, however, that it may be vacated upon the order of a Judge of Justice of a Court of record or upon the consent of the Town Attorney. The Clerk of the County where such notice is filed shall mark such notice and any record or docket thereof as cancelled of record upon the presentation and filing of such consent or of a certified copy of such order.

§54-8 Emergency measures to vacate.

If the Building Inspector determines that his inspection of any building or structure that there is actual and immediate danger of failure or collapse so as to endanger life, he shall promptly require the building, structure or portion thereof to be vacated forthwith and not to be reoccupied until the specified repairs are completed, inspected and approved by the Building Inspector. For this purpose he may enter such building or structure or land on which it stands or adjoining land or structures with such assistance and at such cost as may be necessary. He may also order adjacent structures to be vacated and protect the public by appropriate barricades or such other means as may be necessary and for this purpose may close a private or public right-of-way. The Building Inspector shall cause to be posted at each entrance to such building or structure a notice stating, "This building is unsafe and its use or occupancy has been prohibited by the Building Inspector". Such notice shall remain posted until the required repairs are made or demolition is completed. It shall be unlawful for any person,

RESOLUTIONS - continued

firm, or corporation or their agents or other person to remove such notice without written permission of the Building Inspector or for any person to enter the building except for the purpose of making the required repairs or the demolition thereof.

§54-9 Costs and expenses.

All costs and expenses incurred by the Town of Riverhead in connection with any proceeding or any work done to remove the danger, or in connection with the demolition and removal of any such building or structure shall be assessed against the land on which such building or structure is located, and a statement of such expenses shall be presented to the owner of the property, or if the owner can not be ascertained or located, then such statement shall be posted in a conspicuous place on the premises. Such assessment shall be and constitute a lien upon such land. If the owner shall fail to pay such expenses within ten (10) days after the statement is presented or posted, a legal action may be brought to collect such assessment or to foreclose such lien. As an alternative to the maintenance of any such action, the Building Inspector may file a certificate of the actual expenses incurred as aforesaid, together with a statement identifying the property in connection with which the expenses were incurred, and the owner thereof, with the assessors, who shall in the preparation of the next assessment roll, assess such amount upon such property. Such amount shall be included in the levy against such property, shall constitute a lien and shall be collected and enforced in the same manner, by the same proceedings, at the same time, and under the same penalties as is provided by law for the collection and enforcement of real property taxes in the Town of Riverhead.

§54-10 Penalties for offenses.

A. Any person who neglects, refuses or fails to comply with any order or notice issued hereunder shall be guilty of an offense punishable by a fine not to exceed two hundred fifty dollars (\$250.00), or by imprisonment for a term not to exceed fifteen (15) days, or both such fine and imprisonment. Each week's continued violation shall constitute a separate additional offense or violation.

B. Nothing in this chapter shall be construed as depriving the Town of any other available remedy relevant to a violation of this chapter.

§54-11 Severability.

The invalidity of any section, subsection or provision of this chapter shall not invalidate any other section, subsection or provision thereof.

RESOLUTIONS - continued

§54-12 When effective.

This chapter shall take effect immediately.

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

The resolution was thereupon declared duly adopted.

#204 AUTHORIZES PUBLICATION OF PUBLIC HEARING NOTICE RE:
LOCAL LAW #4-1982

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

TOWN OF RIVERHEAD, NEW YORK
REPEALS ARTICLE IX, BOARD OF HOUSING APPEALS

PUBLIC NOTICE

LOCAL LAW #4-82

PLEASE TAKE NOTICE that a public hearing will be held on the 20th day of April, 1982, at 8:15 p.m. o'clock at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the proposed local law repealing former Article IX of the Riverhead Town Code, known as the Board of Housing Appeals, a copy of which is as follows:

ARTICLE IX

Board of Housing Appeals

§68-48. Appointment; membership; terms.

The Town Board shall appoint from among its membership a Board of Housing Appeals consisting of three (3) members, each to serve at the pleasure of the Town Board or for such terms as may be designated by it. No more than one (1) Town Justice shall act as a member of the Board of Housing Appeals at one time.

§68-49. Meetings; officers.

The Board of Housing Appeals shall select one (1) of its members to act as Clerk of the Board and one (1) of its members to act as Chairman, and shall meet at the call of the Chairman but not less often than once each month. All meetings of the Board shall be open to the public. Minutes of the proceedings shall be kept by the Clerk.

RESOLUTIONS - continued

§68-50. Jurisdiction and duties.

A. When a notice of violation has been issued, the Board of Housing Appeals shall have jurisdiction to hold hearings and made determinations in the following cases:

1. When there is a conflict between an owner and an occupany or operator as to primary responsibility under §68-37 and §68-38.
2. When it is claimed that the enforcing officer did not set a reasonable time for compliance or refused to extend time for compliance in a proper case.
3. When it is claimed that the enforcing officer incorrectly interpreted any material and relevant section of the chapter.

B. Immediately following his arraignment but before being required to plead thereto, the defendant shall be advised of his right to a hearing before the Board on any of the grounds set forth in §68-50 and to an adjournment of the instant proceedings pending determination by the Board. The defendant shall be advised that if he does elect to have such hearing, statements made by him in connection with such hearing may be used against him in subsequent court proceedings, if any, and that if he desires a hearing on the ground that another person is primarily responsible for the violation, he is admitting the existence of the violation.

C. If the defendant does not desire such hearing, he shall be deemed to have waived any claim that he is merely secondarily responsible for the violation, and he shall then be required to plead to the information, and the Court shall proceed in the usual manner in the case.

D. If the defendant does desire a hearing before the Board, he shall so indicate and state the grounds therefor. If the grounds are not one of those set forth in §68-50, the Court shall proceed as if hearing had been waived. If proper grounds are stated, the Court shall adjourn all proceedings before it in the instant case to a date subsequent to ten (10) days after the next meeting of the Board to be held not less than seven (7) days thereafter, and shall advise the defendant to appear before the Board at its next such meeting to be heard. The Court shall advise the Board of cases so referred to it.

E. If the defendant claims the grounds of §68-50(1), at least five (5) days prior to the hearing he shall serve a notice on the person alleged to be primarily responsible for the violation, stating the grounds of the notice of violation, the grounds of the request for hearing, the time and place of

RESOLUTIONS - continued

the hearing. The defendant shall file with sworn proof of service with the Board at the hearing unless the person served appears.

§68-52. Conduct of hearing.

The hearing shall be conducted under the supervision of the Chairman with the purpose of establishing the facts and the applicable law in a manner consistent with fairness and the standards applied by reasonable men in the conduct of their business affairs. Strict rules of evidence shall not apply, except that the chairman may exclude irrelevant evidence and limit cumulative testimony or evidence. Persons may appear before the Board in person, by attorney or representative shall be afforded sufficient opportunity to present their cases, under oath or not, as they see fit. The Board may call other persons to give evidence and may take into account their personal knowledge of the facts, but if such personal knowledge is considered a statement to that effect must be made at the public hearing.

§68-53. Findings.

After consideration of the evidence the Board shall, within ten (10) days of the hearing, make its determination and order that the notice of violation be sustained, modified or withdrawn. In each case where the Board finds that further proceedings are in order, it shall instruct the enforcing officer how to proceed. In such case the Board may direct the serving and filing of new or amended notices of violation on any party or other person and may direct times for compliance, and shall have all of the authorities of the enforcing officer in such cases. No order shall be effective unless mailed to a party who appeared or unless served on any other party or person affected.

§68-54. Effect of findings on court proceedings.

A. Upon determination by the Board that the notice of violation should be sustained, court proceedings shall continue in the usual manner, the defendant to appear in Court on the adjourned date to plead to the information.

B. Upon determination that the notice of violation should be withdrawn, the information shall be dismissed with prejudice.

C. Upon determination that the notice of violation should be modified, the information shall be dismissed without prejudice to the service of new notices of violation and filing of new informations in accordance with the direction of the Board.

RESOLUTIONS - continued

§68-56. Voluntary inspections.

For the purpose of establishing the condition of premises at any given time, the enforcing officer may, at the request of an owner or occupant, when not otherwise prohibited hereunder or by law, upon the payment of a fee of two dollars (\$2.00), inspect and report the condition of any premises subject hereto and file such report in his office. Such report shall be presumptive evidence of the facts stated therein.

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

The resolution was thereupon declared duly adopted.

#205 AUTHORIZES PUBLICATION OF PUBLIC HEARING NOTICE RE:
LOCAL LAW #5-1982

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

TOWN OF RIVERHEAD, NEW YORK
SCAVENGER WASTE FEES
LOCAL LAW #5-82

PUBLIC NOTICE

PLEASE TAKE NOTICE that a public hearing will be held on the 20th day of April, 1982 at 8:25 o'clock P.M. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the proposed local law amending Chapter 103, Section 103-5(B)3 of the Riverhead Town Code regarding the imposition of fees at the Riverhead Landfill for the disposal of scavenger waste and duck blood, wherein the proposed amendment shall read as follows:

Section 103-5(B) 3

(3) Cesspool cleaning. The license fee for any vehicle used in the transportation of raw sewerage or cesspool contents shall be the sum of two hundred dollars (\$200) per annum if he is a taxpayer in the Town of Riverhead and five hundred dollars (\$500) per annum for non-taxpayers. In addition, there shall be imposed an additional fee for scavenger waste and duck blood as follows: The fee for disposing of scavenger waste or duck blood shall be one cent (\$.01) per gallon and shall be based upon the tank capacity of the vehicle. Such capacity shall be determined to be either the full capacity or one-half of the full capacity based on the sight glass reading. One-half capacity shall be the minimum capacity charged.

*Underscore indicates addition

RESOLUTIONS - continued

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

The resolution was thereupon declared duly adopted.

#206 AUTHORIZES PUBLICATION OF PUBLIC HEARING NOTICE RE:
BOARDING HOUSE AMENDMENT

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

RESOLVED, that the Town Clerk is authorized to publish and post the following:

PUBLIC NOTICE

PLEASE TAKE NOTICE that a public hearing will be held on the 20th day of April, 1982, at 8:35 o'clock P.M. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the following amendment to the Riverhead Town Code, Section 108-3, Definition of "Boardinghouse":

BOARDINGHOUSE - Any-dwelling-in-which-more-than three-(3)-persons,-either-individually-or-as-families,-are housed-or-lodged-for-hire-with-or-without-meals. Any dwelling in which more than one individual or family unit is housed or lodged and where the owner or his agent collects rent from said individual or family unit. A rooming house shall be deemed a boardinghouse.

* (---) indicated deletion

* Underscore indicates addition

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

The resolution was thereupon declared duly adopted.

#207 AUTHORIZES PUBLICATION OF PUBLIC HEARING NOTICE RE:
LOCAL LAW #1-1982

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

TOWN OF RIVERHEAD, NEW YORK
TAX EXEMPTION FOR ELIGIBLE BUSINESS FACILITIES
LOCAL LAW #1-82

PUBLIC NOTICE

PLEASE TAKE NOTICE that a public hearing will be held on the 20th day of April, 1982 at 8:45 P.M. o'clock at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the proposed adoption of a local law regarding tax exemption for eligible

RESOLUTIONS - continued
business facilities.

TAX EXEMPTION FOR ELIGIBLE
BUSINESS FACILITIES

Intent. By the adoption of this local law, it is the intent of the Riverhead Town Board to implement the provisions of the Real Property Law of the State of New York §485, as amended July 24, 1976, subject to the limitations and restrictions stated in this local law.

Definitions.

BOARD: The New York state job incentive board created by section one hundred sixteen (§116) of the Commerce Law.

BUSINESS CONCERN: Any person or entity subject to taxation under article nine-a, nine-b, nine-c, twenty-three, thirty-two, or thirty-three of the tax law.

ELIGIBLE AREA: Shall include the whole of Riverhead Town.

ELIGIBLE BUSINESS FACILITY: A place of business located in an eligible area, which meets the requirements set forth in section one hundred eighteen of the Commerce Law, and for which a certificate of eligibility has been issued by the board as provided in section one hundred twenty of the Commerce Law. A facility for which such a certificate is issued shall be deemed an eligible business facility only during the taxable year or as of the taxable status date to which such certificate relates, as provided in section one hundred twenty of the Commerce Law.

RESIDENT: An individual who is domiciled in an eligible area.

Eligible Facility.

A business facility, to be an eligible business facility for the purposes of this act, shall meet each of the following requirements:

a. It shall be located in an eligible area as defined in subdivision (c) of section one hundred fifteen of the Commerce Law.

b. Such facility shall not be an eligible facility under such subdivision (c) if it is (i) primarily used in making retail sales of goods or services to customers who personally visit such facility to obtain such goods or services, or (ii) used primarily as an apartment house or other place of business other than a hotel, motel or other resort facility utilized for the encouragement, stimulation, or promotion of tourist, travel, resort, or

RESOLUTIONS - continued

vacation business which furnished dwelling space or accommodations to either residents or transients. A facility shall be deemed to meet this requirement if it is used primarily in the encouragement, stimulation or promotion of tourist, travel, resort, or vacation business within the eligible area and counties outside such eligible area but contiguous thereto. Such facilities shall include but not be limited to: hotels, motels or other resort facilities utilized in such business pursuits.

c. It shall be a facility which creates or retains in the eligible area in which it is located not less than five jobs.

d. It shall be a facility in which the business concern operating the same provides a training program or programs, satisfactory to the board, which are:

(i) approved or approvable under the state manpower training act, or

(ii) registered as an apprentice training program with the state bureau of apprentice training, or

(iii) approved or approvable as a bona fide apprenticeship training program or on-the-job training program under public law 90-77,

and which prepare residents of the eligible area in which such facility is located for jobs created or retained in such area as required by subdivision (c) of this section, and which assure such residents opportunities for job upgrading and for entry into supervisory positions, provided, however, that if a business concern operating a facility shall have provided such a program or programs for as long as the Board determines to be feasible, the termination of such program or programs, if the Board consents thereto, shall not terminate the eligibility of such facility.

e. It shall not be an international banking facility. The term "international banking facility" shall have the same meaning as is set forth in the New York state banking law or regulations of the New York state banking department or as is set forth in the laws of the United States or regulations of the board of governors of the federal reserve system.

Schedule of Exemptions.

An eligible business facility, as certified by the New York state job incentive board, pursuant to section one hundred and twenty of the Commercial Law shall be exempt from taxes and special ad valorem levies imposed by the Town of

RESOLUTIONS - continued

Riverhead to the extent granted by the following schedule of exemptions of any increase in the value thereof which is attributable to expenditures certified by said board to have been paid or incurred by the owner or operator for capital improvements, commenced on or after the date upon which the area in which the eligible business facility is located became an eligible area pursuant to section one hundred fifteen of the Commercial Law, consisting of the construction, reconstruction, erection or improvement or depreciable real property included in such facility. Such exemption shall be applicable for a period not to exceed five years, and shall be continued from year to year during such period only if the certificate of eligibility with respect to such business facility is not revoked or modified and is renewed or extended as provided in section one hundred twenty of the Commercial Law.

Such real property shall be exempt for a period of one year to the extent of fifty per centum of the increase in assessed value attributable to such construction, reconstruction, erection, or improvement or depreciable real property included in such facility, and for an additional period of four years provided, however, that the extent of such exemption shall be decreased by ten per centum each year during such additional period of four years. The following table shall illustrate the computation of the tax exemption:

<u>Year of Exemption</u>	<u>Percentage of Exemption</u>
1	50
2	40
3	30
4	20
5	10

Such exemption shall terminate after the fifth year.

Form of Application.

The exemption provided by this local law shall be granted only upon an application by the owner or operator of such facility on a form prescribed by the state board, to which there shall be attached a copy of a certificate of eligibility issued by the New York state job incentive board. Such application shall be filed with the Riverhead Assessor's Office on or before the appropriate taxable status dates. Copies of such application shall be filed simultaneously with the State Board and with the New York state job incentive board.

RESOLUTIONS - continuedAssessor's Office.

a. The assessors shall consider the application for such exemption and if the same is in order shall determine the assessed value of such exemption in accordance with the certificate of eligibility and enter such value on the exemption of the assessment roll. The eligible business facility shall then be exempt to the extent provided by this local law from taxes and special ad valorem levies commencing with the assessment roll prepared on the next following taxable status date.

b. If an exemption has once been granted for a business facility under this section and the assessors receive notice that a certificate of eligibility of such facility has been revoked or modified, they shall redetermine the assessed value of any such exemption in accordance with such revocation or modification. If upon such redetermination it appears for a year for which an exemption has been granted that such facility has been ineligible or that the assessed value of such exemption as redetermined is less than the assessed value of such exemption as shown on the assessment rolls for such year, then a tax shall be levied at the rate of tax for such year upon so much of the assessed valuation of such exemption, as shown on such assessment rolls, as may be ineligible or excessive. Such tax shall be levied as an omitted assessment in the manner provided in section five hundred fifty of this chapter for each such year. Any such redetermination shall be made no later than three years after the applicant for exemption last received benefit of any exemption under this section.

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

The resolution was thereupon declared duly adopted.

#208 APPOINTS PROVISIONAL ACCOUNT CLERK TYPIST TO ACCOUNTING DEPARTMENT

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

WHEREAS, a vacancy exists in the Accounting Department due to the resignation of Dolores Waalkes, and

WHEREAS, the Town Board did call for the Suffolk County Department of Civil Service list for the position of Account Clerk Typist, and

WHEREAS, said list was thereafter exhausted,
NOW, THEREFORE, be it

RESOLVED, that Elizabeth McKay be and is hereby provisionally appointed to the position of Account Clerk-Typist in the Accounting Department for a probationary period of six (6) months at Group 7, Step P of the Salary Administration Schedule at an annual salary of \$9,794.92, effective April 26, 1982.

RESOLUTIONS - continued

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

The resolution was thereupon declared duly adopted.

#209 APPOINTS ARTHUR THURM AS ACTING CHAIRMAN OF THE
ZONING BOARD OF APPEALS

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

WHEREAS, it is anticipated that the Chairman of the Zoning Board of Appeals, Patricia Tormey, and Acting Chairman, Kenneth Wells, may be unavailable, and

WHEREAS, it is necessary that an Acting Chairman be appointed to conduct business for the Zoning Board of Appeals in the event of this occurrence,

NOW, THEREFORE, be it

RESOLVED, that Arthur Thurm, member of the Zoning Board of Appeals, be designated Acting Chairman, to serve as such Chairman when Patricia Tormey and Kenneth Wells shall be unavailable.

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

The resolution was thereupon declared duly adopted.

#210 AUTHORIZES COUNCILMAN LOUIS BOSCHETTI TO ATTEND
CABLEVISION CONFERENCE

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

RESOLVED, that Councilman Louis Boschetti be and is hereby authorized to attend the Cablevision Conference to be held in Albany on April 19, 20, and 21, 1982, and be it

FURTHER RESOLVED, that the sum of \$400.00 be advanced to Councilman Boschetti for food, lodging, and travelling expenses which shall be receipted upon return and said expenses shall be charged to the Town Board budget.

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

The resolution was thereupon declared duly adopted.

Supervisor Janoski: "I would once again, open up the meeting to anyone who wishes to be heard at this time?"

No one wished to be heard at this time.

There being no further business on motion and vote, the meeting adjourned at 3:05 P.M.