

Minutes of the Public Hearing held by the Town Board of the Town of LaFayette on January 22, 2001 at 7:00 p.m. in the Meeting Room of the LaFayette Commons Office Building on Route 11 in the Town of LaFayette.

Present: Gregory Scammell, Supervisor
Norman Paul, Councilor
Thomas V. Dadey, Jr. Councilor
David Knapp, Councilor

Absent: Sandra Smith, Councilor

Recording Secretary: Mary Jo Kelly, Town Clerk

Others Present: Leon Cook, Highway Superintendent
Ralph Lamson, C.E.O.
Mary Doster, Assessor
Marshall Taylor, Assessor/Clerk
Kevin Gilligan, Town Attorney
Jon Rogers, A.C.O.
Cindy Heckerman, Resident
Capt. Bronstad, Onon. Sheriff's Dept.
Cliff Parker, Dep. Highway Superintendent
Alfie Klaiber, Highway Dept.
Dr. Rainer Brocke, Environmental Board
Tom Chartrand, Bookkeeper
Aaryn Connolly, Costello, Cooney & Fearon
David Hess, Niagara Mohawk

1. Supervisor Scammell opened the public hearing at 7:03 p.m. He advised the reason for the public hearing is offer the opportunity for the public to be heard regarding Local Law No. 1 for 2001 which is a Local Law regulating collection, removal and disposal of Solid Waste in the Town of LaFayette.

2. Roll was taken. Councilor Smith was absent and all else were present.

3. Councilor Dadey, Jr. led in the pledge to the U.S. Flag.

4. **Councilor's Paul moved and Knapp seconded the motion to accept the January 8, 2001 Town Board Meeting Minutes as submitted by the Town Clerk. Motion passed unanimously.**

5. Kevin said this new law takes the current laws that are on our books that are in violation of the Interstate Commerce Law. Originally we regulated all waste, now we only regulate waste disposed of within New York State.

Rainer said Kevin wrote a good law. He recently joined the Board of Directors at OCRRA and they really are a very good outfit. It's great to see a staff and group of people as they have over there doing what they are doing. They are several dedicated citizens on the board. This law is quite a break from what we had before in solving the tipping fees, etc. He thought the law was well written by Kevin and he strongly urges the Board to pass it.

Councilor Paul asked if he was recently appointed to the Board of Directors.

Rainer said yes.

Councilor Dadey, Jr. congratulated him.

Rainer said one reason he did this was for us to have a direct line over there with any questions or concerns we might have.

There were no further comments.

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6. **Councilor's Dadey, Jr. moved and Knapp seconded the motion to close the public hearing. Motion passed unanimously.**

The Public Hearing closed at 7:06 p.m.

Respectfully submitted,

Mary Jo Kelly
Town Clerk

Minutes of the Regular Town Board Meeting held by the Town Board of the Town of LaFayette on January 22, 2001 at 7:00 p.m. in the Meeting Room of the LaFayette Commons Office Building on Route 11 in the Town of LaFayette.

Present: Gregory Scammell, Supervisor
Norman Paul, Councilor
Thomas V. Dadey, Jr. Councilor
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Absent: Sandra Smith, Councilor

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Others Present: Leon Cook, Highway Superintendent
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Dr. Rainer Brocke, Environmental Board
Tom Chartrand, Bookkeeper
Aaryn Connolly, Costello, Cooney & Fearon
David Hess, Niagara Mohawk

1. Meeting called to order by Supervisor Scammell at 7:07 p.m.
2. Roll taken at public hearing.
3. Pledge to the U.S. Flag done at public hearing.
4. January 8, 2001 Meeting Minutes accepted at public hearing.
5. **COMMUNICATIONS:**

A. Residents.

No one came forward.

B. Onondaga County Board of Elections: Voting Machines.

“As the Board of Elections for Onondaga County, we have the primary responsibility for the conduct of fair elections for the nineteen towns and the City of Syracuse, as well as the county, state and federal offices. Long before the 2000 Presidential election and its Florida ballot counting, we determined that our current mechanical voting machines, which have served us for generations, needed to be replaced. Replacement by rehabbed units and extensive repairs and maintenance no longer meet the needs of our election process.

It is our recommendation that the nineteen towns and the City of Syracuse located in Onondaga County purchase the V-2000 and its demonstration model for use as soon as possible. County Executive Nick Pirro has offered to work with the County Legislature to have the county facilitate these purchases by bonding over five years.”

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Councilor Knapp asked Supervisor Scammell if he was going to attend the meeting in February for the supervisor's regarding this matter.

Supervisor Scammell wasn't aware of any meeting.

Mary Jo will try to get information on the meeting for him.

C. NYS Board of Elections: Amended Certificate to Voting Equipment.

“...I respectfully recommend that the V-2000 be certified, as amended.”

D. Wall Street Journal (1/11/01): Electronic Voting Systems.

“...Unisys Corp. plans to announce today that it will be teaming up with Dell Computer Corp and Microsoft Corp. to sell a soup-to-nuts menu of election systems and hardware...At the heart of the system will be computers to be supplied by Dell, on which voters will either use a keyboard or a touchscreen to record their choices...In December, Democratic Sen. Charles Schumer of New York and Republican Sam Brownback of Kansas proposed legislation to make \$250 million in federal matching funds available to each state to help upgraded voting machine systems...”

Supervisor Scammell said he included this to show there are a lot of things going on locally.

E. State Comptroller H. Carl McCall: Pre-Retirement Seminars.

“...Retirement System are pleased to announce the Spring/Summer 2001 series of one day financial planning seminars for its Tier 3 and 4 members who are under the age of 50...”

F. Onondaga County Health Department: LaFayette Commons Lab Analysis.

“The enclosed laboratory report #0010911-001 indicates that the water supply for the above mentioned facility was of a satisfactory, sanitary quality at the time of sampling on December 4, 2000...”

G. Other.

There were no other communications received.

6. **REPORTS:**

A. Departmental (4th Monday).

1) Animal Control - Jon Rogers, A.C.O.

Jon said he picked up 6 dogs and one cat. He hasn't had many complaints other than the letter he received. Supervisor Scammell said he sent this letter on to Jon to review before putting it on the agenda. Jon said this gentleman has never called him but Jon will contact him now and take care of the complaint. Jon submitted a written report.

2) Code Enforcement – Ralph Lamson, C.E.O.

A written annual report was submitted.

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3) Highway – Leon Cook, Highway Superintendent

Leon said this has been a little bit more winter than last winter. They have had quite a bit of plowing and sanding to do. Even though they are using a lot of the salt and sand, he thinks what they have for the winter will carry us through. On the overtime, for November and December they had 231 hours of overtime. In January there were 351 hours. We have spent \$3,044 in 2000 and \$4,626 in 2001 for overtime. It's running about 1/3 more than last year. In 1999 we only had 582 overtime hours for the whole winter season but that was an open winter. They had some trouble with breakdowns on the one ton truck. It's truck 4 which they will be taking off the road but they had to do something with the breaks because it wouldn't hold in park. They ended up putting in close to \$1,000 into the breaks for the truck. He didn't expect it would happen until the new truck came in. Steering and breaks are two things you don't want to fool around with on these trucks. They hope when we advertise this to put the truck up for bid we'll be able to get back what they put into fixing it.

Councilor Knapp thanked Leon for all his help down at the park getting ready for the Winter Festival this weekend.

Leon said they are welcome and he will thank the guys for them too.

Councilor Knapp said they plowed them out some and made a great King on the Mountain pile of snow for the kids to play on.

4) Justice – Malcolm Knapp/Maureen Perrin, Town Justices.

A written report was submitted.

Supervisor Scammell said Maureen Perrin brought in \$27,664 for the month of December.

5) Library – Nancy Baker, Director

Written reports were submitted.

Nancy introduced herself. She started on January 8, 2001. She has become acquainted with the operations of the library and had a tour of the Town of LaFayette so she can go out and about. Councilor Knapp is already aware of quite a leak they have in the library roof. Janine called Mary Jo and she contacted Councilor Knapp who came over within the hour and people were shoveling off the roof. She understands in the spring some permanent repairs will be done.

Councilor Knapp said it's actually coming from the upper roof. We may have to do some work up there with heat tape or something for ice buildup.

6) Recreation – Regina Reinschmidt, Rec. Coord.

Regina said a new session of adult aerobics has started. The sessions are held 3 nights a week. There are over 30 participants. Adult volleyball has started up. Only a handful are interested. 3rd and 4th grade basketball program has started. 5th and 6th grade boys and girls basketball against South Onondaga and Tully has begun. There are almost 50 skiers in the ski program this year which has started. This is a little more than last year.

7) Town Clerk – Mary Jo Kelly, Town Clerk

Monthly and Year-end reports were submitted along with the Town Clerk Cash Receipt Book for the Town Board to audit.

7) Town Supervisor - Gregory J. Scammell, Supervisor

A written report was submitted.

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Supervisor Scammell moved for the Town Board to go into Executive Session at this time to discuss a personnel matter and to include the town attorney Kevin Gilligan and Aaryn Connolly and Highway Superintendent Leon Cook, Deputy Highway Superintendent Cliff Parker and Highway Dept. employee Alfie Klaiber. Councilor Knapp seconded the motion. Motion passed unanimously.

The Town Board went into Executive Session at 7:19 p.m. and the Regular Town Board Meeting was called back to order by Supervisor Scammell at 8:20 p.m.

7. **UNFINISHED BUSINESS & ACTIVE PROJECTS:**

A. Litigation and other legal matters.

- 1) Robinson Properties – Grey Building & Coral House/Route 20E, Red Brick/Route 11S. 1/18/01 Bankruptcy Hearing.

Supervisor Scammell asked Kevin if there was anything new to report, Kevin said no.

- 2) Local Law No. 1-2001.
 - Resolution.

Kevin said on page 16 he changed the administrative fee for processing permits from \$50 to \$100. He said in the old law he doesn't think there was an amount on insurance and he used what most other towns use for this. The last thing it does is authorize the supervisor to sign the agreement with OCRRA.

Councilor Dadey, Jr. moved the following which was seconded by Councilor Knapp.

WHEREAS, this board enacted Local Law 2 of 1990 and Local Law 2 of 1992 entitled “A Local Law Regulating Collection, Removal and Disposal of Solid Waste in the Town of LaFayette”; and

WHEREAS, the Onondaga County Resource Recovery Agency (OCRRA) and the County have requested this Board to adopt a uniform law so that waste haulers in Onondaga County will not be confronted with varying regulations as they operate in multiple municipalities and so as to comply with laws governing Interstate Commerce; and

WHEREAS, this proposed law does not vary significantly in substance from that contained in Local Law 2-1990 and Local Law 2-1992; and

WHEREAS, this Board wishes to cooperate with the County system for solid waste and recycling collection, removal and disposal; and

WHEREAS, pursuant to the provisions of the Municipal Home Rule Law, a proposed local law entitled Local Law No. 1 of 2001, “A Local Law Regulating Collection, Removal and Disposal of Solid Waste in the Town of LaFayette”, was presented and introduced at a regular meeting of the Town Board of the Town of LaFayette held on January 8, 2001; and

WHEREAS, a public hearing was held on such proposed local law on this 22nd day of January, 2001 by the Town Board of the Town of LaFayette and proof of publication of notice of such public hearing, as required by law, having been submitted and filed, and all persons desiring to be heard in connection with said proposed local law having been heard, and

said proposed local law having been in the possession of the members of the Town Board of the Town of LaFayette in its final form in the manner required by Section 20 of the Municipal Home Rule of the State of New York; and

WHEREAS, the enactment of Proposed Local Law No. 1 of 2001 was determined by the Town Board, on January 8, 2001, to have no significant effect on the environment and such determination constituted a negative declaration for purposes of environmental review.

NOW, THEREFORE, it is hereby

RESOLVED, that the Town Board of the Town of LaFayette, Onondaga County, New York, does hereby enact Proposed Local Law No. 1 of 2001 as Local Law No. 1 of 2001 as follows:

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**TOWN OF LAFAYETTE
LOCAL LAW NO. 1 OF THE YEAR 2001.**

**A Local Law regulating collection, removal and disposal
of Solid Waste in the Town of LaFayette.**

BE IT ENACTED by the Town Board of the Town of LaFayette as follows:

Section 1. Findings and Purpose

The reduction of the amount of Solid Waste and conservation of recyclable materials is an important public concern because of the increasing cost of Solid Waste collection and disposal and its impact on the environment. The separation and collection of recyclable materials serves the general public's interest in our Town by reducing the amount of Solid Waste and will otherwise comply with the Onondaga County Source Separation Law (Local Law No. 12 of 1989) and other applicable provisions of law. In 1988, in the interest of public health, safety and welfare and in order to conserve energy and natural resources, the State of New York enacted a New York State Solid Waste Management Act which established the following solid waste hierarchy: waste reduction, reuse, recycling and waste to energy (See New York Environmental Conservation Law Section 27-0106) with land burial as a last resort only when reuse, recycling or waste-to-energy were unavailable. Section B-35 of the State Solid Waste Management Plan - 1997-1998 Update recommended that Onondaga County take immediate steps to develop environmentally acceptable facilities to manage the Solid Waste generated in the County. In December 1991 Onondaga County adopted a comprehensive Solid Waste Management Plan that was subsequently approved by the State Department of Environmental Conservation. The County Plan, applicable to municipalities within the County, preferred waste-to-energy as a safe and sanitary alternative to the threat to the ground water supply and other liabilities posed by the burying of such waste. Those reasons are further delineated in Section 5 of the aforementioned County Plan. Public Authorities Law Section 2045-e(7) and (8) allows the Onondaga County Resource Recovery Agency to contract with municipalities for the delivery of such waste and, in furtherance thereof, to process such Solid Waste. In compliance with both the State and County Solid Waste Management Plans, the Town of LaFayette has determined that all Solid Waste, both residential and commercial, generated in our Town and destined for disposal in the State of New York, may not be disposed of at any place other than the Approved Disposal Site designated by the Town Board in Section 2 hereof. This Local Law will also establish and refine regulations requiring the licensing of municipal haulers and governing hauler services for the collection and disposal of Solid Waste materials. This Local Law shall not (A) regulate or otherwise restrict any disposal of solid waste generated within the Town that is to be disposed of out-of-state or any handling of recyclable materials separated from the rest of the solid waste in accordance with Onondaga County's Source Separation Law or (B) regulate the price, route or service of any motor carrier with respect to the transportation of property prohibited by the Federal Aviation Administration Authorization Act of 1994, as amended (49 U.S.C.A. § 14501 et. seq.).

Section 2. Definitions.

"Agency" shall mean the Onondaga County Resource Recovery Agency.

"Agency Facility" shall mean any facility operated by or designated by the Agency. Agency Facilities include the Agency Transfer Stations at Ley Creek

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and Rock Cut Road, Rock Cut Road Waste-to-Energy Facility, Agency Landfill

(when built), Agency Yard Waste Composting Facilities at Jamesville and Amboy, Construction and Demolition Processing Facility at Ley Creek and Agency designated Materials Recovery Facilities.

"Approved Disposal Site" shall mean the Onondaga County Waste-to-Energy Facility on Rock Cut Road in the Town of Onondaga.

"Construction and Demolition Debris" shall mean discarded building material, concrete, stones, earth from excavations or grading and all other refuse material resulting from the erection, repair or demolition of buildings, structures or other improvements of property.

"County" shall mean the County of Onondaga.

"County Designated Recyclable Materials" shall mean those Recyclables designated by the County of Onondaga and the Onondaga County Resource Recovery Agency pursuant to Local Law No. 12 of 1989, including the following:

Corrugated paper: Cardboard containers, boxes and packaging, including pizza boxes, which are cleaned of contamination by food wastes or polystyrene commonly called styrofoam, and which have been flattened for transport.

Glass: Empty, washed glass jars, bottles and containers of clear, green and amber (brown) that contained food and drink, caps removed. This term excludes ceramic, window glass, auto glass, mirror and kitchenware.

Metal: All ferrous and non-ferrous metals, including: steel, aluminum and composite cans and containers (cleaned of food wastes) and empty aerosol cans that did not contain hazardous material. Scrap metal, wire, pipes, tubing, motors, sheet metal, etc. are recyclable but must be recycled through scrap dealers.

Newspapers, magazines and catalogues: Includes common machine finished paper made chiefly from wood pulp used for printing newspapers, as well as glossy inserts, magazines and catalogues. All must be free of contaminants.

Office paper: All bond paper and also computer printout, stationery, photocopy and ledger paper of any color from all waste generators. Paper should, if possible, be free of tape, adhesives, labels, rubber bands, paper clips, binders and other contaminants. This term excludes carbon paper, chemical transfer paper and tyvek or plastic coated envelopes.

Plastics: All HDPE and PET type plastic bottles (#1 & #2), including empty, washed food, beverage, detergent, bleach and hair care containers with lids removed. This term excludes all photographic film, vinyl, rigid and foam plastic materials, as well as plastics numbered 3 through 7 and HDPE oil bottles, as well as #1 and #2 containers that are not bottles or

contained hazardous material.

Kraft paper: As found in brown paper bags and package wrapping.

Beverage cartons: Includes gabled topped paper cartons that contained milk and juice products.

Paperboard: Paper packaging as found in cereal, cracker and tissue boxes, etc. and toilet tissue and paper towel tubes.

Mixed paper: Includes discarded and bulk mail, computer paper, colored paper, greeting cards, wrapping paper and carbonless multi-part forms.

Excludes any paper coated with foil or plastic.

"Curb" shall mean that street curb immediately in front of the property from which Solid Waste material and recyclables to be collected are generated or in the absence of an actual curb, that portion of the property which is immediately adjacent to the street.

"Curbside Collection" shall mean the use of collection receptacles for residential, commercial, and institutional Solid Waste generators and the regular periodic pick up and transfer of the contents of such receptacles by a Hauler at the location of a Waste Generator.

"Eligible Household" shall mean a household residing in a dwelling of four units or less and which is required to utilize Recycling Containers.

"Hauler" Any person, company or firm who engages in the collection, transportation, disposal or delivery of Solid Waste within our Town.

"Hazardous Waste" means:

- (1) Any waste (excluding Household Hazardous Waste) which is defined or regulated as a Hazardous Waste, Toxic Substance, Hazardous Chemical Substance or mixture, or Asbestos (Regulated Waste) under federal, state or Local Law, or under rules, regulations, policies or guidelines issued in relation thereof, as they may be amended from time to time including, but not limited to:
 - (a) The Resource Conservation and Recovery Act of 1976 (42 U.S.C. Sections 6901 et seq., as amended by the Hazardous and Solid Waste Amendments of 1984) and the regulations contained in 40 CFR Parts 260-281;**
 - (b) The Toxic Substances Control Act (15 U.S.C. Sections 2601 et seq.) and the regulations contained in 40 CFR Parts 761-766;**
 - (c) The State Environmental Conservation Law (Title 9 of Article 27) and the regulations contained in 6 N.Y.C.R.R. Parts 370, 371, 372, 373 (Subpart 373-3)****

- (2) Radioactive materials which are source, special nuclear or by-product material as defined by the Atomic Energy Act of 1954 (42 U.S.C. Sections 2011 et seq.) and the regulations contained in 10 CFR Part 40; or**
- (3) Any other material that by Federal, State or Local Law, or under rules, regulations, policies, guidelines or orders having the force of law in relation thereto are regulated as harmful, toxic or hazardous to health and ineligible for processing at the Agency Facility.**

"Large Household Furnishings" shall mean all other large and/or bulky articles actually used in the home and which equip it for living such as chairs, sofas, tables, beds or carpets.

"Major Appliances" shall mean a large and/or bulky household mechanism such as a refrigerator, washer, dryer, stove, furnace or hot water tank.

"Materials Recovery Facility" or "MRF" shall mean a private or public facility for receiving and processing Recyclables into marketable commodities.

"Medical Waste" means any Solid Waste which is generated in the diagnosis, treatment or immunization of human beings or animals, in research pertaining thereto, or in the production or

testing of biologicals.

"Municipal Hauler License" shall mean the license issued by the Town to a hauler as a prerequisite to performing Solid Waste collection services within the Town's municipal limits.

"Person" shall mean a natural person, association, partnership, firm, corporation, limited liability company, trust, estate or governmental unit and any other entity whatsoever.

"Recyclables" shall mean those recyclable materials, including County Designated Recyclable Materials, which can be practically separated from non-recyclable waste for which reuse markets can be accessed for less than the cost of disposal.

"Recycling Container" shall mean the blue bin or other container supplied by the Agency, County, the Town or their designees for the use by Eligible Households within the Town. Such containers shall be used exclusively for the storage of County Designated Recyclable Materials. Such containers shall at all times remain the property of the Agency.

"Recycling Law" shall mean the Onondaga County Source Separation Law, Local Law No. 12, adopted March 6, 1989, as subsequently amended.

"Regulated Medical Waste" means those medical wastes that have been listed in 6 NYCRR 364.9 paragraph (c)(1) and that must be managed in accordance with the requirements of that part.

"Solid Waste" all materials or substances discarded or rejected as being spent, useless, worthless or in excess to the owners at the time of such discard or rejection, including, but not limited to, garbage, refuse, residential, governmental, commercial and/or light industrial refuse but shall not include Recyclables, Yard and Garden Waste, human wastes, rendering wastes, demolition wastes, residue from incinerators or other destructive systems for processing waste (other than now existing individual building incinerators, the residue from which is presently

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collected as part of normal refuse collection practices), junked automobiles, pathological, medical, toxic, explosive, radioactive material or other waste material which, under existing or future federal, State or Local Laws, require special handling in its collection or disposal.

"System" shall mean Onondaga County's Solid Waste Management System as operated by the Onondaga County Resource Recovery Agency and every aspect thereof, including, but not limited to, the Rock Cut Road Waste-to-Energy Facility, Agency Landfill (when built), Yard Waste Composting Facilities at Jamesville and Amboy, Construction and Demolition processing facility at Ley Creek and the Rock Cut Road and Ley Creek transfer stations.

"Town" shall mean the Town of LaFayette.

"Town Board" shall mean the Town Board of the Town of LaFayette.

"Town Clerk" shall mean the Clerk of the Town of LaFayette.

"Waste Generator" shall mean any Person which produces Solid Waste requiring off-site disposal.

"Yard and Garden Waste" shall mean garden waste, leaves, grass clippings, weeds and brush.

Section 3. Requirement of Haulers to Obtain Municipal Hauler License

It shall be a precondition of doing business as a Hauler in the Town that the person/firm intending to conduct such business obtain a Municipal Hauler License and a Town sticker. An application on a form approved and provided by the Town must be submitted to the Town Codes Enforcement Office in which the person satisfactorily shall be bound by the following provisions:

A. The Hauler will deliver all of the non-recyclable Solid Waste (residential and commercial) it

collects within the Town and destined for disposal in the State of New York to the Approved Disposal Site specified in Section 2 above. It shall be unlawful to unload or deposit any Solid Waste hauled from any premises within the limits of the Town and destined for disposal in the State of New York at any place other than the Approved Disposal Site specified by the Town in Section 2 above. Any Hauler failing to dispose of said Solid Waste at the Approved Disposal Site so designated shall be subject to having its license revoked.

- B. The Hauler will supply a plan of operation for collection and transportation and which provides for a Recycling Plan as required by Onondaga County Local Law No. 12 of 1989 as it applies to Haulers, which it shall adhere to and comply with. The Hauler shall agree to provide for the collection of County Designated Recyclables in every waste hauler disposal agreement, written or oral, as part of its standard service and to include the cost of such collection in its standard waste collection rates.

Section 4. Distinctive Municipal Sticker

- A. The Hauler shall attach a Municipal Sticker which must be visibly and securely affixed to the driver's side vent window or upper part of the driver's side of the windshield of each of the

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Hauler vehicles in operation.

- B. No Hauler shall (1) duplicate or imitate a Municipal Sticker or (2) sell or transfer in any manner a Municipal Sticker.

Section 5. Duration of Municipal Hauler License

Municipal Hauler Licenses issued pursuant to this Local Law shall be effective for an annual term from January 1 through December 31 (one calendar year).

Section 6. Revocation of Municipal Hauler License.

The Town shall have the right to cancel any existing Municipal Hauler License upon thirty (30) days written notice to the Hauler if the Town shall enact legislation establishing a new system for collection of Solid Waste in the Town that is inconsistent with the continuation of said license. The Town shall revoke a Municipal Hauler License upon the happening of any or a combination of the following:

Failure of the Hauler to comply with any provision of Section 3 or Section 4 of this Local Law. Prior to any such revocation, the Hauler shall be notified by the Town of an opportunity for a hearing in the matter, which hearing shall be held not less than five days after the Hauler is notified in writing by the Town of the pending license revocation and the charges against it. All hearings shall be on a date and time and at a place determined by the Town. The hearing shall be informal and held before the Town Supervisor or his/her designee. Compliance with technical rules of evidence shall not be required, and the decision of the Town Supervisor or his/her designee shall be final.

Section 7. Recycling Plan.

The Town hereby adopts as its Source Separation Legislation, required pursuant to the General Municipal Law, Section 120-aa, the Onondaga County Source Separation Law (i.e. Local Law No. 12 of 1989) as adopted by the Onondaga County Legislature and subsequently amended under its terms.

- A. No Hauler shall dispose of County Designated Recyclable Materials picked up in our Town as Solid Waste nor shall any Hauler accept County Designated Recyclable Materials for disposal as Solid Waste.
- B. Recycling Containers shall at all times remain the property of the Agency or Town, as the case may be, and are provided for the use and convenience of Eligible Households in complying with this Local Law. No Hauler shall:

(1) Remove a Recycling Container from the Town;

(2) Willfully destroy a Recycling Container;

(3) Dispose of a Recycling Container other than by returning such container to the Town at a designated location; or

(4) Use a Recycling Container for other than the temporary storage of County Designated Recyclable Materials.

Section 8. Imposition of Fees

The Town Board, may by resolution, designate and impose such other fees as it deems reasonable and appropriate in relation to the collection and disposal of any Solid Waste. After any such fees are imposed, the manner of implementation and collection shall be by regulation of the Town Board or its designee not inconsistent with the terms of the resolution imposing such fees. The Town Board by resolution also from time to time establish fees to defray expenses in connection with the fee for the Municipal Hauler License and administration of this Local Law. Fees shall be paid by the applicant at the time of application.

Section 9. No Sunday Collection.

Haulers shall not collect Solid Waste in the Town on Sundays, Thanksgiving or Christmas.

Section 10. Insurance - Indemnity/Hold Harmless.

A. In consideration of the Town issuing a Municipal Hauler License to an applicant, the applicant shall agree, upon the issuance of such License to the applicant, that the applicant shall indemnify, hold harmless and defend the Town and its officers and employees from and against any and all claims, demands, losses, damages, costs, payments, actions, recoveries, judgments and expenses of every kind, nature and description, including without limitation all engineers' and attorneys' fees, fines, penalties and clean-up costs resulting from any such claim, etc., arising out of or connected in any way with the applicant's acting as a Hauler or the applicant's involvement or participation in the collection, distribution or transportation of Solid Waste.

B. The Hauler, as a condition of obtaining a Municipal Hauler License, shall provide and maintain the following insurance coverages at limits to be set from time to time by resolution of the Town of LaFayette Town Board:

(1) Public liability (CGL) including contractual coverage;

(2) Automobile liability coverage for all owned, hired and non-owned vehicles; and

(3) Worker's Compensation coverage.

C. The public liability policy aforementioned shall name the Town of LaFayette as an additional insured.

D. Each policy of insurance shall be endorsed to contain the following language:

"The Town will be given 30 days prior written notification of any cancellation, non-renewal or modification of this policy which reduces coverage or limits at the following address: Town Clerk, Town of LaFayette, 2577 Route 11, P. O. Box 193, LaFayette, New York 13084."

E. Prior to the issuance of any Municipal Hauler License, the Hauler must

provide to the Town Codes Office proof of insurance coverage in a form to be determined from time to time by resolution of the Town Board.

Section 11. Hours of Operation.

Haulers shall not operate earlier than 5:00 a.m., nor later than 9:00 p.m.

Section 12. Removal of Uncollected Waste

Where certain Solid Waste, Recyclables and/or other Waste Materials were not collected because those materials were not placed or prepared by the Waste Generator in accordance with the provisions of this Local Law, the Person who placed such materials for collection and the owner of the property adjoining the curb where such Waste Materials were placed shall remove those wastes from the location as soon as possible after the Hauler has refused collection and, in any event, by 6:00 p.m. on the designated collection day.

Section 13. Restrictions on Use of Vehicles and Handling of Waste

The collection, removal, and carrying of Solid Waste, Recyclables and/or material, and the transportation of Solid Waste, paper, and Recyclables on any highway, street, alley, or lane of the Town must be done in covered vehicles. No Hauler shall throw or scatter or cause to be scattered or deposited or to escape from the vehicle any Solid Waste or Recyclables on the streets or public places.

Section 14. Yard and Garden Waste Prohibited

Yard and Garden Waste may not be accepted for disposal at any Agency Facility but may be accepted for recycling at a yard waste composting facility of the Hauler's choice within the County or taken elsewhere.

Section 15. Dumping/Draining Leachate Prohibited

Except as specifically permitted in this Local Law, no Hauler shall deposit or cause to be deposited or stored for more than one (1) day upon any property any Solid Waste and/or Recyclables, and dumping thereof is hereby prohibited. No leachate or other obnoxious or contaminating substance shall be allowed to drain from any Hauler vehicle on the public streets.

Section 16. Accumulation/Storage of Solid Waste on Private Property

No Hauler shall suffer or permit Solid Waste to accumulate or remain upon private premises including extended storage in Hauler vehicles owned or operated by that Hauler so that the same shall emit odors or become offensive or dangerous to the public health or to any person or property.

Section 17. Outdoor Burning

No Hauler shall bury or burn any Solid Waste and/or Recyclables or cause to be buried or burned any Solid Waste and/or Recyclables, papers, trash, Hazardous Waste and/or materials within the limits of the Town, unless authorized to do so in writing by the Town Board.

Section 18. Special Events

This Local Law shall also apply to all special events held in the Town. The sponsor of said events shall be responsible for sorting all Solid Waste materials into appropriate containers or bags and making all arrangements for pickup and disposal of all Solid Waste materials. The Hauler may charge a fee to be determined by the Town Board for such pickups and disposal.

Section 19. Penalties and Remedies for Violation.

A. In addition to any revocation of the Municipal Hauler's License pursuant to Section No. 3 of this Local Law, each day's violation or failure to comply with the provisions of this Local Law shall be considered a new and separate offense, and subject to the penalties set forth in Section

20.

B. In addition to the above-provided penalties and revocations, or in lieu thereof, the Town Board may also institute and maintain an action or proceeding in the name of the Town in a court of competent jurisdiction to compel compliance with or to restrain by temporary restraining order, preliminary and/or permanent injunction any violation of this Local Law.

C. This Local Law shall be enforced by the Town Code Enforcement Officer, Town Building Inspector, Town Fire Inspector, Superintendent of Highways, Onondaga County Sheriff's Department, New York State Police, Department of Environmental Conservation Officers and all Local Law enforcement agencies.

Section 20. Penalties

The failure of a Hauler to comply with the provisions of this Local Law shall be considered a violation subject to the following specified fines for each offense pursuant to Section 80.05 (4) of the Penal Law as well as for corporate officers, directors and officials except for corporations in their corporate capacity which shall be fined pursuant to Section 80.10 of the Penal Law. Each day's violation shall be considered a new and separate offense subject to a separate penalty as fixed below. Any fines collected under this Local Law shall inure to the Town and shall be deposited in the Town General Fund to use as it deems appropriate.

<u>Section</u>	<u>Violation</u>	<u>Fine</u>
3	Failure to obtain a Municipal Hauler License.	\$250.00
3	Failure to deliver all Solid Waste collected within the Town and destined for disposal within New York State to the Town Approved Disposal Site.	\$250.00 plus revocation
4a	Failure to attach a Municipal Sticker to the Hauler vehicle.	\$250.00
4b	Duplication or imitating the Municipal Sticker or engaging in the selling of the Municipal Sticker.	Revocation
7a	Accepting and/or Disposing of County Designated Recyclable Materials as Solid Waste.	\$200.00
7b	Removing, destroying or disposing of a Recycling Container or using same for other than storage of a County Designated Recyclable.	\$150.00
9	Engaging in the collection of Solid Waste and/or Recyclables on Sundays, Thanksgiving or Christmas.	\$50.00
10d	Failure to notify the Town, 30 days prior written notice of any cancellation, non-renewal or modification of required insurance policy.	\$50.00
11	Failure to comply with the designated hours of operation.	\$200.00

12	Failure to remove uncollected Solid Waste improperly set out for disposal.	\$100.00
13	Throwing, scattering or allowing deposit of any Solid Waste and/or County Designated Recyclables or other waste upon the streets.	\$100.00
14	Engaging in the collection of Solid Waste and/or County Designated Recyclables in a non-covered vehicle.	\$100.00
15	Dumping or depositing any Solid Waste and/or Recyclables material upon any property. Draining Leachate from hauler vehicle.	\$100.00
16	Allowing Solid Waste or other waste material and Recyclables to accumulate upon any property so that it becomes obnoxious, unsightly or offensive.	\$250.00
17	Any Hauler engaging in the burial or private burning of Solid Waste and/or Recyclables, papers, trash, Hazardous Waste and/or materials Within the limits of the Town.	\$250.00

Section 21. Severability.

If any paragraph, section, sentence or portion of a sentence of this Local Law shall be found and determined to be invalid, unlawful and/or unconstitutional, such determination shall not invalidate or void any other paragraph, section, sentence or portion thereof, and such other parts thereof shall remain in full force and effect unless and until legally revoked, modified and/or amended.

Section 22. Revocation of Prior Local Laws Regulating Collection, Removal and Disposal of Solid Waste in the Town.

In 1990, the Town of LaFayette enacted Local Law No. 2-1990 and in 1992, the Town of LaFayette also enacted Local Law No. 2-1992 regulating collection, removal and disposal of Solid Waste in the Town of LaFayette. Those Local Laws are repealed in their entirety and replaced and superceded by this Local Law, effective upon the effective date of this enactment.

Section 23. Effective Date.

This Local Law shall take effect immediately upon its filing with the New York Secretary of State.

; and it is further

RESOLVED AND DETERMINED, that the attached Exhibit "A" entitled "Purposes of Local Law 1-2001 is hereby approved and adopted by the Board; and it is further

RESOLVED AND DETERMINED, that the attached forms entitled:

- 1. "Town of LaFayette Waste Hauler License Application";**

2. Attachment "A" which is a form for the description of the Applicant's plan of operation for collection and portation of solid waste and recycling;
3. Attachment "B" which is a schedule of insurance; and
4. Attachment "C" which is a list of vehicles. are hereby approved and adopted for use in administering this Local Law; and it is further

RESOLVED AND DETERMINED, that the administrative fee described in Local Law No. 1 - 2001 shall be \$100.00 effective as of the date of this Resolution; and it is further

RESOLVED AND DETERMINED, that the limits of liability required in accordance with Local Law No. 1 of 2001 shall be as follows:

Public Liability: \$1,000,000.00 Single Limit
 Automobile Liability: \$1,000,000.00 Single Limit

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and it is further;

RESOLVED, that the Supervisor be and he hereby is authorized to sign Indemnity Agreements with OCRRA and Onondaga County, whereby OCRRA and the County agree to indemnify the Town against any claims or actions relating to the enactment of this local law.

The question of the foregoing Resolution was duly put to a vote and, upon roll call, the vote was as follows:

Gregory Scammell	Supervisor	Voted	Yes	
Norman Paul	Councilor	Voted	Yes	Yes
Thomas V. Dadey, Jr.	Councilor	Voted	Yes	Yes
David Knapp	Councilor	Voted	Yes	Yes

The foregoing Resolution was thereupon declared duly adopted.

DATED: January 22, 2001

TOWN BOARD RESOLUTION
 January 22, 2001

Councilor Dadey, Jr. introduced proposed Local Law No. 2-2001, to provide for an increase in the partial real property tax exemption for persons with disabilities whose incomes are limited by reason of such disabilities in the Town of LaFayette, and made the following motion, which was seconded by Councilor Knapp:

WHEREAS, no other agency has the legal authority or jurisdiction to approve or directly undertake the enactment of a local law in the Town of LaFayette, such that there are no other involved agencies within the meaning of the New York State Environmental Quality Review Act (SEQR) with respect to the proposed enactment of said Local Law, with the result that the Town Board shall act as lead agency in this matter; and

WHEREAS, the enactment of said proposed Local Law is a Type II action for purposes of environmental review under SEQR; and

NOW, THEREFORE, it is

RESOLVED AND DETERMINED, that the enactment of proposed Local Law No. 2-2001 is a Type II action and will have no significant effect on the environment; and it is further

RESOLVED, that the Town Board conduct a public hearing as to the enactment of proposed Local law No. 2-2001 at the Town Hall located at 2577 Route 11 in the Town of LaFayette on February 12, 2001 at 7:00 p.m., or as soon thereafter as the matter can be heard, at which time all persons interested in the subject shall be heard.

The question of the adoption of the foregoing resolution was duly put to a vote and upon roll call, the vote was as follows:

Gregory J. Scammell	Supervisor	Voted	Yes	
Norman Paul	Councilor	Voted	Yes	Yes
Thomas V. Dadey, Jr.	Councilor	Voted	Yes	Yes
David Knapp	Councilor	Voted	Yes	Yes

The foregoing resolution was thereupon declared duly adopted.

DATED: January 22, 2001

Town of LaFayette

Local Law No. 2 of the year 2001

A local law Amending Local Law 1-1999 to provide for an increase in the Partial Real Property Tax Exemption for Persons with Disabilities Whose Incomes are Limited by Reason of Such Disabilities.

Be it enacted by the Town Board of the Town of LaFayette as follows:

TOWN OF LAFAYETTE

LOCAL LAW NO. 2-2001

**A Local Law Amending Local Law 1-1999 to Provide
for an Increase in the Partial Real Property
Tax Exemption for Persons with Disabilities Whose
Incomes are Limited by Reason of Such Disabilities.**

Be it enacted by the Board of Trustees of the Town of LaFayette, as follows:

Section 1. New York Real Property Tax Law Section 459-c authorizes municipalities to provide a partial real property tax exemption for real property owned by persons with disabilities whose incomes are limited by reason of such disabilities.

Section 2. New York Real Property Tax Law Section 459-c has been amended to authorize municipalities to increase the maximum income eligibility levels for the exemption for persons with disabilities from its current level to \$28,900.00 in accordance with the following schedule:

<u>EXEMPTION</u>	<u>INCOME LIMITS</u>
50%	\$20,500.00
45%	\$21,500.00
40%	\$22,500.00
35%	\$23,500.00
30%	\$24,400.00
25%	\$25,300.00
20%	\$26,200.00
15%	\$27,100.00
10%	\$28,000.00
5%	\$28,900.00

Section 3. Local Law 1 of 1999 is hereby amended to establish increased income eligibility levels for the exemption for persons with disabilities at the maximum amounts authorized by Real Property Tax Law, Section 459-c as described in Section 2 of this Local Law.

Section 4. This Local Law shall take effect in accordance with Sections 20 and 21 of the Municipal Home Rule Law.

- Local Law No. 3-2001 – Sr. Citizen Exemption.

Councilor Dadey, Jr. introduced proposed Local Law No. 3-2001, to provide for an increase in the partial exemption from real property taxation for real property owned by certain persons with limited income, who are 65 years of age and over in the Town of LaFayette, and made the following motion, which was seconded by Councilor Knapp:

WHEREAS, no other agency has the legal authority or jurisdiction to approve or directly undertake the enactment of a local law in the Town of LaFayette, such that there are no other involved agencies within the meaning of the New York State Environmental Quality Review Act (SEQR) with respect to the proposed enactment of said Local Law, with the result that the Town Board shall act as lead agency in this matter; and

WHEREAS, the enactment of said proposed Local Law is a Type II action for purposes of environmental review under SEQR; and

NOW, THEREFORE, it is

RESOLVED AND DETERMINED, that the enactment of proposed Local Law No. 3-2001 is a Type II action and will have no significant effect on the environment; and it is further

RESOLVED, that the Town Board conduct a public hearing as to the enactment of proposed Local law No. 3-2001 at the Town Hall located at 2577 Route 11 in the Town of LaFayette on February 12, 2001 at 7:00 p.m., or as soon thereafter as the matter can be heard, at which time all persons interested in the subject shall be heard.

The question of the adoption of the foregoing resolution was duly put to a vote and upon roll call, the vote was as follows:

Gregory Scammell	Supervisor	Voted	Yes
Norman Paul	Councilor	Voted	Yes
Thomas V. Dadey, Jr.	Councilor	Voted	Yes
David Knapp	Councilor	Voted	Yes

The foregoing resolution was thereupon declared duly adopted.

DATED: January 22, 2001

TOWN OF LAFAYETTE

PROPOSED LOCAL LAW NO. 3-2001

**A local law Authorizing an Exemption for Real Property
Owned by Senior Citizens**

Be it enacted by the Board of Trustees of the Town of LaFayette, as follows:

- Section 1:** Purpose: The purpose of this law is to adopt for the Town of LaFayette a comprehensive local law authorizing an exemption as provided for in §467 of the Real Property Tax Law (RPTL §467) with respect to the grant of a partial tax exemption for real property owned by persons aged sixty-five or older, and to repeal pre-existing local laws, resolutions, or ordinances governing this matter.
- Section 2:** Definitions: The meanings of words as used in this law shall be the same as the meanings used in and provided for by RPTL §467.
- Section 3:** Exemption:
- (A.) Real property owned by persons aged sixty-five years or older, or real property owned by a husband and wife or siblings, one of whom is sixty five years or age or older, shall be partially exempt from taxation by the Town of LaFayette as determined from time to time by resolution adopted by the Town Board after a public hearing in accordance with RPTL §467.
 - (B.) Except as specifically stated in this law and any resolution adopted in accordance with subsection A above, the eligibility and requirements for exemption shall be as set forth in RPTL §467.
 - (C.) When title is vested in either a husband or wife, one of whom is sixty-five years of age or older, their combined income may not exceed the levels set forth in Section 4 of this article or those levels adopted by resolution in accordance with subsection A herein. Computation of income shall include social security and retirement benefits, interest, dividends, rental income, salary or earnings, and income from self-employment. Said computation shall not include gifts or inheritance.
 - (D.) No person who otherwise qualifies for an exemption under RPTL §467 and this article shall be denied such exemption if during any year after the effective date of this subsection said person reaches age sixty-five after the taxable status date and prior to December 31 of the same year.
- Section 4:** Schedule of Eligibility: Until such time as the Town Board adopts a resolution determining the amount of exemption pursuant to Section 3, subsection A of this law, real property owned by persons aged sixty-five years or older shall be granted a partial tax exemption according to the following schedule:

Annual Income of Owner(s)	Percentage of Assessed Valuation Exempted
50%	\$20,500.00
45%	\$21,500.00
40%	\$22,500.00
35%	\$23,500.00
30%	\$24,400.00
25%	\$25,300.00

20%	\$26,200.00
15%	\$27,100.00
10%	\$28,000.00
5%	\$28,900.00

Section 5: Repealer: Town of LaFayette Local Law Nos. 2-1978, 1-1980, 2-1981, and 1-1984, together with the Resolution Increasing the Income Limitation Relative to Partial Exemption from Real Property Taxes for Persons 65 Years of Age or Over dated December 13, 1994 and the Ordinances Regarding Senior Citizen Tax Exemptions dated October 2, 1972 and October 10, 1966, as well as any further and additional laws, resolutions, and ordinances regarding senior citizen tax exemptions pursuant to RPTL §467 not specifically mentioned herein, are hereby repealed and shall have no further force or effect.

Section 6: Effective Date: This local law shall take effect upon filing with the New York Secretary of State

5) Paine Weber merger.

Tom Chartrand tried to contact Dave in Albany. His assistant said they would send us a letter stating there is no consequence in us doing business with them due to the merger.

6) Apple Ridge assessment.

Kevin said John Langey and Mary talked and the proposal letter has been sent to the claimant and we are waiting to hear from them.

7) Rainbow (on hold).

Nothing new to report.

- 8) Onondaga Nation Land Claim (pending).

Nothing new to report.

B. Other Active Projects.

- 1) LaFayette Community Council: Not-for-Profit 1st annual filing.

Nothing new to report.

- 2) 6475 Oschner Road: Affix demolition charges to tax bills.

Mary Jo said she has received receipts from certified mail sent. She said the costs are as follows:

\$3,000	Mike Cook for removal and leveling and seed.
\$366.75	Legal fees.
\$4,678.66	Highway Dept. – labor and equipment to haul debris from site. 414 yards fill dirt.
\$8,045.41	Total

Councilor Paul asked if someone wished to purchase this property, would the person have to wait for it to go to auction for back taxes or could they purchase it now?

Kevin said they could purchase it now if they could figure out who to buy it from. We think the bank is in the foremost position. Right now it's all tied up with a bankruptcy. It would be difficult to figure out the title right now.

- 3) Justice Department audit procedure follow-up.

Councilor Knapp thinks this finally is taken care of. David Lamson does a quarterly audit of the Justice Department and he will be doing the report required. Starting with the January report for next month, he will be putting it together.

Councilor Dadey, Jr. asked if the Town Board gets a voucher from him.

Councilor Knapp said they pay him about \$15.00 an our for doing this. He is very reasonable.

Supervisor Scammell asked if there is a name for the report.

Councilor Knapp said it's the monthly audit report.

Councilor Paul asked if he would be qualified to do the 990's.

Supervisor Scammell said yes.

Councilor Knapp said he does them for the LaFayette Fire Dept.

- 4) Annual IRS Requirements for LCC, LFD, and LPL.

Supervisor Scammell said he has not followed up on this yet but David Lamson could be one of the people to bid on this.

- 5) Town Newsletter.

- Delivery options. (Bulk Mailing Update).

Mary Jo advised the annual permit fee is \$125. The one time fee for the indicia is \$125.00. She received a total number of 1,528 from the Post Office for families in LaFayette as well as post office boxes. There are approximately 552 mailings for Jamesville and 177 for Tully. The total to mail the newsletter would be approximately \$386.17 a mailing. The bulk mailing permit could also be used for tax bills or any saturated mailing we are doing.

Councilor Knapp said he checked with Sue Schoeck.. Her numbers were a little different. The postage would be the same and she would charge \$150 to separate the pieces and put labels on the Tully and Jamesville mailings.

Councilor Dadey, Jr. moved and Councilor Knapp seconded the motion to authorize the Town Clerk to purchase the bulk mailing permit and indicia for one year for purposes of mailing tax bills, the newsletter and any other bulk mailing necessary. Motion passed unanimously.

It was recommended for Mary Jo to apply for the non-profit status to see if we are eligible. This would make mailing costs less.

6) ATV school follow-up.

Mary Jo said the first class was cancelled. The instructor wouldn't certify anyone riding an ATV of a certain size according to their age. Most of the kids riding ATV's all have bigger machines than what the instructor required.

Capt. Bronstad said it's not a law but guidelines from the state and the teacher said he is going to adhere strictly to them. He is being unrealistic about it but it's his course. Officer Pittman has gone to a dealership in Cortland who says they will lend us the ATV's in return for advertising.

Kevin said Webb Road is still a problem. He was going home the other night and someone was riding an unlit ATV coming at him and you could hardly see it in the driving snow.

Councilor Knapp said there was a person in Tully injured on a snowmobile who is now paralyzed from the neck down.

8) Employee Handbook Update.

Mary Jo submitted an updated draft with a list of changes made.

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Kevin handed out a memo tonight responding to the questions asked at the last Town Board Meeting.

The Town Board will review the new draft for the next Meeting.

9) Advertising Pennywise/Scottsman.

Mary Jo met with our Pennywise representative, Erin, who advised it would cost between \$100 and \$130 to advertise our notices in both papers. The Scottsman does not cover all 13084 zips and does not cover 13159 zips. The Pennywise does not cover 13078 zips.

It was decided to continue with the Post Standard and the Pennywise.

8. **NEW BUSINESS:**

A. Appoint Association of Towns Delegate.

Councilor's Dadey, Jr. moved and Knapp seconded the motion to appoint Mary Doster as the Association of Towns Delegate and Mary Jo Kelly as the Alternate and for the Delegate to support all the resolutions. Motion passed unanimously.

B. Other.

Councilor Paul said on the 17th, he requested Mary Jo to contact Niagara Mohawk regarding a light out. In about 2 days the light was fixed. Two days later another light was burned out, Mary Jo

contacted Niagara Mohawk and it was fixed immediately. He commended Niagara Mohawk on their prompt service.

Supervisor Scammell introduced David Hess who is our representative at Niagara Mohawk.

Councilor Knapp wanted to remind everyone of the Winter Festival this weekend. He thinks things kick off at about 10:00 in the morning.

Mary Jo said John MacDaniels contacted her and they would really like to have the Town participate in the Chili Cookoff. She said she would make the chili but someone would have to serve it at 2:00 p.m. as she had another commitment.

Councilor's Knapp moved and Dadey, Jr. seconded the motion to participate in the Chili Cookoff for a fee of \$20.00 and to purchase items needed for chili. Motion passed unanimously.

Councilor's Knapp moved Dadey, Jr. seconded the motion to audit the Town Clerk's Cash Receipt Book for 2000. Motion passed unanimously.

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Councilor's Knapp moved and Paul seconded the motion to send Nancy Buczek a Certificate of Appreciation. Motion passed unanimously.

9. **Suggestions for improvement & positive contributions.**

There were none.

10. **Councilor's Knapp moved and Dadey, Jr. seconded the motion to audit and pay the following bills:**

HIGHWAY FUND	# 4926 thru #4039
GENERAL FUND	# 4040 thru # 4070
TRUST FUND	#4071

Motion passed unanimously.

11. **Councilor's Knapp moved and Dadey, Jr. seconded the motion to adjourn. Motion passed unanimously.**

The Town Board Meeting adjourned at 9:01 p.m.

Respectfully submitted,

Mary Jo Kelly
Town Clerk