

TOWN BOARD MEETING

Town Hall

12/1/76

8:00 P.M.

Present: Co. D'Antoni, Holbrook, Maloney, Piacentile, Supv. Gerber  
Murray N. Jacobson, Town Attorney  
John R. Bradley, Town Clerk

Supervisor Gerber called Town Board Meeting to order;  
assemblage saluted the Flag.

(1976-805) Co. D'Antoni offered the following resolution:

RESOLVED, that the Minutes of the Town Board Meeting held on November 17, 1976, are hereby adopted and accepted as submitted by the Town Clerk.

Seconded by Co. Piacentile All voted Aye.

(1976-806) Co. Holbrook offered the following resolution:

RESOLVED, that based upon the recommendation of the Town Engineer, the Town Board of the Town of Clarkstown hereby accepts proposals from Orange & Rockland Utilities, Inc. for street lighting at the following locations:

Burgundy Lane, New City  
Crieff Lane, New City  
Old Route 304, New City  
Pearl Lane, New City  
South Greenbush Road, West Nyack  
Germonds Road, West Nyack  
Tilton Road, Congers

Seconded by Co. Maloney All voted Aye.

(1976-807) Co. D'Antoni offered the following resolution:

RESOLVED, that based upon the recommendation of the Traffic and Traffic Fire Safety Advisory Board, the Superintendent of Highways is hereby authorized to install a sign reading "15 M.P.H." to be installed under the "S" curve sign on the west side of Havermill Road opposite Bel Aire Terrace, New City.

Seconded by Co. Piacentile All voted Aye.

(1976-808) Co. Piacentile offered the following resolution:

RESOLVED, that pursuant to an agreement entered into April 3, 1968, between Pascack Motel, Inc., and the Town of Clarkstown, the Comptroller is hereby authorized to release

(continued)

(1976-808 continued)

the sum of \$6,000.00 to Pascack Motel, Inc., which sum has been held in escrow for the performance of certain work and which work has been performed to the satisfaction of the Town Engineer.

Seconded by Co. Maloney                      All voted Aye.

(1976-809) Co. Maloney offered the following resolution:

WHEREAS, by Resolution No. 534-1976, escrow funds of Farice Homes, Inc., in the total amount of \$2,635.21 were defaulted by the Town of Clarkstown, and

WHEREAS, the sum of \$2,635.21 erroneously included the sum of \$480.21 belonging to Farice Homes, Inc.;

NOW, THEREFORE, be it

RESOLVED, that the sum of \$480.21, erroneously defaulted by the Town of Clarkstown, be refunded to Farice Homes, Inc.

Seconded by Co. Piacentile                      All voted Aye.

(1976-810) Co. Holbrook offered the following resolution:

WHEREAS, an action has been instituted against the Town of Clarkstown entitled as follows:

BP OIL, INC., Principal Office and Place of Business at Rollins Plaza, Wilmington, Delaware; DORIS STARK, Indv., 52 Main Street Nanuet, N. Y., and as Atty.-in-fact for MELVYN STARK and SUSAN STARK MOSES; and NANUET MEDICAL BUILDING, INC., Principal Office and place of business at 36 College Rd., Nanuet, N. Y.,

Plaintiffs,

-against-

THE TOWN OF CLARKSTOWN, GEORGE S. GERBER, CHARLES HOLBROOK, ANTHONY D'ANTONI, JOHN MALONEY and JOHN PIACENTILE, MEMBERS OF THE TOWN BOARD OF THE TOWN OF CLARKSTOWN and JOHN BRADLEY, TOWN CLERK OF THE TOWN OF CLARKSTOWN, Principal Office and Place of Business at 10 Maple Avenue, New City, N. Y.,

Defendants.

NOW, THEREFORE, be it

RESOLVED, that the Town Attorney is hereby authorized to take all necessary steps to defend said action.

Seconded by Co. Piacentile                      All voted Aye.

(1976-811) Co. Holbrook offered the following resolution:

WHEREAS, a proceeding has been instituted against the Town of Clarkstown entitled as follows;

ORANGE AND ROCKLAND UTILITIES, INC.,

Plaintiff

-against-

TOWN OF CLARKSTOWN, NEW YORK, JOHN BRADLEY,  
as Town Clerk of the Town of Clarkstown, New  
York, and FREDERICK SEEGAR, as Superintendent  
of Highways of the Town of Clarkstown, New York,

Defendants.

NOW, THEREFORE, be it

RESOLVED, that the Town Attorney is hereby authorized to take all necessary steps to defend said proceeding.

Seconded by Co. Maloney

All voted Aye.

(1976-812) Co. Maloney offered the following resolution:

WHEREAS, SCHREMER HOLDING CORP. and ALFRED & ROBERT SCHREMER has petitioned the Town Board of the Town of Clarkstown that the Zoning Ordinance of the said Town be amended by redistricting property of the said petitioner described from R-40 district to R-15 district;

NOW, THEREFORE, be it

RESOLVED, that a public hearing pursuant to Sections 264 and 265 of the Town Law be had at the Auditorium of the Town Hall of the Town of Clarkstown, at 10 Maple Avenue, New City, Rockland County, New York, in the said Town of Clarkstown, on the 12th day of January, 1977 at 8:15 P.M., relative to such proposed amendment; and it is

FURTHER RESOLVED, that the Town Attorney prepare notice of such statutory hearing and that the Town Clerk cause the same to be published in the official newspaper of the Town as aforesaid and file proof thereof in the office of the said Clerk.

Seconded by Co. Piacentile

All voted Aye.

(1976-813) Co. Maloney offered the following resolution:

WHEREAS, STEPHEN ISER, has petitioned the Town Board of the Town of Clarkstown that the Zoning Ordinance of the Town be amended by redistricting property of the said petitioner described from R-15 district to RG-2 district;

(continued)

(1976-813 continued)

NOW, THEREFORE, be it

RESOLVED, that a public hearing pursuant to Sections 264 and 265 of the Town Law be had at the Auditorium of the Town Hall of the Town of Clarkstown, at 10 Maple Avenue, New City, Rockland County, New York, in the said Town of Clarkstown, on the 12th day of January, 1977 at 8:45 P.M., relative to such proposed amendment; and it is

FURTHER RESOLVED, that the Town Attorney prepare notice of such statutory hearing and that the Town Clerk cause the same to be published in the official newspaper of the Town aforesaid and file proof thereof in the office of the said Clerk.

Seconded by Co. Piacentile

All voted Aye.

**TOWN BOARD SIGNED ORDER CALLING PUBLIC HEARING IN THE MATTER OF THE PETITION FOR THE EXTENSION OF THE CLARKSTOWN CONSOLIDATED WATER SUPPLY DISTRICT #1 to include OLD MILL ACRES, VALLEY COTTAGE (WEST NYACK)**

**ORDER FOLLOWS:**

At a meeting of the Town Board of the Town of Clarkstown, Rockland County, New York, held at the Meeting Room of the Town Hall, at 10 Maple Ave., New City, in said Town of Clarkstown on the 1st day of December 1976.

**PRESENT:**

GEORGE S. GERBER,	Supervisor
JOHN R. MALONEY,	Councilman
ANTHONY D'ANTONI,	Councilman
CHARLES E. HOLBROOK,	Councilman
JOHN T. PIACENTILE,	Councilman

**ORDER CALLING  
PUBLIC HEARING**

**IN THE MATTER OF:**

**PETITION for the EXTENSION of the CLARKSTOWN CONSOLIDATED WATER SUPPLY DISTRICT #1 to include OLD MILL ACRES, Valley Cottage (West Nyack) in the Town of Clarkstown, Rockland County, New York**

**WHEREAS, a written Petition dated November 5, 1976 in due form and containing the required signatures has been presented to and filed with the Town Board of the Town of Clarkstown, Rockland County, New York for the EXTENSION of the CLARKSTOWN CONSOLIDATED WATER SUPPLY DISTRICT #1 in the said Town, to be bounded and described as follows:**

**(INSERT DESCRIPTION)**

ORDER CALLING PUBLIC HEARING CONTINUED:

NOW, THEREFORE, be it

ORDERED, that a meeting of the Town Board of the said Town of Clarkstown shall be held at the Meeting Room of the Town Hall of the Town of Clarkstown, 10 Maple Avenue, New City, Rockland County, New York, in said Town of Clarkstown, on the 15th day of December 1976, at 8:15 P.M. time to consider the said petition and to hear all persons interested in the subject thereof, concerning the same and for such other action as may be required by law or proper in the premises.

DATED: December 1, 1976

Anthony D. Anton  
Councilman

John Piacente  
Councilman

George S. Garber, SUPERVISOR

John R. Maloney  
Councilman

Charles E. Block  
Councilman

STATE OF NEW YORK  
COUNTY OF ROCKLAND SS:  
TOWN OF CLARKSTOWN

I, JOHN R. BRADLEY, Town Clerk of said Town of Clarkstown, County of Rockland, hereby certify that I have compared the foregoing copy of an ORDER SETTING PUBLIC HEARING RE: Extension of Clarkstown Consolidated Water Supply District #1 (Old Mill Acres) with the original now on file in said Office, and find same to be a true and correct transcript therefrom and of the whole of such original. IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of said Town of Clarkstown, this 1st day of December, 1976.

John R. Bradley  
Town Clerk

(SEAL)

lying and being in the Town of Clarkstown, County of Rockland and State of New York; more particularly bounded and described as follows:

- BEGINNING at a point on the easterly side of Old Mill Road, point being the northeasterly corner of lands now or formerly of Earl and Mona Eldredge (formerly Rockland Title and Mortgage Co.) running thence .
1. Northerly along the easterly side of Old Mill Road, North 9 degrees 58 minutes 04 seconds East 88.84 feet to a Rockland County monument;
  2. continuing along the same, North 10 degrees 30 minutes 13 seconds East 13.15 feet to the southwesterly corner of lands now or formerly of Burgholzer;
  3. North 77 degrees 22 minutes 48 seconds West along the southerly line of said lands of Burgholzer, 340.82 feet;
  4. North 23 degrees 45 minutes 51 seconds East along said lands of Burgholzer, formerly Kedroff and Hansen and along lands now or formerly of Hill, 575.10 feet;
  5. South 73 degrees 45 minutes 52 seconds East along the southerly lines of Lots 1 and 10 in Block E on the map of Maplewood

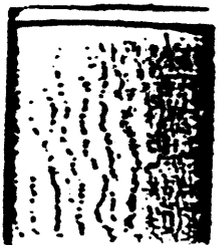
(continued)

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6. South 9 degrees 34 minutes 41 seconds West along the westerly lines of lots 11, 13 and 14 in Block E on said Maplewood Heights map, 463.93 feet;
7. South 66 degrees 39 minutes 57 seconds East, along the southerly line of Lot 14 in Block E, the southerly terminus of Fulle Drive and the southerly line of Lot 11 in Block C on said Maplewood Heights map, 468.32 feet;
8. South 66 degrees 47 minutes 17 seconds East, along or through a stone wall, being the southerly line of lands now or formerly of Valley Cottage Industrial Park, 561.40 feet to a large wooden post;
9. along said lands of Valley Cottage Industrial Park, the following seven (7) courses and distances:
  - a. North 7 degrees 14 minutes 05 seconds East, in part along or through a stone wall, 738.00 feet;
  - b. South 83 degrees 42 minutes 15 seconds East along a wire fence 500.00 feet;
  - c. South 9 degrees 17 minutes 13 seconds West 242.00 feet;
  - ✓ d. South 32 degrees 52 minutes 13 seconds West 143.00 feet;
  - e. South 38 degrees 47 minutes 13 seconds West 400.00 feet;
  - f. South 5 degrees 02 minutes 26 seconds West 97.47 feet;
  - g. South 66 degrees 27 minutes 09 seconds East, in part along or through a stone wall, 207.13 feet to the west side of the West Shore Railroad;
10. Along said railroad lands the following three (3) courses and distances:
  - a. on a curve to the right having a radius of 1877.08 feet, the arc distance of 550.97 feet;
  - b. South 58 degrees 09 minutes 40 seconds West 244.82 feet;
  - c. South 46 degrees 14 minutes 15 seconds West 209.01 feet;
11. along lands now or formerly of New York Trap Rock Corp. (formerly Dow D. Snider) the following two (2) courses and distances:
  - a. North 24 degrees 57 minutes 10 seconds West, along or through a stone wall, 304.41 feet to an old stake;
  - b. South 77 degrees 46 minutes 41 seconds West, in part along or through a stone wall; 738.87 feet to a stake;
12. North 7 degrees 21 minutes 01 seconds East, along lands now or formerly of New York Trap Rock Corp. (formerly John DeBaun) in part, along or through a stone wall, 591.81 feet to the southeasterly corner of lands of Flora B. Trachtenberg;
13. Along lands of Flora B. Trachtenberg the following two (2) courses and distances:
  - a. North 7 degrees 49 minutes 54 seconds East, along or through a stone wall, 298.06 feet;
  - b. North 74 degrees 17 minutes 07 seconds West, partly through the remains of a wire fence 976.83 feet to the Easterly side of Old Mill Road;
14. ✓ Along the easterly side of Old Mill Road, North 9 degrees 58 minutes 04 seconds East 60.00 feet to the southwest corner of lands now or formerly of Earl and Mona Eldredge;
15. Along the lands now or formerly of Earl and Mona Eldredge the following three(3) courses and distances:
  - a. South 74 degrees 17 minutes 07 seconds East 150.00 feet;
  - b. North 9 degrees 58 minutes 04 seconds East 68.50 feet;
  - c. North 74 degrees 17 minutes 07 seconds West 150.00 feet to the easterly side of Old Mill Road, the point or place of

Excluding therefrom any portion lying in a previously established water district.

END OF DESCRIPTION



(1976-814) Co. Maloney offered the following resolution:

WHEREAS, a comprehensive amendment to the Zoning Ordinance of the Town of Clarkstown was adopted on June 30, 1967, and further amended, and

WHEREAS, the Town Board of the Town of Clarkstown desires to further amend said Zoning Ordinance;

NOW, THEREFORE, be it

RESOLVED, that a public hearing pursuant to Sections 264 and 265 of the Town Law be had at the Auditorium of the Town Hall of the Town of Clarkstown, 10 Maple Avenue, New City, New York, on the 15th day of December, 1976, at 8:30 P.M., to consider the adoption of the following amendments to the Zoning Ordinance of the Town of Clarkstown:

Amend Section 106.15 SITE PLAN REVIEW, to read as follows:

Section 106.15. Site Plan Review

Pursuant to the authority granted by Town Law Section 274(a), the Planning Board of the Town of Clarkstown is hereby authorized to review and approve, approve with modifications, or disapprove site plans prepared pursuant to specifications set forth in the Site Plan Regulations of the Planning Board of the Town of Clarkstown, showing the arrangement, layout and design of the proposed use of the land shown on such plan. No building permit except those enumerated in Section 106.30C (2) shall be issued in the Town of Clarkstown without site plan approval or waiver thereof.

Provided, however, that if any site plan application requires a special permit or variance, such special permit or variance shall be subject to an advisory review by the Planning Board, the results of which review shall be reported to the Town Board or Board of Appeals in order to aid the appropriate Board in considering the application for the special permit or variance.

Amend Section 106.30C. Site Plan approval required in applications for building permits.

1. All applications for building permits other than those excepted under subsection 2 below, shall be accompanied by either (a) a site plan bearing the approval of the Planning Board of the Town of Clarkstown, or (b) said Board's waiver.

2. Exeptions:

A. One or two-family buildings, structures and uses connected thereto.

B. Signs, alterations, or changes in use conforming to the Zoning Ordinance.

C. Any special permit or variance granted by the Town Board or the Board of Appeals.

(continued)

(1976-814 continued)

and be it

FURTHER RESOLVED, that the Town Attorney prepare notice of statutory hearing and that the Town Clerk cause the same to be published in the Journal News, the official newspaper of the Town as aforesaid, and file proof thereof in the office of the said Clerk.

Seconded by Co. D'Antoni

All voted Aye.

(1976-815) Co. Maloney offered the following resolution:

WHEREAS, a comprehensive amendment to the Zoning Ordinance of the Town of Clarkstown was adopted on June 30, 1967, and further amended, and

WHEREAS, the Town Board of the Town of Clarkstown desires to further amend the said Zoning Ordinance;

NOW, THEREFORE, be it

RESOLVED, that a public hearing pursuant to Sections 264 and 265 of the Town Law be had at the Auditorium of the Town Hall, Town of Clarkstown, 10 Maple Avenue, New City, New York, on the 15th day of December, 1976, at 8:45 P.M., to consider the adoption of the following amendment to the Zoning Ordinance of the Town of Clarkstown:

Amend Section 106.10A, Table of General Use Regulations as follows:

CS District, Column 2, Item 9 to read as follows:

"9. Other retail stores and service establishments, such as automobile salesrooms, auto-supply stores, home appliance stores, jewelry and art shops, upholsterers and commercial printing shops, provided that no auto repairs or installation of auto parts shall be permitted in this district."

and be it

FURTHER RESOLVED, that the Town Attorney prepare notice of statutory hearing and that the Town Clerk cause the same to be published in the Journal News, the official newspaper of the Town as aforesaid, and file proof thereof in the office of the said Clerk.

Seconded by Co. Piacentile

All voted Aye.

(1976-816) Co. Piacentile offered the following resolution:

WHEREAS, the following have applied for a Certificate of Registration pursuant to Sec. 83-65 of the Code of the Town of Clarkstown:

(continued)

(1976-816 continued)

J & R D'ONOFRIO PLUMBING & HEATING, INC.  
3 Teton Circle  
West Nyack, New York

TROY SCOTT ENTERPRISES, INC.  
25 Robertson Drive  
Pearl River, New York

NOW, THEREFORE, be it

RESOLVED, that the following Certificates of Registration be issued:

No. 77-1 to J & R D'ONOFRIO PLUMBING & HEATING, INC.  
No. 77-2 to TROY SCOTT ENTERPRISES, INC.

Seconded by Co. D'Antoni

All voted Aye.

(1976-817) Co. Piacentile offered the following resolution:

RESOLVED, that a building permit under provisions of Section 280-a of the Town Law is hereby granted to DENNIS L. COYLE and ROBERT A. RIES for property situate on the west side of Sherman Avenue, 200 feet south of Lakeward Avenue, Congers, New York, more specifically designated on the Clarkstown Tax Map as Map 127, Block Q, Lot 19.02.

Seconded by Co. Maloney

All voted Aye.

(1976-818) Co. Maloney offered the following resolution:

WHEREAS, by Resolution No. 200-1975, escrow funds on various subdivisions, including Jill Estates and Kerber Estates, were defaulted in order to complete the installation of public improvements, and

WHEREAS, the public improvements in Kerber Estates have been completed by the developer and were dedicated to the Town of Clarkstown on September 15, 1976, and

WHEREAS, the public improvements in Jill Estates subdivision are being completed by the developer;

NOW, THEREFORE, be it

RESOLVED, that the sum of \$2,605.00, defaulted on Kerber Estates, is hereby released from default and shall be paid over to the developer who deposited the escrow and that the sum of \$8,840.00, defaulted on Jill Estates, is hereby released from default and shall be paid to the developer, or his assignee, who deposited the escrow upon the installation of the public improvements in a manner satisfactory to the Town Engineer and the Superintendent of Highways of the Town of Clarkstown; said monies shall be released from Guaranteed Deposits Account.

Seconded by Co. Piacentile

All voted Aye.

(1976-819) Co. D'Antoni offered the following resolution:

WHEREAS, heavy snow falls in the Town of Clarkstown may create a state of emergency because of the danger of fire, sickness, lack of food and medical assistance to persons on unplowed streets,

NOW, THEREFORE, be it

RESOLVED, pursuant to the authority granted under the General Municipal Law, Sec. 209-0, the Supervisor of the Town of Clarkstown is hereby authorized to use any and all facilities, equipment, supplies, personnel and other resources of the Town of Clarkstown in such manner as may be necessary or appropriate to cope with the natural emergency created by an extraordinary fall of snow, and be it

FURTHER RESOLVED, that the Supervisor of the Town of Clarkstown is hereby given the power and authority to declare an emergency at any time he deems it necessary, and be it

FURTHER RESOLVED, that the Town Board of the Town of Clarkstown hereby authorizes the Superintendent of Highways to use men and equipment to plow undedicated streets in the Town of Clarkstown during a declared snow emergency.

Seconded by Co. Holbrook

All voted Aye.

(1976-820) Co. Piacentile offered the following resolution:

WHEREAS, the Town Board of the Town of Clarkstown, by resolution duly adopted on the 19th day of May, 1976, provided for a public hearing on the 6th day of June, 1976, at 8:30 P.M., to consider the application of NEW CITY OFFICE PARK to amend the Zoning Ordinance of the Town of Clarkstown by redistricting the property of the said petitioner from PO district to a RG-2 district; and

WHEREAS, Notice of said public hearing was duly published as required by law and said public hearing was duly held at the time and place specified in said notice;

NOW, THEREFORE, be it

RESOLVED, that for reasons of public health, safety and welfare, the application be DENIED.

Seconded by Co. Holbrook

All voted Aye.

Supervisor Gerber stated the parcel of land known as New City Office Park is located north of Bradlee's and south of the condominium area on which the Town Board held a Public Hearing on the 9th of June. We have wrestled with the problem of that parcel of land since that time and for many days and many weeks as to the problems of use of the land and how best to solve some of the considerable drainage problems that effect the

(continued)

(Supervisor's Statement re New City Office Park - continued)

town in general and that area in particular. The town has taken some extraordinary steps over the past several months to correct a good deal of the drainage work and has spent a good deal of drainage funds in that area, and work is progressing at a rapid rate and we are pretty well certain that the money will be well spent. The fear of the effects of a storm in that area will be diminished.

A few weeks ago I had proposed for public discussion the possibility of acquiring the land or portion of the land for drainage purposes, for potential limited recreational and park purposes and for other public purposes, such as the New City Library -- the potential for moving their branch there. I did that in the open, for public discussion. It was not the intention of myself or any of the members of the Town Board to bail out a builder or land owner -- I personally contacted the owners of that land to see if they were interested in selling it as opposed to rezoning or having it left in its present zone. At no time did any of the owners or the representatives approach the Town until I read my statement a few weeks ago. I sought, and still believe it is a legitimate use for that area to protect the area and to enhance the rest of the town. The price attached to that land was never under discussion.

It has become abundantly clear to the members of the Town Board that we will have to drop the idea of securing that area from Town funds. If, in the future, some other additional funds not taken directly from town coffers can be found or made available, then we will still look at the potential for protecting that. For the time being we have abandoned negotiations and have so informed the owners of the land, and have also now felt that it was a reasonable responsibility to the community and the owners of the land to take action specifically on the zoning hearing of June 9th. It is the opinion of this Town Board that the request for a change from P0 to RG-2 District be Denied.

(1976-821) Co. Holbrook offered the following resolution:

WHEREAS, the New York State Department of Transportation is desirous of re-constructing the intersections of Route 59 and North Middletown Road, Route 59 and West Nyack Road, and Route 59 and College Road, which re-construction may also necessitate the adjustment of certain Clarkstown sewer facilities, and

WHEREAS, the New York State Department of Transportation requires the completion and execution of certain forms by the Town of Clarkstown;

NOW, THEREFORE, be it

RESOLVED, that the Supervisor of the Town of Clarkstown be and he hereby is authorized to execute certain forms in connection with the re-construction of the above mentioned intersection and possible adjustment of certain Clarkstown sewer facilities, which work shall be at no cost to the Town of Clarkstown.

Seconded by Co. Piacentile

All voted Aye.

(1976-822) Co. Piacentile offered the following resolution:

RESOLVED, that the Supervisor of the Town of Clarkstown be and he hereby is authorized to execute a contract with Gaston Lawrence Raffaelli, PE, P. O. Box 323, Princeton, New Jersey, at a sum not to exceed One Thousand Dollars (\$1,000.00) in connection with the Town of Clarkstown's application to the Federal Economic Administration for funds under the Local Public Works Employment Act, and be it

FURTHER RESOLVED, that the sum not to exceed One Thousand Dollars (\$1,000.00) be transferred from the Money-In-Lieu-Of-Land Account to the Parkland and Improvement Account.

Seconded by Co. Maloney                      All voted Aye.

(1976-823) Co. Piacentile offered the following resolution:

RESOLVED, that a petty cash fund be established for the Office of Environmental Control in the amount of \$100.00.

Seconded by Co. Holbrook                      All voted Aye.

(1976-824) Co. Maloney offered the following resolution:

RESOLVED, that Lillian Dobson, 2 Hunter Place, West Nyack, New York is hereby appointed to the position of Crossing Guard - Police Department - at the daily salary of \$12.00, effective and retroactive to November 22, 1976.

Seconded by Co. Piacentile                      All voted Aye.

(1976-825) Co. Holbrook offered the following resolution:

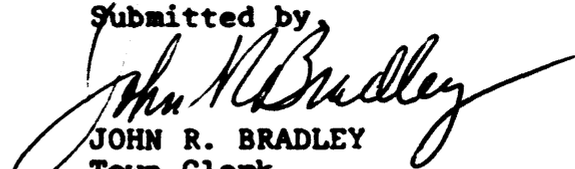
RESOLVED, that the Director of Purchasing is hereby authorized to advertise for bids for two 1/2 ton pick-up trucks for the Clarkstown Highway Department, said bids to be returnable at the office of the Director of Purchasing, Clarkstown Town Hall, 10 Maple Avenue, New City, New York by 4:00 PM on December 17, 1976, and be it

FURTHER RESOLVED, that specifications for same can be obtained at the office of the Clarkstown Director of Purchasing.

Seconded by Co. Piacentile                      All voted Aye.

There being no further business before the Town Board, Town Board meeting was adjourned.

Submitted by

  
JOHN R. BRADLEY  
Town Clerk