Minutes of the regular monthly meeting of the Jerusalem Town Board held on October 15, 2008 at 7:00 P.M. PRESENT were: Supervisor Jones, Councilpersons Folts, Hopkins, Simmons, Stewart, Highway Superintendent Payne, Town Engineer Ackart, Town Clerk McMichael.

GUESTS: Max Parson, Bill Pringle, Tom Close, Sue Close, Bob Johnson, Jim Fitzgibbons, Bob Evans, Taylor Fitch, Doug Paddock and several other unidentified guests.

Supervisor Jones called the meeting to order with the Pledge to the Flag at 7:02 P.M.

#### RESOLUTION#141-08

## APPROVAL OF MINUTES

On a motion of Councilperson Hopkins, seconded by Councilperson Simmons, the following was

ADOPTED Ayes 5 Folts, Jones, Hopkins, Simmons, Stewart Nays 0

Resolved that the minutes of the September 17, 2008 meeting be approved as read.

# RESOLUTION #142-08

## AUDIT OF CLAIMS

On a motion of Councilperson Stewart, seconded by Councilperson Folts, the following was

ADOPTED Ayes 5 Folts, Jones, Hopkins, Simmons, Stewart Nays 0

Resolved that the bills be paid as presented in the following amounts:

General: \$19,137.68 General Outside Village: \$ 33.99 Highway DA: \$ 2,807.92 \$15,281.63 Highway DB: \$23,955.01 Sewer: Water: \$42,610.57 \$ 255.00 Branchport Light: Trust: 300.00 May utilities: General: \$ 1,176.70 Sewer: \$20,269.07 \$ 680.11 Water: \$44,029.15 Trust:

# RESOLUTION #143-08

#### SUPERVISOR REPORT

On a motion of Councilperson Folts, seconded by Councilperson Hopkins, the following was

ADOPTED Ayes 5 Folts, Jones, Hopkins, Simmons, Stewart Nays 0

Resolved that the Supervisor's Report on the Town's finances for the month of September 2008 be accepted as presented.

# MOVE TO SCHEDULED PUBLIC HEARING - PROPOSED LOCAL LAW E-2008 - USE OF SKATEBOARDS, ROLLER SKATES AND IN-LINE SKATES ON PUBLIC WAYS IN THE B1 DISTRICT

With proof of notice having been duly published and posted, Supervisor Jones opened the Public Hearing on proposed Local Law E-2008 regulating the use of skateboards, roller skates, and in-line skates on public ways in the Town of Jerusalem at 7:05 P.M. Supervisor Jones presented a summary of conduct for the public hearing and read the local law.

In response to Bill Pringle's inquiry, Supervisor Jones stated this would be enforced by the New York State Police and the Yates County Sheriff's Department.

Max Parson asked where the kids in Branchport were supposed to play with the closing of the Branchport School, the loss of the playground and now prohibiting skating. Supervisor Jones responded he received letters from two local business owners stating their concern with children skating in the B1 District. If adopted, signs will have to be placed designating the B1 District noting no skateboarding allowed.

Jim Fitzgibbon requested clarification as to exactly where the B1 District was located.

Bob Evans stated he has seen skateboarders, but they have been in the commercial district.

Tom Close read Chapter 160-7 E. of the Town Code defining the B1 District.

Councilperson Hopkins noted given the definition of the B1 District, this local law could not be considered as written as we need to address only the problem area within the 4-corners of Branchport. As proposed, this local law will be too restrictive.

Bob Evans stated he is opposed to the proposed local law. He spends a lot of time in the Branchport 4-corners area and has never seen a problem. He feels this unnecessarily restrictive on the children of Branchport.

Councilperson Stewart stated whatever the Town Board adopts, it will be hard to enforce. Councilperson Hopkins added when the Sheriff's Department was contacted by the local business people,

they were told that they could not address the problem without a town law to enforce.

# RESOLUTION #144-08 CLOSE PUBLIC HEARING

On a motion of Councilperson Folts, seconded by Councilperson Simmons, the following was

ADOPTED Ayes 5 Folts, Hopkins, Jones, Simmons, Stewart Nays 0

Resolved that the public hearing on proposed Local Law E-2008 use of skateboards, roller skates and in-line skates on public ways in the B1 District be closed at 7:25 P.M.

# REPORT OF TOWN OFFICIALS HIGHWAY SUPERINTENDENT

- Highway Superintendent Payne submitted his financial report on road work done for the month of September (on file in the Office of the Town Clerk).
- Superintendent Payne reported the paperwork on the Flint Creek rock lining project will be submitted for reimbursement. A budget amendment will be forthcoming upon receipt of the \$14,000 from Yates County Soil & Water for the project. Payne stated he needs to get these funds in this year's budget as he still has things to buy.
- The Highway Department has been ditching in preparation of next year's oiling and stoning. They are also hauling sand. He stated the furnace has been installed and is working real good.

#### TOWN ENGINEER

- Town Engineer Ackart reported Town Attorney Bailey is finalizing the new contract for the Pulteney water district.
- Environmation, Inc. is working on the integration of the control systems for Jerusalem and Pulteney.
- Notice of public hearing on the 2009 water and sewer budgets will be mailed tomorrow to all water and sewer customers.
- We continue to meet with Keuka College regarding the final details of a proposed water and sewer contract to be drawn up by Town Attorney Bailey.
- The significant expenses we are anticipating related to needed revisions at the Village of Penn Yan Water Treatment Plant, along with the Town inability to have any representation or say on these matters were discussed at length.
- Attorney Bailey is preparing a freedom of information request to the Village of Penn Yan on behalf of the Town for various documents related to sewer.

#### COUNCIL

- Councilperson Simmons stated the Joint Meeting of the Town, Planning and Zoning Boards will be held on November 20<sup>th</sup> at 7:00 P.M. Agenda items are to be submitted to the Town Clerk. Planning Board Chair Evans submitted items from the Planning Board to Supervisor Jones that have been forwarded to Attorney Bailey. Councilperson Folts as liaison to the Zoning Board was asked to get agenda items from the Zoning Board. Councilperson Folts stated he only attends meetings at the request of the Zoning Board.
- Councilperson Simmons read the response from Attorney Bailey on the Planning Board's request for a definition of deeded lots. This matter will require further review and discussion as Attorney Bailey recommends that the Town consider the issue and change the zoning law accordingly.

#### SUPERVISOR

Supervisor Jones stated the Public Hearings on the 2009 Fiscal, Water and Sewer Budget is scheduled for October 22, 2008 at 6:00 P.M. Max Parson attended the budget workshop and asked to be on tonight's agenda, but felt his comments would be more appropriate at the scheduled Public Hearing.

The Town has not received the Branchport Keuka Park Fire District 2009 budget yet.

#### RESOLUTION #145-08

TROISI ASSESSMENT LITIGATION - JUDGE PATRICK FALVEY DISCLOSURE
On a motion of Councilperson Stewart, seconded by Councilperson Simmons, the following was

ADOPTED Ayes 4 Folts, Hopkins, Simmons, Stewart

Nays 0

Abstain 1 Jones

Whereas Judge Patrick Falvey has disclosed the fact that his wife is Supervisor Jones' second cousin that may disqualify him from presiding on the Troisi assessment case; and

Whereas the Town Board believes Judge Falvey will be fair and impartial on this matter despite the relationship; now, therefore be it

Resolved that the Supervisor be authorized to sign the acknowledgement that the Town Board has been so notified and agrees that Judge Falvey does not need to be disqualified; and, be it further

Resolved that Town Attorney Bailey be advised of the Town's consent to let Judge Falvey continue as the Judge on the Troisi assessment case.

#### RESOLUTION #146-08

# APPROVE INTERMUNICIPAL AGREEMENT FOR GASOLINE FOR BRANCHPORT/KEUKA PARK FIRE DEPARTMENT

On a motion of Councilperson Simmons, seconded by Councilperson Hopkins, the following was

ADOPTED AYES 5 Folts, Hopkins, Jones, Simmons, Stewart NAYS 0

Resolved that the Supervisor be authorized to sign the Intermunicipal Agreement for the Storage and Delivery of Gasoline between the Town of Jerusalem and the Branchport/Keuka Park Fire District. If not terminated earlier, this Agreement will expire on December 31, 2011.

#### SUBCOMMITTEE REPORTS

# ZONING/TOWNHOUSE REVIEW SUBCOMMITTEE

The Subcommittee has submitted draft regulations to allow townhouses in the Branchport Service Park to the Planning Board.

#### SUBDIVISION SUBCOMMITTEE

Subdivision Subcommittee Chair Tom Close will be meeting with the Yates County Planner to get her input as there are several towns in the process of developing subdivision regulation.

#### WIND FARM SUBCOMMITTEE

The next Wind Farm Subcommittee meeting is November 3. A trip to the Cohocton area is being planned. Jim Fitzgibbons asked that any proposed regulations be very protective of our citizens. In response to his request for a timeline of completion, Councilperson Simmons stated they will be able to better answer that after the November meeting.

#### RESOLUTION #147-08

#### RESOLUTION RECOGNIZING PRIVATE ROAD NAMES IN JERUSALEM

On a motion of Councilperson Stewart, seconded by Councilperson Hopkins, the following was

ADOPTED AYES 5 Folts, Hopkins, Jones, Simmons, Stewart NAYS 0

WHEREAS, the Town of Jerusalem is in the process of updating and revising the addressing system in a step-by-step manner, only some private roads are included here within - others will be included in future resolutions, and

WHEREAS, many intersections in the Town of Jerusalem have road name signs identifying none or only one of the roads forming the intersection, and

WHEREAS, all roads forming all intersections need to be identified, and

WHEREAS, road-name signs posted at intersections of cross roads with a state highway can only be for roads which have been officially recognized and named by local government, and

WHEREAS, no records have been found regarding the naming of these existing private roads, now there for be it,

RESOLVED that the Town of Jerusalem does hereby officially name the four existing private roads in or near Branchport:

- 1. The private road known as Acorn Road, a loop road having two (2) intersections with NY54A, located between NY54A and Keuka Lake, and south of the limits of Branchport, will be officially named "Acorn Road,"
- 2. The private road known as Aumick Road, a road intersecting NY54A, located between NY54A and Keuka Lake, and near the south limits of Branchport, will be officially named "Aumick Road,"
- 3. The private road known as Beechnut Road, a road intersecting NY54A, located between NY54A and Keuka Lake, and south of the limits of Branchport, will be officially named "Beechnut Road,"
- 4. The private road known as Esperanza Drive, a road intersecting NY54A, located opposite Esperanza Road, between NY54A and Keuka Lake, and east of the limits of Branchport, will be officially named "Esperanza Drive."

And further, RESOLVED that copies of this resolution be forwarded to the Yates County Legislature, Yates County Highway Department, Yates County Sheriff's Office, Yates County Office of Emergency Management, Yates County Board of Election, Town of Jerusalem Town Clerk, Town of Jerusalem Assessor, Town of Jerusalem Building Code Enforcement Department, Town of Jerusalem Highway Department, Town of Jerusalem Water Department, and the Keuka Park Post Office.

# SIGNAGE ON PRIVATE ROADS

Max Parsons stated the Town Board needs to revisit Town Code Chapter 93 Rules for Private Roads that states the Town will provide an appropriate street sign for accepted private roads. He feels this expense should not be a burden to the taxpayers, but paid for by the contractor or property owner. Highway

Superintendent Payne is also opposed to the Town paying for these road signs.

#### RESOLUTION #148-08

LOCAL LAW ESTABLISHING SECTION IN THE JERUSALEM TOWN CODE ENTITLED - BUILDINGS - NUMBERING OF

On a motion of Councilperson Stewart, seconded by Councilperson Hopkins, the following was

ADOPTED AYES 5 Folts, Hopkins, Jones, Simmons, Stewart NAYS 0

WHEREAS, a great need exists to establish uniform standards for the displaying of street numbers, to benefit all those using street numbers for the purpose of locating properties, to protect and promote the health, safety and general welfare of the residents of the Town of Jerusalem by reducing the time factor to locate an address for which an alarm has been dispatched to emergency agencies, and

WHEREAS, the same need exists to facilitate the location of properties with ease for all delivery services, visitors and residents of our Community as well, and

WHEREAS, it has becomes imperative to provide a enforcement tool to assure the posting of building numbers to facilitate our Emergency Responders quick access to emergency situations, and to assist the general public in locating properties within our Township now there for be it,

RESOLVED, that the Town of Jerusalem does hereby,

- A) Consider for adoption a section of the town code entitled "Buildings Numbering of".
- B) Schedule a Public Hearing on the Proposed Building Numbering Local Law to be held at the Branchport Fire Hall on November 19, 2008 at 7:00 P.M.

#### BUILDINGS - NUMBERING OF

#### 1. Purpose

The purpose of this Local Law Code is to establish uniform standards for the displaying of street numbers, to benefit all those using street numbers for the purpose of locating properties, to protect and promote the health, safety and general welfare of the residents of the Town of Jerusalem by reducing the time factor to locate an address for which an alarm has been dispatched to emergency agencies.

### 2. Assignment of street numbers

It shall be the duty of the code enforcement officer (or other assigned town official) to assign or reassign property numbers to all land parcels, primary buildings, and dwelling units within the Town of Jerusalem. No one other than the code enforcement officer or designee shall have the authority to assign or reassign street numbers.

#### 3. Records

The code enforcement officer (or other assigned town official) shall keep a record of all street/road names and numbers assigned pursuant to this legislation. Upon assigning a new or changed road name or street number, the code enforcement officer (or other assigned town official) shall immediately inform the property owner, Yates County Emergency Center (911), Postmaster at the local US Post Office, local Board of Elections, Jerusalem Town Clerk, and the Town of Jerusalem person responsible for updating the town data base of all new assignments.

#### 4. Displaying street numbers

- A. All primary buildings shall be required to display the assigned street number. Accessory buildings may be required to have and post an assigned street number.
- B. It shall be unlawful for any person to place, maintain or continue using any number on any house or building in the Town of Jerusalem other than the number assigned thereto and which appears of record in the Town of Jerusalem office.
- C. The owner shall place official numerals on building within thirty (30) days after being notified of the assignment of a number.
- D. New buildings. All newly constructed primary buildings (or additions to) shall have the assigned street number displayed before the certificate of occupancy is issued.
- E. Location and size of numbers.
  - 1) Displaying the assigned street numbers will be required on the street front of principal building and near the entrance. A street number is required at each entrance of a multi-family or multi-tenant building.
  - 2) Arabic numerals shall be used (not letters to spell out) and arranged in a horizontal fashion.

- 3) The numerals shall be a color or finish that contrasts to the building/background color.
- 4) These numerals shall not be less than 4 inches (102 mm) in height, with minimum stroke of 0.5 inch (12.7 mm).
- 5) As to buildings that are more than 75 feet from the road or that have entrance(s) that are not clearly visible from the road, the street number shall be displayed at the road on the same side of the road as the building being numbered, within 15 feet of the driveway entrance to the property, and within 15 feet of the road on a two-sided sign that is clearly visible from both directions. This sign needs to be placed at a height to assure that it will not be blocked by bushes or snow. Street numbers displayed at the road shall not be less than four (4) inches in height and displayed on a Hi Intensity grade reflective surface in a contrasting color. This sign shall be attached to a tree, fence, or post. A mailbox post that is on the same side of the road and is within 15 of the driveway may be used. A mailbox post that is on the opposite side of the road and nearly directly opposite the driveway may be used. A mailbox post may not be used for posting the street number unless it is close to the driveway entrance as previously described. It is recommended, but optional, that the number also be displayed on the primary building as described above. [See Informational Note 1.]
- 6) Shared driveways. Buildings on shared driveways shall each display the assigned number on the building and additionally shall display a common sign at the road near the shared driveway entrance to the properties, as described in (5) above. This common sign shall list the street numbers and last name of owners (optional) in accordance to the above code. [See Informational Note 2.]
- 7) Private roads. Buildings on private roads shall each display the assigned number on the building and additionally shall display a common sign at the road near the private road entrance to the properties, as described in (5) above. This common sign shall list the name of the private road, the street numbers and last name of owners (optional) in accordance to the above code. [See Informational Note 2.]
- 8) Lakeside property. Owners of lakeside property are also required to display the assigned street number on the lakeside of principal building following the code for

location and size listed above. If the building is more than 75 feet from the water or its entrance(s) are not clearly visible from the water, the street number is to be display near the water entrance to the property and clearly visible from the water. The numbers may be displayed on a permanent dock or on a permanent sign within 15 feet of the water and otherwise in accordance to the above code.

Informational Note 1: Mailboxes are located for the convenience of mail delivery and are not located for the primary purpose of property identification. Therefore they are not reliable property identifiers as they may be on the wrong side of road or in some other location not adjacent to the property. In an emergency, it is not obvious which mailboxes are and which mailboxes are not adjacent to property.

Informational Note 2: US Postal regulation: For mailboxes, the numbers are to be of contrasting color in neat numerals and letters at least 1 inch (2 inch preferred) high on the side of the box visible to the carrier's regular approach, or on the door if boxes are grouped. Additionally, mailboxes for residents of a private road shall be located along the public road near the intersection formed by the private road with the public road. All of these mailboxes shall be on one rack and labeled with street number and street name in accordance to the above code.

- 5. Responsibility for compliance.
  - A. Each owner of real property located within the Town of Jerusalem shall be responsible for maintaining such property in compliance with Numbering of Building Town Code.
  - B. Compliance date will be thirty days (30) from the date of notification by the Town of the official street number.
- 6. Enforcement, appearance tickets, penalties for offenses.
  - A. Code Enforcement Officer shall enforce the provisions of this legislation upon finding a violation or upon notification of violation by the appropriate Town officer assigned to administer the Numbering of Buildings Town Code.
    - B. Commencement of proceedings. Any owner of real property who is found to be in violation of this Town Code shall be issued an appearance ticket for such violation and shall be prosecuted in the manner provided by law.
    - C. Appearance tickets and process. The Code Enforcement Officer shall issue an appearance ticket returnable to the Jerusalem Town Court when a violation to the Building Numbering Town Code is determined. In the event that an appearance ticket is unanswered, the Justice Court shall permit the filing of an

information by the Code Enforcement Officer and will issue a warrant of arrest for the alleged violator.

7. Prosecution of violations.

A violation of the Building Numbering Town Code shall be punishable by a fine of not more than \$50 for a first offense, a second violation - the fine shall not be more than \$100, and any third or subsequent violation shall not exceed \$250.00 per violation. Each 30-day period during which a property shall be found not in compliance with the posting standards set forth herein shall be deemed a separate and distinct violation.

#### 8. Effective Date.

This local law shall be effective as soon as it is filed by the New York State Secretary of State, but its provisions shall not be enforced until such time as the Town Board shall adopt a Resolution establishing an official numbering system for buildings in the Town of Jerusalem.

And further, RESOLVED that copies of this resolution be forwarded to the Yates County Legislature, Yates County Highway Department, Yates County Sheriff's Office, Yates County Office of Emergency Management, Yates County Board of Election, Town of Jerusalem Town Clerk, Town of Jerusalem Assessor's Office, Town of Jerusalem Building Code Enforcement Department, Town of Jerusalem Highway Department, Town of Jerusalem Water Department, and the Keuka Park Post Office.

#### PROPOSED LAND RESERVE FUND - ACTIONS

- A) Councilperson Hopkins offered the "Resolution Establishing the Land Reserve Fund of the Town of Jerusalem Under Section 6-C of the General Municipal Law" which was seconded by Councilman Stewart and discussion was called for.
- B) Discussion: Councilperson Hopkins presented her report on the resolution to establish the land reserve fund using the balance of monies received when the Twix Pines lands were removed from the forestry program. She noted this was unanticipated revenue to the Town and provided the following to support establishing the reserve:
- The reserve will support the Town's desire to build upon our rich heritage and natural beauty while addressing the growth in the community as outlined in the Comprehensive Plan, noting the two-year process and the involvement of the community in developing the Plan.
- Town Law does not allow these monies to be transferred from the General Fund A to the Highway DB Fund as a tax relief measure.

- The budget impact of the \$8,000 proposed to be used to establish the reserve equates to a 1.6 cent rate increase in the budget.
- While she recognizes this is a bad year given the current economic condition, she feels that if we wait for a good year, this reserve will never be established.
- In towns where there is subdivision regulation, subdivision fees may be deposited into a reserve.
- Councilperson Hopkins spoke with two Planning Board members who support the reserve.

In response to a question from Bill Pringle, Councilperson Hopkins stated a public hearing is not required to establish a land reserve, but a public hearing will be required when funds are expended.

- C) Following the extensive discussion above, both Councilperson Hopkins and Councilperson Stewart withdrew the offering and seconding of the original resolution.
- D) PLANNING BOARD REFERRAL OF THE "LAND RESERVE FUND OF THE TOWN OF JERUSALEM": Upon the suggestion of Councilperson Simmons, Planning Board Chair Evans stated it would be the right thing for the Town Board to refer this resolution to the Planning Board for their input. The Planning Board will submit their written report to the Town Board for the November 19<sup>th</sup> Town Board meeting.

# RESOLUTION #149-08

INSURANCE REQUIREMENT - CONTRACTOR WORKING UNDER TOWN PERMIT
On a motion of Supervisor Jones, seconded by Councilperson Simmons, the following was

ADOPTED Ayes 5 Folts, Hopkins, Jones, Simmons, Stewart Nays 0

Whereas the Town has advised contractors, working under Town Permits issues for any work on Town owned right of ways, easements, utilities or properties be required to carry certain minimal insurance coverage protecting the Town, public and property owners; and

Whereas the Town has determined that the Auto Liability requirement of \$1,000,000 is excessive and expensive to the contractors; and

Whereas the Town's insurance carrier provided the sums as a quideline and the amounts were approved by Resolution #88-06; and

Whereas the Insurance Carrier has knowledge of the following resolution; now, therefore, be it

Resolved that the Auto Liability requirement be reduced from \$1,000,000 to \$500,000 as a condition of permit issuance, effective January 1, 2009; and, further

Resolved the Sewer and Water Clerk and Highway Superintendent are directed to send letters to all contactors, who regularly seek such permits from the Town with the above information.

# RESOLUTION #150-08

REQUEST STATE LEGISLATURE REPEAL LAW THAT ALLOWS KEUKA PARK SEWER & WATER QUARTERLY BILLING

On a motion of Councilperson Stewart, seconded by Councilperson Hopkins, the following was

ADOPTED Ayes 5 Folts, Hopkins, Jones, Simmons, Stewart Nays 0

WHEREAS, at the request of the Town of Jerusalem, the New York State Legislature adopted Chapter 452 of the Laws of 1998, which amended Section 202-a of the Town Law by adding subsection 6-a to said section, and

WHEREAS subsection 6-a provides a different timetable for adopting the budget for the Keuka Park Water District and obtaining payment from its customers, and

WHEREAS the Keuka Park Water District has recently consolidated three extensions into the District, and

WHEREAS, billing the customers of the Keuka Park Water District has proven to be more of a detriment to the town than a benefit to the customers in that the billing does not co-ordinate well with the dates that payments are due on the bonds that were issued to construct the improvements and in some cases the town is required to make payment on a bond before the money to cover the payment is received from the customers; the result has been a considerable amount of extra administrative work for the employees of the district,

NOW, THEREFORE, BE IT RESOLVED, by the Town Board of the Town of Jerusalem in regular session duly convened as follows:

- 1. Chapter 452 of the Laws of 1998 should be repealed so as to eliminate sub-section 6-a of Section 202-a of the Town Law and thereby return the Town of Jerusalem to the procedure followed by other towns in the state in adopting and implementing budgets for their water districts.
- 2. The New York State Legislature should be asked to repeal said law in its entirety.
- 3. The Supervisor is authorized and directed to send a letter on behalf of the Town of Jerusalem and the Keuka Park Water District

to Senator Winner and Assemblyman Bacalles requesting that they introduce appropriate legislation to achieve the repeal of said law.

- 4. In his letter, the Supervisor should express the gratitude of the Town for the consideration of the Legislature in adopting said law for the benefit of the Town and for taking the necessary steps to repeal the same now that it is no longer needed.
- 5. This Resolution shall take effect immediately.

#### RESOLUTION #151-08

#### APPROVAL - KPSW RELEVIES

On a motion of Supervisor Jones, seconded by Councilperson Hopkins, the following was

ADOPTED Ayes 5 Folts, Hopkins, Jones, Simmons, Stewart Nays 0

Whereas, the Jerusalem Town Code provides for the collection of delinquent water and sewer bills by the County of Yates by the relevy of those accounts on the January tax bills; and

Whereas, the Town Water/Sewer office has compiled a listing of the 2008 water and sewer delinquent accounts in the following amounts:

Water \$47,124.71 Sewer \$16,441.28 Relevy Fee \$ 6,847.31

Now, therefore, be it

Resolved, that the Jerusalem Town Board does hereby approve the transfer of these delinquent accounts to the County for relevy on their 2009 tax bills.

\*Payments must be paid in person or postmarked by 10/15/08 to avoid relevy. These numbers might change as the mail comes in.

Adjusted 2009 relevy: Water \$45,230.27 Sewer \$15,511.82

Relevy Fee \$ 5,794.41

# RESOLUTION #152-08

# 2000 FORD F350 HIGHWAY DEPARTMENT PICK-UP TRUCK

On a motion of Councilperson Stewart, seconded by Councilperson Hopkins, the following was

Folts, Hopkins, Jones, Simmons, Stewart ADOPTED AYES 0 NAYS

Resolved that the 2000 Ford F350 Highway Department pick-up truck be declared excess equipment and the Highway Superintendent be authorized to advertise it for sale on E-Bay.

With there being no further business, on a motion of Councilperson Stewart, seconded by Councilperson Folts, the meeting was adjourned at 9:19 P.M.

Sheila McMichael, Town Clerk