

**Town of Northumberland
Town Board Meeting
June 9, 2016**

The Regular Monthly Meeting of the Northumberland Town Board was called to order @ 7:00 PM by Supervisor Willard Peck. Those attending included Supervisor Willard Peck; Councilman Paul Bolesh; Councilman John DeLisle and Councilman George Hodgson. Councilwoman Patricia Bryant was absent. Also attending were Clerk Denise Murphy; Town Attorney Douglas Ward; Building and Zoning Administrator Richard Colozza and Highway Sup't Harold Vance Jr.

PUBLIC PARTICIPATION

David Hoffman, Harris Road, asked if the Town Board was going to be moving forward soon regarding the Moratorium for Solar Systems. Mr. Hoffman has been working with three (3) Solar Companies and would like to move forward. Supervisor Willard Peck stated that he has been working with the Town Attorney to draft language to amend the Town's Zoning Regulations to allow Freestanding and Roof Top Solar Collection Systems primarily for use on the premises on which it is erected. The Town Attorney has drafted a proposed Local Law for the Town Board's consideration tonight. If the Town Board votes to move forward, the Town Board will hold a Public Hearing at next month's Regular Monthly Meeting.

Supervisor Willard Peck, at this time opened the bids for the Asphalt Paving for 2016. The following bids were received:

- DelSignore Blacktop - \$55.49 per ton
- Peckham Road Corp. - \$55.55 per ton
- New Castle Paving - \$59.95 per ton
- Luizzi Brothers Paving - \$56.89 per ton
- Valley Paving - \$61.90 per ton
- Kubricky Construction - \$53.50 per ton

APPROVAL OF MINUTES

1. Councilman John DeLisle made a motion to approve minutes of the May 12, 2016 Regular Monthly Meeting. Councilman George Hodgson seconded the motion. All in favor, motion carried.

CORRESPONDENCE

1. Sunday on the Farm will be June 12th at the Turning Point Dairy

OLD BUSINESS

1. Asphalt Paving: Supervisor Willard Peck stated that the Town Board opened bids earlier tonight and asked if the Town Board was prepared to take action. Councilman George Hodgson introduced Resolution #46 of 2016 –

WHEREAS, on June 8, 2016, Kubricky Construction Corp submitted a signed bid (dated June 8, 2016) to the Town of Northumberland to complete asphalt concrete paving work in the Town of Northumberland for the price of \$53.50 per ton, and

WHEREAS, the Town of Northumberland Town Board, at their Regular Monthly Meeting held on June 9, 2016 opened all sealed bids for the asphalt concrete paving work in the Town of Northumberland for 2016,

**Town of Northumberland
Town Board Meeting
June 9, 2016**

BE IT RESOLVED, the Town of Northumberland accepts Kubricky Construction Corp bid of \$53.50 per ton, and be it further

RESOLVED, the Town of Northumberland Town Board resolves to bind Kubricky Construction Corp under the Asphalt Concrete Paving Contract and to authorize the Town Supervisor to execute a contract,

NOW THEREFORE BE IT FURTHER RESOLVED, Pursuant to the Town of Northumberland Town Board's approval of the submitted bid by Kubricky Construction Corp, Supervisor Willard Peck will provide an execution of the Contract bidding Kubricky Construction Corp to work in accordance with the Asphalt Concrete Paving Contract.

Councilwoman Patricia Bryant seconded the introduction of Resolution # 46 of 2016.

Supervisor Willard Peck – "Aye"

Councilman John DeLisle – "Aye"

Councilman George Hodgson – "Aye"

Councilman Paul Bolesh – "Aye" Resolution # 46 of 2016 adopted

2. Asbestos Abatement/Demolition of old Town Hall: Supervisor Willard Peck informed the Town Board Members that bids were opened on May 18, 2016 for the Asbestos Abatement and/or Demolition of the old town hall. The following bids were received:

Dan's Hauling & Demo. (Abatement) \$59,000 (Demolition) \$39,500

Charles Friedman Excav. (Demolition) \$28,800

Classic Environmental (Abatement) \$84,850 (Demolition) \$49,900

Jackson Demolition (Demolition) \$58,500

Juiter Envir. Serv. (Abatement) \$115,000 (Demolition) \$77,000

Sullivan Contracting (Abatement) \$58,000

D & S Abatement (Abatement) \$135,000

Bronze Contracting (Abatement) \$69,900 (Demolition) \$38,900

Cristo Demolition (Abatement) \$159,995 (Demolition) \$53,899

NRS Envir. Serv. (Abatement) \$68,345 (Demolition) \$57,655

Adirondack Ind. (Demolition) \$29,500

Povincial Cont. (Abatement) \$119,900 (Demolition) \$78,900

Neoplanta Restoration (Abatement) \$125,000

Kascon LLC (Abatement) \$132,000

Supervisor Willard Peck asked the Town Board Members if they were ready to take action tonight.

Councilman John DeLisle introduced Resolution # 47 of 2016 –

WHEREAS, on May 18, 2016, Sullivan Contracting, Inc. submitted a signed bid to the Town of Northumberland to complete Pre-Demolition Asbestos Abatement of the old Town hall in the amount of \$ 58,000, and

WHEREAS, the Town of Northumberland Supervisor on May 18, 2016 opened all the sealed bids for the Demolition Asbestos Abatement and Demolition of Former Town Hall at 12:00 Noon, and

WHEREAS, the Northumberland Town Board at their June 9, 2016 Regular Monthly Meeting is considering taking action to award the Pre-Demolition of Asbestos Abatement of the old town hall Contract,

**Town of Northumberland
Town Board Meeting
June 9, 2016**

BE IT RESOLVED, the Town of Northumberland accepts Sullivan Contracting, Inc. with a mailing address of PO Box 502, Sauquoit, NY in the amount of \$ 58,000, and be it further

RESOLVED, the Town of Northumberland Town Board resolves to bind Sullivan Contracting Inc. under the "Standard Form of Agreement Between Owner and Contractor on the Basis of a Stipulated Price" to perform Pre-Demolition Asbestos Abatement per contract documents and specifications and to authorize the Town Supervisor to execute a contract,

NOW THEREFORE BE IT FURTHER RESOLVED, Pursuant to the Town of Northumberland Town Board's approval of the submitted bid by Sullivan Contracting Inc., Supervisor Willard Peck will provide an execution of the Contract binding Charles Friedman Excavating Inc. to work in accordance with the Standard Form of Agreement Between Owner and Contractor on the Basis of a Stipulated Price regarding Pre-Demolition Asbestos Abatement.

Councilwoman Patricia Bryant seconded the introduction of Resolution # 47 of 2016.

Supervisor Willard Peck – "Aye"
Councilman John DeLisle – "Aye"
Councilman George Hodgson – "Aye"
Councilman Paul Bolesh– "Aye" Resolution # 47 of 2016 adopted

Councilman George Hodgson introduced Resolution #48 of 2016

WHEREAS, on May 18, 2016, Charles Friedman Excavating Inc. submitted a signed bid to the Town of Northumberland to complete Demolition of the old Town Hall in the amount of \$28,800, and

WHEREAS, the Town of Northumberland Supervisor on May 18, 2016 opened all the sealed bids for the Demolition Asbestos Abatement and Demolition of Former Town Hall at 12:00 Noon, and

WHEREAS, the Northumberland Town Board at their June 9, 2016 Regular Monthly Meeting is considering taking action to award the demotion of the old town hall Contract,

BE IT RESOLVED, the Town of Northumberland accepts Charles Friedman Excavating, Inc. located at 54 North St., Hudson Falls, NY in the amount of \$28,800, and be it further

RESOLVED, the Town of Northumberland Town Board resolves to bind Charles Friedman Excavating Inc. under the "Standard Form of Agreement Between Owner and Contractor on the Basis of a Stipulated Price" to perform Demolition per contract documents and specifications and to authorize the Town Supervisor to execute a contract,

NOW THEREFORE BE IT FURTHER RESOLVED, Pursuant to the Town of Northumberland Town Board's approval of the submitted bid by Charles Friedman Excavating Inc., Supervisor Willard Peck will provide an execution of the Contract binding Charles Friedman Excavating Inc. to work in accordance with the Standard Form of Agreement Between Owner and Contractor on the Basis of a Stipulated Price regarding Demolition of former town hall.

Councilwoman Patricia Bryant seconded the introduction of Resolution # 48 of 2016.

Supervisor Willard Peck – "Aye"

**Town of Northumberland
Town Board Meeting
June 9, 2016**

Councilman John DeLisle – “Aye”
 Councilman George Hodgson – “Aye”
 Councilman Paul Bolesh– “Aye” Resolution # 48 of 2016 adopted

NEW BUSINESS

1. Supervisor Willard Peck stated that he has been asked by residents of Terrel Hills to have layout and striping of basketball courts in the Town Park be applied. Supervisor Peck stated that he received an estimate from Line to Line Pavement Marking. There are two Basketball Courts located at the Terrel Hills Park. The Town received an estimate of \$550 per court. Town Clerk Denise Murphy asked the Town Board if they would consider also laying out and striping the Basketball Court in the Bertha E. Smith Park. Councilman John DeLisle made a motion to accept the estimate from Line to Line Pavement Markings, LLC at \$550.00 per court for the layout and striping of full length basketball courts in both the Terrel Hills and Bertha E. Smith Parks. Councilman George Hodgson seconded the motion. All in favor, motion carried.

2. Establish Standard Work Day for NYS Retirement: Town Clerk Denise Murphy stated that the Town Board must adopt a Resolution for Elected and Appointed Employees who do not keep time cards. Councilman John DeLisle introduced Resolution # 49 of 2016 –

BE IT RESOLVED, that the town of Northumberland hereby establishes the following as standard work days for elected and appointed officials and will report the following days worked to the New York State and Local Employees’ Retirement System based on the record of activities maintained and submitted by these officials to the Clerk of this Board:

Title	Name	Standard Work Day (Hrs. /day)	Term Begins/Ends	Participates in Employers Time Keeping System (Y/N)	Days/Months (based on Record of Activities)
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Elected Officials

Supervisor	Willard Peck	7	01/01/16-12/31/17	N	5
Town Clerk	Denise Murphy	7	01/01/16-12/31/17	N	21.76
Town Justice	James Evans	7	01/01/16-12/31/17	N	3.95
Town Justice	John Mannix	7	01/01/14-12/31/17	N	2.35
Board Member	John DeLisle	7	01/01/16- 12/31/19	N	1.19
Highway Sup’t	Harold Vance, Jr.	7	01/01/16-12/31/17	N	21.76

Appointed Officials

Building/Zoning

Admin.	Richard Colozza	7	01/01/16-12/31/17	N	21.76
Bookkeeper	Judy Taylor	7	01/01/16-12/31/16	N	11.73

**Town of Northumberland
Town Board Meeting
June 9, 2016**

Councilman Paul Bolesh seconded the introduction of Resolution # 49 of 2016

Supervisor Willard Peck – “Aye”

Councilman Paul Bolesh – “Aye”

Councilman John DeLisle – “Aye”

Councilman George Hodgson – “Aye”

Resolution # 49 of 2016 Adopted

3. Solar Collection Systems: Supervisor Willard Peck stated that he has been working with Town Attorney Douglas Ward to come up with wording for Accessory Solar Collection Systems primarily for use on the premises on which such structures are erected and which are secondary to the use of the premises for other lawful purposes. Supervisor Peck stated that he would like to move forward with amending the Town’s current Zoning Law to address this. Supervisor Peck stated that he is working with the Town Attorney to come up with wording for Commercial Solar Systems. Town Attorney presented the proposed Local Law #2 of 2016 – A Local Law Amending Local Law #4 of the year 2016

Article II B. Definitions

Accessory Solar Collection System. A solar voltaic cell, panel or array, or solar hot air or water collector device which relies upon solar radiation as an energy source for collection, inversion storage and distribution of solar energy for electricity generation or transfer of stored heat, primarily for use on the premises on which such structures are erected and which are secondary to the use of the premises for other lawful purposes. Accessory Solar Collection Systems may be either Rooftop/Building mounted Solar Collection Systems or Freestanding/Ground-mounted Solar Collection Systems.

Accessory Freestanding/Ground-mounted Solar Collection System. An Accessory Solar Collection System that is directly installed on the ground.

Accessory Rooftop/Building mounted Solar Collection System. An Accessory Solar Collection System that is mounted on a roof or wall of a principal or accessory building and which does not extend more than 4 feet above the roof or out from the wall of such building.

Article XI. SUPPLEMENTAL REGULATIONS

K. Special Lot Regulations

5. Nothing in this section shall be construed as automatically reducing the Area & Bulk requirements of Attachment A hereof established for Accessory Freestanding/Ground-mounted Solar Collection Systems or Accessory Rooftop/Building mounted Solar Collection Systems,

Town Attorney Douglas Ward also explained how this will be effected in the “Schedule of Permitted Uses, Minimum Lot Sizes Area and Bulk Regulations”. Town Attorney Douglas Ward presented the proposed Attachment A (See Attachment)

Councilman John DeLisle made a motion to hold a Public Hearing on proposed Local Law #2 of 2016 – A Local Law Amending Local Law #4 of the year 2006 on Thursday, July 14, 2016 @ 7:00 PM at the Town Hall. Councilman George Hodgson seconded the motion. All in favor, motion carried.

5. Intermunicipal Agreement for Shared Services of Building Inspector/Code Enforcement. Supervisor Willard Peck stated that he has been contacted by the Town of Moreau to see if the Town of Northumberland would do Building Inspections in their town until they have the opportunity to hire a full time Building Inspector. The Town

**Town of Northumberland
Town Board Meeting
June 9, 2016**

of Moreau's Building Inspector retired and their Deputy Building Inspector has left. Town of Moreau's Deputy Building Inspector has agreed to come in for 1 ½ hours in the morning and 1 ½ hours in the early evenings to cover until they find someone. Town Attorney Douglas Ward has drafted an "Intermunicipal Agreement for Shared Services of Building Inspector/Code Enforcement for the Town Board's review.

**INTERMUNICIPAL AGREEMENT FOR SHARED SERVICES
OF BUILDING INSPECTOR/CODE ENFORCEMENT OFFICER**

THIS AGREEMENT entered into this ____ day of _____, 2016 by and between the TOWN OF NORTHUMBERLAND, a New York State municipal corporation, with its offices at 17 Catherine St, Gansevoort, New York 12831 ("Northumberland") and the TOWN OF MOREAU, a New York State municipal corporation, with its offices at 351 Reynolds Road, Moreau, New York 12828 ("Moreau").

W I N E S S E T H:

WHEREAS, at the present time Northumberland employs an individual to serve as Building Inspector ("BI") for Northumberland; and

WHEREAS, due to a vacancy in the office of Building Inspector/Code Enforcement Officer of Moreau, the BI, with the consent of and as authorized by the Town Board of the Town of Northumberland, is willing to aid Moreau in the capacity of Building Inspector for Moreau in an as-needed and emergency basis; and

WHEREAS, the parties hereto desire to enter into this intermunicipal Agreement for the purposes of formalizing a shared services arrangement whereby the BI employed by Northumberland shall also serve as the BI for Moreau in an as-needed and emergency basis provided that for each inspection the Supervisor of Northumberland in his sole and absolute discretion authorizes the Northumberland BI to perform such services; and

WHEREAS, the BI is responsible for enforcing National, State and Local building and zoning laws and other related laws including the Uniform Fire Prevention and Building Code. The BI also receives and processes applications, conducts inspections and issues permits or certificates in connection with various building and construction-related activities; and

WHEREAS, the parties hereto are authorized pursuant to Article 9, Section 1 of the New York State Constitution, Section 99-c of the New York State General Municipal Law, and Section 119-o of the New York State General Municipal Law to enter into intermunicipal agreements for shared services; and

WHEREAS, each party presently maintains a fully staffed office for the purpose of assisting the BI with the fulfillment of duties; and

WHEREAS, Northumberland and Moreau have determined that it is in the best interest of the taxpayers thereof to share resources in the undertaking of building inspection services in an as-needed and emergency basis provided that for each inspection that the Supervisor of Northumberland, in his sole and absolute discretion authorizes the Northumberland BI to perform such service .

NOW, THEREFORE, upon the mutual covenants and representations herein, and upon the consent of the parties it is hereby agreed as follows:

ARTICLE 1. Contracting for Services. Moreau hereby contracts with Northumberland for as-need and emergency services of Northumberland's Building Inspector. Northumberland agrees that its BI may aid Moreau for BI services in an as-needed and emergency basis provided that for each inspection the Supervisor of Northumberland, in his sole and absolute discretion, authorizes the Northumberland BI to perform such service. Moreau has and by executing this Agreement hereby affirms Northumberland's BI is duly authorized to serve in an as-needed and emergency basis as Moreau's BI, perform all duties associated with the position and enforce the

Town of Northumberland
Town Board Meeting
June 9, 2016

local laws of the Moreau and the State of New York. Within this Agreement the parties specifically acknowledge and recognize the following:

- a. For purposes of Civil Service status, payroll and fringe benefits including health insurance and other employment benefits provided by Northumberland to its employees, leave time, including vacation leave, personal leave and sick leave, and participation in the New York State Retirement Program, the BI shall remain, and shall at all times for purposes of this Agreement be considered an employee of Northumberland.
- b. While performing the services of BI for Moreau, the BI shall be recognized by Moreau as a public officer under the New York State Law and as the duly appointed Building Inspector having all requisite authority and responsibility of a BI as provided for in the Town Law and as hereinafter may be amended.
- c. Northumberland shall be responsible for ensuring that the BI procures and maintains all qualifications and certifications to serve as BI in New York State, and that the BI attends and successfully completes all continuing education and training requirements as necessary to continue to serve as a BI in New York State. If, at any time, the certification of the BI is terminated or suspended by the appropriate authorities of New York State, or if the BI fails to attend and complete required training and educational programs, Northumberland shall immediately notify Moreau.

ARTICLE 2. Payments by Moreau. The parties have agreed that that when acting in the capacity of BI for Moreau, the BI shall be paid One Hundred Dollars (\$100.00) per inspection and shall be reimbursed for mileage at the rate of \$00.54/mile. Applications for payment shall be made upon voucher with sufficient supporting documentation and detail. All applications for payment shall be received and processed by Moreau within thirty (30) days of receipt.

ARTICLE 3. Liability Insurance. During the term of this Agreement, and any extensions hereto, the parties agree to procure and maintain in full force and effect general liability insurance and public officers' liability insurance which insures coverage to the BI relative to the performance of the BI's duties and responsibilities under this Agreement and under New York State Law. Each municipality shall name the other as an additional insured on the aforesaid insurance policies. Moreau agrees to reimburse Northumberland for any additional costs that Northumberland may incur in order to procure additional insurance as required under this Article.

ARTICLE 4. Performance of Duties/Indemnification. To the extent allowed under law, each party shall be responsible for the negligence or other conduct of the BI which may occur while the BI is performing services under this Agreement for that party.

Moreau hereby indemnifies and holds Northumberland harmless for and against any claim or liabilities arising against Northumberland from actions performed by the BI on behalf of Moreau.

Northumberland hereby indemnifies and holds Moreau harmless for and against any claim or liabilities arising against Moreau from actions performed by the BI on behalf of Northumberland.

ARTICLE 5. Term of Agreement. This Agreement shall be for a period of twelve (12) months from the date of execution hereof, unless otherwise terminated as provided for herein. This Agreement may be extended for such additional terms as the parties may agree upon in writing.

ARTICLE 6. Termination. Notwithstanding anything to the contrary herein, either party may cancel this Agreement upon one (1) month notice upon notifying the other party in writing or for convenience at any time.

ARTICLE 7. No Additional Benefits Conferred Upon BI. This Agreement shall not be construed as conferring upon the BI any additional employment rights or benefits beyond those which the BI may be entitled to under the New York State Civil Service Law, other applicable Federal and State employment laws and employment policies and practices of Northumberland or Moreau.

**Town of Northumberland
Town Board Meeting
June 9, 2016**

ARTICLE 8. Rights of Northumberland or Moreau Not Compromised. Nothing in this Agreement shall be construed as a limitation or waiver of any rights that Northumberland or Moreau has under the New York State Civil Service Law or other applicable laws, or the practices and policies of Northumberland or Moreau with respect to the BI, including the rights of Northumberland to discipline, suspend or terminate the BI. Moreau acknowledges the ultimate decision relative to discipline, suspension and/or termination lies with Northumberland.

ARTICLE 9. Dispute Resolution. Should any dispute arise between the parties respecting the terms of this Agreement, the parties shall attempt to resolve any dispute through mediation, and in the event the dispute cannot be resolved through mediation, the parties may pursue whatever legal remedies are available under law.

ARTICLE 10. Authorization. This Agreement is duly authorized by a resolution of the Town Board of the Town of Northumberland on June __, 2016.

This Agreement was duly authorized by resolution of the Town Board of the Town of Moreau on June __, 2016.

ARTICLE 11. Governing Law. This Agreement has been executed and delivered in the State of New York and shall be governed by and interpreted in accordance with the laws of the State of New York.

ARTICLE 12. Waiver. No waiver of any breach of any condition of this Agreement shall be binding unless in writing and signed by the party waiving said breach. No such waiver shall in any way affect any other term or condition of this Agreement or constitute a cause or excuse for a repetition of such or any other breach unless the waiver shall include the same.

ARTICLE 13. Entire Agreement. This Agreement constitutes the entire agreement among the parties and shall not be modified except by a subsequent written agreement executed by the authorized representative of the parties hereto.

Supervisor Willard Peck stated that the Town of Moreau were having their Regular Monthly Meeting and were going to present the Intermunicipal Agreement for shared services of Building Inspector/Code Enforcement Officer.

Councilman John DeLisle introduced Resolution #50 of 2016

BE IT RESOLVED, the Northumberland Town Board authorizes Supervisor Willard Peck to sign the Intermunicipal Agreement for Shared Services of Building Inspector/Code Enforcement contingent upon the Town of Moreau agreeing to the "Intermunicipal Agreement for shared services of Building Inspector/Code Enforcement Officer" as presented.

Councilman George Hodgson seconded Resolution #50 of 2016 as presented.

Supervisor Willard Peck – "Aye"
Councilman Paul Bolesh – "Aye"
Councilman John DeLisle – "Aye"
Councilman George Hodgson – "Aye" Resolution # 50 of 2016 Adopted

APPOINTMENTS

Planning Board: Lisa Black has asked to be reappointed to the Planning Board. Councilman John DeLisle made a motion to reappoint Lisa Black to the Planning Board (term will expire 09/2023). Councilman Paul Bolesh seconded the motion. All in favor, motion carried.

**Town of Northumberland
Town Board Meeting
June 9, 2016**

DESIGNATIONS

1. Approve Vouchers for Payment: Councilman John DeLisle introduced Resolution # 51 of 2016

BE IT RESOLVED, the following Vouchers to be paid as presented:

A (General Fund) Vouchers - # 177 - # 216 Total: \$ 34,326.20
DA (Highway Fund) Vouchers - # 139 - # 166 Total: \$ 20,635.02
SS (Gansevoort Sewer District) Voucher # 5 Total: \$ 35.29

Councilwoman Patricia Bryant seconded the introduction of Resolution # 51 of 2016

Supervisor Willard Peck – “Aye”
Councilman John DeLisle – “Aye”
Councilman George Hodgson – “Aye”
Councilman Paul Bolesh – “Aye” Resolution # 51 of 2016 Adopted

2. Supervisor’s Financial Report for April 2016: Councilman John DeLisle introduced Resolution # 52 of 2016: **BE IT RESOLVED**, pursuant to Section 125 of the Town Law, Supervisor Willard Peck rendered the following detailed statement of all money received and disbursed during the April 2016:

GENERAL

Balance as of 03/31/2016 \$ 1,054,238.10
Increases \$ 127,738.42
Decreases \$ 69,903.67
Balance as of 04/30/2016 \$ 1,112,072.85

HIGHWAY

Balance as of 03/31/2016 \$ 497,275.27
Increases \$ 509.08
Decreases \$ 75,529.42
Balance as of 03/31/2016 \$ 422,254.93

SEWER DISTRICT #1

Balance as of 03/31/2016 \$ 38,626.77
Increases \$ 3.80
Decreases \$ 35.03
Balance as of 04/30/2016 \$ 38,595.54

**Town of Northumberland
Town Board Meeting
June 9, 2016**

CAPITAL PROJECT – BUILDING

Balance as of 03/31/2016	\$	36,490.72
Increases	\$	3.59
Decreases	\$	0.00
Balance as of 04/30/2016	\$	36,494.31

BE IT RESOLVED, the Town Board has reviewed and Approved April 2016 Monthly Report by Supervisor Willard Peck as presented.

Councilwoman Patricia Bryant seconded the introduction of Resolution # 44 of 2016.

Supervisor Willard Peck – “Aye”
Councilman John DeLisle – “Aye”
Councilman George Hodgson – “Aye”
Councilman Paul Bolesh – “Aye” Resolution # 52 of 2016 Adopted

DEPARTMENTS

Highway: Highway Sup’t Harold Vance Jr. stated that he would like the Town Board to consider tearing down a portion of the old Town Garage. A portion of the Building is not safe. Supervisor Willard Peck made a motion to solicit bids for the demolition of a portion of the old Town Garage returnable July 12, 2016 @ 12:00 Noon. Councilman John DeLisle seconded. All in favor, motion carried. Highway Sup’t Harold Vance Jr, Building/Zoning Administrator Richard Colozza and Town Attorney Douglas Ward will work on putting together bid specifications.

Building: Building and Zoning Administrator Richard Colozza has three quotes for a 14 x 24 Shed.

Foote’s Amish: \$6,625 for both peeked and barn type roof
Garden Time: \$6,870 for the peeked roof and \$6,441.25 for the barn type roof
Versatile Sheds: \$6,727 for the peeked roof

Councilman John DeLisle made a motion to accept the quote from Foote’s Amish for the peeked roof shed for a price of \$6,625.00. Councilman George Hodgson seconded the motion. All in favor, motion carried.

Respectfully submitted,

Denise Murphy, Town Clerk

**Town of Northumberland
Town Board Meeting
June 9, 2016**