

PERINTON TOWN BOARD MEETING  
1350 Turk Hill Road, Fairport, NY 14450  
Wednesday, April 13, 2011

PRESENT:	James E. Smith	Supervisor
	Patricia S. Knapp	Councilperson
	Carolyn H. Saum	Councilperson
	Joseph H. LaFay	Councilperson
	Peg S. Havens	Councilperson

ALSO PRESENT: Robert Place, Esq., Town Attorney; Thomas C. Beck, Commissioner of Public Works; Jeffrey Myers, Commissioner of Recreation and Parks; Jennifer A. West, Town Clerk; Carol Johnston, Deputy Town Clerk; Stacey Estrich, Parks Director; Michael Doser, Director of Code Enforcement and Development; Chris Fredette, Conservation Board; T.C. Lewis, Planning Board.

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

Councilperson Havens made a motion, seconded by Councilperson Saum, that the minutes of the Town Board meeting of March 23, 2011 be approved as submitted by the Town Clerk.

Ayes: Knapp, Saum, LaFay, Havens  
Nays: None  
Abstain: Smith  
Approved

PUBLIC HEARING  
VILLAGE SPORTS  
2830 BAIRD ROAD

Supervisor Smith opened the Public Hearing and asked the Clerk for proof of publication and affidavit of posting. Proof of publication for the Public Hearing was given in the Fairport East Rochester Post on March 17, 2011; affidavit of posting was also March 17, 2011.

Glenn Collins, owner of Village Sports, 2830 Baird Road, stated that he has come before the Town Board several times requesting the addition of a stand-alone building on his property. Mr. Collins stated that he has now determined that he does not want to put an addition on to his facility. Mr. Collins would like to make internal changes such as enlarging the current rink to be closer to a full size rink with the rest of the components of his prior Special Use Permit remaining the same.

Supervisor Smith asked for clarification and Mr. Collins stated that he is requesting approval of the items that are included in his February 21, 2011 letter to Mr. Smith, which was part of the Special Use Permit application. Town Attorney Place stated that all previous Special Use Permits granted should be declared null and void.

Councilperson Knapp asked what the maximum number of children would be at Village Sports. Mr. Collins stated that he felt that the maximum number would be 60, however, he would like the Special Use Permit to allow him to grow to a maximum of 100.

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

Pursuant to Section 239-m of the General Municipal Law, this application was referred to the Monroe County Planning Department. Their report, dated March 29,

2011, and designated PR11-4Z, stated that they have reviewed this application and do not have any comment.

Supervisor Smith also stated that the Board has a memo from the Conservation Board dated April 11, 2011, stating that they have no concerns with this Special Use Permit application.

Councilperson LaFay made a motion, seconded by Councilperson Havens, that the granting of a Special Use Permit to Village Sports be given a Negative Declaration under the New York State Environmental Quality Review Act (SEQR) based upon the fact that this business will in no way negatively impact the environment.

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

Councilperson Saum made a motion, seconded by Councilperson LaFay, that, having reviewed Section 208-54 of the Code of the Town of Perinton, the Board approve the Special Use Permit for Village Sports, 2830 Baird Road, with the following conditions:

1. Void all previous Special Use Permits for this property
2. Site Plan Approval by the Town Planning Board by April 13, 2012
3. Approval of any variances (occupancy and parking) required by the Town Zoning Board of Appeals by April 13, 2012
4. Existing building may house a full size ice rink (185' x 85' or less)
5. Existing building will have ice and turf year round
6. The building will also contain the following: party rooms, school age program rooms, small pro shop with skate sharpener, play maze, snack bar, Training Area, synthetic ice, and parent only area with bar (beer and wine).
7. The following activities will be allowed:
  - a. Birthday parties-For children approximately 3 to 12 years old, operated mostly during weekends and occasionally during the week
  - b. Pay N Play-For children under the supervision of a parent, 9 a.m. to 6 p.m Mon-Sun.
  - c. School-Age Child Care (SACC)-number of children based on license, grades K through 6, during the school year, weekdays, 7 a.m. to 8:30 a.m. and 11 a.m. to 6 p.m.
  - d. Summer camp-For 100 children, from June through Labor Day Weekend, weekdays, from 7 a.m. to 6 p.m.
  - e. Youth sports classes-For children ages 2 to 12 years, groups of 6 to 12, during various times of the year, youth sports classes in soccer, lacrosse, ice hockey, field hockey, baseball, and beginner ice skating, seven days per week, 9 a.m. to 6 p.m., each class lasting 50 minutes
  - f. Pre-school-For children ages 3 to 5 years old, groups of 10 to 15, half-day pre-school program, weekdays, 9 a.m. to 12 p.m.
  - g. Non ice sports training
  - h. Ice hockey rentals-
    - i. Rink: for youth hockey games and practices, with limited seating and no large-scale youth hockey tournaments
    - ii. Open Skate: By reservation only and limited to 75 skaters
  - i. Hockey training-For up to 10 players, small off-ice hockey training area
  - j. Turf rental-For local sports teams (training area)
  - k. Private parties/lock-ins-For 15 to 75 people when no other activity occurring, lock-ins limited to scout troops and church groups and typically operate from 8 p.m. to 8 a.m

- l. Daycare building-For 40 children, ages 6-months old to 12-years old, daycare in detached 5,000-square foot building on southwest part of property. Licensed through NYS.
  - m. Youth Sports Classes for ages 2 to 7 years in daycare building.
8. The Special Use Permit will expire on April 13, 2012.

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

#### PERMISSIVE REFERENDUM

Supervisor Smith announced that the time of Permissive Referendum for the transfer of funds from various capital reserve funds to general funds has passed.

END OF PERMISSIVE REFERENDUM, DISTRICT ESTABLISHMENT  
AND BOND RESOLUTION  
EXTENSION No. 58 TO PERINTON CONSOLIDATED SEWER DISTRICT 8  
INDIAN VALLEY SEWER

TOWN OF PERINTON    MONROE COUNTY    NEW YORK

In the Matter  
of

EXTENSION NO. 58 to PERINTON CONSOLIDATED  
SEWER DISTRICT NO. 8  
(Indian Valley)

**ORDER**  
**ESTABLISHING**  
**DISTRICT**

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At a regular meeting of the Town Board of the Town of Perinton, held at the Town Hall, 1350 Turk Hill Road, Fairport, New York, on April 13, 2011 at 8:00 p.m., local time, there were:

PRESENT:            Supervisor James E. Smith; Councilpersons Patricia S. Knapp, Peg S. Havens, Carolyn H. Saum and Joseph LaFay  
ABSENT:            None  
ALSO PRESENT:    Jennifer A. West, Town Clerk, Thomas C. Beck, Commissioner of Public Works, Robert Place, Town Attorney

The Town Clerk reported that the Town Board adopt a resolution authorizing the establishment of Extension No. 58 to Perinton Consolidated Sewer District 8 at its regular meeting of February 23, 2011, that the adoption of said resolution was subject to a permissive referendum, that pursuant to Section 206 of the Town Law of the State of New York she caused a notice of such resolution to be published in the Fairport East Rochester Post on March 3, 2011, being a newspaper regularly published in Monroe County and having general circulation within the consolidated district and in addition she posted a copy of such notice on the bulletin board in her office on March 3, 2011. Such notice set forth the date of adoption of the resolution and contained an 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. 58 to Perinton Consolidated Sewer District No. 8.

The following Order was offered by Councilperson Knapp and seconded by Councilperson Havens;

WHEREAS, at a regular meeting of this Board held April 13, 2011, a resolution was adopted approving the creation of Extension No. 58 to Perinton Consolidated Sewer District No. 8, 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. 58 to Perinton Consolidated Sewer District No. 8, it is

ORDERED FIRST, that Extension No. 58 to Perinton Consolidated Sewer District No. 8 is hereby established to include the area described as follows:

Beginning at a point on the southerly highway boundary of Pittsford-Palmyra Road, Rte. 31, said point being the northwesterly corner of Tax Acct. No. 165.15-1-34; thence

1. Easterly, along the southerly highway boundary of Pittsford-Palmyra Road, Rte. 31, a distance of approximately 107 feet to an angle point and continuing along the southerly highway boundary of Pittsford-Palmyra Road, Rte. 31, a distance of approximately 619 feet the northeasterly corner of Tax Acct. No. 165.15-1-29; thence
2. Southwesterly, along the easterly boundary of Tax Acct. No. 165.15-1-29 and Tax Acct. No. 165.19-1-16, a distance of approximately 317 feet to an angle point; thence
3. Southeasterly, along the boundary of Tax Acct. No. 165.19-1-16, a distance of approximately 69 feet to an angle point; thence
4. Southwesterly, along the easterly boundaries of Tax Acct. No's 165.19-1-16, 165.19-1-15, 165.19-1-14, 165.19-1-13, 165.19-1-12, and 165.18-1-57.1, a distance of approximately 1666 feet to an angle point; thence
5. Northwesterly, a distance of approximately 78 feet to the northeasterly corner of Tax Acct. No. 165.18-1-57.2; thence
6. Southwesterly, along the easterly boundary of Tax Acct. No. 165.18-1-57.2 a distance of approximately 1869 feet to its southeast corner, said corner also being a point on the northerly highway boundary of N.Y.S. Rte. 490; thence
7. Northwesterly, along the northerly highway boundary of N.Y.S. Rte. 490, a distance of approximately 3567 feet to the southerly corner of Tax Acct. No. 165.18-1-50; thence

8. Northerly, along the easterly boundary of the existing sewer district known as The Oaks Sewer District, a distance of approximately 1304 feet to the northwesterly corner of Tax Acct. No. 165.14-1-49; thence
9. Easterly, along the northerly boundary of Tax Acct. No. 165.14-1-49, a distance of approximately 83 feet to an angle point; thence
10. Northerly, along the westerly boundary of Tax Acct. No. 165.14-1-48, a distance of approximately 143 feet to the northwesterly corner of Tax Acct. No. 165.14-1-48; thence
11. Easterly, along the northerly boundary of Tax Acct. No. 165.14-1-48, and continuing along that line a distance of approximately 276 feet to its intersection with the easterly highway boundary of Wickford Way; thence
12. Southerly, along the easterly highway boundary of Wickford Way, distance of approximately 706 feet to its intersection with the northerly boundary of Tax Acct. No. 165.14-1-43; thence
13. Easterly, along the northerly boundaries of Tax Acct. No's 165.14-1-43, 165.14-1-35, 165.14-1-34 and 165.14-1-33 a distance of approximately 721 feet, to the northeasterly corner of Tax Acct. No. 165.14-1-33; thence
14. Northerly, along the westerly boundaries of Tax Acct. No's 165.14-1-26, 165.14-1-25, 165.14-1-24, 165.14-1-23, and 165.14-1-22 a distance of approximately 505 feet, to the northwesterly corner of Tax Acct. No. 165.14-1-22; thence

The following courses are along the southerly boundary of the existing sewer district P.C.S.D. No. 8 Ext. No. 26 (Pittsford- Palmyra Road)

15. Easterly, along the northerly boundary of Tax Acct. No. 165.14-1-22, and continuing along that line a distance of approximately 220 feet to its intersection with the centerline of Oakwood Lane; thence
16. Southerly, along the centerline of Oakwood Lane a distance of approximately 133 to its intersection with the northerly boundary line extended westerly of Tax Acct. No. 165.14-1-12; thence
17. Easterly, along the northerly boundary of Tax Acct. No. 165.14-1-12, a distance of approximately 185 feet to an angle point; thence
18. Southeasterly, along the northerly boundary of Tax Acct. No. 165.14-1-12, a distance of approximately 105 feet to the northeasterly corner of Tax Acct. No. 165.14-1-12; thence
19. Southerly along the easterly boundaries of Tax Acct. No's 165.14-1-12, 165.14-1-13, and 165.14-1-14 a distance of approximately 176 feet to the northwesterly corner of Tax Acct. No. 165.14-2-70; thence
20. Easterly, along the northerly boundaries of Tax Acct. No's 165.14-2-70, and 165.14-2-69, a distance of approximately 237 feet to an angle point; thence
21. Northerly along an easterly boundary of Tax Acct. No. 165.14-2-69, a distance of approximately 70 feet to the northwesterly corner of Tax Acct. No. 165.14-2-69; thence

22. Southeasterly, along the northerly boundaries of Tax Acct. No's 165.14-2-69, 165.14-2-68, 165.14-2-67, 165.14-2-66, and 165.14-2-65, a distance of approximately 472 feet to its intersection with the westerly boundary of Tax Acct. No. 165.14-2-63; thence
23. Northerly, along the westerly boundary of Tax Acct. No. 165.14-2-63 a distance of approximately 50 feet to the northwesterly corner of Tax Acct. No. 165.14-2-63; thence
24. Southeasterly along the northerly boundary of Tax Acct. No. 165.14-2-63, continuing along that line crossing Duncott Road, and along the northerly boundaries of Tax Acct. No's 165.14-2-62, 165.14-2-55, and continuing along that line a distance of approximately 687 feet to its intersection with the centerline of Mill Road; thence
25. Southerly along the centerline of Mill Road a distance of approximately 96 feet to, its intersection with the northerly highway boundary of Blandford Lane extended westerly; thence
26. Southeasterly along the northerly highway boundary of Blandford Lane extended, a distance of approximately 177 feet to its intersection with the westerly boundary of Tax Acct. No. 165.15-1-34; thence
27. Northeasterly along the westerly boundary of Tax Acct. No. 165.15-1-34, a distance of approximately 206 feet to its intersection with the southerly highway boundary of Pittsford-Palmyra Road, Rte. 31, being the Point Of Beginning.

The foregoing described lands are shown on a map entitled Extension No. 58 to Perinton Consolidated Sewer District No. 8, prepared by Larsen Engineers, competent engineers duly licensed by the State of New York showing the boundaries of the proposed Extension No. 58 to Perinton Consolidated Sewer District No. 8, and providing for the transmission of sewage 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. The proposed map shows whether sewer service is provided to neighboring lots to the proposed extension.

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, Saum, LaFay, Havens

NAYS: None

Unanimously approved.

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

#### LEGAL NOTICE

Notice Pursuant to §81 of Local Finance Law

NOTICE IS HEREBY GIVEN that the resolution published herewith has been adopted by the Town Board of the Town of Perinton, Monroe County, New York, on the 13<sup>th</sup> day of April, 2011, 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,

and an action, suit or proceeding contesting such validity is commenced within twenty (20) days after the date of publication of this notice, or such obligations were authorized in violation of the provisions of the Constitution.

Dated: April 13, 2011

Jennifer A. West  
Perinton Town Clerk

BOND RESOLUTION DATED  
April 13, 2011  
A RESOLUTION AUTHORIZING THE ISSUANCE OF  
\$11,800,000 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. 58  
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. 58 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 Jefferson Avenue 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 10,900 +/- linear feet of 8 inch diameter sanitary sewer pipe, reconstruct/rehabilitate approximately 13,200 linear feet of storm sewer, and install approximately 10,000 linear feet of 4-inch and 6-inch lateral stubs and all 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 \$11,800,000 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 \$11,800,000 and the plan for financing thereof consists of the issuance of \$11,800,000 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 of 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 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, Saum, LaFay, Havens  
Nays: None  
Unanimously approved

**APPROVE CHANGES TO THE MEMBERSHIP  
OF THE EGYPT FIRE ASSOCIATION, INC**

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

Out of District Firefighter

Jordan Kessel  
2775 Canandaigua Road  
Macedon, NY 14502

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

#### APPOINT CROSSING GUARD

A motion was made by Councilperson Havens, seconded by Councilperson LaFay, that Louis DiGuissepe, 24 Birch Lane, Fairport, NY 14450 be appointed a full time crossing guard with a new pay rate of \$[6,649.00] per year retroactive to April 4, 2011.

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

#### APPROVE FULL TIME APPOINTMENT PARKS DEPARTMENT LABORER

Commissioner of Recreation and Parks Myers stated that the Parks Department has a vacancy in the Laborer position. Commissioner Myers recommended the appointment of Bill McMahon to the Park Laborer position. Mr. McMahon has worked in a seasonal capacity for the Parks Department for over a year. Commissioner Myers requested that Mr. McMahon be appointed at a rate of \$[13.00] per hour effective April 18, 2011.

Councilperson Saum made a motion, seconded by Councilperson Havens to approve the appointment of Bill McMahon as a full time laborer effective April 18, 2011 at a rate of \$[13.00] per hour.

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

#### AUTHORIZE WAGE STEP INCREASE PARKS DEPARTMENT EMPLOYEE

Commissioner of Recreation and Parks Myers stated that Park Laborer Joe Briggs has been working for the Parks Department since October of 2009. Commissioner Myers requested that the Town Board authorize a wage step increase of \$1.00 per hour for Mr. Briggs, effective April 18, 2011. His new rate would be \$[14.95] per hour and the changes have been accounted for in the 2011 budget.

Councilperson LaFay made a motion, seconded by Councilperson Knapp to approve a wage step increase of \$1.00 per hour, resulting in an hourly rate of \$[14.95] per hour, for Joe Briggs effective April 18, 2011.

Ayes: Smith, Knapp, Saum, LaFay, Havens  
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 Code Enforcement and Development Department for the month of March 2011 be approved.

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

Darren Miller, 1 Mill Valley Road, expressed his concern that his questions and the response to his questions at the March 9, 2011 Town Board meeting were not reflected in their entirety in the meeting minutes and asked that the minutes be amended to reflect the entire discussion. Town Attorney Place stated that the minutes are not verbatim minutes and it is up to the Town Board's discretion as to whether they capture generally what was discussed. Mr. Miller also requested that his current question be recorded in the minutes of this meeting.

Judith McNulty, 647 Thayer Road, asked whether the hydrofracking meeting was still on for next Tuesday. Supervisor Smith stated that is not being sponsored by the Town and Commissioner Myers said that he would check the Community Center calendar and let Mrs. McNulty know.

There being no further business before the Board and no further questions from the audience, the meeting was adjourned at 8:20 pm.

Respectfully submitted,

Jennifer A. West  
Town Clerk