

PERINTON TOWN BOARD MEETING
1350 Turk Hill Road, Fairport, NY 14450
Wednesday, February 14, 2007

PRESENT:	James E. Smith	Supervisor
	Patricia S. Knapp	Councilperson
	David C. Glossner	Councilperson
	Carolyn H. Saum	Councilperson
	Joseph H. LaFay	Councilperson

ALSO PRESENT: Robert Place, Esq., Town Attorney; Thomas C. Beck, Commissioner of Public Works; W. Scott Copp, Director, Building Department; Katherine Kramer, Assessor; Susan C. Roberts, Town Clerk; T. C. Lewis, Planning Board

Supervisor Smith called the meeting to order at 8:00 pm and introduced the Board and staff present.

Councilperson Knapp made a motion, seconded by Councilperson LaFay, that the minutes of the Town Board meeting of January 24, 2007 be approved as submitted by the Town Clerk.

Ayes: Smith, Knapp, Glossner, LaFay
Abstention: Saum
Nays: None
Approved with one abstention

PUBLIC HEARING
CONSERVATION EASEMENTS 2007

Supervisor Smith opened the Public Hearing and asked the Clerk for proof of publication and affidavit of posting. Proof of publication was given in the Fairport Perinton Post on February 1, 2007; affidavit of posting was also February 1, 2007.

Katherine Kramer, Assessor, reported that, pursuant to the Conservation Easement Law, Chapter 103 of the Code of the Town of Perinton, owners of various parcels of real property in the Town of Perinton have made proposals to the Conservation Board for Conservation Easements. The applications have been approved by the Monroe County Department of Planning and Development and the Perinton Conservation Board. Five of the easements are renewals, three are new. One application, for property at 320 Thayer Road, has been withdrawn.

She said that there were two types of easement: conservation and agricultural. Each provided a tax break for the property owner; the degree of relief depended on the length of the easement. If owners choose to break the easement they are required to pay up to five years of back taxes plus a penalty amount. The penalty funds are deposited in the Town's Open Space Capital Reserve Fund which is then used to purchase open space. Over 600 acres of open space have been purchased by the Town with funds from that account.

In 2006 there were 3,300+ acres of land under Conservation Easement, constituting 15% of the total acreage in the Town of Perinton. If the Board accepts the easements proposed for 2007 there will be 3,400 +/- acres under easement.

She asked the Board to approve the following 2007 Conservation Easements:

Renewals

<u>Tax Acct #</u>	<u>Owner/Property Location</u>	<u>Acres</u>	<u>School/Yrs/Type</u>
154.01-1-49 154.01.1-50	James & Rebecca Krause 100 & 102 Wakeman Road Fairport, NY 14450	14.08	Fairport/5/Conservation
180.02-1-48.11	Thomas R. Toolan Jr. 149 Loud Road Fairport, NY 14450	10.53	Fairport/10/Conservation
195.01-1-10	John DeSeyn Wilkinson Road Macedon, NY	27.00	Victor/9/Conservation
195.01-1-15.211	Nancy M. LaRouche Ryan Road Macedon, NY	10.17	Victor.5/Conservation
195.01-1-16	Alvina J. Kier 6766 Spring Creek Drive	5.09	Victor/5/Conservation

New

140.04-1-44.1	Warren & Elizabeth Peters Fellows Road Fairport, NY 14450	32.64	Fairport/15/Farming
154.01-1-53.1	William & Darlee Provinski 2495 Whitney road East Fairport, NY 14450	17.04	Faiport/5/Farming
154.02-1-1.1 154.02-1-1.2	Douglas & Colleen E. Fein 2500 Whitney Road East Fairport, NY 14450	21.00	Penfield/15/Conservation

There being no questions or comments from the audience, and all those wishing to be heard having been heard, the Public Hearing was closed.

A motion was made by Councilperson Knapp, seconded by Councilperson Saum, that the acceptance of the above 2007 Conservation Easements be granted a Negative Declaration under the New York State Environmental Quality Review Act (SEQR) because granting the easements preserves open space, limits development and therefore creates no adverse environmental impacts.

Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved

Councilperson Glossner offered the following resolution, seconded by Councilperson LaFay:

RESOLVED: that the Town Board of the Town of Perinton does hereby accept and authorize the Supervisor to sign on behalf of the Town of Perinton the Conservation Easements as listed below:

<u>Tax Acct #</u>	<u>Owner/Property Location</u>	<u>Acres</u>	<u>School/Yrs/Type</u>
140.04-1-44.1	Warren & Elizabeth Peters Fellows Road Fairport, NY 14450	32.64	Fairport/15/Farming

154.01-1-49 154.01.1-50	James & Rebecca Krause 100 & 102 Wakeman Road Fairport, NY 14450	14.08	Fairport/5/Conservation
154.01-1-53.1	William & Darlee Provinski 2495 Whitney road East Fairport, NY 14450	17.04	Fairport/5/Farming
154.02-1-1.1 154.02-1-1.2	Douglas & Colleen E. Fein 2500 Whitney Road East Fairport, NY 14450	21.00	Penfield/15/Conservation
180.02-1-48.11	Thomas R. Toolan Jr. 149 Loud Road Fairport, NY 14450	10.53	Fairport/10/Conservation
195.01-1-10	John DeSeyn Wilkinson Road Macedon, NY	27.00	Victor/9/Conservation
195.01-1-15.211	Nancy M. LaRouche Ryan Road Macedon, NY	10.17	Victor.5/Conservation
195.01-1-16	Alvina J. Kier 6766 Spring Creek Drive Victor, NY 14564	5.09	Victor/5/Conservation

Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved

**ORDER FOR HEARING
AMENDMENT TO SECTION 208-14
CODE OF THE TOWN OF PERINTON
OUTSIDE FURNACES**

Building Director Copp said that, during the past year, there had been much discussion regarding the appropriateness of free-standing wood, coal or bio-fuel outside furnaces and boilers in residential neighborhoods. The units are not regulated by the New York State Fire Prevention and Building Code; the height of the flume pipe and the location of the buildings, in relationship to neighboring structures, are unregulated. In addition, such furnaces may not burn cleanly and can emit smoke and fumes which could become neighborhood nuisances. He asked the Board to set a date for a Public Hearing to consider the following addition to the Town's Zoning Code:

§ Chapter 208 Zoning

ARTICLE V, Regulations Applicable to All Districts

Added text

§ 208-14T Outside Furnaces.

The Town of Perinton recognizes that alternate and supplemental heating systems provide some relief to the ever-increasing burden of heating with fossil fuels or electricity. With the advances in technology, many of these alternative systems are available on a scale that is suitable for operation in larger lot, rural residential developments. Many of these alternative heating systems are not well suited for smaller lot residential developments due to environmental concerns associated with their

abstract of such resolution describing, in general terms, the district to be formed to serve, and that such resolution was adopted subject to permissive referendum.

She further reported that she caused to be printed and had in her office available for distribution, petitions requesting a permissive referendum in regard to creation of said improvement district.

The Town Clerk reported that thirty (30) days have passed since the adoption of said resolution and that no petitions have been filed in her office requesting a permissive referendum and that the Town Board now had the authority to make an order establishing Extension No. 51 to Perinton Consolidated Sewer District No. 8.

The following Order was offered by Councilperson Glossner and seconded by Councilperson Saum;

WHEREAS, at a regular meeting of this Board held February 14, 2007, a resolution was adopted approving the creation of Extension No. 51 to Perinton Consolidated Sewer District No. 8 subject to a permissive referendum, and

WHEREAS, the Town Clerk reported to this Board that notices of the adoption of such resolution were duly posted and published as required by law and that she had petitions requesting a permissive referendum available in her office and that more than thirty (30) days have elapsed and no petitions requesting a permissive referendum have been filed in her office, and

WHEREAS, this Town Board is now empowered to order the establishment of Extension No. 51 to Perinton Consolidated Sewer District No. 8, it is

ORDERED FIRST, that Extension No. 51 to Perinton Consolidated Sewer District No. 8 is hereby established to include the are described as follows:

ALL THOSE TRACTS OR PARCELS OF LAND, situate in the Town of Perinton, County of Monroe, State of New York, and hereinafter designated as Extension No. 51 to Perinton Consolidate Sewer District No. 8 and more particularly described as follows:

Beginning at the southeasterly corner of Tax Account No. 179.18-0001-055; thence

1. Westerly, along the southerly boundary's of Tax Account No. 179.18-0001-055, 179.18 -0001-054 and Tax Account No. 179.18-0001-053 a distance of approximately 404 feet to the northeasterly corner of Tax Account No. 179.18-0001-060; thence
2. Southeasterly, along the easterly boundary of Tax Account No. 179.18-0001-060 and 179.18-0001-061 a distance of approximately 434 feet to the southeasterly corner of Tax Account No. 179.18-0001-061; thence
3. Westerly, along the southerly boundary of Tax Account Nos.179.18-0001-061 thru 179.18-0001-070 a distance of approximately 1427 feet to the southwesterly corner of Tax Account No. 179.18-0001-070; thence
4. Northerly, along the westerly boundary of Tax Account No. 179.18-0001-005, a distance of approximately 326 feet to the southwesterly corner of Tax Account No. 179.18-0001-006; thence
5. Northerly, along the westerly boundary of Tax Account No. 179.18-0001-006 and Tax Account No. 179.18-0001-007 a distance of approximately 203 feet to the southwesterly corner of Tax Account No. 179.18-0001-008; thence
6. Northwesterly, along the westerly boundary of Tax Account No. 179.18-0001-008, and Tax Account No. 179.18-0001-009 a distance of approximately 226 feet to the northwesterly corner of Tax Account No. 179.18-0001-009; thence

7. Easterly, along the northerly boundary of Tax Account No. 179.18-0001-009, a distance of approximately 264 feet to a point on the westerly boundary of Kurt Road; thence
8. Northerly, along said westerly boundary of Kurt Road, a distance of approximately 20 feet to the southeasterly corner of Tax Account No. 179.18-0001-010; thence
9. Westerly, along the southerly boundary of Tax Account Nos. 179.18-0001-010, a distance of approximately 249 feet to the southwesterly corner of Tax Account No. 179.18-0001-010; thence
10. Northwesterly along the westerly boundary of Tax Account No. 179.18-0001-010, a distance of approximately 362 feet to the northwesterly corner of Tax Account No. 179.18-0001-011; thence
11. Easterly, along the northerly boundary of Tax Account Nos. 179.18-0001-011 thru Tax Account No. 179.18-0001-022, a distance of approximately 1507 feet, to the northeasterly corner of Tax Account No. 179.18-0001-022; thence
12. Southeasterly, along the easterly boundary of Tax Account No. 179.18-0001-022, a distance of approximately 98 feet, to the northwesterly corner of Tax Account No. 179.18-0001-030; thence
13. Easterly, along the northerly boundary of Tax Account No. 179.18-0001-030, a distance of approximately 100 feet to the northeasterly corner of Tax Account No. 179.18-0001-030, thence
14. Southeasterly, along the easterly boundary of Tax Account No. 179.18-0001-030, a distance of approximately 132 feet to the northwesterly corner of Tax Account No. 179.18-0001-029; thence
15. Easterly, along the northerly boundary of Tax Account Nos. 179.18-0001-029, thru Tax Account No. 179.18-0001-027, and continuing to the centerline of Pittsford-Victor Road, NYS Rte. 96, a distance of approximately 351 feet; thence
16. Southeasterly, along the centerline of Pittsford-Victor Road, NYS Rte. 96, said centerline also being a portion of the westerly bounds of the existing Sanitary Sewer District 4-155, Powder Mill, a distance of approximately 540 feet to a point; thence
17. Southwesterly, a distance of approximately 56 feet to the point of beginning.

The foregoing described land is shown on a map entitled Extension No. 51 to Perinton Consolidated Sewer District No. 8 - Pinecrest Sanitary Sewer made by Larsen Engineers, competent engineers duly licensed by the State of New York showing the boundaries of the proposed Extension No. 51 to Perinton Consolidated Sewer District No. 8, and indicating the transmission to the Van Lare Sewage Treatment Plant which is operated by the Monroe County Pure Waters Agency. There is an existing contract between the Town of Perinton and the Monroe County Pure Waters Agency for transmission and treatment of sewage.

ORDERED SECOND, that the Town Clerk is hereby directed to certify a copy of this Order and forthwith record the same in the Office of the Clerk of the County of Monroe in which the Town of Perinton is situate and to forward a certified copy of the same to the Department of Audit and Control.

On roll call vote by the Town Clerk the following votes were recorded:

Ayes: Smith, Knapp, Glossner, Saum, LaFay

Nays: None

Unanimously approved.

WHEREUPON, the Supervisor declared the foregoing Order adopted and directed the entry thereof in the proceedings of this Board.

EXTRACT OF MINUTES ADOPTING BOND RESOLUTION

At a regular meeting of the Town Board of the Town of Perinton, Monroe County, New York, held at the Town Hall, 1350 Turk Hill Road, Fairport, New York in said Town, on February 14, 2007, at 8:00 pm local time.

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

PRESENT: Supervisor James E. Smith; Councilpersons Patricia S. Knapp, David C. Glossner, Carolyn H. Saum and Anthony LaFay

ABSENT: None

ALSO PRESENT: Susan C. Roberts, Town Clerk, Thomas C. Beck, Commissioner of Public Works, Robert Place, Town Attorney

The following resolution was offered by Councilperson Knapp, seconded by Councilperson Saum, to wit:

BOND RESOLUTION DATED

February 14, 2007

A RESOLUTION AUTHORIZING THE ISSUANCE OF
\$3,531,738 SERIAL BONDS OF THE TOWN OF PERINTON
MONROE COUNTY, NEW YORK TO FINANCE
CAPITAL IMPROVEMENTS CONSISTING OF THE
CONSTRUCTION OF SEWER IMPROVEMENTS FOR EXTENSION No. 51
TO PERINTON CONSOLIDATED SEWER DISTRICT No. 8,
AUTHORIZING THE ISSUANCE OF BOND ANTICIPATION NOTES
IN CONTEMPLATION THEREOF
THE EXPENDITURE OF FUNDS FOR SUCH PURPOSE AND
DETERMINING OTHER MATTERS IN CONJUNCTION THEREWITH

WHEREAS, by proceedings heretofore duly had and taken pursuant to the Town Law, the Town Board of the Town of Perinton, Monroe County, New York, has duly established Perinton Consolidated Sewer District No. 8 and Extension No. 51 to said consolidated sewer district; and

WHEREAS, the Town of Perinton has duly complied with the requirements of the State Environmental Quality Review Act and the applicable regulations thereunder of the State of New York with respect to the purpose hereinafter described and the financing thereof; and

WHEREAS, it is now desired to provide for the financing of the construction of the Pinecrest Relief Sewer for said consolidated sewer district in accordance with such proceedings:

NOW, THEREFORE, BE IT RESOLVED, by the Town Board of the Town of Perinton, Monroe County, New York (Town), as follows:

Section 1. For the specific object or purpose of paying the cost of the construction of approximately 4,300 +/- linear feet of 8 inch PVC sanitary sewer pipe and 26 sanitary manholes along with 4,500 feet of road, 9,000 feet of gutters, 3,770 feet of storm sewers and appurtenances necessary for the operation thereof in the Town including the acquisition of easements necessary in connection therewith substantially in accordance with the map and plan accompanying the engineering report for said relief sewer, there are hereby authorized to be issued general obligation bonds in an aggregate principal amount not to exceed \$3,531,738 and bond anticipation noted in anticipation thereof (and renewals thereof), pursuant to the Local Finance Law.

Section 2. The maximum estimated cost of the aforesaid specific object or purpose is \$3,531,738 and the plan for financing thereof consists of the issuance of \$3,531,738 serial bonds or bond anticipation notes of said Town, hereby authorizing to be issued pursuant to the Local Finance Law.

Section 3. It is hereby determined and declared that (a) said purpose is one of the class of objects or purposes described in Subdivision 4 of Paragraph a. of Section 11.00 of the Local Finance Law, and that the period of probable usefulness of said purpose is forty (40) years, (b) the proposed maximum maturity of the said bonds authorized by this resolution will be in excess of five years, (c) current funds are not required to be provided prior to the issuance of the bonds or notes herein authorized are issued in anticipation of bonds for an assessable improvement, and (e) there are presently no outstanding bond anticipation notes issued in anticipation of said bonds.

Section 4. The faith and credit of the Town are hereby irrevocably pledged for the payment of the principal of and interest on such bonds as the same respectively become due and payable. There shall annually be appropriated by the Town Board of said Town an amount sufficient to pay the principal and interest on said bonds as the same become due and payable, which shall be assessed upon the several lots and parcels of land within Perinton Consolidated Sewer District No. 8 in the manner provided by law, but if not paid from such sources, all the taxable real property in said Town shall be subject to the levy of ad valorem taxes without limitation as to rate or amount sufficient to pay the principal of and interest on said bonds as the same shall become due.

Section 5. 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. The Town Supervisor and the Town Clerk or Deputy Clerk are hereby authorized to sign any bonds and notes issued pursuant to this resolution, and the Town Supervisor and the Town Clerk or Deputy Clerk are hereby authorized to affix to such bonds and notes the Town's corporate seal and to attest such seal.

Section 6. It is hereby determined and declared that the Town reasonably expects to reimburse the general fund (or such other fund utilized), not to exceed the maximum amount authorized herein, from the proceeds of the obligations authorized hereby for expenditures, if any, from such fund that may be made for the purpose prior to the date of issuance of such obligations. This is a declaration of official intent under Treasury Regulations §1.150-2.

Section 7. The validity of such bonds may be contested only if:

1. Such bonds 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 (20) days after the date of such publication, or

3. Such bonds are authorized in violation of the provisions of the Constitution.

Section 8. This resolution, which takes effect immediately, shall be published in full in the Perinton-Fairport Post, 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.

Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved

Supervisor Smith reported that, in October 26, 2006, a fire in an outdoor trash receptacle damaged the Center Park building's ceiling, roof and door. Commissioner of Recreation and Parks James Donahue has obtained three quotes for repairs to the building. The lowest quote was from D'Agostino General Contractors, in the amount of \$6,540. He asked the Board to approve a contract with D'Agostino Contractors to repair the damages.

A motion was made by Councilperson Knapp, seconded by Councilperson Saum, that the contract to repair damages to the Center Park Building be awarded to D'Agostino General Contractors, 803 Linden Avenue, Rochester, NY 14625 and that the budget be amended to increase the Parks Repairs Appropriation and the Insurance Recovery Revenue by \$7,150, to cover the contract with D'Agostino plus repair costs already incurred.

Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved

Councilperson Saum made a motion, seconded by Councilperson LaFay, that the following change in the membership of the Egypt Fire Association be approved:

Removed from rolls	Anthony Cassano 1454 Ayrault Road Fairport, NY 14450
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Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved

Commissioner Beck asked the Board to approve three Change Work Orders for The Orchards sewer construction project. The first, in the amount of \$1,016.00, provides for a change in expansion joint material being used to form a water-tight seal between the existing granite curb along Fairport Road and the new concrete sidewalk constructed adjacent to it. The material originally specified is too rigid and could lead to damage to the new sidewalk during the freeze-thaw cycles which occur each winter.

The second Change Work Order, in the amount of \$3,600, is for modular blocks for the retaining wall system being used behind the sidewalk between Irondequoit Creek and Crescent Road. The original block specified is no longer available in the approved color; the new block is from a different manufacturer.

The last Change Work Order, in the amount of \$6,000, is for sewer connections for two properties included in the project. A portion of the sewer was constructed in an easement between the two properties; during construction their septic systems were damaged and are unusable. Since the septic systems were damaged as part of the construction the Town will pay for connection costs.

Councilperson Knapp made a motion, seconded by Councilperson Glossner, that the above Change Work Orders be approved as recommended by Commissioner Beck. None of the changes were anticipated; the requested changes will not put the project over budget.

Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved.

Commissioner Beck said that, as part of the DPW redevelopment project, the Monroe County Water Authority (MCWA) has approved plans for the extension of a water main along Cobb's Lane from Turk Hill Road to the new facility. The extension would allow Monroe County to abandon an existing undersized 10" water main and replace it with a 12" main which would be capable of carrying adequate fire flow protection to the redeveloped site. It would also provide water to the two buildings west of the DPW facilities.

MCWA will supply all of the necessary materials for the water main extension and the Town will construct the improvements. He asked the Board to approve the submitted inter-municipal Agreement.

A motion was made by Councilperson La Fay, seconded by Councilperson Saum, that the Supervisor be authorized to sign an inter-municipal agreement with Monroe County Water Authority for construction of a 12" water main from Turk Hill Road to the renovated DPW facility. The agreement states, in part, that MCWA will purchase and deliver all to the materials needed for construction, at no cost to the Town, that MCWA will provide field inspection and oversight for construction and that MCWA will take ownership of all portions of the new facilities except for those designated privately owned or owned by the Town of Perinton. The Town will provide engineering, survey, SEQR, permits, approvals, labor and equipment, will transfer all services and ties from the existing main to the new main and will do final restorations. The Town will provide all things necessary to construct the portion of the service that will be owned by the Town. The Town and the MCWA shall coordinate to ensure all of the services and the new feed to the new DPW facilities are fully installed and on line before the MCWA shuts down and abandons the existing main.

Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved.

Supervisor Smith said that, in October 2006, the Town of Perinton was awarded a \$551,000 Environmental Protection Fund grant for Erie Canal-side improvements in the Hamlet of Bushnell's Basin. The funding, a matching grant, will be used to construct a fueling station, a public dock, restroom facilities, a picnic area, street lights along the canal and pedestrian crosswalks. Professional engineering services will be an integral part of the construction of these facilities. He asked the Board to approve a Professional Services Agreement with Parrone Engineering for design services for the Bushnell's Basin Canal Grant project.

A motion was made by Councilperson Glossner, seconded by Councilperson Saum, that the Town of Perinton enter into a Professional Services Agreement with Parrone Engineering for engineering services, including the schematic, phase, preliminary/final design phase, bidding phase, construction phase, RPR services and post-construction services for canal-side improvements in the Hamlet of Bushnell's Basin, at a cost not to exceed \$118,742.00.

Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved.

Councilperson Knapp made a motion, seconded by Councilperson Saum, that the Town Board declare its intent to serve as Lead Agent for the Bushnell's Basin project under the New York State Environmental Quality Review Act (SEQR).

Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved.

Supervisor Smith said that the most recent Municipal Solid Waste Disposal Agreement between the Town of Perinton and Waste Management of New York LLC expired in June 2006. The Town and Waste Management have approved one month extensions to the expired contract until a new contract could be written. He asked the Board to approve the new contract, which will be in effect from March 1, 2007 - December 31, 2011.

A motion was made by Councilperson LaFay, seconded by Councilperson Saum, that the Supervisor be authorized to sign the Municipal Solid Waste Disposal Agreement with Waste Management of New York, dated February 14, 2007, which will be in effect from March 1, 2007 - December 31, 2011.

Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved

A motion was made by Councilperson Saum, seconded by Councilperson LaFay, that the reports from the Finance Director, Town Clerk and the Building Department for the month of January be approved.

Ayes: Smith, Knapp, Glossner, Saum, LaFay
Nays: None
Unanimously approved

There being no further business before the Board and no further questions from the audience, the meeting was adjourned at 8:30 pm.

Respectfully submitted,

Susan C. Roberts
Town Clerk