

# 206 AUTHORIZES TOWN CLERK TO PUBLIC AND POST NOTICE TO  
 BIDDERS RE: SALE OF ABANDONED/JUNK VEHICLES  
 (CREIGHTON)

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

RESOLVED, that the Town Clerk be and is hereby authorized to  
 public and post the attached notice of abandoned/junk vehicles to  
 be sold to **LICENSED JUNK DEALERS ONLY**. Such abandoned/junk motor  
 vehicles may be inspected on April 22 & 23, 1992, at the  
 Riverhead Town Municipal Garage, Old Country Road (C.R. 58),  
 Riverhead, New York, between the hours of 8:30 a.m. and 4:00 p.m.  
 Sealed bids will be received by the Town Clerk, 200 Howell  
 Avenue, Riverhead, New York, until 11:00 a.m., April 24, 1992, at  
 which time they will be publicly opened and read aloud; and

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

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

The resolution was thereupon duly declared adopted.

NOTICE TO BIDDERS

TAKE NOTICE, that sealed bids will be received from licensed junk dealers only, for approximately sixty-one (61) abandoned/junk vehicles, by the Town Clerk, Town of Riverhead, 200 Howell Avenue, Riverhead, N.Y., until 11:00 a.m., on April 24, 1992, pursuant to Section 1224 of the New York State Vehicle and Traffic Law, at which time and place they will be publicly opened and read aloud.

Vehicles may be inspected between the hours of 8:30 a.m., and 4:00 p.m., Wednesday, April 22, 1992, and Thursday, April 23, 1992, at the Town of Riverhead Municipal Garage, Old Country Road (C.R. 58), Riverhead, N.Y. A list of the abandoned/junk vehicles may be obtained at the Town Clerk's office or the Riverhead Police Headquarters, Riverhead, N.Y.

A Certificate of Non-collusion must accompany each bid. The Town of Riverhead reserves the right to reject any and all bids.

Awarding of bid to a successful bidder requires the removal of all vehicles within seven (7) working days from the date of award. Vehicles not removed during this time will be re-bid.

BY ORDER OF  
THE TOWN BOARD OF  
THE TOWN OF RIVERHEAD,

BARBARA GRATTAN  
TOWN CLERK

RETITLE TOWNWIDE SOLID WASTE COLLECTION DISTRICT  
TO: REFUSE AND GARBAGE DISTRICT

*Councilwoman Gilliam, Councilman Creighton*  
(COUNCILWOMAN GILLIAM) (COUNCILMAN CREIGHTON)

WHEREAS, the Town Board of the Town of Riverhead on September 3, 1991 adopted resolution #526 which established the Riverhead Townwide Solid Waste Collection District, subject to a permissive referendum;

WHEREAS, the Town Board on January 21, 1992 by resolution #54 adopted the final order to establish the Riverhead Townwide Solid Waste Collection District;

WHEREAS, the State Comptroller requested that the Townwide Solid Waste Collection District be entitled "The Town of Riverhead Refuse and Garbage District",

NOW THEREFORE BE IT

RESOLVED, that the Riverhead Townwide Solid Waste Collection District shall hereinafter be known as and entitled The Town of Riverhead Refuse and Garbage District in accordance with Article 12-A of General Municipal Law; and be it further

RESOLVED, that the Town Clerk is hereby authorized and directed to cause a certified copy of this resolution to be attached to the final order and be duly recorded in the office of the Suffolk County Clerk and filed in the office of the State Department of Audit and Control at Albany, New York, and a certified copy forwarded to Accounting Department, Receiver of Taxes, and Town Attorney's Office.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes. 5 YES.

The resolution was thereupon duly declared adopted.

4/7/92

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4/7/92

TOWN OF RIVERHEAD

RESOLUTION # 208

AUTHORIZES TOWN CLERK TO ADVERTISE FOR BIDS TO FURNISH  
AND PLACE ASPHALT CONCRETE AND BITUMINOUS MATERIALS

(STARK)

COUNCILPERSON Stark OFFERED THE FOLLOWING RESOLUTION WHICH  
WAS SECONDED BY COUNCILPERSON Prusinowski (PRUSINOWSKI)

RESOLVED, THAT THE TOWN CLERK OF THE TOWN OF RIVERHEAD BE  
AND IS HEREBY AUTHORIZED TO ADVERTISE FOR SEALED BIDS TO FURNISH  
AND PLACE ASPHALT CONCRETE AND BITUMINOUS MATERIALS FOR THE TOWN  
OF RIVERHEAD HIGHWAY DEPARTMENT, AND BE IT FURTHER

RESOLVED, THAT THE SPECIFICATIONS AND BID FORMS BE PREPARED  
BY THE SUPERINTENDENT OF HIGHWAYS, AND ALL BIDS BE RETURNABLE UP  
TO 11:00 A.M. ON APRIL 20, 1992 AND BE IT FURTHER

RESOLVED, THAT THE TOWN CLERK OF THE TOWN OF RIVERHEAD BE  
AND IS HEREBY AUTHORIZED TO OPEN PUBLICLY AND READ ALOUD ON  
APRIL 20, 1992 AT 11:00 A.M. AT THE TOWN CLERK'S OFFICE, 200  
HOWELL AVENUE, RIVERHEAD, NEW YORK ALL SEALED BIDS BEARING THE  
DESIGNATION "BID TO FURNISH AND PLACE ASPHALT CONCRETE AND  
BITUMINOUS MATERIALS".

CBE/sb

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

4/7/92

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NOTICE TO BIDDERS

SEALED BIDS FOR THE FURNISHING AND PLACING OF ASPHALT CONCRETE AND BITUMINOUS MATERIALS FOR THE RIVERHEAD HIGHWAY DEPARTMENT WILL BE RECEIVED BY THE TOWN CLERK OF THE TOWN OF RIVERHEAD AT TOWN HALL, 200 HOWELL AVENUE, RIVERHEAD, NEW YORK UNTIL 11:00 A.M. ON APRIL 20, 1992.

INSTRUCTIONS FOR BIDDER, SPECIFICATIONS AND BID FORMS MAY BE OBTAINED AT THE OFFICE OF THE TOWN CLERK, TOWN HALL, 200 HOWELL AVENUE, RIVERHEAD, NEW YORK BETWEEN THE HOURS OF 8:30 A.M. AND 4:30 P.M.

ALL BIDS WILL BE SUBMITTED ON THE BID FORM PROVIDED. ANY AND ALL EXCEPTIONS TO THE SPECIFICATIONS WILL BE LISTED ON A SEPARATE SHEET BEARING THE DESIGNATION "EXCEPTIONS TO THE SPECIFICATIONS" AND ATTACHED TO THE BID FORM.

THE TOWN BOARD RESERVES THE RIGHT AND RESPONSIBILITY TO REJECT ANY OR ALL BIDS OR TO WAIVE ANY FORMALITIES IF IT BELIEVES SUCH ACTION TO BE IN THE BEST INTERESTS OF THE TOWN.

ALL BIDS WILL BE SUBMITTED IN A SEALED ENVELOPE BEARING THE DESIGNATION "BID ON FURNISHING AND PLACING ASPHALT CONCRETE AND BITUMINOUS MATERIALS".

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD, N.Y.  
BARBARA A. GRATTAN, TOWN CLERK

CBB/sb

4/7/92

209 AUTHORIZES THE TOWN CLERK TO PUBLISH AND POST NOTICE TO BIDDERS, PECONIC RIVER BOAT RAMP IMPROVEMENTS

(PRUSINOWSKI)

Councilperson 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 Notice to Bidders in the April 8, 1992 issue of Suffolk County Life for the reconstruction and improvements of a boat launching ramp and wood bulkhead located on the Peconic River, Riverhead, New York; 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 Engineer.

BY ORDER OF THE RIVERHEAD TOWN BOARD  
Barbara A. Grattan, Town Clerk

Dated: April 7, 1992  
Riverhead, New York

the vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 YES

the resolution was thereupon duly declared adopted.

April 7, 1992

NOTICE TO BIDDERS

NOTICE IS HEREBY GIVEN that SEALED BIDS for the reconstruction of a boat launching ramp and wood bulkhead, in the Town of Riverhead, will be received by the Town Clerk of the Town of Riverhead at the Town Hall, 200 Howell Avenue, Riverhead, New York, until 11:00 A.M. prevailing time, on Monday, April 27, 1992 at which time and place they will be publicly opened and read for the following contract:

**PECONIC RIVER BOAT RAMP IMPROVEMENTS  
AT RIVERHEAD, TOWN OF RIVERHEAD,  
SUFFOLK COUNTY, NEW YORK**

Plans and specifications may be obtained on or after Monday, April 13, 1992, at Town Hall, 200 Howell Avenue, Riverhead, New York, on deposit of Fifty Dollars, (\$50.00) for each set furnished. Deposits shall be made by cash, certified check or bank money order. No exceptions shall be made.

Deposits for plans and specifications will be refunded to bidders who return these within ten (10) days in good condition; other deposits will either be partially or not refunded if the plans and specifications have not been returned in good condition within thirty (30) days after bids have been opened.

Each proposal must be accompanied by a certified check or bid bond in the amount of five percent (5%) of the total bid, made payable to Joseph F. Janoski, Supervisor, Town of Riverhead, as set forth in the information to Bidders.

The Town Board reserves the right to reject any or all bids, to waive any informalities, and to accept such alternate bids which, in the opinion of the Town Board, will be in the best interests of the Town of Riverhead.

BY ORDER OF THE TOWN BOARD  
TOWN OF RIVERHEAD, SUFFOLK COUNTY,  
NEW YORK

BARBARA A. GRATTAN, TOWN CLERK  
TOWN OF RIVERHEAD  
RIVERHEAD, NEW YORK, 11901

DATED: April 8, 1992

4/7/92

72113-388P

#210

At a regular meeting of the Town Board of the Town of Riverhead, Suffolk County, New York, held at the Town Hall, in Riverhead, New York, in said Town, on April 7, 1992, at 7:00 o'clock .M., Prevailing Time.

The meeting was called to order by Supervisor Janoski, and upon roll being called, the following were

**PRESENT:** Supervisor Joseph F. Janoski  
 Councilman Victor Prusinowski  
 Councilman James Stark  
 Councilman Frank Creighton  
 Councilwoman Harriet Gilliam

**ABSENT:**

The following resolution was offered by Councilman Creighton, who moved its adoption, seconded by Councilman Prusinowski, co-wit:

THE VOTE: Gilliam, no; Creighton yes; Stark, yes; Prusinowski, yes;  
 Janoski, yes. 4 YES 1 NO

The resolution was thereupon duly declared adopted.

TOWN OF RIVERHEADRESOLUTION #210A RESOLUTION AUTHORIZING THE ISSUANCE OF \$300,000 SERIAL BONDS OF THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK, TO PAY PART OF THE COST OF THE CONSTRUCTION OF A DAYCARE CENTER AT STOTSKY PARK IN AND FOR SAID TOWN.

ADOPTED APRIL 7, 1992

WHEREAS, all conditions precedent to the financing of the capital project hereinafter described, including compliance with the provisions of the State Environmental Quality Review Act, have been performed; and

WHEREAS, it is now desired to authorize the financing of such capital project; NOW, THEREFORE, BE IT

RESOLVED, by the Town Board of the Town of Riverhead, Suffolk County, New York, as follows:

Section 1. For the specific object or purpose of paying part of the cost of the construction of a Daycare Center at Stotsky Park in and for the Town of Riverhead, Suffolk County, New York, including original furnishings, equipment, machinery and apparatus required for the purpose for which such building is to be used, grading and site improvements and other incidental improvements and expenses in connection therewith, there are hereby authorized to be issued \$300,000 serial bonds of said Town pursuant to the provisions of the Local Finance Law.

Section 2. It is hereby determined that the maximum estimated cost of the aforesaid specific object or purpose is \$400,000, and that the plan for the financing thereof is as follows:

- a. by the issuance of the \$300,000 serial bonds of said Town authorized to be issued therefor pursuant this bond resolution; and

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b. by the expenditure of \$100,000 federal grants-in-aid hereby appropriated therefor.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty years, pursuant to subdivision 11(b) of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will 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 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, it being the intention of this Town Board to pay principal and interest on such obligations from funds

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received as federal Community Development Block Grant allocations for federal fiscal years 1992 and 1993, but if not paid from such source, 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 shall deem best for the interests of the Town; provided, however, that in the exercise of these delegated powers, he shall comply fully with the provisions of the Local Finance Law and any order or rule of the State Comptroller applicable to the sale of municipal bonds. The receipt of the Supervisor shall be a full acquittance to the purchaser of such bonds, who shall not be obliged to see to the application of the purchase money.

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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.

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Section 9. The validity of such bonds and bond anticipation 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 10. 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.

4/7/92

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

<u>Supervisor Janoski</u>	VOTING	<u>yes</u>
<u>Councilman Prusinowski</u>	VOTING	<u>yes</u>
<u>Councilman Stark</u>	VOTING	<u>yes</u>
<u>Councilman Creighton</u>	VOTING	<u>yes</u>
<u>Councilwoman Gilliam</u>	VOTING	<u>no</u>

The resolution was thereupon declared duly adopted.

\* \* \* \*

Date given  
January 7, 1992

Suffolk County Clerk

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 the 7<sup>th</sup> day of April, 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:

Newspaper and/or other news media

Date given

Suffolk County Life

January 2, 1992

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

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

Town Clerk's Bulletin Board

January 2, 1992

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Town this 8th day of April, 1992.

*Barbara Dutton*  
Town Clerk

(CORPORATE  
SEAL)

4/7/92

**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 APRIL 7th, 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,  
April 7th, 1992.

Barbara Grattan, Town Clerk  
BOND RESOLUTION DATED APRIL  
7TH, 1992

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$300,000 SERIAL BONDS OF THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK, TO PAY PART OF THE COST OF THE CONSTRUCTION OF A DAYCARE CENTER AT STOTSKY PARK IN AND FOR SAID TOWN.

WHEREAS, all conditions prece-

dent to the financing of the capital project hereinafter described, including compliance with the provisions of the State Environmental Quality Review Act, have been performed; and

WHEREAS, it is now desired to authorize the financing of such capital project; NOW, THEREFORE, BE IT

RESOLVED, by the Town Board of the Town of Riverhead, Suffolk County, New York, as follows:

Section 1. For the specific object or purpose of paying part of the cost of the construction of a Daycare Center at Stotsky Park in and for the construction of a Daycare Center at Stotsky Park in and for the Town of Riverhead, Suffolk County, New York, including original furnishings, equipment, machinery and apparatus required for the purpose for which such building is to be used, grading and site improvements and other incidental improvements and expenses in connection therewith, there are hereby authorized to be issued \$300,000 serial bonds of said Town pursuant to the provisions of the Local Finance Law.

Section 2. It is hereby determined that the maximum estimated cost of the aforesaid specific object or purpose is \$400,000, and that the plan for the financing thereof is as follows:

a. by the issuance of the \$300,000 serial bonds of said Town authorized to be issued therefor pursuant to this bond resolution; and

b. by the expenditure of \$100,000 federal grants-in-aid hereby appropriated therefor.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid specific object or purpose is twenty years, pursuant to subdivision 11(b) of paragraph a of Section 11.00 of the Local Finance Law. It is hereby further determined that the maximum maturity of the serial bonds herein authorized will 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 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, as 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 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, it being the intention of this Town Board to pay principal and interest on such obligations from funds received as federal Community Development Block Grant allocations

for federal fiscal years 1992 and 1993, but if not paid from such source, 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 shall deem best for the interests of the Town; provided, however, that in the exercise of these delegated powers, he shall comply fully with the provisions of the Local Finance Law and any order or rule of the State Comptroller applicable to the sale of municipal bonds. The receipt of the Supervisor shall be a full acquittance to the purchaser of such bonds, who shall not be obliged to see to the application of the purchase money.

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.

Section 9. The validity of such bonds and bond anticipation notes may be contested only if:

1) Such obligations are authorized for an object or purpose for which said Town is not authorized to ex-

pend 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 10. This resolution which takes effect immediately, shall be published in full in Suffolk 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.

LEGAL NOTICE #7050 SCL-RH, 4/15.

4/7/92

# 211 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE TO BIDDERS RE: IRON SEQUESTERING TREATMENT SYSTEM FOR THE RIVERHEAD WATER DISTRICT

(COUNCILWOMAN GILLIAM)

Councilperson Councilwoman Gilliam offered the following resolution, which was seconded by Councilperson Councilman Creighton (COUNCILMAN CREIGHTON)

WHEREAS, the Town of Riverhead did receive community development funding for an iron sequestering treatment system for the Riverhead Water District.

NOW, THEREFORE, BE IT RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the attached notice to bidders in the April 15, 1992 issue of Suffolk County Life Newspapers; and

BE IT FURTHER RESOLVED, that the Town Clerk forward a copy of this resolution to Gary Pendzick.

The vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.

The resolution was thereupon duly declared adopted.

BY ORDER OF THE TOWN BOARD  
TOWN OF RIVERHEAD  
SUFFOLK COUNTY, NEW YORK

ACTING AS THE GOVERNING BODY  
OF THE RIVERHEAD WATER DISTRICT

BARBARA GRAYTON, TOWN CLERK  
TOWN OF RIVERHEAD  
RIVERHEAD, NEW YORK

APRIL 7, 1992

**H2M GROUP** HOLZMACHER, McLENDON & MURRELL, P.C.  
ENGINEERS, ARCHITECTS, SCIENTISTS, PLANNERS AND SURVEYORS

## NOTICE TO BIDDERS

The Town Board of Riverhead will receive bids for the Installation of Water Mains and Appurtenances for the Riverhead Water District, at the Town Clerk's office, Town Hall, 200 Howell Avenue, Riverhead, NY 11901, at 11:00 A.M., Prevailing Time on Monday, April 27, 1992 at which time and place all bids will be publicly opened and read for the following contract:

ANNUAL CONTRACT FOR FURNISHING CORROSION  
CONTROL CHEMICALS AND EQUIPMENT FOR  
WATER TREATMENT  
PROJECT NO. RDWD 92-01

Contract documents, including drawings and technical specifications, are on file at the office of:

- (a) Town Clerk, Town of Riverhead  
Town Hall, 200 Howell Avenue  
Riverhead, NY 11901
- (b) Holzmacher, McLendon & Murrell, P.C.  
575 Broad Hollow Rd,  
Melville, NY 11747

Copies of the contract documents may be obtained at the above locations on or after April 15, 1992 upon deposit of Fifty Dollars (\$50.00) in cash, certified check, bank money order or postal money order, made payable to the TOWN OF RIVERHEAD for each set furnished.

Deposits for Plans and Specifications will be refunded to bidders who return Plans and Specifications within ten (10) days in good condition; other deposits will either be partially or not refunded if the Plans and Specifications have not been returned in good condition within thirty (30) days after bids have been opened.

Each proposal must be accompanied by a bid bond in the amount of five percent (5%) of the total bid, or a certified check made payable to the TOWN OF RIVERHEAD as assurance that the bid is made in good faith. This project is undertaken with Community Development Block Funds, U.S. Department of Housing & Urban Development (HUD). All HUD procedures outlined in the specifications must be adhered to.

The right is reserved to reject any or all bids, to waive any informalities and to accept the lowest responsible bid.

BY ORDER OF THE TOWN BOARD  
TOWN OF RIVERHEAD  
SUFFOLK COUNTY, NEW YORK

ACTING AS THE GOVERNING BODY  
OF THE RIVERHEAD WATER DISTRICT

BARBARA GRATTAN, TOWN CLERK  
TOWN OF RIVERHEAD  
RIVERHEAD, NEW YORK

DATED: APRIL 7, 1992

APPROVES SITE PLAN OF FINK'S COUNTRY FARM HOUSE (CANOPY)

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

**WHEREAS**, a site plan and elevations were submitted by Donald J. Fink for the installation of a canopy over an existing gasoline pump island located at the west side of Wading River-Manorville Road, Wading River, New York, known and designated as Suffolk County Tax Map Number 0600-74-1-55.1; and

**WHEREAS**, the Planning Department has reviewed the site plan dated last February 14, 1992, as prepared by Architecture East, P.O. Box 1805, 131 Route 25A, Rocky Point, New York, 11778, and elevations dated last February 14, 1992, as prepared by Architecture East, P.O. Box 1805, 131 Route 25A, Rocky Point, New York, 11778, and has recommended to the Town Board of the Town of Riverhead that said site plan application be approved; and

**WHEREAS**, based upon the Town Board's review of the Environmental Assessment Form and the proceedings had herein, the Town Board determines that the site plan applied for will be a(n) Type II Action without a significant impact upon the environment pursuant to the State Environmental Conservation Law and 6 NYCRR Part 617; and

**WHEREAS**, a copy of the site plan has been marked and initialled by the Town Board to show changes that are further set forth in this resolution, which site plan shall be on record with the Town Clerk; and

**WHEREAS**, this Town Board has reviewed the site plan and elevations aforementioned.

**NOW, THEREFORE, BE IT**

**RESOLVED**, that the site plan and elevations submitted by Donald J. Fink, for the installation of a canopy over an existing gasoline pump island, located at the west side of Wading River-Manorville Road, Wading River, New York, site plan dated last February 14, 1992, as prepared by Architecture East, P.O. Box 1805, 131 Route 25A, Rocky Point, New York, 11778, and elevations dated last February 14, 1992, as prepared by Architecture East, P.O. Box 1805, 131 Route 25A, Rocky Point, New York, 11778, be and are hereby approved by the Town Board of the Town of Riverhead, subject to the following:

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

2. That a covenant containing all the limitations and provisions of these approvals contained in this resolution, in a form as attached, shall be recorded with the Suffolk County Clerk and a copy of such recorded covenant shall be filed with the Riverhead Town Clerk. This resolution shall not become effective until such covenant is duly recorded with the Suffolk County Clerk's Office and filed with the Riverhead Town Clerk;
3. That the form, design, location and color of all signage shall be submitted to the Town Board for its review and approval pursuant to the site plan process and the sign permit procedure prior to being installed at the property; that all signage so proposed shall be coordinated in appearance and design; and that all provisions of Section 108-56 of the Riverhead Town Code shall be complied with, and that all tenants shall be apprised of said requirements as well as those of Section 108-110.7 and any restrictions imposed as a condition of the site plan approval granted herein;
4. No lighting shall be installed or adjusted in such a way as to cause direct glare on neighboring properties or adjoining highways;
5. That the applicant is familiar with the Riverhead Town Code, Chapter 96, entitled, "Trash, Rubbish and Refuse Disposal", and Chapter 98, prohibiting the accumulation of litter, and requiring the enclosure of dumpsters, and agrees to abide by same;
6. That receptacles of a decorative design, approved by the Planning Department prior to their installation at the site, shall be maintained on the premises;
7. Parking, paving and drainage shall be provided pursuant to specifications outlined in the Riverhead Town Code;
8. That the parking area shall be maintained pursuant to specifications outlined in the Riverhead Town Code;
9. That adequate parking for the handicapped, pursuant to State and Federal law, shall be provided and that each handicap stall shall be designated by an individual sign erected on a stanchion stating, "No Parking, Handicap Only", and the universal symbol affixed thereto. Further, by execution and filing of this document, DONALD AND MARYLOU FINK hereby authorizes and consents to the Town of Riverhead to enter premises at the west side of Wading River-Manorville Road, Wading River, New York, to enforce said handicapped parking regulations;
10. That any and all landscaped and paved areas shall be regularly maintained in an orderly and professional manner and kept free of weeds and litter; and that any planters, planter boxes, window boxes or other container plantings shall likewise be maintained on a year-round basis;

11. Pursuant to Section 108-133I of the Code of the Town of Riverhead, the applicant, upon approval of a final site plan by this resolution and prior to the issuance of a building permit, shall post a performance bond or other equivalent security. The performance bond or other security assures the performance of all the conditions of the building permit in accordance with the site plan approval. The Supervisor, upon approval from the Town Attorney as to form, is hereby authorized to accept said performance bond or other security, which shall be filed with the Town Clerk subsequent to approval of the site plan herein. The building permit shall not be issued until the Town Clerk certifies that the performance bond or other security has been filed in the Office of the Town Clerk of the Town of Riverhead. Said security shall be in full force and effect for the term of the building permit or any renewal thereof;

12. That the topsoil shall conform to the specifications of the New York State Department of Transportation in regard to ph, organic content, and gradation;

13. That all nursery stock and installation methods thereof shall meet the latest "American Standards for Nursery Stock," as published by the American Association of Nurserymen;

14. That permanent plantings shall be provided, and the stoop rebuilt, in front of the portion of the front building facade visible beyond the canopy;

15. That the ice machine shall be moved to the north side of the building;

16. That red, white, and blue stripes shall not be placed on the awning; and be it further

**RESOLVED**, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Donald J. Fink, Architecture East, the Riverhead Planning Department, Riverhead Building Department, Town Engineer, and Office of the Town Attorney.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

## DECLARATION AND COVENANTS

THIS DECLARATION, made the \_\_\_\_\_ day of \_\_\_\_\_, 1992, made by DONALD AND MARYLOU FINK, residing at Herricks Lane, Jamesport, New York, 11947, Declarant.

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

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

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

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

## NOW, THEREFORE, THIS DECLARANT WITNESSETH:

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

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

2. That the form, design, location and color of all signage shall be submitted to the Town Board for its review and approval pursuant to the site plan process and the sign permit procedure prior to being installed at the property; that all signage so proposed shall be coordinated in appearance and design; and that all provisions of Section 108-56 of the Riverhead Town Code shall be complied with, and that all tenants shall be apprised of said requirements as well as those of Section 108-110.7 and any restrictions imposed as a condition of the site plan approval granted herein;

3. No lighting shall be installed or adjusted in such a way as to cause direct glare on neighboring properties or adjoining highways;

4. That the applicant is familiar with the Riverhead Town Code, Chapter 96, entitled, "Trash, Rubbish and Refuse Disposal", and Chapter 98, prohibiting the accumulation of litter, and requiring the enclosure of dumpsters, and agrees to abide by same;

5. That receptacles of a decorative design, approved by the Planning Department prior to their installation at the site, shall be maintained on the premises;

6. Parking, paving and drainage shall be provided pursuant to specifications outlined in the Riverhead Town Code;

7. That the parking area shall be maintained pursuant to specifications outlined in the Riverhead Town Code;

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

9. That any and all landscaped and paved areas shall be regularly maintained in an orderly and professional manner and kept free of weeds and litter; and that any planters, planter boxes, window boxes or other container plantings shall likewise be maintained on a year-round basis;

10. Pursuant to Section 108-133I of the Code of the Town of Riverhead, the applicant, upon approval of a final site plan by this resolution and prior to the issuance of a building permit, shall post a performance bond or other equivalent security. The performance bond or other security assures the performance of all the conditions of the building permit in accordance with the site plan approval. The Supervisor, upon approval from the Town Attorney as to form, is hereby authorized to accept said performance bond or other security, which shall be filed with the Town Clerk subsequent to approval of the site plan herein. The building permit shall not be issued until the Town Clerk certifies that the performance bond or other security has been filed in the Office of the Town Clerk of the Town of Riverhead. Said security shall be in full force and effect for the term of the building permit or any renewal thereof;

11. That the topsoil shall conform to the specifications of the New York State Department of Transportation in regard to ph, organic content, and gradation;

12. That all nursery stock and installation methods thereof shall meet the latest "American Standards for Nursery Stock," as published by the American Association of Nurserymen.

Declarant has hereunto set his (her) hand and seal the day and year above first written.

\_\_\_\_\_  
DONALD FINK

\_\_\_\_\_  
MARYLOU FINK

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

On the \_\_\_\_\_ day of \_\_\_\_\_, 1992, before me personally came DONALD AND MARYLOU FINK, to me known and known to be the individuals who executed the foregoing instrument; that they are the owner of certain real property located at the west side of Wading River-Manorville Road, Wading River, New York, the subject property of this Declaration and Covenant, and understand the content thereof; and that they did swear to me that they executed the same.

\_\_\_\_\_  
NOTARY PUBLIC

*Faint text at the bottom of the page, possibly a list of names and their responses to a question.*

4/7/92

213

APPOINTS SCHOOL CROSSING GUARD TO POLICE DEPARTMENT

(PRUSINOWSKI)

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

WHEREAS, a vacancy now exists in the position of School Crossing Guard of the Police Department: and

NOW, THEREFORE, BE IT RESOLVED, that Joyce Norton-Lazowy be and is hereby appointed to the position of School Crossing Guard of The Town of Riverhead at the hourly rate of \$7.29 effective April 6, 1992: and

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

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

4/7/92

214

AUTHORIZES ESTABLISHMENT OF PETTY CASH ACCOUNT FOR DEPARTMENT OF BUILDINGS AND GROUNDS

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

RESOLVED, that an impressed petty cash account in the amount of \$100.00 be established, for the use of the Building and Grounds Department; and

BE IT FURTHER RESOLVED, that said petty cash account is assigned to Lawyer Jackson; and

BE IT FURTHER RESOLVED, that a copy of this resolution be forwarded to Lawyer Jackson and the Office of Accounting.

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

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

# 215 AMENDS RESOLUTION #179 OF 3/17/92 - AUTHORIZING ASSESSOR TO ATTEND SEMINAR

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

WHEREAS, by resolution #179 of 3/17/92, this Town Board did authorize Madelyn Sendlewski as Seessor of the Town of Riverhead to attend a required New York State Training Course on March 24, 1992; and

WHEREAS, it was necessary for the assessor to reschedule said training course to April 14, 1992.

NOW, THEREFORE, BE IT RESOLVED, that resolution #179 of 3/17/92 be and is hereby amended to authorize the attendance of Madelyn Sendlewski as Town Tax Assessor at New York State Training Seminar entitled "Assessment Complaint Procedures" on April 14, 1992 at Albany, New York; and

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

406.0723  
406.0723  
CONTRACT SERVICES \$20,000.00  
DISCONTINUAL CHG. 3,000.00  
EXPENSE

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

The resolution was thereupon duly declared adopted.

4/7/92

Date APRIL 7, 1992

No. 216

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:

BICENTENNIAL EVENTS CAPITAL PROJECT  
BUDGET ADJUSTMENT

406..075500.421048.70092 CONCERT TICKET SALES FROM: \$25,000.00

406.075500.544151.70092 CONCERT EXPENSES TO: \$20,000.00  
406.075500.544150.70092 BICENETENNIAL CELE. EXPENSE 5,000.00

The vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowksi, yes;  
Janoski, yes; 5 YES

The resolution was thereupon duly declared adopted.

Date APRIL 7, 1992

No. 217

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

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

GENERAL FUND  
BUDGET ADJUSTMENT

001.016250.542500	B/G SUPPLIES	FROM:	\$500.00
001.016250.541203	B/G LANDSCAPING	TO:	\$500.00

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

4/7/92

363

Date APRIL 7, 1992

No. 218

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

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

SOLID WASTE COLL. DISTRICT  
BUDGET ADJUSTMENT

115.081600.549000 Refuse/garbage Misc. FROM: \$ 5,500.00

115.081600.524175 Refuse/garbage Trucks TO: 5,500.00

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

The resolution was thereupon duly declared adopted.

4/7/92

219

# \_\_\_\_\_ APPROVES REQUEST OF JAMESPORT, RIVERHEAD, AND WADING RIVER  
FIRE DEPARTMENTS TO HOLD ANTIQUE FIRE APPARATUS MOTORCADE &  
SHOW

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

WHEREAS, the Jamesport, Riverhead and Wading River Fire  
Departments, by letter dated March 25, 1992, have made request to  
hold an Antique Fire Apparatus Motorcade and Show on Sunday, June  
7, 1992 in the Town Parking Field as part of the celebration of  
the Becentennial of the Town of Riverhead.

NOW, THEREFORE, BE IT RESOLVED, that the request of the  
Jamesport, Riverhead and Wading River Fire Departments to hold an  
Antique Fire Apparatus Motorcade and Show on Sunday, June 7, 1992  
in teh Town Parking Field known as the Peconic River Parking Lot  
between Peconic Avenue and the entrance road adjacent to the  
Riverhead Grill between the hours of noon and 4 p.m. be and is  
hereby approved; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby  
authorized to forward a copy of this resolution to Mark Heppner,  
3rd Asst. Chief of the Riverhead Fire Department and Co-Chair of  
the event, and Chief of Police Grattan.

THE VOTE: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 YES

The resolution was thereupon duly declared adopted.

4/7/92

365

# 220 AUTHORIZES THE TOWN CLERK TO PUBLISH AND POST NOTICE TO  
BIDDERS, ANNUAL TOWN-WIDE DRAINAGE CONTRACT

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

BE IT RESOLVED, that the Town Clerk be and is hereby  
authorized to publish and post the attached Notice to Bidders in  
the April 8, 1992 issue of Suffolk County Life for the Town-Wide  
Annual Drainage Contract, Town of Riverhead, New York; 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 Engineer.

BY ORDER OF THE RIVERHEAD TOWN BOARD  
Barbara A. Grattan, Town Clerk

Dated: April 7, 1992  
Riverhead, New York

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

The resolution was thereupon duly declared adopted.

NOTICE TO BIDDERS

Sealed proposals for TOWN-WIDE STORMWATER DRAINAGE CONTRACT will be received by the Town of Riverhead at the Office of the Town Clerk, Town Hall, 200 Howell Avenue, Riverhead, New York, until 11:20 a.m. prevailing time on April 20, 1992, at which time and place they will be publicly opened and read aloud.

Plans and Specifications may be examined and obtained, on or about April 8, 1992, at the Office of the Town Clerk between the hours of 8:30 a.m. and 4:30 p.m. weekday, except holidays.

A deposit of \$50.00 will be required for each copy of the Contract Documents.

Each proposal must be submitted on the form provided and must be accompanied by a bid surety as stated in the Instructions to Bidders.

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

BY ORDER OF THE RIVERHEAD TOWN BOARD  
Barbara A. Grattan, Town Clerk

DATED: March 16, 1992  
Riverhead, New York

221

**AUTHORIZES THE SOLICITATION OF BIDS FOR  
STEEL TOE SAFETY SHOES**

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 advertise for sealed bids for the purchase of STEEL TOE SAFETY SHOES for use by the Town of Riverhead, and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to open and publicly read allowed said bids at 11:05 a.m. on April 20, 1992, at Town Hall, 200 Howell Avenue, Riverhead, New York: and to make a report of said bids to the Town Board at the next public meeting following the opening of the bids.

**NOTICE TO BIDDERS ATTACHED**

MEMBER OF THE TOWN BOARD  
TOWN OF RIVERHEAD  
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  
NOTICE TO BIDDERS**

Sealed bids for the purchase of STEEL TOE SAFETY SHOES for use by the  
TOWN OF RIVERHEAD will be received by the Town Clerk of the Town of  
Riverhead at Town Hall, 200 Howell Avenue, Riverhead New York 11901, until  
11:05 a.m. on April, 20 1992.

Bid packets, including specification, may be obtained at the Town Clerk's office at Town Hall  
Monday through Friday between the hours of 8:30 am and 4:30 pm.

All bids must be submitted on the bid form provided. Any and all exceptions to the  
specifications must be listed on a separate sheet of paper, bearing the designation  
"EXCEPTIONS TO THE SPECIFICATIONS" and be attached to the bid form.

The Town Board reserves the right and responsibility to reject any or all bids or to waive any  
formality if it believes such action to be in the best interest of the Town.

All bids are to be submitted in a sealed envelope bearing the designation  
STEEL TOE SAFETY SHOES #II.

**BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD**

**Barbara Grattan, Town Clerk**

**AUTHORIZES THE SOLICITATION OF BIDS FOR  
RIDING LAWN MOWER**

(CREIGHTON)

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

RESOLVED, that the Town Clerk be and is hereby authorized to advertise for sealed bids  
for the purchase of RIDING LAWN MOWER for use by the Town of Riverhead, and be it  
further

RESOLVED, that the Town Clerk be and is hereby authorized to open and publicly read  
allowed said bids at 11:10 a.m. on April 20, 1992, at Town Hall, 200  
Howell Avenue, Riverhead, New York: and to make a report of said bids to the Town  
Board at the next public meeting following the opening of the bids.

**NOTICE TO BIDDERS ATTACHED**

BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD  
Barbara Gannon, Town Clerk

The vote: Gilliam, yes; Ceighton, yes; Stark, yes; Prusinowski, yes;  
Janoski, yes. 5 YES.  
The resolution was thereupon duly declared adopted.

**TOWN OF RIVERHEAD  
NOTICE TO BIDDERS**

*Sealed bids for the purchase of RIDING LAWN MOWER for use by the  
TOWN OF RIVERHEAD will be received by the Town Clerk of the Town of  
Riverhead at Town Hall, 200 Howell Avenue, Riverhead New York 11901, until  
11:10 a.m. on April, 20 1992.*

*Bid packets, including specification, may be obtained at the Town Clerk's office at Town Hall  
Monday through Friday between the hours of 8:30 am and 4:30 pm.*

*All bids must be submitted on the bid form provided. Any and all exceptions to the  
specifications must be listed on a separate sheet of paper, bearing the designation  
"EXCEPTIONS TO THE SPECIFICATIONS" and be attached to the bid form.*

*The Town Board reserves the right and responsibility to reject any or all bids or to waive any  
formality if it believes such action to be in the best interest of the Town.*

*All bids are to be submitted in a sealed envelope bearing the designation  
RIDING LAWN MOWER.*

**BY ORDER OF THE TOWN BOARD  
OF THE TOWN OF RIVERHEAD**

*Barbara Grattan, Town Clerk*

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

*Resolution was thereupon duly declared adopted.*

4/7/92

223 APPOINTS GATE ATTENDANT TO THE RIVERHEAD LANDFILL (GILLIAM)

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

WHEREAS, due to the retirement of George Galka, a vacancy now exists in the position of Gate Attendant at the Landfill; and

NOW, THEREFORE, BE IT RESOLVED, that Fredrick Phillips be and is hereby appointed to the position of Gate Attendant at the Landfill of the Town of Riverhead at the hourly rate of \$7.29 effective April 5, 1992; and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to John F. Reeve, Sanitation Superintendent, Fredrick Phillips and the Office of Accounting.

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

The vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes;

The resolution was thereupon duly declared adopted.

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

4/7/92

# 224 APPOINTS MEMBERSHIP TO CALVERTON HAMLET STUDY TASK  
FORCE

(STARK)

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

WHEREAS, this Town Board, by resolution #65 of 1/21/92, did authorize the Planning Director to begin a hamlet study for the Calverton and Manorville area and to delineate the boundaries for such a study and did further resolve to name individuals to serve as members of the hamlet study task force.

NOW, THEREFORE, BE IT RESOLVED, that the following individuals be and are hereby named as members of the Calverton Hamlet Study Task Force:

JACK VAN DE WETERING  
OLIN WARNER  
AUDI WARNER  
JANICE McLELLAN  
CHIP CLEARY  
ROBERT MILLER, JR.  
KENNETH TUTHILL  
ANN MILOSKI  
CAROLE KEMPERMANN  
JOSEPH LYNCH  
SHERRY JOHNSON  
PETER MASTROPOALO  
WILLIAM FEDUN  
DIANE KOROLESKI  
JERRY MARTIN  
JAMES LANGHORNE  
JOHN RIENZO

BE IT FURTHER RESOLVED, that the Town Clerk forward a copy of this resolution to Councilman James Stark, the above named individuals and Richard Hanley.

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

4/7/92

225

DENIES REQUEST FOR PERSONAL LEAVE OF ABSENCE FOR ACCT.  
CLERK TYPIST WITH ACCOUNTING DEPARTMENT

(PRUSINOWSKI)

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

WHEREAS, by resolution #575 adopted October 1, 1991, a  
personal leave of absence "for a period of not more than six (6)  
months" was granted to Constance Partridge from her position of  
Account Clerk Typist with the Accounting Department; and

WHEREAS, Constance Partridge has requested by letter dated  
March 26, 1992 a six (6) month extension to said leave of  
absence.

NOW, THEREFORE, BE IT RESOLVED, that the request of  
Constance Partridge for an extension to her personal leave of  
absence be and is hereby denied; and

BE IT FURTHER RESOLVED, that the Town Clerk is authorized to  
forward a copy of this resolution to Constance Partridge 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.

4-7-92

# 226

DECLARES DEFAULT OF CRYSTAL PINES ESTATES, INC., BOND  
#11681 COVERING CONSTRUCTION OF SITE IMPROVEMENTS FOR  
ROADS AND DRAINAGE FACILITIES

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

WHEREAS, the Town Board of the Town of Riverhead adopted Resolution #572 accepting a bond in the amount of \$408,000.00 for the completion of site improvements for the construction of site improvements for roads and drainage facilities in the subdivision known as "Crystal Pines Estates"; and

WHEREAS, Bond #11681 in the amount of \$408,000.00 was filed in the Town Clerk's Office; and

WHEREAS, said site improvements for the construction of roads and drainage facilities have not been completed.

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board of the Town of Riverhead hereby determines and finds that Crystal Pines Estates, Inc., is hereby in default in its obligation to complete the construction of the site improvements for the construction of roads and drainage facilities; and be it further

RESOLVED, that the Town Board of the Town of Riverhead hereby calls upon New York Surety Company to perform the obligation of Crystal Pines Estates, Inc., by paying to the Town of Riverhead said \$408,000.00 for the completion of the construction of the road and drainage facilities; and be it further

RESOLVED, that the Town Clerk is hereby directed to forward a certified copy of this resolution, certified mail, return receipt requested, to Crystal Pines Estates, Inc., 1117 Old Country Road, Plainview, New York; New York Surety Company, Executive Offices, 80 Cutler Mill Road, Great Neck, New York, 11021; and the Highway Department.

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

The resolution was thereupon duly declared adopted.

4-7-92

# 227

AUTHORIZES TOWN CLERK TO PUBLISH & POST PUBLIC NOTICE  
TO CONSIDER THE APPLICATION OF KENNETH A. PAPISH TO  
HOLD COUNTRY FAIR

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

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the following public notice in the APRIL 15, 1992, issue of the Suffolk County Life to consider the application of Kenneth A. Papish to conduct an old fashioned, family-oriented country fair:

TOWN OF RIVERHEAD  
PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 5th day of May, 1992, at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider the application of Kenneth A. Papish to conduct an old fashioned, family-oriented country fair on approximately 90 acres of property located on Reeves Avenue, Riverhead, New York, which will include but not be limited to booths, rides, equine events (racing, horse show), crafts, arts, fast food and beverages, and music.

Dated: Riverhead, New York  
April 7, 1992.

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 5th day of May, 1992, at 7:10 o'clock p.m. at Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons to consider the application of Kenneth A. Papish to conduct an old fashioned, family-oriented country fair on approximately 90 acres of property located on Reeves Avenue, Riverhead, New York, which will include but not be limited to booths, rides, equine events (racing, horse show), crafts, arts, fast food and beverages, and music.

Dated: Riverhead, New York

April 7, 1992

LEGAL NOTICE 7052/SCL-RH/4-15

228  
 ACCEPTS FINAL ENVIRONMENTAL IMPACT STATEMENT OF SPECIAL PERMIT OF  
 WILLIAM SCHULMAN

April 7, 1992

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

WHEREAS, the Riverhead Town Board is in receipt of a petition from Frederick Moore for a change of zone to provide for the Retirement Community Zoning Use District in conjunction with the existing Industrial A Zoning Use District on a parcel of land located on Edwards Avenue, Calverton; such parcel more particularly described as Suffolk County Tax Map Number 0600-137-1-2, and

WHEREAS, the Riverhead Town Board did declare itself the Lead Agency in the environmental review of this petition by Resolution #164 of 1987, and

WHEREAS, the Riverhead Town Board did accept a Draft Environmental Impact Statement regarding this petition and distributed same to involved agencies, and

WHEREAS, the commentary of involved agencies and parties of interest, as well as the Lead Agency, have caused a significant change in project scope; that is the substitution of the construction of a nine (9) hole golf course for the original congregate care facility and

WHEREAS, the Riverhead Town Board considers the project modification to be an additional project alternative; such alternative project not being adequately described in the Draft Environmental Impact Statement, and

WHEREAS, the alternative project, its impact, and mitigation effects have been described in the document entitled "Golf Course Alternative for Calverton Life Care Project" (Design Properties 1991), and

WHEREAS, the Riverhead Town Board by Resolution #705 (1991), accepted the Supplemental Draft Environmental Impact Statement of William Schulman and filed such notices as required by the New York State Environmental Conservation Law, and

WHEREAS, upon such filing, the Riverhead Town Board has received certain commentary by both involved agencies and parties of interest, and

WHEREAS, the Planning Department has summarized the environmental issues identified by Lead Agency and involved agency review; such summary submitted to the applicant as correspondence, and

WHEREAS, the Riverhead Planning Department is in receipt of a response to commentary addressing those unresolved environmental issues associated with the subject application, and

WHEREAS, the Planning Department has reviewed the subject response to commentary, with appendices, and has recommended to the Town Board that the response is adequate for the purposes of forming a Final Environmental Impact Statement, and

WHEREAS, the Riverhead Town Board, as Lead Agency, has carefully considered the Supplemental Draft Environmental Impact Statement as submitted by William Schulman, the commentary of involved agencies, the commentary of parties of interest, the record of the relevant public hearing, the report of the Planning Department, as well as the applicant's response to commentary;

NOW, THEREFORE, BE IT

RESOLVED, that in the matter of the special permit petition of William Schulman, the Riverhead Town Board hereby considers the SEQR record created to date to form an Final Environmental Impact Statement as defined by the New York State Environmental Conservation Law, and

BE IT FURTHER

RESOLVED, that the Planning Director be authorized to file such notices as required by 6 NYCRR Part 617.10, and

BE IT FURTHER

RESOLVED, that the special permit petition be referred to the Riverhead Planning Board for its report and recommendation, and

BE IT FURTHER

RESOLVED, that the Town Clerk be authorized to file the following public notice within the official newspaper of the Town of Riverhead:

**TOWN OF RIVERHEAD  
PUBLIC NOTICE**

PLEASE TAKE NOTICE, that a public hearing will be held on the \_\_\_\_\_ day of \_\_\_\_\_, 1992, at \_\_\_\_\_ o'clock PM at Riverhead Town Hall, 100 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the special permit application of William Schulman for a special permit to provide for a nine hole golf course on a parcel of land located on Edwards Avenue, Calverton; such parcel more particularly described as Suffolk County Tax Map Number 0600-137-1-2.

dated: Riverhead, New York  
\_\_\_\_\_, 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.

229 DECLARES LEAD AGENCY IN CHANGE OF ZONE PETITION OF WERNER ADEL

April 7, 1992  
(PRUSINOWSKI)

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

WHEREAS, the Riverhead Town Board is in receipt of a petition from  
Werner Adel for an amendment to the Town of Riverhead Zoning Use  
District Map to provide for the Business CR Zoning Use District to the  
inclusion of the existing Residence A Zoning Use District on a portion  
of a parcel located on New York State Route 25A, Wading River; such  
parcel more particularly described as Suffolk County Tax Map Number  
600-75-3-3 p/o 4, and

WHEREAS, the Planning Department has reviewed the Environmental  
Assessment Form accompanying the petition and has preliminarily  
classified the petition as a Type I action pursuant to the New York  
State Environmental Conservation Law, and

WHEREAS, the application has been forwarded to involved agencies  
for their comments, and

WHEREAS, the involved agencies contacted did not desire Lead Agency  
status, and

WHEREAS, the Riverhead Town Board has reviewed the subject  
petition, the attending Environmental Assessment Form, and the report of  
the Planning Department;

NOW, THEREFORE, BE IT

RESOLVED, that the Riverhead Town Board, in the matter of the  
change of zone petition of Werner Adel, hereby declares itself to be the  
Lead Agency for the purpose of New York State Environmental Quality  
Review, and

BE IT FURTHER

RESOLVED, that the Riverhead Town Board determine the project to be  
Type I action pursuant to the relevant provisions of the New York  
State Environmental Conservation Law, and

BE IT FURTHER

RESOLVED, that the Town Clerk forward a certified copy of this  
resolution to Charles Cuddy, Esq., as agent for the applicant.

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

4-7-92

# 230 AUTHORIZES SETTLEMENT RE: ELIPSE V. TOWN OF RIVERHEAD

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

RESOLVED, that the Town Board of the Town of Riverhead hereby authorizes the settlement of litigation of a civil rights matter instituted by ELIPSE regarding the Town of Riverhead ordinance requiring the display of the American flag at public assemblies, rallies, protests, etc.; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to Alan Polsky, Esq., 1209 Lakeland Avenue, Bohemia, New York, 11716-3302; and the Accounting Department.

the vote: Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.

the resolution was thereupon duly declared adopted.

4-7-92

# 231

ESTABLISHES BOARDING AND DEPARTURE SITE FOR NIRVANA ENTERPRISES, INC. TO CONDUCT WATERWAY TOURS

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

WHEREAS, Ken Rubino, President of Nirvana Enterprises, Inc., and East End Waterway Tours wishes to establish a boarding and departure site at the Peconic River Parking Lot boat launch; and

WHEREAS, East End Waterway Tours intends to conduct tours of the Peconic River waterway; and

WHEREAS, the proposed waterway tours will add to the promotion of the downtown Riverhead area and encourage tourism in the Town of Riverhead.

NOW, THEREFORE, BE IT

RESOLVED, that Nirvana Enterprises, Inc., and East End Waterway tours is hereby authorized to establish the Peconic River Parking Lot launch site as their boarding and departure location subject to the following conditions:

1. The submission of a certificate of insurance in the amount of \$3,000,000.00 per passenger per incident naming the Town of Riverhead as an additional insured;
2. Submission of proof of Coast Guard certified captain's license;
3. No permanent signs shall be placed on Town property, except a temporary mobile sign may be displayed as the launch site;
4. It is agreed and understood that the boat launch site is a public facility and that Nirvana Enterprises, Inc., and/or East End Waterway Tours shall not have exclusive use of the launch site except that East End Waterway Tours may remain at the floating dock for 30 minutes;
5. This authorization shall terminate one year from the date of this resolution;
6. That East End Waterway Tours may tie up at the permanent bulkheading from time to time, except that boats shall not be permitted to dock at any site overnight; and be it further

RESOLVED, that the Town Clerk be and is hereby directed to forward a certified copy of this resolution to Nirvana Enterprises, Inc., 429 East Main Street, Riverhead, New York; the Bay Constable; and the Riverhead Police Department.

001.016250	FROM:	\$500.00
001.019500		7,320.00
001.016250	TO:	\$500.00
001.014100		6,300.00
001.020370		520.00

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

Gilliam, yes; Creighton, yes; Stark, yes; Prusinowski, yes; Janoski, yes.  
Resolution was thereupon duly declared adopted.

Date APRIL 7, 1992

No. 232

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:

GENERAL FUND  
BUDGET ADJUSTMENT

001.016250.542500	B/G SUPPLIES	FROM:	\$500.00
001.019900.547900	CONTINGENCY ACCT.		7,320.00

001.016250.541203	B/G LANDSCAPING	TO:	\$500.00
001.014100.511500	TOWN CLERK, PER.SERV.		6,800.00
001.090300.582500	FRINGE BENEFITS, SOC.SEC.		520.00

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

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

# 233 AUTHORIZES PUBLICATION OF HELP WANTED AD -  
TEMPORARY CLERKS FOR OFFICE OF TAX RECEIVER &  
OFFICE OF TOWN CLERK

Councilperson Prusinowski offered the following resolution,  
which was seconded by Councilperson Creighton

RESOLVED, that the Town Clerk be and is hereby authorized to  
publish and post Help Wanted Ad in the Official newspaper of the  
Town of Riverhead for two temporary 30-day Clerks in the Office  
of the Tax Receiver and one 60-day temporary Clerk in the Office  
of the Town Clerk; and

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

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

The resolution was thereupon duly declared adopted.

Resolution # Prusinowski (PRUSINOWSKI)  
 Resolution 112-92 234 A CK RUN APRIL 3, 1992 (TBM 4-7-92)  
 Offered by COUNCILPERSON Stark (STARK) RESOLVED, that the SUPERVISOR  
 is hereby authorized to pay the following:

*****ACCOUNTS*****	*****TOTALS*****
GENERAL TOWN	001 * \$346,301.05 *
WORKING METER	002 * \$0.00 *
LIABILITY	003 * \$0.00 *
ICE ATHLETIC LEAGUE	004 * \$0.00 *
RECREATION CENTER	005 * \$0.00 *
RECREATION PROGRAM	006 * \$3,383.00 *
ROADWAY	111 * \$55,471.33 *
SEWER	112 *** \$29,119.03 *
PAINT & MAINTENANCE	113 * \$6,432.96 *
SEWER	114 * \$11,659.48 *
LAND WASTE COLLECTION DIST.	115 * \$1,692.76 *
STREET LIGHTING	116 * \$4,844.81 *
PUBLIC PARKING	117 * \$2,546.00 *
BUSINESS IMPROVEMENTS DISTRICT	118 * \$950.00 *
HOSPITALIZATION SELF INSURANCE	174 * \$10,106.60 *
WORK RETENTION	175 * \$3,620.96 *
EMPLOYMENT INSURANCE RESERVE	176 * \$0.00 *
ECONOMIC REVOLVING LOAN	178 6 \$2,772.63 *
RESIDENTIAL REHAB	179 * \$0.00 *
SECRETIONARY/SMALL CITIES	180 * \$14,875.00 *
WATER CONSORTIUM ACCOUNT	181 * \$0.00 *
SEWER CONSORTIUM ACCOUNT	183 * \$0.00 *
STORE GRANT PROGRAM	184 * \$925.00 *
POWER DEBT	382 * \$0.00 *
SEWER DEBT	383 * \$0.00 *
GENERAL TOWN DEBT	384 * \$0.00 *
AVENGER WASTE DEBT	385 * \$0.00 *
TOWN HALL CAPITAL PROJECTS	406 * \$15,288.00 *
EIGHT HUNDRED SERIES	408 * \$11,250.00 *
ROAD BEARS	440 * \$0.00 *
SEWER	451 * \$0.00 *
YOUTH SERVICES	452 * \$1,257.27 *
SENIORS HELPING SENIORS	453 * \$1,701.36 *
SEWER	454 * \$1,111.16 *
MUNICIPAL FUEL	625 * \$2,057.52 *
MUNICIPAL GARAGE	626 * \$2,794.41 *
TRUST & AGENCY	735 * \$336,984.14 *
JOINT SCAVENGER WASTE	918 * \$7,518.38 *
*****GRAND TOTAL*****	* \$874,662.85 *

**THE VOTE**

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

**THE RESOLUTION WAS  WAS NOT**   
**DECLARED ADOPTED**

RESOLUTION #  
 RESOLUTION #12-92 234 B CK RUN APRIL 3, 1992 (TBM 4-7-92)  
 COUNCILPERSON \_\_\_\_\_ offered the following resolution, which was  
 adopted by COUNCILPERSON \_\_\_\_\_ RESOLVED, that the SUPERVISOR  
 is hereby authorized to pay the following:

*****ACCOUNTS*****		*****TOTALS*****
GENERAL TOWN	001	\$47,220.82
WORKING METER	002	\$0.00
AMBULANCE	003	\$0.00
POLICE ATHLETIC LEAGUE	004	\$0.00
RECREATION CENTER	005	\$0.00
RECREATION PROGRAM	006	\$0.00
BIWAY	111	\$2,362.72
SEWER	112	\$9,679.12
PAIR & MAINTENANCE	113	\$43.95
SEWER	114	\$10,905.74
SOLID WASTE COLLECTION DIST.	115	\$23,076.34
STREET LIGHTING	116	\$1,376.67
PUBLIC PARKING	117	\$0.00
BUSINESS IMPROVEMENTS DISTRICT	118	\$0.00
HOSPITALIZATION SELF INSURANCE	174	\$0.00
RISK RETENTION	175	\$5,437.61
EMPLOYMENT INSURANCE RESERVE	176	\$0.00
ECONOMIC REVOLVING LOAN	178	\$0.00
RESIDENTIAL REHAB	179	\$0.00
CRETIONARY/SMALL CITIES	180	\$904.24
WATER CONSORTIUM ACCOUNT	181	\$0.00
SEWER CONSORTIUM ACCOUNT	183	\$0.00
STORE GRANT PROGRAM	184	\$120.00
SEWER DEBT	382	\$128.02
WATER DEBT	383	\$111.65
GENERAL TOWN DEBT	384	\$46.14
SCAVENGER WASTE DEBT	385	\$0.00
TOWN HALL CAPITAL PROJECTS	406	\$391.00
EIGHT HUNDRED SERIES	408	\$1,746.40
WATER BEARS	440	\$0.00
SEWER	451	\$0.00
YOUTH SERVICES	452	\$0.00
SENIORS HELPING SENIORS	453	\$0.00
SESEP	454	\$0.00
MUNICIPAL FUEL	625	\$0.00
MUNICIPAL GARAGE	626	\$888.73
TRUST & AGENCY	735	\$1,000.00
JOINT SCAVENGER WASTE	918	\$16,236.87
*****GRAND TOTAL*****		\$121,676.02