

**HENRIETTA TOWN BOARD  
AGENDA  
DECEMBER 1, 2004**

ORDER OF BUSINESS

1. Roll Call
2. Prayer
3. Pledge of Allegiance to the Flag
4. Public Presentation/Agenda Items
5. Approval of Minutes of the Preceding Meeting(s) - November 17, 2004
6. Miscellaneous Communications
7. Introduction of and Action Upon Local Laws, Ordinances, Resolutions
8. Reports of Standing Committees and Actions Thereon
9. Reports of Special Committees
10. Public Comment
11. Adjournment

RESOLUTION #22-263/2004

Authorize Accounts Payable

RESOLUTION #22-264/2004

Authorize Advertisement for Bids - Tinker Homestead Farm and Museum - Horse Barn Foundation Project

RESOLUTION #22-265/2004

Authorize Proposed Addition and Deletions to the Monroe County Empire Zone in the Town of Henrietta

RESOLUTION #22-266/2004

Proposed Action on Special Permit Application No. 2004-137, 1100 Jefferson Road, Yangtze Asian Buffet & Bistro

RESOLUTION #22-267/2004

Authorize Payment - Certiorari Attorney for Legal Services

RESOLUTION #22-268/2004

Accept Dedication of Watermains and Sanitary Sewer Systems - Ashbrook Subdivision, Sections Six (6) and Seven (7)

RESOLUTION #22-269/2004

Accept Dedication of Roads and Storm Sewers - Ashbrook Subdivision, Sections Six (6) and Seven (7)

RESOLUTION #22-270/2004

Authorize Change Order No. 2 to C. P. Ward - Lehigh Valley Railroad Trail Project

RESOLUTION #22-271/2004

Authorize Supervisor to Sign Extra Work Order No. 2 - Lehigh Valley Railroad Trail Project

RESOLUTION #22-272/2004

Authorize Amendment to the Deferred Compensation Plan for Employees of the Town of Henrietta

RESOLUTION #22-273/2004

Authorize Personnel Items

PURSUANT TO CALL A REGULAR MEETING OF THE TOWN BOARD OF THE TOWN OF HENRIETTA, COUNTY OF MONROE, STATE OF NEW YORK, WAS DULY HELD AT THE HENRIETTA TOWN HALL, 475 CALKINS ROAD, HENRIETTA, NEW YORK ON THE 1<sup>ST</sup> DAY OF DECEMBER, 2004 AT 8:00 P.M.

**MEMBERS PRESENT**

**MEMBERS ABSENT**

Supervisor James R. Breese  
Councilwoman Catherine A. McCabe  
Councilman William J. Mulligan, Jr.  
Councilman Michael B. Yudelson  
Councilwoman Janet B. Zinck  
Daniel J. Mastrella, Town Attorney  
Patricia J. Shaffer, Town Clerk

**SUPERVISOR BREESE**

Is there anyone that would like to speak on any Agenda items at this time? Just Agenda items only? *(Pause - no response)* If not, may I have the approval of the Minutes, please.

**COUNCILWOMAN McCABE**

Mr. Supervisor, I move we approve the Minutes of November 17, 2004.

**COUNCILMAN YUDELSON**

Second.

**SUPERVISOR BREESE**

Discussion? Call the roll, please.

Duly put to a vote:

Councilwoman McCabe voting	Aye
Councilman Mulligan voting	Aye
Councilman Yudelson voting	Aye
Councilwoman Zinck voting	Aye
Supervisor Breese voting	Aye
	Carried

**SUPERVISOR BREESE**

May I have the first Resolution, please.

**RESOLUTION #22-263/2004**

On Motion of  
Councilwoman Zinck

Seconded by  
Councilman Yudelson

BE IT RESOLVED, that the Director of Finance be authorized to pay the following bills payable:

EXHIBIT A	Bills Payable dated 12/1/2004	\$ 133,975.50
-----------	-------------------------------	---------------

EXHIBIT B	Manual Bills Payable	\$ 5,195.72
-----------	----------------------	-------------

SUPERVISOR BREESE

Discussion. Call the roll, please.

Duly put to a vote:

Councilwoman McCabe	voting	Aye
Councilman Mulligan	voting	Aye
Councilman Yudelson	voting	Aye
Councilwoman Zinck	voting	Aye
Supervisor Breese	voting	Aye
		Carried

RESOLUTION #22-264/2004

On Motion of  
Councilwoman McCabe

Seconded by  
Councilwoman Zinck

WHEREAS, the Town of Henrietta requires bids for the excavation, removal and replacement of the current foundation of the horse barn at the Tinker Homestead Farm and Museum located at 1585 Calkins Road in the Town of Henrietta, to conform with bid specifications on file in the Town Clerk’s Office, with bids to be opened at 9:30 A.M. on Thursday, January 27, 2005 and received no later than 9:15 A.M. on Thursday, January 27, 2005.

THEREFORE, BE IT RESOLVED, that the Town Clerk be authorized to advertise for bids for the excavation, removal and replacement of the current foundation of the horse barn at the Tinker Homestead Farm and Museum, as per cited bid specifications on file, in the manner provided by law.

SUPERVISOR BREESE

Discussion? Call the roll, please.

Duly put to a vote:

Councilwoman McCabe	voting	Aye
Councilman Mulligan	voting	Aye
Councilman Yudelson	voting	Aye
Councilwoman Zinck	voting	Aye
Supervisor Breese	voting	Aye
		Carried

RESOLUTION #22-265/2004

On Motion of  
Councilman Mulligan

Seconded by  
Councilman Yudelson

WHEREAS, New York State has created the Empire Zone program to encourage industrial and commercial development in selected municipalities across the State, and

WHEREAS, Monroe County, as an eligible municipality, received designation of an Empire Zone on December 6, 2001, such Empire Zone having included acreage in the Town of Henrietta, and

WHEREAS, New York State has amended the Zones program to increase benefits and the addition and/or deletion of zone acreage, and

WHEREAS, Monroe County intends to revise the County Empire Zone boundaries to encourage industrial and commercial development through the revision of Empire Zone acreage in the Town of Henrietta at:

Addition

Celltech, Strassenburgh Drive; Tax Identification No. 162.09-1-20.1; 9.68 acres

Deletions

Carl J. Montante, Portion of Clay Road; Tax Identification No. 162.09-1-11 and -12; 31.893 acres  
Raymond and Mary Wallman, 3860 East River Road; Tax Identification No. 174.02-1-20; 40 acres  
700 Jeff Corp., 700 Jefferson Road; Tax Identification No. 162.05-1-3.11; 32.461 acres, and

WHEREAS, the Town of Henrietta is committed to the development of new business with the proposed adjustments to Empire Zone acreage, and

WHEREAS, the Town of Henrietta wishes to support and concur with the Empire Zone Revision Application.

THEREFORE, BE IT RESOLVED, that the Henrietta Town Board, in its capacity as governing body of the Town, does hereby support and concur with the Empire Zone of Monroe County Revision Application.

SUPERVISOR BREESE

Discussion? Call the roll, please.

Duly put to a vote:

Councilwoman McCabe voting	Aye
Councilman Mulligan voting	Aye
Councilman Yudelson voting	Aye
Councilwoman Zinck voting	Aye
Supervisor Breese voting	Aye
	Carried

RESOLUTION #22-266/2004

On Motion of  
Councilwoman Zinck

Seconded by  
Councilman Mulligan

WHEREAS, the Applicant, Yangtze Asian Buffet and Bistro, located at 1100 Jefferson Road, has applied for a Special Permit, Application Number 2004-137, to allow on-premises entertainment and extended business hours in conjunction with said entertainment, and

WHEREAS, the Applicant is seeking to extend its operation beyond that of a traditional restaurant and to attract customers for its bar business, and

WHEREAS, a Public Hearing was held on November 17, 2004, where the Town Board of the Town of Henrietta entertained comments from the Applicant and all others who wished to comment upon the matter and also received written submissions from interested parties, and

WHEREAS, the Town Board of the Town of Henrietta has, after reviewing all comments heard at the Public Hearing, makes the following Findings of Fact:

- A. As acknowledged by the Applicant at the Public Hearing, the Applicant actually started using the property for entertainment earlier this year, without coming to the Town Board to request a Special Permit. The Applicant offered the explanation that he was unaware of the Special Permit requirement to expand his use of the property to allow entertainment. The Applicant further acknowledged that this prior experience yielded unruly crowds above the legal occupancy limits and that he did not properly control the large crowds. The Applicant claims that he will try to have greater crowd control in the future, but readily acknowledges that this new bistro and lounge is aimed at generating income to supplement the dining business and is not an integral part of the restaurant.
- B. The Town Board received a written submission from Deputy Chief Bill Heist of the Henrietta Fire District expressing serious concerns about this Application. Deputy Chief Heist noted that his department responded five (5) times in the past year to this establishment. He noted further that the Fire Marshal and law enforcement personnel had to be summoned to the location on three (3) of those occasions to handle excessive crowds which, even the Applicant has acknowledged, were as large as six hundred (600) people. He noted that the potentially large crowds, even within Code, when coupled with the lack of an automatic sprinkler system, created a serious risk of true disaster in the event of a fire. He highlighted the enhanced dangers with this type of use due to the confusion generated when a lack of lighting, loud music, alcohol and high occupant count are combined.
- C. The same concerns were echoed by Henrietta Fire Marshal Christopher A. Roth in a memo to the Town Board regarding this Application. The Fire Marshal referenced large-scale tragedies recently occurring in Rhode Island and Illinois in clubs not equipped with automatic sprinkler systems. He also noted that under today's State Code, an entertainment hall would be required to install an automatic sprinkler system. Due to a loophole in the State Law, this establishment would not technically be required to install such a system because it has operated as a restaurant and is grandfathered in under the old Code. However, legislation is in Committee and is expected to be enacted within the next year closing this loophole and requiring automatic sprinkler systems for applications such as the one at hand.
- D. When questioned by the Town Board, the Applicant acknowledged the importance of an automatic

sprinkler system, yet informed the Board that one would not be installed in this facility due to financial considerations. While this Board wholeheartedly wishes financial success for this business, it cannot be at the expense of public safety. While the Board is mindful of other concerns related to parking, noise and other issues related to the operation of this type of establishment, the Board does not need to address those issues in detail, given the overriding need to ensure the safety of the public and emergency response personnel.

THEREFORE, BE IT RESOLVED, based on the Special Permit requirements set forth in Town Code §295-53, the Town Board finds that the proposed use will create hazards or dangers to the public or persons in the vicinity, and that the Applicant has not demonstrated the willingness or ability to impose necessary safeguards from these perils, and without further comment on additional potential problems with this Application, the request for a Special Permit is hereby denied.

SUPERVISOR BREESE  
Discussion?

COUNCILMAN MULLIGAN

Just under discussion, through you, Mr. Supervisor, Dan, I understand that there's a loophole whereby the Applicant is not required to put in the sprinkler system, but do we still, as a Town Board, have the authority to require him to do that as part of the Special Permit process?

DANIEL MASTRELLA, TOWN ATTORNEY

As part of the Special Permit process you do. The Town Board, in this area, is not pre-empted by the State Fire and Building Code, and certainly, as per the Henrietta Town Code, public safety issues are paramount. If this operation were to be established today for the first time as either a restaurant or a club or entertainment hall, an automated sprinkler system would be required, and that's the loophole. Even though it's changing use, it's grand-fathered in. That doesn't mean that for Special Permit purposes you are required to ignore those safety concerns.

COUNCILMAN MULLIGAN

Okay. Then just for the Record, the Board requested that of the Applicant, and I think he indicated, if I'm not mistaken, that he was unwilling or unable to do that.

DANIEL MASTRELLA, TOWN ATTORNEY

He clearly did so. I reviewed, I was here, and plus I reviewed a transcript of the proceeding.

COUNCILMAN MULLIGAN

Thank you.

SUPERVISOR BREESE

Call the roll, please.

Duly put to a vote:

Councilwoman McCabe voting	Aye
Councilman Mulligan voting	Aye

Councilman Yudelson voting Aye  
Councilwoman Zinck voting Aye  
Supervisor Breese voting Aye  
Carried

RESOLUTION #22-267/2004

On Motion of Councilwoman Zinck  
Seconded by Councilman Yudelson

WHEREAS, Certiorari proceedings have been commenced by various property owners to challenge tax assessments in the Town of Henrietta, and

WHEREAS, John Considine was hired by the Town of Henrietta to act as the Special Counsel in Certiorari proceedings per Resolution #15-199/82, and

WHEREAS, Mr. Considine has submitted an invoice for said services for the period of July 1, 2004 through October 31, 2004.

THEREFORE, BE IT RESOLVED, that the Director of Finance be authorized to pay John Considine of the firm McConville, Considine, Cooman & Morin, P.C., 25 East Main Street, Rochester, New York 14614, the sum of \$14,658.61 for services rendered.

SUPERVISOR BREESE  
Discussion? Call the roll, please.

Duly put to a vote:  
Councilwoman McCabe voting Aye  
Councilman Mulligan voting Aye  
Councilman Yudelson voting Aye  
Councilwoman Zinck voting Aye  
Supervisor Breese voting Aye  
Carried

RESOLUTION #22-268/2004

On Motion of Councilman Yudelson  
Seconded by Councilwoman McCabe

WHEREAS, Forest Creek Equity Corp., the Developer of Ashbrook Subdivision, Sections Six (6) and Seven (7) (located on the north side of Martin Road and east of West Henrietta Road) has installed watermains and sanitary sewers in said subdivision sections, and

WHEREAS, the Developer has offered to dedicate and relinquish ownership of the stated utilities to the Town of Henrietta and for this purpose has delivered to the Town of Henrietta filing instruments granting easements to the Town for said watermain and sanitary sewer systems, and

WHEREAS, the Town Attorney has examined these easements and has found them to be in good order, and

WHEREAS, the Superintendent of Drainage, Sewer and Sidewalks and the Director of Engineering and Planning have determined that the said watermain and sanitary sewer systems were installed in accordance with Town requirements and have recommended that they be accepted by the Town.

THEREFORE, BE IT RESOLVED, that the said watermain and sanitary sewer systems for the described subdivision sections be and they hereby are accepted and that said easements be recorded in the Monroe County Clerk's Office.

BE IT FURTHER RESOLVED, that such acceptance is made subject to the Developer, or its representative, filing with the Town of Henrietta a Maintenance Bond in

the sum of Twenty-eight Thousand Seven Hundred Dollars (\$28,700.00) for Sections Six (6) and Seven (7), for a period of two (2) years.

SUPERVISOR BREESE

Discussion? Call the roll, please.

Duly put to a vote:

Councilwoman McCabe voting	Aye
Councilman Mulligan voting	Aye
Councilman Yudelson voting	Aye
Councilwoman Zinck voting	Aye
Supervisor Breese voting	Aye
	Carried

RESOLUTION #22-269/2004

On Motion of  
Councilwoman McCabe

Seconded by  
Councilman Yudelson

WHEREAS, Forest Creek Equity Corp., the Developer of Ashbrook Subdivision, Sections Six (6) and Seven (7) (located on the north side of Martin Road and east of West Henrietta Road) has constructed roads and installed storm sewers in said subdivision sections, and

WHEREAS, the Developer has offered to dedicate and relinquish ownership of the said roads and the aforescribed improvements to the Town and for this purpose has delivered to the Town a deed for tracts or parcels of land conveying said roadways to the Town, and filing instruments granting easements to the Town for said improvements, and

WHEREAS, the Town Attorney has examined this deed and easements and has found them to be in good order, and

WHEREAS, the Superintendent of Highways and the Director of Engineering and Planning have determined that the roads and said improvements were built in accordance with Town requirements and have recommended that they be accepted by the Town.

THEREFORE, BE IT RESOLVED, that the said roadways and said improvements for the described subdivision sections be and they hereby are accepted and that said deed and easements be recorded in the Monroe County Clerk's Office.

BE IT FURTHER RESOLVED, that such acceptance is made subject to the Developer, or its representative, filing with the Town of Henrietta a Maintenance Bond in the sum of Thirty-six Thousand Six Hundred Dollars (\$36,600.00) for Sections Six (6) and Seven (7), for a period of two (2) years.

SUPERVISOR BREESE

Discussion? Call the roll, please.

Duly put to a vote:

Councilwoman McCabe voting	Aye
Councilman Mulligan voting	Aye
Councilman Yudelson voting	Aye
Councilwoman Zinck voting	Aye
Supervisor Breese voting	Aye
	Carried

RESOLUTION #22-270/2004

On Motion of  
Councilman Mulligan

Seconded by  
Councilwoman McCabe

WHEREAS, Resolution #22-246/2001 authorized the Town of Brighton and the Town of Henrietta to enter into an Inter-municipal Agreement, pursuant to General Municipal Law Section 119-0, for the purpose of obtaining preliminary engineering and Right-of-Way (ROW) incidentals and for the receipt and administration of Federal Aid for the installation of the trail along the former Lehigh Valley Railroad Corridor and the Barge Canal to the Rush Town Line, to include all necessary connections to other pedestrian and bicycle facilities, and

WHEREAS, Resolution #21-251/2003 awarded the low total bid for the Trail Contract to C. P. Ward for the total cost of \$420,220.00, of which the Town of Henrietta's share shall not exceed the sum of \$52,480.50, and

WHEREAS, the Town of Henrietta is in receipt of letters from the Town of Brighton recommending approval of Change Order No. 2 to the C. P. Ward Contract for a total cost not to exceed an amount of \$21,614.48, and

WHEREAS, these amounts are within the constraints in the Federal Aid Grant.

THEREFORE, BE IT RESOLVED, that the Town Board of the Town of Henrietta concurs in the



approval of the Construction Inspection Consultant Contract from Bergmann Associates for professional construction inspection services for a total cost not to exceed an amount of \$61,806.00, of which the Town of Henrietta's share shall not exceed the sum of \$7,271.00, and

WHEREAS, due to weather conditions, the construction duration increased requiring additional consultant inspection services to be extended, and

WHEREAS, Extra Work Order No. 2 provides for the additional Professional Engineering Services costs necessary to complete the work described in the attached letter, and

WHEREAS, the Director of Engineering and Planning has reviewed and approved the proposed change of this Contract and recommends that this be accepted by the Town.

THEREFORE, BE IT RESOLVED, that the Town Supervisor, on behalf of the Town of Henrietta, be and hereby is authorized to execute Extra Work Order No. 2, not to exceed an increase of \$14,717.00, resulting in increasing the total Contract amount to \$78,108.00.

SUPERVISOR BREESE

Discussion?

COUNCILWOMAN ZINCK

I just have one question. It refers to an attached letter. I don't have an attached letter. Do you have an attached letter?

COUNCILMAN MULLIGAN

No letter here.

SUPERVISOR BREESE

Where's the letter?

PATRICIA SHAFFER, TOWN CLERK

Apparently it was an oversight, Sir, from my department, and it will be in the final Minutes.

COUNCILWOMAN ZINCK

Thanks, Patty.

SUPERVISOR BREESE

Does the Board still want to vote on this, or do you want to wait for the attached letter?

COUNCILMAN MULLIGAN

Through you, Mr. Supervisor, I'd like to vote if our Finance Director, this is very complicated. What is this one, the engineering inspections, Paul, what's this one going to cost us?

PAUL LIESS, JR., DIRECTOR OF FINANCE AND PERSONNEL

*(From audience)* This . . .

SUPERVISOR BREESE

No, you have to come up here.

PAUL LIESS, JR., DIRECTOR OF FINANCE AND PERSONNEL

This works along the same lines that the Federal Government's going to reimburse eighty (80) percent, the State's going to reimburse fifteen (15), so there's five (5) percent sitting out there that gets split between Brighton and Henrietta, and it's about a fifty-one (51) to forty-nine (49) percent charge on that.

COUNCILMAN MULLIGAN

So, bottom line, what's that mean in terms of dollars? It can't be much.

COUNCILMAN YUDELSON

A few hundred dollars.

PAUL LIESS, JR., DIRECTOR OF FINANCE AND PERSONNEL

At most Two Thousand (\$2,000.00), I would think.

SUPERVISOR BREESE

Did the Town Board have a copy of that letter at our Workshop on Monday?

COUNCILMAN YUDELSON

Yes.

COUNCILWOMAN McCABE

Yes, we did.

SUPERVISOR BREESE

Okay. That's a good point you raised (*inaudible*) but we did have an opportunity on Monday, but this should have been included, and I agree with you.

COUNCILWOMAN ZINCK

I just want to make sure it gets in the Record.

SUPERVISOR BREESE

But I don't think we ought to hold this up for that reason.

COUNCILMAN MULLIGAN

No.

COUNCILWOMAN ZINCK

I agree.

SUPERVISOR BREESE

Call the roll, please.

Duly put to a vote:

Councilwoman McCabe	voting	Aye
Councilman Mulligan	voting	Aye
Councilman Yudelson	voting	Aye
Councilwoman Zinck	voting	Aye
Supervisor Breese	voting	Aye
		Carried

#### RESOLUTION #22-272/2004

On Motion of  
Councilwoman Zinck

Seconded by  
Councilwoman McCabe

WHEREAS, the New York State Deferred Compensation Board (the "*Board*"), pursuant to Section 5 of the New York State Finance Law ("*Section 5*") and the Regulations of the New York State Deferred Compensation Board (the "*Regulations*"), has promulgated the Plan Document of the Deferred Compensation Plan for Employees of the Town of Henrietta (the "*Model Plan*") and offers the Model Plan for adoption by local employers, and

WHEREAS, the Town of Henrietta, pursuant to Section 5 and the Regulations, has adopted and currently administers the Model Plan known as the Deferred Compensation Plan for Employees of the Town of Henrietta, and

WHEREAS, effective May 21, 2004, the Board amended the Model Plan to adopt provisions relating to:

- Authorization to reject a participant investment request if the request is contrary to the rules, regulations or prospectus of the affected investment fund.
- Authorization to distribute assets that have been rolled into the plan from another qualified retirement plan in accordance with the distribution rules of the plan that previously held the assets.
- Limitations on a participant's eligibility to obtain a loan in the event that the participant has previously defaulted on a loan.
- Modifications related to comments provided by the Internal Revenue Service in response to the Board's request for a private letter ruling stating that the Model Plan document constitutes an "eligible deferred compensation plan."
- Technical amendments pertaining to plan loan rules and the status of plan loans and other withdrawals upon the death of a participant; and

WHEREAS, the Board has offered for adoption the amended and restated Model Plan to each Model Plan sponsored by a local employer in accordance with the Regulations, and

WHEREAS, upon due deliberation, the Town of Henrietta has concluded that it is prudent and appropriate to amend the Deferred Compensation Plan for Employees of the Town of Henrietta by adopting the amended and restated Model Plan.

THEREFORE, BE IT RESOLVED, that the Town of Henrietta hereby amends the Deferred Compensation Plan for Employees of the Town of Henrietta effective December 4, 2004 by adopting the amended and restated Model Plan effective May 21, 2004, in the form attached hereto as Exhibit A.

SUPERVISOR BREESE

Discussion? Call the roll, please.

Duly put to a vote:

Councilwoman McCabe voting	Aye
Councilman Mulligan voting	Aye
Councilman Yudelson voting	Aye
Councilwoman Zinck voting	Aye
Supervisor Breese voting	Aye
	Carried

RESOLUTION #22-273/2004

On Motion of  
Councilman Mulligan

Seconded by  
Councilman Yudelson

BE IT RESOLVED, that the following persons be hired:

Anna Cheung                      Recreation, Part-time Recreation Assistant @ \$6.50/hr., effective 11/28/2004.

Kimberly Doyle                      Recreation, Part-time Recreation Assistant @ \$6.50/hr., effective 11/28/2004.

Donald Erskine, Jr.                      Recreation, Part-time Recreation Assistant @ \$7.50/hr., effective 11/28/2004.

Matt Hudson                      Recreation, Part-time Recreation Assistant @ \$5.50/hr., effective 11/28/2004.

Casey Rathbone                      Recreation, Part-time Recreation Assistant @ \$6.50/hr., effective 11/28/2004.

BE IT FURTHER RESOLVED, that the following employee change be made:

Shelly Gorino                      Recreation, Recreation Supervisor from Recreation Leader at the same rate of pay, effective 11/18/2004. (Passed Civil Service Exam)

SUPERVISOR BREESE

Discussion? Call the roll, please.

Duly put to a vote:

Councilwoman McCabe	voting	Aye
Councilman Mulligan	voting	Aye
Councilman Yudelson	voting	Aye
Councilwoman Zinck	voting	Aye
Supervisor Breese	voting	Aye
		Carried

SUPERVISOR BREESE

That's the end of the regular Agenda. Does anybody want to speak on any other items involving the Town?  
Yes, Sir.

JOHN HOUSEL, 178 LYSANDER DRIVE

I drove on Brighton-Henrietta Town Line Road, and I was looking south, and I saw lane markings on a bridge over Clay Road. How close are we to opening that up?

SUPERVISOR BREESE

About two (2) weeks, I think, John.

JOHN HOUSEL, 178 LYSANDER DRIVE

Okay. Thank you.

SUPERVISOR BREESE

Long overdue. Thank you. Anybody else before we adjourn? *(Pause - no response)*

The Regular Meeting of the Henrietta Town Board was moved for adjournment by Councilman Yudelson, seconded by Councilwoman McCabe at 8:28 P.M. and passed unanimously.

Respectfully submitted,

Amber N. Hutchinson  
Deputy Town Clerk