

5/19/1992

# 304MEMORIALIZING RESOLUTION REGARDING THE AIRPORT  
PROPOSAL AT GRUMMAN

Councilperson Stark **STARK** offered the following resolution  
which was seconded by ~~Council person~~ Janoski (**SUPERVISOR JANOSKI**)

WHEREAS, The Long Island Regional Planning Board has identified the existing Calverton Naval Weapons Testing Facility as an existing utility site which has an opportunity for public (general) aviation and/or joint military use, and

WHEREAS, the Federal Aviation Administration has initiated the "Calverton Airport Feasibility Study" in order to study the potential for public (general) aviation and/or joint military use to include the operation of a cargo airport as a general public use facility; such study to be completed by The Long Island Regional Planning Board, and

WHEREAS, the Governor of the State of New York has identified the Calverton facility as an essential ingredient in the future economic development of Nassau and Suffolk Counties, and

WHEREAS, the facility lies within certain recognized and identified areas of regional environmental significance including but not limited to:

1. Deep recharge area of a sole source aquifer.
2. The Central Suffolk Pine Barrens.
3. A special ground water protection area as defined by the Environmental Conservation Law.
4. A wild, scenic and recreational rivers area as defined by the Commissioner of the NYSDEC.
5. A critical habitat and unique ecosystem as identified by the Suffolk County Charter and the Town of Riverhead Zoning Code, and

WHEREAS, the County of Suffolk has acquired hundreds of acres in and around the existing facility in order to protect the existing water supply and fragile ecosystem, and

WHEREAS, the general vicinity surrounding the Calverton facility is characterized by a mixture of residential and agricultural uses; predominately agricultural, and

WHEREAS, the Long Island Regional Planning Board has recognized the importance of the resulting environmental costs of the proposed public (general) aviation and/or joint military use facility in the assessment of economic feasibility, and

WHEREAS, identified environmental impacts associated with the public (general) aviation and/or joint military facility include impacts resulting from excessive noise, impacts resulting from facility operations upon ground water resources, and impacts upon air quality (particulate matter, fuel) affecting agricultural production, and

WHEREAS, the mitigation of these impacts is expected to result in significant costs affecting the economic viability of the airfield, and

WHEREAS, the Town of Riverhead has an identified policy of supporting the agricultural industry and preserving rural character and promoting tourism, and

WHEREAS, from the onset, the establishment of a major public (general) aviation and/or joint military use facility within the Town will significantly impact upon the rural character of the community and the goals and objectives of the Town as established in its adopted master plan,

WHEREAS, the development of the facility by The Long Island Development Authority will, by definition, exempt the facility from the payment of local real estate taxes,

NOW, THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead require that in the development of the feasibility study of the Calverton Naval Weapons Testing Facility as a public (general) aviation and/or joint military use facility, all anticipated environmental costs be assigned a value and be made part of the traditional cost benefit analysis to be forthcoming, and

BE IT FURTHER RESOLVED, that it is the intuitive sense of this Board that the cost of sufficiently mitigating all environmental impacts could be excessive, rendering the proposed facility uneconomical and non-viable as an exclusive cargo facility, or air passenger facility or the combination of public (general) aviation and/or joint military use facility, and

BE IT FURTHER RESOLVED that in the development of The Calverton Airport Feasibility Study all reasonable alternative uses be explored with particular emphasis upon dry industrial uses of a highly technical nature which could rely upon a more limited use of the existing facility and, thereby, reduce significantly resulting environmental costs.

BE IT FURTHER RESOLVED, that it is the position of this Board that, due to the long-term business decisions of the Grumman Corporation, there could be a change of use on this property and that such re-use shall be of specialized enterprise which is compatible with the existing resources of the Town of Riverhead; such policy being the basis of the proposed incubator program.

The Vote: Gilliam, abstained; Creighton, yes; Stark, yes; Prusinowski; Jnaoski, yes. 4 yes, 1 abstention.

The resolution was thereupon duly declared adopted.

TOWN OF RIVERHEAD  
ANNUAL FINANCIAL REPORT  
FOR THE YEAR  
ENDING 1991

DATED: 5/19/92

JAN. 1, 1991

FUND EQUITY

(Both Reserved

# 305 AUTHORIZES THE TOWN CLERK TO PUBLISH & POST ANNUAL FINANCIAL REPORT OF THE TOWN OF RIVERHEAD.

Councilperson Prusinowski (**PRUSINOWSKI**) offered the following resolution which was seconded by Councilperson Stark (**STARK**).

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the attached Annual Financial Report of the Town of Riverhead for the year ending December 31, 1991.

BY ORDER OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN,  
Town Clerk

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

INDEBTEDNESS OUTSTANDING AS OF JAN. 1, 1991	ISSUED DURING THE FISCAL YEAR	PAID DURING THE FISCAL YEAR	INDEBTEDNESS OUTSTANDING AS OF DEC 31, 1991
\$25,211,750.00	\$5,135,000.00	\$5,375,000.00	\$24,971,750.00

TOWN OF RIVERHEAD  
ANNUAL FINANCIAL REPORT  
FOR THE YEAR  
ENDING 1991

SUMMARY)

	JAN. 1 1991 FUND EQUITY (Both Reserved & Unreserved)	REVENUES & OTHER SOURCES	EXPENDITURES & OTHER USES	DEC. 31, 1991 FUND EQUITY (Both Reserved & Unreserved)
*****				
GENERAL FUND	\$1,669,720.00	\$15,389,230.00	\$14,281,260.00	\$2,777,690.00
HIGHWAY FUND	\$422,643.00	\$2,464,840.00	\$2,269,938.00	\$617,545.00
COMMUNITY DEVELOPMENT	\$427,716.00	\$342,122.00	\$425,941.00	\$343,897.00
STREET LIGHTING DISTRICT	\$280,707.00	\$270,160.00	\$491,818.00	\$59,049.00
WATER DISTRICT	\$584,782.00	\$3,509,860.00	\$2,912,081.00	\$1,182,561.00
SEWER DISTRICT	\$27,559.00	\$875,094.00	\$795,264.00	\$107,389.00
PUBLIC PARKING DISTRICT	\$155,841.00	\$319,647.00	\$429,888.00	\$45,600.00
RISK RETENTION FUNDS	\$2,203,079.00	\$1,231,858.00	\$768,353.00	\$2,666,584.00
DEBT SERVICE FUNDS	\$1,218,406.00	\$7,302,433.00	\$7,051,735.00	\$1,469,104.00
CAPITAL PROJECT FUNDS	\$1,314,833.00	\$4,088,330.00	\$4,335,955.00	\$1,067,208.00
INTERNAL SERVICE FUNDS	\$405,469.00	\$303,677.00	\$271,833.00	\$437,313.00
EXPENDABLE TRUST	\$462,501.00	\$250,858.00	\$589,000.00	\$124,359.00
*****				
TOTAL	\$9,173,256.00	\$36,348,109.00	\$34,623,066.00	\$10,898,299.00
*****				

TOWN OF RIVERHEAD  
STATEMENT OF INDEBTEDNESS  
AS OF DEC. 31, 1991

INDEBTEDNESS OUTSTANDING AS OF JAN. 1, 1991	ISSUED DURING THE FISCAL YEAR	PAID DURING THE FISCAL YEAR	INDEBTEDNESS OUTSTANDING AS OF DEC 31, 1991
\$25,211,750.00	\$5,135,000.00	\$5,375,050.00	\$24,971,700.00
*****			

5/19/92

# 306 AWARDS BID FOR STEEL TOE SAFETY SHOES

COUNCILPERSON Creighton (CREIGHTON) offered the following resolution, which was seconded by COUNCILPERSON Gilliam (GILLIAM)

**WHEREAS**, the Town Clerk was authorized to publish and post a notice to bidders for steel toe safety shoes; and

**WHEREAS**, bids were received, opened, and read aloud on the 20TH day of April, 1992, at 11:05am at Town Hall, 200 Howell Avenue Riverhead, New York 11901, the date, time, and place given in the notice to bidders.

**NOW, THEREFORE, BE IT**

**RESOLVED**, that the bid for steel toe safety shoes be and is hereby awarded to Richard York Shoes of Riverhead at the amount of \$74.00 per pair of shoes; and be it further

**RESOLVED**, that the Town Board hereby directs the Town Clerk to return any and all bid bonds received in connection with the above; and be it further

**RESOLVED**, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Richard York Shoes of Riverhead, the Purchasing agent, and any department required to wear steel toe safety shoes.

**The Vote:** Gilliam yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. **5 yes.**

The resolution was thereupon duly declared adopted.

# 307

AUTHORIZES SUPERVISOR TO EXECUTE NONEXCLUSIVE UTILITY EASEMENT WITH MARTIN P. METZNER

COUNCILPERSON Gilliam (GILLIAM) offered the following resolution, which was seconded by COUNCILPERSON Creighton (CREIGHTON).

WHEREAS, Martin P. Metzner owns a parcel of real property located on Old River Road, Manorville, New York, known and designated as SCTM #0600-146-2-8.2; and

WHEREAS, Old River Road is a Town-owned road; and

WHEREAS, Martin P. Metzner desires to run utility connections along the South side of Old River Road to the residence to be constructed on the above described parcel of real property.

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and is hereby authorized to execute a nonexclusive utility easement which would permit Martin P. Metzner to run utility lines along the South side of Old River Road; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Martin P. Metzner, Silas Carter Road, Manorville, New York, 11949; the Supervisor's Office; and the Superintendent of Highways.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Jnaoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

TOWN OF RIVERROAD

By: JEFFREY F. JACOBEL, Supervisor

MARTIN P. METZNER

STATE OF NEW YORK)  
 COUNTY OF SUFFOLK)  
**NONEXCLUSIVE UTILITY EASEMENT**

THIS INDENTURE, made the \_\_\_\_\_ day of May, 1992, by and between the TOWN OF RIVERHEAD, a municipal corporation with offices at 200 Howell Avenue, Riverhead, New York, 11901 (hereinafter "TOWN") and MARTIN P. METZNER, residing at Silas Carter Road, Manorville, New York, 11949 (hereinafter "GRANTEE").

**W I T N E S S E T H:**

WHEREAS, Grantee is the owner of a certain parcel of land located at Old River Road, Manorville, New York, known and designated as SCTM #0600-146-2-8.2; and

WHEREAS, Grantee intends to construct a new residence necessitating utility services; and

WHEREAS, the utility service will be run along Old River Road, Manorville, New York; and

WHEREAS, Old River Road is a Town-owned road; and

WHEREAS, Grantee has requested a nonexclusive easement from the Town for the purpose of running utility connections, including electric, telephone and cable television utilities, from a certain point on Old River Road to the previously described parcel.

NOW, THEREFORE, in consideration of one dollar (\$1.00) and other good and valuable consideration paid by the Grantee, receipt of which is hereby acknowledged, the Town does hereby grant, transfer and convey to Grantee a nonexclusive easement ten feet (10') in width for the purpose of running and maintaining electric, telephone and cable utilities from a certain point on Old River Road a distance of 644 feet and running Northeasterly, plus or minus, along the South side of Old River Road, known and designated as SCTM #0600-146-2-8.2, to have and to hold said easement, right and interest unto the Grantee, its successors and assigns forever, reserving to the Town, its successors and assigns, the right to grant future easements; and it is further

AGREED, that the Grantee shall indemnify and hold the Town harmless from any and all liability, costs and expenses arising out of or in any way related to the grant of this easement.

IN WITNESS WHEREOF, the parties have set their hands and seals on the day and year first above written.

TOWN OF RIVERHEAD

By:

\_\_\_\_\_  
 JOSEPH F. JANOSKI, Supervisor

\_\_\_\_\_  
 MARTIN P. METZNER



DATE May 19, 1992

NO. 308

COUNCILPERSON Stark (STARR) offered the following resolution which was seconded by COUNCILPERSON Prusinowski (PRUSINOWSKI).

RESOLVED, that the Supervisor be and hereby is, authorized to establish the following Budget Adoption.

BUDGET ADJUSTMENT  
GENERAL FUND

001.010100.543920	Town Board, Counciling Serv.	200.00
001.010100.543301	Town Board, Litigation	300.00
001.014400.542114	Town Engineer, Dues & Subscript.	40.00
001.019900.547900	Contingency account	12,200.00
001.016250.549500	B/G Capital Improvements	10,000.00
001.010100.542100	Town Board, Office Equip.	500.00
001.014400.524000	Town Engineer, Equip.	40.00
001.019100.548300	Unallocated Insurance	1,400.00
001.045400.541401	Ambulance, Radio Maint.	7,800.00
001.064100.542611	Publicity, Advertising	3,000.00
001.016250.524000	B/G Equipment	10,000.00

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

DATE May 5, 1992

NO. 309

COUNCILPERSON Stark (STARK) offered the following resolution which was seconded by COUNCILPERSON Prusinowski (PRUSINOWSKI).

RESOLVED, that the Supervisor be and hereby is, authorized to establish the following Budget Adoption.

BUDGET ADJUSTMENT  
RECREATION PROGRAM FUND  
(SAILING INSTRUCTION PROGRAM)

006.071800.421046	Registration Fees	\$10,800.00
006.071800.518769	Sailing Instructors (2)	\$ 8,400.00
006.071800.542300	Contractual Expense	1,750.00
006.071800.582500	Fringe Benefits (Soc. Sec.)	650.00

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

RESOLUTION (PLEASE REFER TO PREVIOUS PAGE)

Date May 19, 1992No. 310

COUNCILPERSON Stark (STARK) offered the following resolution which was seconded by COUNCILPERSON Prusinowski (PRUSINOWSKI).

RESOLVED, that the Supervisor be and hereby is, authorized to establish the following Budget Adoption.

BUDGET ADOPTION  
WATER SEQUESTERING TREATMENT CAP. PROJECT

		FROM:
406.083200.482220.90002	Transfer from Repair and Maintenance Reserve	\$15,000.00
406.083200.485500.90002	Transfer from CD BG Consortium	45,000.00

		TO:
406.083200.523002.90002	Construction	\$55,500.00
406.083200.543501.90002	Engineering	4,500.00

**The Vote:** Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. **5 yes.**

The resolution was thereupon duly declared adopted.

RESOLUTION DUPLICATED (PLEASE REFER TO PREVIOUS PAGE)

Date May 19, 1992

No. 310

COUNCILPERSON Stark (STARK) offered the following resolution which was seconded by COUNCILPERSON Prusinowski (PRUSINOWSKI).

RESOLVED, that the Supervisor be and hereby is, authorized to establish the following Budget Adoption.

BUDGET ADOPTION  
WATER SEQUESTERING TREATMENT CAP. PROJECT

		FROM:
406.083200.482220.90002	Transfer from Repair and Maintenance Reserve	\$15,000.00
406.083200.485500.90002	Transfer from CD BG Consortium	45,000.00

		TO:
406.083200.523002.90002	Construction	\$55,500.00
406.083200.543501.90002	Engineering	4,500.00

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

Date MAY 19 1992No. 311

COUNCILPERSON Stark (STARK) offered the following resolution which was seconded by COUNCILPERSON Prusinowski (PRUSINOWSKI).

BE IT RESOLVED, that the Supervisor be and hereby is, authorized to establish the following Budget Adjustment:

PARKING METER FUND  
BUDGET ADJUSTMENT

002.000000.390599	Approp. Fund Balance	FROM:	\$125,000.00
-------------------	----------------------	-------	--------------

002.099010.597024	Transfer to Main Street Lighting Cap. Project	TO:	\$125,000.00
-------------------	--	-----	--------------

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
 Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

5/19/92

APPOINTS CLERK TO OFFICE OF RECEIVER OF TAXES

Date May 19, 1992

Councilperson Stark offered the following resolution which was seconded by Councilperson Prusinowski

No. 312

COUNCILPERSON Stark (STARK) offered the following resolution which was seconded by COUNCILPERSON Prusinowski (PRUSINOWSKI).

RESOLVED, that the Supervisor be and hereby is, authorized to establish the following Budget Adoption.

BUDGET ADOPTION  
URBAN DEVELOPMENT CORP. FACADE PROGRAM

182.086860.492601	UDC Grant	FROM:	\$230,000.00
182.086620.540000	Facade Program Expenses	TO:	\$230,000.00

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

# 313 APPOINTS CLERK TO OFFICE OF RECEIVER OF TAXES

(PRUSINOWSKI)

Councilperson Prusinowski offered the following resolution which was seconded by Councilperson Stark (STARK).

WHEREAS, in order to provide efficient service and timely depositing of tax monies collected; and

WHEREAS, this Town Board recognizes this need and determines the necessity to hire additional clerical personnel during peak tax collection periods.

NOW, THEREFORE, BE IT RESOLVED, that Alice V. Ahearn be and is hereby appointed part-time clerk effective May 18, 1992, at an hourly rate of compensation of \$7.20; and

BE IT FURTHER RESOLVED that the Town Clerk be and is hereby authorized to forward to copy of this resolution to Alice V. Ahearn, 83 Foxwood Village, Middle Road, Calverton; Diane M. Koroleski, Receiver of Taxes; and the Office of Accounting.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

May 19, 1992

= 314 Appoints Recreation Aide/ Softball Coordinator to Riverhead Recreation Department

Stark (STARK) offered the following resolution and seconded by Prusinowski (PRUSINOWSKI)

RESOLVED, That James Rempe is hereby appointed to serve as Recreation Aide/Softball Coordinator effective May 11, 1992 to and including September 30, 1992 to be paid bi-weekly at the rate of \$9.00 per hour and to serve at the pleasure of the Town Board.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

May 19, 1992

= 315 Appoints Director of Summer Recreation to the Riverhead Recreation Department

Stark (STARK) offered the following resolution and seconded by Prusinowski (PRUSINOWSKI)

RESOLVED, That Kelly Grattan is hereby appointed to serve as Director of Summer Recreation effective May 19, 1992 to and including September 5, 1992 to be paid bi-weekly at the rate of \$12.00 per hour and to serve at the pleasure of the Town Board.

The Vote: Gilliam ,yes; Creighton, yes; Stark, yes; Prusinowski,yes; Janoski,yes. 5 yes.

The resolution was thereupon duly declared adopted.

May 19, 1992

= 316 Appoints Assistant Director of Summer Recreation  
to the Riverhead Recreation Department

Stark (STARK) offered the following  
resolution and seconded by Prusinowski (PRUSINOWSKI)

RESOLVED, That Patricia Hulse is hereby  
appointed to serve as Assistant Director of Summer Recreation  
effective May 19, 1992 to and including September 5, 1992  
to be paid bi-weekly at the rate of \$9.00 per hour and to  
serve at the pleasure of the Town Board.

**The Vote:** Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. **5 yes.**

The resolution was thereupon duly declared adopted.

May 19, 1992

= 317 Appoints Summer Recreation Aid the Riverhead  
Recreation Department

Stark (STARK) offered the following  
resolution and seconded by Prusinowski (PRUSINOWSKI)

RESOLVED, That Beth Jackowski is hereby  
appointed to serve as Summer Recreation Aide  
effective May 19, 1992 to and including September 5, 1992  
to be paid bi-weekly at the rate of \$6.50 per hour and to  
serve at the pleasure of the Town Board.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

May 10, 1992

318

Appoints Summer Recreation Aid the Riverhead  
Recreation Department

Stark (STARK) offered the following  
resolution and seconded by Prusinowski (PRUSINOWSKI)

RESOLVED, That Heather Anthony is hereby  
appointed to serve as Summer Recreation Aide  
effective May 19, 1992 to and including September 5, 1992  
to be paid bi-weekly at the rate of \$6.50 per hour and to  
serve at the pleasure of the Town Board.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

May 19, 1992

= 319 Appoints Summer Recreation Aid the Riverhead Recreation Department

Stark (STARK) offered the following resolution and seconded by Prusinowski (PRUSINOWSKI)

RESOLVED, That Troy Sidik is hereby appointed to serve as Summer Recreation Aide effective May 19, 1992 to and including September 5, 1992 to be paid bi-weekly at the rate of \$6.00 per hour and to serve at the pleasure of the Town Board.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

May 19, 1992

320 Appoints Summer Recreation Aid the Riverhead Recreation Department

Stark (STARK) offered the following resolution and seconded by Prusinowski (PRUSINOWSKI)

RESOLVED, That Jessica Bucholz is hereby appointed to serve as Summer Recreation Aide effective May 19, 1992 to and including September 5, 1992 to be paid bi-weekly at the rate of \$6.00 per hour and to serve at the pleasure of the Town Board.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

May 19, 1992

= 321 Appoints Summer Recreation Aid the Riverhead Recreation Department

Stark (STARK) offered the following resolution and seconded by Prusinowski (PRUSINOWSKI)

RESOLVED, That Alison McEvoy is hereby appointed to serve as Summer Recreation Aide effective May 19, 1992 to and including September 5, 1992 to be paid bi-weekly at the rate of \$6.00 per hour and to serve at the pleasure of the Town Board.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

May 11, 1992

322 Appoints Scorekeeper to Riverhead Recreation Department

Stark (STARK) offered the following resolution and seconded by Prusinowski (PRUSINOWSKI)

**RESOLVED,** That Scott Costello is hereby appointed to serve as Official Scorekeeper effective May 11, 1992 to and including September 6, 1992 to be paid bi-weekly at the rate of \$9.00 per hour and to serve at the pleasure of the Town Board.

**The Vote:** Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. **5 yes.**

The resolution was thereupon duly declared adopted.

May 11, 1992

= 323 Appoints Beach Attendant to Riverhead Recreation Department

Stark (STARK) offered the following resolution and seconded by Prusinowski (PRUSINOWSKI)

RESOLVED, That Joyce Lazowy-Norton is hereby appointed to serve as Beach Attendant effective May 23, 1992 to and including September 6, 1992 to be paid bi-weekly at the rate of \$5.50 per hour and to serve at the pleasure of the Town Board.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

5/19/92

## # 124 APPOINTS SUMMER INTERN TO THE RECREATION DEPARTMENT

Councilperson Stark (STARK) offered the following resolution, which was seconded by Councilperson Prusinowski (PRUSINOWSKI)

WHEREAS, it is beneficial to the Town to hire interns to work cooperatively with individual departments; and

WHEREAS, it is the desire of the Recreation Department to have an intern appointed to work during the summer months to assist with increased workload; and

WHEREAS, it is necessary that a fixed asset inventory of all property of the Town of Riverhead be conducted on an annual basis.

NOW, THEREFORE, BE IT RESOLVED, that JENNIFER DONOGHUE be and is hereby appointed as a summer intern effective June 15, 1992 at the hourly rate of compensation of \$7.00; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution, to Jennifer Donoghue and the Office of Accounting.

**The Vote:** Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. **5 yes.**

The resolution was thereupon duly declared adopted.

# 325 AUTHORIZES SMITH, FINKELSTEIN, LUNDBERG, ISLER & YAKABOSKI TO REPRESENT THE TOWN OF RIVERHEAD

(PRUSINOWSKI)

COUNCILPERSON Prusinowski offered the following resolution, which was seconded by COUNCILPERSON Stark (STARK) :

RESOLVED, that the law firm of Smith, Finkelstein, Lundberg, Isler & Yakaboski be and is hereby authorized to apply to the Appellate Division for a motion for leave to appeal to the Court of Appeals and to represent the Town of Riverhead in the Court of Appeals regarding litigation for closure of the Riverhead Landfill; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Smith, Finkelstein, Lundberg, Isler & Yakaboski and to the Accounting Department.

The Vote: Gilliam, no ; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 4yes, 1 no.

The resolution was thereupon duly declared adopted.

5/19/1992

# 326 AUTHORIZES ATTENDANCE ASSESSOR SEMINAR  
(CREIGHTON)

Councilperson Guanaisa offered the following resolution which was seconded by Councilperson Gilliam (GILLIAM).

WHEREAS, Assessor, Madelyn Sendlewski has requested to attend the "Introduction to Mass Appraisal" as required by New York State for Basic Certification, in Orange County on June 8, 1992 through June 12, 1992, and

NOW THEREFORE, BE IT RESOLVED, that Assessor, Madelyn Sendlewski attend said seminar, and

BE IT FURTHER RESOLVED, that lodging and expenses incurred for attendance at said convention are to be fully receipted and therefore reimbursed by the Office of Accounting; and

BE IT FURTHER RESOLVED, that the cost of the attendance of Madelyn Sendlewski at said seminar has been approved for reimbursement by the State Department of Equalization and Assessment, and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to Leroy Barnes and the Office of Accounting.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

5/19/1992

## 327 AUTHORIZES ATTENDANCE OF OFFICER TO CONVENTION

(GILLIAM)

Councilperson Gilliam offered the following resolution which was seconded by Councilperson Creighton (CREIGHTON).

WHEREAS, D.A.R.E. Officer , Dennis Weinand, has requested to attend the Fifth Annual National D.A.R.E. Officers Association Conference, to be held in Louisville, Kentucky, on July 15, 16, 17, and 18, 1992, and

WHEREAS, it is the recommendation of the administration of the Police Department that said Officer attend said convention,

NOW THEREFORE, BE IT RESOLVED, that Officer, Dennis Weinand of the Police Department be and is hereby authorized to attend said convention, and

BE IT FURTHER RESOLVED, that lodging and expenses incurred for attendance at said convention are to be fully receipted and therefore reimbursed by the Office of Accounting; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to Chief Lawrence Grattan and the Office of Accounting.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

5/19/92

# 328 APPOINTS 60-DAY TEMPORARY ACCOUNT CLERK TYPIST -  
ASSESSORS' OFFICE

Councilperson Stark (STARK) offered the following resolution,  
which was seconded by Councilperson Prusinowski (PRUSINOWSKI)

WHEREAS, due to the retirement of Victoria Martin, a vacancy presently exists in the Office of Assessors; and

WHEREAS, the Town Board has authorized a Help Wanted Ad for the position of Account Clerk Typist to fill said vacancy; and

WHEREAS, due to the workload in the Office of Assessors, it is necessary that a temporary appointment be made to that office.

NOW, THEREFORE, BE IT RESOLVED, that MARYLU KESLER be and is hereby appointed to the position of 60-day, full-time temporary Account Clerk Typist in the Office of Assessors effective May 14, 1992 at the hourly rate of compensation of \$9.65; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to Marylu Kesler, Leroy Barnes, Jr., and the Office of Accounting.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

5/19/92

## APPOINTS BINGO INSPECTOR

# 329

Councilperson Creighton (CREIGHTON) offered the following resolution which was seconded by Councilperson Gilliam (GILLIAM).

WHEREAS, Milton Tepper has tendered his resignation as Bingo Inspector and,

WHEREAS, a vacancy exists for the position of Bingo Inspector and,

THEREFORE BE IT RESOLVED, that John McGoey is hereby appointed to the position of Bingo Inspector effective May 19, 1992, at the rate of \$6.75 per hour,

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to John McGoey and the Office of the Accounting Department.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

# 130 AMENDS SITE PLAN OF MOBIL OIL COMPANY-1260 OLD COUNTRY ROAD, INC.

May 19, 1992

Councilperson Gilliam (GILLIAM) offered the following resolution, which was seconded by Councilperson Creighton (CREIGHTON) :

WHEREAS, by Resolution # 531, dated September 3, 1991, the Riverhead Town Board did approve the site plan of Robert M. Stein, Esq., agent for 1260 Old Country Road, Inc. for the construction of a gasoline service station facility, including car wash, accessory snack shop, and related site improvements located at the southeast corner of Old Country Road (County Route 58) and Pulaski Street, Riverhead, New York, known and designated as Suffolk County Tax Map Number 0600-101-2-1, and

WHEREAS, Robert M. Stein, Esq., as agent for 1260 Old Country Road, Inc. has requested that a modification of said site plan approval in connection with the construction of a gasoline service station facility, including car wash, accessory snack shop, and related site improvements approved by the Riverhead Town Board, and

WHEREAS, the applicant has maintained that provision of LP gas on site is necessary for operation of the building prior to the installation of LILCO gas to the site, and that such facility will be dismantled upon LILCO connection, and

WHEREAS, the approval of the applicable special permit made by this Town Board and the determinations of relief granted by the Riverhead Planning Board of Appeals did not include retail sale of LP gas to the general public, and

WHEREAS, the Planning Department has reviewed such modification and recommended that the Town Board accept such modification, and

WHEREAS, this Town Board has reviewed the drawing aforementioned;

**NOW, THEREFORE, BE IT**

**RESOLVED**, that the Town Board of the Town of Riverhead does amend the site plan approval of Robert M. Stein, Esq., as agent for 1260 Old Country Road, Inc. to provide for the following:

an increase in size in the canopy and building which houses the convenience store, as per a site plan prepared by Petroleum Associates, W. D. Wade, P.C., 97 Fort Hill Road, Huntington, New York, 11743, dated last February 20, 1992, as well as the temporary location of three above ground propane storage tanks adjacent to the trash enclosure at the southeast corner of the site, and

**BE IT FURTHER**

RESOLVED, that prior to the issuance of a building permit, the applicant file a covenant, in a form acceptable to the Town Attorney, stating that the LP gas facility will be removed upon the connection of natural gas to the site and that no retail sale of LP gas to the general public will take place at any time, and

BE IT FURTHER

RESOLVED, that the propane tanks shall be fully buffered from view on Pulaski Street by evergreen plantings, and

BE IT FURTHER

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Robert M. Stein, Esq., as attorney for 1260 Old Country Road, Inc., the Riverhead Planning Department, Building Department, Town Engineer, and Office of the Town Attorney.

PUBLIC NOTICE

PUBLIC NOTICE, that a public hearing will be held on the 13th day of June, 1992, at 7:00 o'clock p.m. at Town Hall, 200 Main Street, Riverhead, New York, to hear all interested parties and consider an amendment to Chapter 108 "Zoning" of the Town of Riverhead.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes

The resolution was thereupon duly declared adopted.

PUBLIC HEARINGS AND EXEMPTIONS, COMMERCIAL - Public hearings on applications for zoning changes shall be held at the Town Hall, 200 Main Street, Riverhead, New York, on the 13th day of June, 1992.

PUBLIC HEARINGS, PRIVATE - Public hearings shall be held at the same location as above on the 13th day of June, 1992, at 7:00 o'clock p.m.

Riverhead, New York  
May 13, 1992.

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD.  
BARBARA GRATTAN, Town Clerk

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes  
The resolution was thereupon duly declared adopted.

5-19-92

# 331

AUTHORIZES TOWN CLERK TO PUBLISH & POST PUBLIC NOTICE  
TO CONSIDER AN AMENDMENT TO CHAPTER 108 "ZONING" OF THE  
RIVERHEAD TOWN CODE AT SECTION 108-3 "DEFINITIONS"

COUNCILPERSON Stark (STARK) offered the following resolution, which was seconded by COUNCILPERSON Prusinowski (PRUSINOWSKI).

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the following public notice to consider an amendment to Chapter 108 "Zoning" of the Riverhead Town Code at Section 108-3 "Definitions":

TOWN OF RIVERHEAD  
PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 2nd day of June, 1992, at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider an amendment to Chapter 108 "Zoning" of the Riverhead Town Code at Section 108-3 "Definitions" as follows:

108-3. Definitions.

POLO MATCHES AND EXHIBITIONS, COMMERCIAL - Polo matches or exhibitions operated as a business and open to the public.

POLO MATCHES, PRIVATE - Polo matches held on the same lot as the training and raising of polo ponies and designed to be used primarily by the occupants, lessees and their guests.

Dated: Riverhead, New York  
May 19, 1992.

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

**TOWN OF RIVERHEAD  
PUBLIC NOTICE**

PLEASE TAKE NOTICE, that a public hearing will be held on the 2nd day of June, 1992, at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider an amendment to Chapter 108 "Zoning" of the Riverhead Town Code at section 108-3 "Definitions" as follows:

**108-3 Definitions**

POLO MATCHES AND EXHIBITIONS, COMMERCIAL - Polo matches and exhibitions operated as a business and open to the public.

POLO MATCHES, PRIVATE - Polo matches held on the same lot as used for training and raising of polo ponies and designed to be used primarily by the occupants, lessors and their guests.

Dated: Riverhead, New York  
May 19, 1992

**BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD  
BARBARA GRATTAN, Town Clerk**

EQUAL NOTICE 7170/SCL-RH/5-20

5-19-92

# 332

AUTHORIZES TOWN CLERK TO PUBLISH & POST PUBLIC NOTICE TO CONSIDER AN AMENDMENT TO CHAPTER 108 "ZONING" OF THE RIVERHEAD TOWN CODE AT SECTION 108-21 "AGRICULTURE A ZONING USE DISTRICT"

COUNCILPERSON Prusinowski (PRUSINOWSKI) offered the following resolution, which was seconded by COUNCILPERSON Stark (STARK):

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the following public notice to consider an amendment to Chapter 108 "Zoning" of the Riverhead Town Code at Section 108-21 "Agriculture A Zoning Use District":

TOWN OF RIVERHEAD  
PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 2nd day of June, 1992, at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider an amendment to Chapter 108 "Zoning" of the Riverhead Town Code at Section 108-21 "Agriculture A Zoning Use District" as follows:

108-21. Uses.

(17) Riding academy and, corral and training of horses, including but not limited to polo matches, private.

B. Special permitted uses.

(7) Polo matches and exhibitions, commercial.

Dated: Riverhead, New York  
May 19, 1992.

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

NOTICES TO CONSIDER APPOINTMENT OF ELECTRICAL INSPECTORS TO INSPECT THE USE OF SECTION 17-1 APPOINTMENT OF THE TOWN INSPECTOR COSTS

COUNCILPERSON offered a Law following resolution, which was adopted by the Councilperson

RESOLVED, that the Councilperson

**TOWN OF RIVERHEAD  
PUBLIC NOTICE**

PLEASE TAKE NOTICE, that a public hearing will be held on the 2nd day of June, 1992, at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider an amendment to Chapter 108 "Zoning" of the Riverhead Town Code at Section 108-21. "Agriculture A Zoning Use District" as follows:

**108-21. Uses**

(17) Riding academy and, corral and training of horses, including but not limited to polo-matches, private.

**B. Special permit uses.**

(7) Polo matches and exhibitions, commercial.

Dated: Riverhead, New York  
May 19, 1992

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD  
BARBARA GRATTAN, Town Clerk

LEGAL NOTICE 7171/SCL-RH/5-20

Riverhead, New York  
May 19, 1992.

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

Mr. Gillian, yes; Coughlin, yes; Stack, yes; Prusinowski, yes;  
Janaki, yes. 5 yea.  
Resolution was thereupon duly declared adopted.

5-19-92

# 333

AUTHORIZES TOWN CLERK TO PUBLISH & POST PUBLIC NOTICE TO CONSIDER AN AMENDMENT TO CHAPTER 17 "ELECTRICAL INSPECTORS" OF THE RIVERHEAD TOWN CODE AT SECTION 17-1 "APPOINTMENT; NONLIABILITY OF TOWN FOR INSPECTION COSTS"

COUNCILPERSON Creighton (CREIGHTON) offered the following resolution, which was seconded by COUNCILPERSON Gilliam (GILLIAM).

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the following public notice to consider an amendment to Chapter 17 "Electrical Inspectors" of the Riverhead Town Code at Section 17-1 "Appointment; nonliability of town for inspection costs":

TOWN OF RIVERHEAD  
PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 2nd day of June, 1992, at 7:20 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider an amendment to Chapter 17 "Electrical Inspectors" of the Riverhead Town Code at Section 17-1 "Appointment; nonliability of town for inspection costs" as follows:

17-1. Appointment; nonliability of town for inspection costs.

The Chief Inspector and each of the duly appointed Inspectors of the New York Board of Fire Underwriters are hereby authorized and deputized as agents of the Town of Riverhead to make inspections and reinspections of all electrical installations hereafter described and to approve or disapprove the same. The Town Board, by resolution, may authorize organizations other than the New York Board of Fire Underwriters to make inspections and reinspections of electrical wiring installation, devices, appliances and equipment, provided that said inspection organizations annually submit proof of insurance in such form and amounts as is deemed satisfactory by the Town Attorney, naming the Town of Riverhead as a named insured. In no event shall the cost of expense of such inspections or reinspections be a charge against the town.

Dated: Riverhead, New York  
May 19, 1992.

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

AUTHORIZED PAGE & NUMBER, P.C. TO OFFICE OF  
RIVERHEAD

CONCURRENCE

**TOWN OF RIVERHEAD  
PUBLIC NOTICE**

PLEASE TAKE NOTICE, that a public hearing will be held on the 2nd day of June, 1992, at 7:20 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider an amendment to Chapter 17 "Electrical Inspectors" of the Riverhead Town Code at Section 17-1 "Appointment; nonliability of town for inspection costs" as follows:

17-1. Appointment; nonliability of town for inspection costs.

The Chief Inspector and each of the duly appointed Inspectors of the New York Board of Fire Underwriters are hereby authorized and deputized as agents of the Town of Riverhead to make inspections and re-inspections of all electrical installations thereafter described and to approve or disapprove the same. The Town Board, by resolution, may authorize organizations other than the New York Board of Fire Underwriters to make inspections and reinspections of electrical wiring installation, devices, appliances and equipment, provided that said inspection organizations annually submit proof of insurance in such form and amounts as is deemed satisfactory by the Town Attorney, naming the Town of Riverhead as a named insured. In no event shall the cost of expense of such inspections or reinspections be a charge against the town.

Dated: Riverhead, New York  
May 19, 1992

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD  
BARBARA GRATTAN, Town Clerk

LEGAL NOTICE 7172/SCL-RH/5-20

5/19/92

# 334 AUTHORIZES RAINS & POGREBIN, P.C. TO DEFEND TOWN OF RIVERHEAD

COUNCILPERSON Gilliam (GILLIAM) offered the following resolution, which was seconded by COUNCILPERSON Creighton (CREIGHTON).

RESOLVED, that Rains & Pogregin, P.C., be and are hereby authorized to defend the Town of Riverhead in litigation matters regarding Edward Kukla against the Town of Riverhead; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Rains & Pogregin, P.C., 210 Old Country Road, Mineola, NY, 11501; and the Accounting Office.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

5/19/92

335 AUTHORIZES SUBMISSION OF GRANT APPLICATION FOR PURCHASE OF BUS FOR SENIOR CITIZEN PROGRAMS

Councilperson Stark (STARK) offered the following resolution, which was seconded by Councilperson Prusinowski (PRUSINOWSKI).

WHEREAS, the Town of Riverhead has become aware of grant monies which are available pursuant to the 1991 Inter Modal Surface Transportation Act for the purchase of vehicles and/or related equipment; and

WHEREAS, the Town of Riverhead provides such senior citizen programs as Dial-A-Ride, Meal on Wheels and the Nutrition Program which require vehicular transportation.

NOW, THEREFORE, BE IT RESOLVED, that the submission of a grant application in the amount of \$38,000 for the purchase of one (1) 12 passenger bus with wheelchair accessibility for the use of various senior citizen programs pursuant to the 1991 Inter Modal Surface Transportation Act be and is hereby authorized; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to Lyn McDonald.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

A certified copy of this resolution is hereby authorized to be sent to the Town Engineer and the Accounting Department.

Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

5-19-92

# 336      AWARDS BID FOR RIDING LAWN MOWER FOR USE BY BUILDINGS AND GROUNDS

COUNCILPERSON Prusinowski (PRUSINOWSKI) offered the following resolution, which was seconded by COUNCILPERSON Stark (STARK) :

WHEREAS, the Town Clerk was authorized to publish and post a notice to bidders for riding lawn mower to be used by Buildings and Grounds; and

WHEREAS, bids were received, opened and read aloud on the 20th day of April, 1992, at 11:10 a.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, the date, time and place given in the notice to bidders.

NOW, THEREFORE, BE IT

RESOLVED, that the bid for riding lawn mower to be used by Buildings and Grounds be and is hereby awarded to Long Island Consumer Agricultural, Inc., for a John Deere F935 riding lawn mower with a 72" deck in the amount of \$10,500.00, with a credit of \$700.00 given for the substitution of a 60" deck, making the total cost \$9,800.00; and be it further

RESOLVED, that the Town Board hereby directs the Town Clerk to return any and all bid bonds received in connection with the above; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Long Island Consumer Agricultural, Inc., 118 Marcy Avenue, Riverhead, New York, 11901; Town Engineer and the Accounting Department.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

3/19/92

## 337 APPOINTS MEMBERS TO SENIOR CITIZEN ADVISORY COUNCIL

Councilperson Creighton (CREIGHTON) offered the following resolution, which was seconded by Councilperson Gilliam (GILLIAM).

WHEREAS, by resolution #205 dated 3/20/90, the Town Board did establish a senior citizen advisory council and name the membership thereto; and

WHEREAS, the terms of several original members has now expired and several have resigned their membership.

NOW, THEREFORE, BE IT RESOLVED, that the following individuals be and are hereby reappointed to a three-year term as members of the Senior Citizen Advisory Council: Bernice Mack, 47 Linda Boulevard, Riverhead and Evelyn Van Houten, P.O. Box 542, Calverton; and

BE IT FURTHER RESOLVED, that the following individuals be and are hereby appointed to a three-year term as members of the Senior Citizen Advisory Council: Grace Baxter, 95-77 Osborne Avenue, Riverhead; Mary Brown, 554 Doctors Path, Riverhead; Lois Reeve, 132 Sound Avenue, Riverhead; Father Wm. R. Scroll, 62 4th Street, Rollin Mobile Home Park, Calverton; and

BE IT FURTHER RESOLVED, that Evelyn Van Houten be and is hereby named to serve as Chairman of the Senior Citizen Advisory Council to succeed Henry Pfeiffer whose term as Chairman has now expired; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a copy of this resolution to the above named individuals and Lyn McDonald.

**The Vote:** Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. **5 yes.**

The resolution was thereupon duly declared adopted.

1992

**TOWN OF RIVERHEAD RESOLUTION # 338**  
**DECLARES LEAD AGENCY AND DETERMINES SIGNIFICANCE OF ACTION**  
**JOHN CARSON - SPECIAL PERMIT AND SITE PLAN**

Councilperson Gilliam (GILLIAM) offered the following resolution,  
 was seconded by Councilperson Creighton (CREIGHTON).

**WHEREAS**, the Riverhead Town Board is in receipt of a Special Permit  
 on for a non-nuisance industry for a 9,800 square foot structure  
 used as a commercial fishery manufacturing complex on a 7.1 acre  
 zoned Industrial 'B' and known as Suffolk County Tax Map Number  
 25-1-10, and

**WHEREAS**, a Site Plan and Full Environmental Assessment Form were  
 filed as part of the petition, and

**WHEREAS**, the Riverhead Planning Department has reviewed the  
 Environmental Assessment Form and supporting documentation and  
 finds the action be considered Unlisted for which coordinated SEQR  
 is optional, and

**WHEREAS**, the Planning Department, by preparation and evaluation of  
 SEQR staff report, has further recommended that the action will not  
 have a significant effect upon the environment;

**NOW, THEREFORE, BE IT**

**RESOLVED**, that the Riverhead Town Board declare itself to be the  
 lead agency in the Special Permit application of John Carson, and

**BE IT FURTHER**

**RESOLVED**, that the application be considered an Unlisted Action  
 which will not have a significant effect upon the environment and that a  
 Environmental Impact Statement need not be prepared, and

**BE IT FURTHER**

**RESOLVED**, that this classification and determination be considered  
 final and binding for the subsequent application for Site Plan, and

**BE IT FURTHER**

**RESOLVED**, that the Riverhead Planning Department be directed to  
 publish and post those notices as required by 6 NYCRR Part 617, and

**BE IT FURTHER**

**RESOLVED**, that the Town Clerk be authorized to publish and post in  
 the official newspaper of the Town of Riverhead the following notice of  
 hearing:

TOWN OF RIVERHEAD  
PUBLIC NOTICE

**PLEASE TAKE NOTICE**, that a public hearing will be held on the 16th June, 1992, at 7:10 o'clock p.m. at Riverhead Town Hall, 200 Avenue, Riverhead, New York, to hear all interested persons to the Special Permit petition of John Carson for a non-nuisance use for a 9,800 square foot structure to be used as a commercial manufacturing complex on a 7.1 acre parcel zoned Industrial 'B' shown as Suffolk County Tax Map Number 0600-125-1-10.

Riverhead, New York  
June 3, 1992

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

**IT FURTHER**

**RESOLVED**, that the Town Clerk be and is hereby authorized to deliver a certified copy of this resolution to the Planning Department to the applicant.

**The Vote:** Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. **5 yes.**

The resolution was thereupon duly declared adopted.

1992

TOWN OF RIVERHEAD RESOLUTION # 33339

DECLARES LEAD AGENCY AND DETERMINES SIGNIFICANCE OF ACTION  
DELALIO SOD FARMS, INC. - SPECIAL PERMIT AND SITE PLAN

Councilperson Stark (STARK) offered the following resolution,  
was seconded by Councilperson Prusinowski (PRUSINOWSKI).

WHEREAS, the Riverhead Town Board is in receipt of a Special Permit  
application for a non-nuisance wholesale business for a loading dock and  
storage area to be used for wholesale landscaping material  
production and sales on a 52 acre parcel zoned Industrial 'A' and known as  
County Tax Map Number 0600-117-2-8.2, and

WHEREAS, a Site Plan and Full Environmental Assessment Form were  
submitted as part of the petition, and

WHEREAS, the Riverhead Planning Department has reviewed and  
evaluated the Environmental Assessment Form and supporting documentation and  
concludes the action be considered Unlisted for which coordinated SEQ  
is optional, and

WHEREAS, the Planning Department, by preparation and evaluation of  
the SEQ staff report, has further recommended that the action will not  
have a significant effect upon the environment;

NOW, THEREFORE, BE IT

RESOLVED, that the Riverhead Town Board declare itself to be the  
lead agency in the Special Permit application of DeLalio Sod Farms,  
and

BE IT FURTHER

RESOLVED, that the application be considered an Unlisted Action  
and will not have a significant effect upon the environment and that a  
Detailed Environmental Impact Statement need not be prepared, and

BE IT FURTHER

RESOLVED, that this classification and determination be considered  
final and operative for any subsequent application for Site Plan, and

BE IT FURTHER

RESOLVED, that the Riverhead Planning Department be directed to  
publish and post those notices as required by 6 NYCRR Part 617, and

BE IT FURTHER

RESOLVED, that the Town Clerk refer the petition to the Riverhead  
Town Board for their recommendation, and

**IT FURTHER**

**RESOLVED**, that the Town Clerk be authorized to publish and post in official newspaper of the Town of Riverhead the following notice of hearing:

---

**TOWN OF RIVERHEAD  
PUBLIC NOTICE**

**PLEASE TAKE NOTICE**, that a public hearing will be held on the 16th June, 1992, at 7:20 o'clock p.m. at Riverhead Town Hall, 200 Avenue, Riverhead, New York, to hear all interested persons to review the Special Permit petition of DeLelio Sod Farms, Inc. for a license wholesale business for a loading dock and gravel storage to be used for wholesale landscaping material storage and sales on a parcel zoned Industrial 'A' and known as Suffolk County Tax number 0600-117-2-8.2

Riverhead, New York  
June 3, 1992

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD

BARBARA GRATTAN, Town Clerk

---

**IT FURTHER**

**RESOLVED**, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the Planning Department applicant.

**The Vote:** Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. **5 yes.**

The resolution was thereupon duly declared adopted.

RESOLUTION # 340 AUTHORIZING TRANSFER OF PROPERTY FOR AFFORDABLE HOUSING

COUNCILPERSON (PRUSINOWSKI) offered the following Resolution  
was seconded by COUNCILPERSON Stark (STARK).

WHEREAS, the Town of Riverhead under its affordable housing program does acquire and rehabilitate single family dwelling units utilizing Community Development Block Grant funds for sale to low and moderate income families; and

WHEREAS, the subject property was acquired and rehabilitated and is to be conveyed pursuant to the program.

NOW, THEREFORE, BE IT RESOLVED that property known as 0600-06-1-21 and located at 79 Phillip Street is hereby authorized to be transferred to Gail L. Jones for consideration of \$50,000; and

BE IT FURTHER RESOLVED, that the Supervisor be and is hereby authorized to execute any and all documents necessary to effectuate the transfer of property to the eligible purchaser; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the Town Attorney and Andrea Lohneiss, Community Development Director.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

5-19-92

# 341 AUTHORIZES ATTENDANCE OF MONIQUE GABLENZ, JOHN HANSEN AND PATRICIA MOORE AT SEMINAR

COUNCILPERSON Creighton (CREIGHTON) offered the following resolution, which was seconded by COUNCILPERSON Gilliam (GILLIAM).

WHEREAS, the enrollment of Deputy Supervisor Gablenz, John Hansen and Patricia Moore in a seminar titled "Managing the Workers' Compensation Crisis: Effective Cost-Reduction Strategies", to be held in Manhattan on May 28 & 29, 1992; and

WHEREAS, it is the recommendation of the administration that Ms. Gablenz, Mr. Hansen and Mrs. Moore attend said seminar.

NOW, THEREFORE, BE IT

RESOLVED, that Deputy Supervisor Gablenz, Mr. Hansen and Mrs. Moore be and are hereby authorized to attend said seminar entitled "Managing the Workers' Compensation Crisis: Effective Cost-Reduction Strategies"; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Monique Gablenz, John Hansen, Patricia Moore and the Accounting Department.

The Vote: Gilliam, no; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 4 yes, 1 no.  
The resolution was thereupon duly declared adopted.

342 AUTHORIZES SUBMISSION OF GRANT APPLICATION TO DORIS DAY  
ANIMAL LEAGUE

Councilperson Gilliam (GILLIAM) offered the following resolution,  
which was seconded by Councilperson Creighton (CREIGHTON).

WHEREAS, the Town of Riverhead has become aware of grant  
opportunities which are available to local governments through the Doris  
Day Animal League for projects designed to reduce pet  
overpopulation; and

WHEREAS, it is recommended that a public spay/neuter program  
for dogs and cats be established.

NOW, THEREFORE, BE IT RESOLVED, that the submission of a  
grant application in the amount of \$10,000 to the Doris Day  
Animal League be and is hereby authorized; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby  
authorized to forward a certified copy of this resolution to  
Monique Gablenz and David Halliday.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

-19-92

393 APPROVES APPLICATION OF EMMANUEL BAPTIST CHURCH OF RIVERHEAD, INC.

COUNCILPERSON Stark (STARK) offered the following resolution, which was seconded by COUNCILPERSON Prusinowski (PRUSINOWSKI)

WHEREAS, Emmanuel Baptist Church of Riverhead, Inc., submitted an application for the purpose of conducting outdoor religious services to be held at 945-51 Roanoke Avenue, Riverhead, New York, on May 31, 1992 through June 7, 1992; and

WHEREAS, certificates of insurance have been received naming the Town of Riverhead as Additional Insured; and

WHEREAS, the Town Board of the Town of Riverhead has reviewed all documents regarding said application.

NOW, THEREFORE, BE IT

RESOLVED, that the application of Emmanuel Baptist Church of Riverhead, Inc. for the purpose of conducting outdoor religious services at 945-51 Roanoke Avenue, Riverhead, New York, on May 31, 1992 through June 7, 1992 be and is hereby approved, with Sunday services to be held at 5:00 p.m. and weekday services to be held at 7:30 p.m., with all services being concluded by no later than 9:00 p.m.; and be it further;

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Emmanuel Baptist Church of Riverhead, Inc. and the Riverhead Police Department.

The Vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 yes.

The resolution was thereupon duly declared adopted.

## 9-1992 BOND RESOLUTION

4  
 AUTHORIZING THE ISSUANCE OF AN ADDITIONAL \$225,000 SERIAL BONDS OF THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NY, TO PAY ADDITIONAL COSTS OF THE ACQUISITION OF THE PROPERTY COMMONLY KNOWN AS 414 EAST MAIN STREET TOGETHER WITH THE BUILDING LOCATED THEREON AND THE RECONSTRUCTION AND EQUIPPING OF SUCH BUILDING IN AND FOR THE TOWN OF RIVERHEAD SUFFOLK COUNTY, NY

WHEREAS, by bond resolution dated March 19, 1985, the Town Board of the Town of Riverhead, Suffolk County, NY, authorized the issuance of \$190,000 serial bonds and \$10,000 capital notes of said Town to pay the cost of the acquisition of the parcel of land commonly known as 5414 E. Main St., Riverhead, NY, including the building located thereon and incidental expenses in connection therewith, and the reconstruction of said building for use by the Town of Riverhead, as, among other things, an ambulance garage and a nutrition center including the purchase and installation of original furnishings, apparatus, and equipment to be used in connection therewith, in and for the Town of Riverhead, Suffolk County, NY, and

WHEREAS, it has been determined that the maximum estimated cost of such project is \$425,000, an increase of \$225,000 over that previously authorized, and

WHEREAS, it is now desired to authorize the issuance of an additional \$225,000 serial bonds of said Town to pay such costs,

NOW, THEREFORE, BE IT RESOLVED, by the Town Board of the Town of Riverhead, Suffolk County, NY as follows:

The previous resolution was offered by **Councilperson Prusinowski**, and was seconded by **Councilperson Stark**.

The Vote: Gilliam, yes, Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5, yes.

The resolution was thereupon duly declared adopted.

By the issuance of  
bonds of said Town

Section 1. For the specific object or purpose of paying part of the cost of the acquisition of the parcel of land commonly known as 414 East Main Street, Riverhead, New York, including the building located thereon and incidental expenses in connection therewith, and the reconstruction of said building for use by the Town of Riverhead, as, among other things, an ambulance garage and a nutrition center, including the purchase and installation of original furnishings, apparatus and equipment to be used in connection therewith, in and for the Town of Riverhead, Suffolk County, New York, there are hereby authorized to be issued an additional \$225,000 serial bonds of the Town of Riverhead, Suffolk County, New York, pursuant to the provisions of the Local Finance Law.

Section 2. The maximum estimated cost of the aforesaid specific object or purpose is hereby determined to be \$425,000, and the plan for the financing thereof is as follows:

- a) By the issuance of the \$190,000 serial bonds of said Town previously authorized by bond resolution dated March 19, 1985; and
- b) By the issuance of the \$10,000 capital notes of said Town authorized by bond resolution dated March 19, 1985; and

respectively become due and payable. An annual

-3-

- c) By the issuance of the additional \$225,000 serial bonds of said Town authorized to be issued pursuant to this resolution.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid land acquisition is thirty years, pursuant to subdivision 21(a) of paragraph a of Section 90 of the Local Finance Law, and that the period of probable usefulness of the aforesaid reconstruction is twenty years, pursuant to subdivision 12(a)(1) of paragraph a of Section 90 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will not exceed five years.

Section 4. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the serial bonds herein authorized, including renewals of such notes, is hereby delegated to the Supervisor, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Supervisor, consistent with the provisions of the Local Finance Law.

Section 5. The faith and credit of said Town of Riverhead, Suffolk County, New York, are hereby irrevocably pledged to the payment of the principal of and interest on such obligations as the same respectively become due and payable. An annual

-4-

appropriation shall be made in each year sufficient to pay the principal of and interest on such obligations becoming due and payable in such year. There shall annually be levied on all the taxable real property in said Town a tax sufficient to pay the principal of and interest on such obligations as the same become due and payable.

Section 6. Such bonds shall be in fully registered form and shall be signed in the name of the Town of Riverhead, Suffolk County, New York, by the manual or facsimile signature of the Supervisor and a facsimile of its corporate seal shall be imprinted thereon and attested by the manual or facsimile signature of the Town Clerk.

Section 7. The powers and duties of advertising such bonds for sale, conducting the sale and awarding the bonds, are hereby delegated to the Supervisor, who shall advertise such bonds for sale, conduct the sale, and award the bonds in such manner as he or she shall deem best for the interests of the Town; provided, however, that in the exercise of these delegated powers, he or she shall comply fully with the provisions of the Local Finance Law and any order or rule of the State Comptroller applicable to the sale of municipal bonds. The receipt of the Supervisor shall be a full acquittance to the purchaser of such bonds, who shall not be obliged to see to the application of the purchase money.

-5-

Section 8. All other matters, except as provided herein relating to such bonds, including prescribing whether manual or facsimile signatures shall appear on said bonds, prescribing the method for the recording of ownership of said bonds, appointing the fiscal agent or agents for said bonds, providing for the printing and delivery of said bonds (and if said bonds are to be executed in the name of the Town by the facsimile signature of its Supervisor, providing for the manual countersignature of a fiscal agent or of a designated official of the Town), the date, denominations, maturities and interest payment dates, place or places of payment, and also including the consolidation with other issues, shall be determined by the Supervisor. It is hereby determined that it is to the financial advantage of the Town not to impose and collect from registered owners of such serial bonds any charges for mailing, shipping and insuring bonds transferred or exchanged by the fiscal agent, and, accordingly, pursuant to paragraph c of Section 70.00 of the Local Finance Law, no such charges shall be so collected by the fiscal agent. Such bonds shall contain substantially the recital of validity clause provided for in section 52.00 of the Local Finance Law and shall otherwise be in such form and contain such recitals in addition to those required by section 52.00 of the Local Finance Law, as the Supervisor shall determine. *form provided in Section 51.00 of the Local Finance Law.*

-6-

Section 9. This resolution shall constitute a statement of official intent for purposes of Treasury Regulations Section 103 - 18(f). Other than as specified in this resolution, no moneys are, or are reasonably expected to be, reserved, allocated on a long-term basis, or otherwise set aside with respect to the permanent funding of the object or purpose described herein.

Section 10. The validity of such bonds and bond participation notes may be contested only if:

- 1) Such obligations are authorized for an object or purpose for which said Town is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with,

and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or

- 3) Such obligations are authorized in violation of the provisions of the Constitution.

Section 11. This resolution, which takes effect immediately, shall be published in full in Suffolk County Life, the official newspaper, together with a notice of the Town Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

The question of the adoption of the foregoing resolution was duly put to a vote on roll call which resulted as follows:

- \_\_\_\_\_ VOTING \_\_\_\_\_

The resolution was thereupon declared duly adopted.

\* \* \* \* \*

I FURTHER CERTIFY that all members of said board had due notice of said meeting.

I FURTHER CERTIFY that, pursuant to Section 103 of the said Officers Law (Open Meetings Law), said meeting was open to the general public.

I FURTHER CERTIFY that, prior to the date of said meeting, public notice of the time and place of said meeting was given to the following newspapers and/or other media as follows:

\_\_\_\_\_ and/or other news media \_\_\_\_\_

STATE OF NEW YORK                    )  
   )ss:  
 COUNTY OF SUFFOLK                    )

I, the undersigned Clerk of the Town of Riverhead, Suffolk County, New York, DO HEREBY CERTIFY:

That I have compared the annexed extract of the minutes of the meeting of the Town Board of said Town, including the resolution contained therein, held on May 19, 1992, with the original thereof on file in my office, and that the same is a true and correct transcript therefrom and of the whole of said original so far as the same relates to the subject matters therein referred to.

I FURTHER CERTIFY that all members of said Board had due notice of said meeting.

I FURTHER CERTIFY that, pursuant to Section 103 of the Public Officers Law (Open Meetings Law), said meeting was open to the general public.

I FURTHER CERTIFY that, PRIOR to the time of said meeting, I duly caused a public notice of the time and place of said meeting to be given to the following newspapers and/or other news media as follows:

<u>Newspaper and/or other news media</u>	<u>Date given</u>
--	-------------------

I FURTHER CERTIFY that PRIOR to the time of said meeting, I caused public notice of the time and place of said meeting be conspicuously posted in the following designated public location(s) on the following dates:

<u>Designated Location(s)</u>	<u>Date of Posting</u>
<u>posted notice</u>	

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Town on \_\_\_\_\_, 1992.

\_\_\_\_\_  
Town Clerk

CORPORATE  
SEAL )

LEGAL NOTICE

NOTICE IS HEREBY GIVEN that the resolution published herewith has been adopted by the Town Board of the Town of Riverhead, Suffolk County, New York, at a meeting held on May 1, 1992, and the validity of the obligations authorized by such resolution may be hereafter contested only if such obligations were authorized for an object or purpose for which said Town is not authorized to expend money, or if the provisions of law which should have been complied with as of the date of publication of this notice were not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of publication of this notice, or such obligations were authorized in violation of the provisions of the Constitution.

Dated: Riverhead, New York,

May \_\_\_\_, 1992.

---

Town Clerk

(PRUSINOWSKI)

345

CK RUN MAY 8, 1992 (TBM 5-08-92)

Prusinoski offered the following resolution, which was  
RESOLVED, that the SUPERVISOR  
authorized to pay the following:

ACCOUNTS	TOTALS
001	\$151,913.50
002	\$263.74
003	\$0.00
004	\$0.00
005	\$319.56
006	\$1,266.00
111	\$21,694.33
112	\$11,210.02
113	\$0.00
114	\$4,542.27
115	\$26,812.73
116	\$22,778.74
117	\$2,951.09
118	\$0.00
174	\$41,163.38
175	\$0.00
176	\$0.00
177	\$0.00
178	\$5,000.00
179	\$96.00
180	\$25,367.99
181	\$0.00
182	\$400.00
183	\$0.00
184	\$3,720.00
381	\$0.00
382	\$0.00
383	\$0.00
384	\$500.00
406	\$21,526.19
408	\$1,199.20
440	\$0.00
451	\$0.00
452	\$71.75
453	\$144.23
454	\$50.65
625	\$11,397.31
626	\$1,524.10
735	\$702,756.65
736	\$114,000.00
918	\$2,259.52
***GRAND TOTAL***	\$1,174,928.95

7-97  
 ON 345A offered the following resolution, which was  
 COUNCIL PERSON RESOLVED, that the SUPERVISOR  
 hereby authorized to pay the following:

CK RUN MAY 15, 1992 (TBM 5-19-92)

*****ACCOUNTS*****		*****TOTALS*****
TOWN	001	\$413,593.63
METER	002	\$0.00
	003	\$0.00
ATHLETIC LEAGUE	004	\$0.00
INTER	005	\$100.00
ION PROGRAM	006	\$0.00
	111	\$41,762.31
	112	\$39,728.49
& MAINTENANCE	113	\$1,919.85
	114	\$9,855.65
WASTE COLLECTION DIST.	115	\$1,477.35
LIGHTING	116	\$4,130.26
PARKING	117	\$2,036.73
IS IMPROVEMENTS DISTRICT	118	\$0.00
ALIZATION SELF INSURANCE	174	\$19,273.95
STENTION	175	\$0.00
YMENT INSURANCE RESERVE	176	\$0.00
F. REHAB	177	\$0.00
IC REVOLVING LOAN	178	\$2,772.63
NTIAL REHAB	179	\$60.00
TIONARY/SMALL CITIES	180	\$67,425.00
ONSORTIUM ACCOUNT	181	\$770.45
DEVEL. CORP WORKING	182	\$4,374.00
ONSORTIUM ACCOUNT	183	\$0.00
RE GRANT PROGRAM	184	\$40.00
PARKING DEBT	381	\$0.00
DEBT	382	\$0.00
DEBT	383	\$0.00
AL TOWN DEBT	384	\$0.00
HALL CAPITAL PROJECTS	406	\$84.00
HUNDRED SERIES	408	\$0.00
REARS	440	\$0.00
	451	\$0.00
I SERVICES	452	\$1,185.52
URS HELPING SENIORS	453	\$1,558.46
P	454	\$1,086.91
CIPAE. FUEL	625	\$4,559.42
CIPAE GARAGE	626	\$3,001.60
T & AGENCY	735	\$1,283,214.30
IAL TRUST	736	\$8,138.45
IT SCRAPPER WASTE	918	\$0.00
*****GRAND TOTAL*****		\$1,912,448.96

FORM 1  
 1-18-92  
 345B  
 COUNCIL PERSON  
 hereby authorized to pay the following:

CK RUN MAY 15, 1992 (TBM 5-19-92)  
 offered the following resolution, which was  
 RESOLVED, that the SUPERVISOR

ACCOUNTS	TOTALS
GENERAL TOWN	001
WATER METER	002
UTILITY	003
ATHLETIC LEAGUE	004
SEWER	005
RECREATION PROGRAM	006
STORM	111
SEWER	112
PAVEMENT & MAINTENANCE	113
SEWER	114
WASTE COLLECTION DIST.	115
STREET LIGHTING	116
PARKING	117
WATER IMPROVEMENTS DISTRICT	118
UTILIZATION SELF INSURANCE	174
STORM RETENTION	175
EMPLOYMENT INSURANCE RESERVE	176
STREET REHAB	177
COMMERCIAL REVOLVING LOAN	178
COMMERCIAL REHAB	179
CONVENTIONARY/SMALL CITIES	180
WATER CONSORTIUM ACCOUNT	181
SEWER DEVEL CORP WORKING	182
WATER CONSORTIUM ACCOUNT	183
WATER GRANT PROGRAM	184
WATER PARKING DEBT	381
WATER DEBT	382
WATER DEBT	383
GENERAL TOWN DEBT	384
WATER HALL CAPITAL PROJECTS	406
WATER HUNDRED SERIES	408
WATER CARS	440
WATER	451
WATER SERVICES	452
WATER HELPING SENIORS	453
WATER	454
WATER WASTE CAPITAL PROJ.	470
MUNICIPAL GARAGE	626
WATER AGENCY	735
MUNICIPAL TRUST	736
WATER SCAVENGER WASTE	918
GRAND TOTAL	

**THE VOTE**

Gilliam  Yes  No  
 Stark  Yes  No  
 Janoski  Yes  No  
 Creighton  Yes  No  
 Prusinowski  Yes  No

THE RESOLUTION WAS  WAS NOT  
 THEREUPON DULY DECLARED ADOPTED