February 11, 2013

Agenda

- 1. Call Meeting to order
- 2. Pledge of Allegiance
- 3. Exit Message
- 4. FYI: Remind residents to sign attendance sheet
- 5. Roll Call
- 6. Public Comment
- 7. Motion to approve agenda
- 8. Motion to approve the minutes of the January 14, 2013 meeting
- 9. Resolution to approve the vouchers
- 10. Motion to approve payment prior to abstract of the MVP bill in the amount of \$4,619.70.
- 11. Motion to approve Dan Strong's hours as submitted
- 12. Resolution of support for Bill #'s A.88 and A.824, NYS Contact Information for vacant structures.
- 13. Resolution of support for Senate bill No. S2026-2013- Lien Law Public Officials
- 14. Resolution for Engineering Amendment #1 Water District #9
- 15. Comprehensive Plan
- 16. FYI: Tuesday Court time change from 5:00 pm to 9:00 am on Tuesdays being March 1, 2013.
- 17. Executive Session

January 14, 2013

Town of Albion regular Town Board meeting held in the Town hall, 3665 Clarendon Rd.

Meeting called to order at 7:00 pm.

Pledge of Allegiance was said and the exit message was given.

Present were Councilperson Daniel Poprawski, Councilperson Timothy Neilans, Supervisor Dennis Stirk, Councilperson Jake Olles and Councilperson Matthew Passarell.

Supervisor Dennis Stirk: I need a motion to approve the agenda.

Motion was made by Councilperson Matthew Passarell and was seconded by Councilperson Jake Olles to approve the agenda as published and submitted. Motion carried by the following vote:

Councilperson Daniel Poprawski, ave

Councilperson Timothy Neilans, aye

Supervisor Dennis Stirk, aye

Councilperson Jake Olles, aye

Councilperson Matthew Passarell, aye

Supervisor Dennis Stirk: I need a motion to approve the minutes.

Motion was made by Councilperson Daniel Poprawski and was seconded by Councilperson Jake Olles to approve the minutes of the December 27th and January 7th meetings as published and submitted. Motion carried by the following vote:

Councilperson Daniel Poprawski, aye

Councilperson Timothy Neilans, aye

Supervisor Dennis Stirk, aye

Councilperson Jake Olles, aye

Councilperson Matthew Passarell, aye

Supervisor Dennis Stirk: I need a motion for the vouchers.

Resolution #48 Payment of Claims

Whereas, the following are against the Town:

General A & B #'s - 1 - 44 \$ 100,591.62 Highway DA & DB #'s - 1 - 15 8,463.23 \$ Water Districts #'s - 1 - 8 4,209.03 \$ Grant #9 #1 297.42 \$ 113,561.30 For a grand total of

Motion was made by Councilperson Daniel Poprawski and was seconded by Councilperson Jake Olles authorizing the payment of the above listed claims. Resolution duly adopted by the following vote:

Councilperson Daniel Poprawski, aye

Councilperson Timothy Neilans, aye

Supervisor Dennis Stirk, ave

Councilperson Jake Olles, aye

Councilperson Matthew Passarell, aye

Councilperson Timothy objected to the payment of General vouchers numbers 4 and 40 and Highway voucher number 4.

Councilperson Matthew Passarell objected to the payment of General vouchers numbers 4, 39 and 40.

January 14, 2013

Supervisor Dennis Stirk: I need a motion to approve the health care bill.

Motion was made by Councilperson Matthew Passarell and was seconded by Councilperson Jake Olles to approve payment prior to abstract of the MVP bill in the amount of \$4,228.20. Motion carried by the following vote:

Councilperson Daniel Poprawski, aye

Supervisor Dennis Stirk, ave

Councilperson Matthew Passarell, aye

Councilperson Timothy Neilans, aye

Councilperson Jake Olles, aye

Supervisor Dennis Stirk: I need a motion for Dan's schooling.

Motion was made by Councilperson Daniel Poprawski and was seconded by Councilperson Matthew Passarell authorizing the attendance of Daniel Strong at the FLBOA Conference, March 18 – 21 at a cost not to exceed \$390.00. Motion carried by the following vote:

Councilperson Daniel Poprawski, aye

Supervisor Dennis Stirk, aye

Councilperson Matthew Passarell, aye

Councilperson Timothy Neilans, aye

Councilperson Jake Olles, aye

Supervisor Dennis Stirk: I need a motion to close.

Motion was made by Councilperson Jake Olles and was seconded by Councilperson Daniel Poprawski to close the meeting at 7:12 pm. Motion carried by the following vote:

Councilperson Daniel Poprawski, aye

Supervisor Dennis Stirk, ave

Councilperson Matthew Passarell, aye

Councilperson Timothy Neilans, aye

Councilperson Jake Olles, aye

TOWN OF ALBION

Code Enforcement Office 3665 Clarendon Road Albion, New York 14411 585-589-7048 Extension 15

1/14/2012

To Albion Town Board Members,

At the January 7th meeting it was discussed about the possibility of a future adjustment to the work week schedule being conducted by the code enforcement office. I would be very interested in working a four day schedule during a portion of the year as discussed and would prefer to conduct the following hours.

Monday thru Friday 7:00 am until 3:00 pm from October 15th until April 15th.

Monday thru Thursday 7:00 am until 4:00 pm from April 15th thru October 15th.

As I discussed with you prior I will still remain available for appointments and construction inspections on Friday and or Saturday as necessary. In addition I will attend any evening meetings as the need arises such as Town Board, Planning Board, Zoning Board and County Planning Board. As has been past practice I will remain available to respond to any requests from the Albion Fire Department and Emergency Management Office on an 24/7 schedule. If at any time where I will be out of the area for an extended period, I will contact a NYS certified replacement officer to assist at any Fire or Emergency as needed.

I would like to thank you for any consideration in this matter. I hope this proposed schedule will meet with your approval and look forward to hearing from you at your convenience.

Sincerely,

Daniel D. Strong



THE ASSEMBLY STATE OF NEW YORK ALBANY

January 2, 2013

Dennis Stirk Town of Albion Supervisor 3665 Clarendon Rd. Albion, NY 14411

Dear Representative Stirk:

I am writing to you regarding two foreclosure bills (A.88 and A.824) currently referred to the Judiciary Committee in the New York State Assembly. Last session the New York Assembly joined the list of states that have passed foreclosure bills making it mandatory for banks to provide municipalities with contact information of property managers or other parties responsible for upkeep and maintenance of foreclosed or abandoned properties. Unfortunately, the companion bill in the New York State Senate was referred to the Senate Committee on Housing and received no further action including no vote on the floor of the Senate.

I am concerned that the notice of contact information bill (A.88) and bill (A. 824) requiring 'good faith' in obtaining a foreclosure will encounter considerable special interest headwinds this year. In anticipation of significant opposition to these bills, I am hoping that your governing body could provide a resolution, in support of these bills. They can be viewed at my webpage: www.assembly.state.ny.us/mem/Michael-P-Kearns or I can be reached at the email below. Included are two editorials directly dealing with these foreclosure issues and a sample resolution. My intention is to make financial institutions and lenders more accountable to the surrounding community when homes and buildings are abandoned or foreclosure proceedings have started. A resolution from your governing body will add depth and resonance to committee deliberations, as well as establish a robust and persuasive record based on the facts and the needs of the people.

I would be grateful for your participation. Please send your resolution to my District Office in Buffalo, New York. Thank you for your time and help.

Sincerely,

Michael P. Kearns - Assemblyman 142nd District

The following RESOLUTION was adopted by the Town Board of the Town of
At a regular meeting held on:
Resolution XXX-XX SUPPORT FOR NYS-CONTACT INFORMATION FOR VACANT STRUCTURES On a motion made by Councilman, seconded by Councilman, the following was ADOPTED AYES # Councilman, Councilman NAYES # Councilman, Councilman
Resolved to support New York State regarding the proposed laws concerning contact information for vacant structures.
WHEREAS, vacant, abandoned and foreclosed homes and structures have proliferated throughout New York State over the last five years; and
WHEREAS, vacant structures that are not maintained for months at a time degrade and depreciate the value of the vacant structure as well as the value of surrounding properties and
WHEREAS, lending institutions that hold mortgages on said vacant structures do not always provide the contact information of a responsible party; and
WHEREAS, Assembly Bill A.88 and Assembly Bill A.824, currently pending, would make it mandatory for lending institutions to provide contact information of responsible parties regarding vacant structures; and require good faith in obtaining a foreclosure; and
WHEREAS, the Town of Town Board supports the passage of said Bills.
NOW THEREFORE, BE IT RESOLVED that the town of hereby supports the passage of said Bills and respectfully requests that the State Representatives who represents constituents in the Town of support the passage of said Bills.
Copies of this resolution to be forwarded to Senator, Assemblyman, Co-Sponsors of this bill: Senator, Assemblyman

. .

.

I, DO HEREBY	Y CERTIFY, that the fore	egoing is a true copy of a
Resolution passed by the Town B	oard of the Town of	at its regular meeting
held on	, and members of the To	own Board had due notice of
said meeting, and further that such	h resolution has been full	y recorded in the Town Clerks
books.		
In Witness thereof, I have hereunt	o set my hand the XX da	y of XXXX, 2012
XXXXX XXXXXXXX		· .
Town Clerk	•	
Town of XXXXXXX		

es. The reason for that is simple: Religious liberty is not 1g threatened in the United States. Americans remain to pray and attend church as they wish.

ing the operations of the church's important but secular side businesses, the church is entering a realm to which it is not well-suited. Its own members are saying so.

Web site, scroll to the bottom of the page, click on Contact Us and then click on News Opinion Pages. Or send a self-addressed, stamped envelope to Opinion Pages Guidelines, The Buffalo News, P.O. Box 100, Buffalo, NY 14240

other Voice / Vacant properties

Banks, property managers must be held accountable

By Miceael P. Kearns

en is essential to the operation of a cting responsibly as a neighbor and their maintenance and upkeep is to sustaining the property values society. When homes, residences, es and other buildings become vatire communities.

lamental responsibility. Several of institutions are presiding over ms, at least in part, are becoming ic downturn, despite large profits the financial sector, banks, mortors and lenders are not meeting this structures throughout the United ss. The property portfolios of valegradation and depreciation of va structures for many of these instio it is surprising that in this eco

to the hardworking neighbors in many hometowns and districts

The 145th Assembly District is consure proceeding is commenced, are met formation of a responsible party is difronted with this problem daily. Concall about vacant buildings and homes that are not maintained for months at a time, if at all. The main complaint is that there is no one to call, contact or hold with recordings and in the rare instance stituents who are alarmed repeatedly responsible. Attempts to contact banks holding the mortgage, after a foreclowhen a person is reached, no contact in-

I have been told on several occasions that giving out this information would create privacy breaches. My staff

has also been told that the information could not be divulged for fear of harass These reasons seem specious because a neighbor living in a structure whose acts or omissions violate local building non or avoid responsibility for requests codes would not enjoy privacy protecon the premises. The runaround is dising phone calls made to individuals. made by neighbors to do basic upkeep concerting and frustrating for many.

dwindling net worth, degradation of our neighborhoods is an issue of nathe states or policy laboratories of this country had no shortage of proposed legislative experiments to combat this issue Arizona, Connecticut, Georgia, Hawaii, Illinois, Indiana, Kentucky, tional economic importance. In 2011 In an economic environment

Maryland, Minnesota, Nevada, New Jersey, Oregon and Rhode Island have passed bills in one or both houses to ad-

dress this lack of vacant property maintenance, accountability and responsi-For the protection of our neighborhoods and communities, I have asked that Assembly Bill 10524 and Senate Bill for lending institutions to provide contact information of responsible parties

bility. A federal response is hoped for.

EDWARD H. BUTLER Founder 1890-1914

THE BUFFALO NEWS

EDWARD H. BUTLER, JR. Publisher 1956-1971 MRS. EDWARD H. BUTT FR HENRYZ, URBAN Publisher 1974-1983 Publisher 1971-1974

DANTEL J. EARBERMAN Executive Vice Presiden Human Resources ROBERT J. CASELI Fice President,

7620, which would make it mandatory

RICELARD C. WILLIAMS PHULLIP I CATANESE Vice President, Retail Stor Circulation Director lymadelawin New York. It is my fervent tact their local representatives and join hope that the people of New York conregarding vacant structures, be speedi in this endeavor, which concerns us all

BRYAN J. DONOHUE Chief Financial Office Vice Presiden

Michael P. Kearns represents the 145th

State Assembly District

RESOLUTION NO. 49-113

RESOLUTION IN SUPPORT OF SENATE BILL NO. S2026-2013 TO AMEND THE LIEN LAW IN RELATION TO FILING OF FALSE LIENS AGAINST PUBLIC OFFICIALS

WHEREAS, the Orleans County Legislature strongly supports this lien law legislation as it relates to the filing of false records against public officials and the prosecution of those who do; be it

RESOLVED, that the Orleans County Legislature does hereby support Senate Bill No. S2026-2013 to amend the lien law in relation to filing of false liens against public officials; and be it

FURTHER RESOLVED, that the Clerk of the Legislature shall forward copies of this resolution to Governor Andrew M. Cuomo, Senator Maziarz, Assemblyman Hawley, NYSAC, Intercounty Association of WNY, Orleans County Towns and Villages; and all those deemed necessary and proper.

Moved, Johnson; second, Bower. Adopted. 7 ayes; 0 nays; 0 absent.

COUNTY OF ORLEANS STATE OF NEW YORK

I hereby certify that the foregoing is a true and correct transcript of a resolution duly adopted by the Orleans County Legislature on the 23rd day of January, 2013.

Dated at Albion, New York January 24, 2013

> Nadine P. Hanlon, Clerk Orleans County Legislature County of Orleans, New York

L.S.

STATUS:

S2026 MAZIARZ No Same as

Lien Law

TITLE....Relates to the filing of false liens against certain public officials

01/09/13

REFERRED TO JUDICIARY

SUMMARY:

MAZIARZ, GALLIVAN, DeFRANCISCO, RANZENHOFER

Add S66, Lien L

Relates to the filing of false liens against certain public officials.

BILL TEXT:

STATE OF NEW YORK

2026

2013-2014 Regular Sessions

IN SENATE

(Prefiled)

January 9, 2013

Introduced by Sens. MAZIARZ, GALLIVAN, DeFRANCISCO, RANZENHOFER -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary

AN ACT to amend the lien law, in relation to filing of false liens against public officials

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- 1 Section 1. The lien law is amended by adding a new section 66 to read 2 as follows:
- § 66. Filing of false liens against certain public officers. Whoever files or conspires to file, in any public record or private record which
- 5 is generally available to the public, any false lien or encumbrance
- 6 against the real or personal property of a local or state officer as 7 defined in section two of the public officers law, on account of the
- 8 performance of official duties of that individual, knowing or having 9 reason to know that such lien or encumbrance is false or contains any
- materially false, fictitious, or fraudulent statement or representation,
- 11 shall be guilty of a class E felony punishable by a fine of ten thousand
- 12 dollars per incidence or up to one year in prison, or by both such fine
- 13 and imprisonment.
- 14 § 2. This act shall take effect immediately.

EXPLANATION -- Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD03615-02-3

SPONSORS MEMO:

NEW YORK STATE SENATE INTRODUCER'S MEMORANDUM IN SUPPORT submitted in accordance with Senate Rule VI. Sec 1

BILL NUMBER: S2026

SPONSOR: MAZIARZ

TITLE OF BILL: An act to amend the lien law, in relation to filing of false liens against public officials

<u>PURPOSE</u>: To ensure that appropriate punishments and deterrents exist in relation to the malicious filing of false or fictitious liens against local or state officers as defined in state law, including but not limited to police officers and elected officials.

SUMMARY OF PROVISIONS:

Section one: Amends the lien law to prohibit the filing of false or fictitious liens against public officers as defined in section two of the public officers law, and imposes a criminal sanction of 510,000 per incidence or up to one year in prison or both.

Section two: sets forth the effective date

<u>JUSTIFICATION</u>: In recent years, members of the so called "Sovereign. Citizens Movement" have begun to utilize the tactic of filing multiple false or fictitious liens against police officers and public officials as a means to intimidate these individuals and undermine the rule of law. The FBI describes such individuals as anti-government extremists who believe that even though they are in the country they are separate or "sovereign" from the United States. There are multiple examples across New York State of "sovereigns" using false liens as a part of a scheme to destroy the lives of ordinary people who are simply doing their jobs. These bogus liens are meritless, but in multiple cases they were accepted by the Department of State and other entities and began to appear on credit reports and had a significant and negative impact on law abiding citizens.

In response to this problem, the Federal Government has enacted 18 USCA 1521, which gives Federal authorities the ability to prosecute those involved in this activity, but the law only covers those victims who are Federal Government officials.

This bill would provide equivalent state protections to public officers covered under New York State law, including local elected leaders and law enforcement officials.

LEGISLATIVE HISTORY: New legislation.

FISCAL IMPACT: None.

EFFECTIVE DATE: This act shall take effect immediately.



CHATFIELD ENGINEERS, P.C. • 2800 Dewey Avenue • Rochester, New York 14616 (585) 227-6040 • Fax (585) 227-4233

February 4, 2013

CE#08-893

Supervisor Dennis J. Stirk and Town Board Members Town of Albion 3665 Clarendon Road Albion, NY 14411

RE:

Town of Albion Water District No. 9 Engineering Amendment No. 1

Dear Dennis and Town Board Members:

Enclosed please find four (4) copies of the Engineering Amendment No. 1 for the above referenced project.

This Engineering Amendment is for the temporary and permanent easement maps and descriptions provided for the Project. Preparation of these maps and descriptions are additional services as per the Engineering Agreement and have been previously billed and paid.

Please **return four (4) copies of the signed Amendments** to our office for further processing with USDA Rural Development.

Upon your review, should you have any questions, please do not hesitate to call.

Sincerely

Paul R. Chatfield, P.E.

Enc.

cc (by email only):

Sarah Basinait, Town Clerk (w/ Enc.)
Kathy Dear, Stuart I. Brown Associates (w/ Enc.)
John Helgren, USDA RD (w/ Enc.)

This is EXHIBIT K, consisting of 2 pages, referred to in and part of the Agreement between Owner and Engineer for Professional Services dated July 12, 2010.

AMENDMENT TO OWNER-ENGINEER AGREEMENT Amendment No. 1

1,	Вас	kground Da	ula:	
	a.	Effective	Date of Owner-Engineer Agreement:	July 12, 2010
	b.	Owner:	Town of Albion	
	c.	Engineer:	Chatfield Engineers, P.C.	
	d.	Project:	Town of Albion Water District No. 9	
2.	Desc	ription of M	odifications:	

[NOTE TO USER: Include the following paragraphs that are appropriate and delete those not applicable to this amendment. Refer to paragraph numbers used in the Agreement or a previous amendment for clarity with respect to the modifications to be made. Use paragraph numbers in this document for ease of reference herein and in future correspondence or amendments.]

- Engineer shall perform or furnish the following Additional Services: a. Preparation of Temporary and Permanent Easements.
- The Scope of Services currently authorized to be performed by Engineer in b. accordance with the Agreement and previous amendments, if any, is modified as follows: (No Changes)
- The responsibilities of Owner are modified as follows: (No Changes) c.
- For the Additional Services or the modifications to services set forth above, d. Owner shall pay Engineer the following additional or modified compensation: > Preparation of Temporary and Permanent Easements: +\$1,360.00
- The schedule for rendering services is modified as follows: (No Changes) e.
- f. Other portions of the Agreement (including previous amendments, if any) are modified as follows: (No Changes)

Engineering Amendment Attachment is attached to this Exhibit

5. Agreement Summary (Reference only) a. Original Agreement amount: \$ 67,626.00 b. Net change for prior amendments:

0.00 c. This amendment amount:

1,360.00 d. Adjusted Agreement amount: \$_68,986.00

The foregoing Agreement Summary is for reference only and does not alter the terms of the Agreement,

Owner and Engineer hereby agree to modify the above-referenced Agreement as set forth in this Amendment. All provisions of the Agreement not modified by this or previous Amendments remain in effect. The Effective Date of this Amendment is February 11, 2013

OWNER: Town of Albion	ENGINEER: Chatfield Engineers, P.C.
	Chice
By: Dennis Stirk	By: Paul R. Chatfield, P.E.
Title: Town Supervisor	Title: President
Date Signed:	Date Signed: February 4, 2013
	reoruary 4, 2013

USDA - Rural Development Engineering Amendment Attachment (EJCDC E-500, Exhibit K - 2008 Edition)

Amendment No.	One (1)			
Applicant/Borrower:	Town of Albion Water Dis	trict No. 9		
Engineer/Architect:	Chatfield Engineers, P.C.			_
	Original Agreement Amount	Previous Increase/ Decrease	Increase/ Decrease this Amendment	Revised Amount
Study and Report Phase	\$2,500.00	\$0.00	\$0.00	\$2,500.00
Preliminary Design Phase	\$13,706.00	\$0.00	\$0.00	\$13,706.00
Final Design Phase	\$13,490.00	\$0.00	\$0.00	\$13,490.00
Bidding and Negotiation Phase	\$2,258.00	\$0.00	\$0.00	\$2,258.00
Construction Phase Services	\$9,914.00	\$0.00	\$0.00	\$9,914.00
Post Construction Phase	\$918.00	\$0.00	\$0.00	\$918.00
Resident Inspection	\$21,840.00	\$0.00	\$0.00	\$21,840.00
Additional/Other Services (Specify):				Ψ21,840.00
Printing Preparation of Easement Maps	\$3,000.00	\$0.00	\$0.00 \$1,360.00	\$3,000.00 \$1,360.00
				\$0.00 \$0.00 \$0.00
				\$0.00 \$0.00 \$0.00
otals	\$67,626.00	\$0.00	\$1,360.00	\$68,986.00

USDA - Rural Development Concurrence

Ву:		
Typed Name: John T.	Helgren, P.E.	
Title: State En	gineer for USDA - RD	
Date:		

Daniel Strong

From:

Johnston, Barbara

bjohnston@LaBellaPC.com>

Sent:

Monday, January 14, 2013 3:47 PM

To:

codes@townofalbion.com

Subject:

Adoption of Comprehensive Plan

Attachments:

ENB-Notice-Town.doc; NegDec Resolution-Town.doc; Adoption Resolution - Town.doc;

NEGDEC-Town,doc

Dan -

As we discussed, attached are the resolutions and forms needed for the Town Board to officially adopt the Comprehensive Plan.

You already have the Environmental Assessment Form and narrative.

Steps to Complete Adoption of the Albion Comprehensive Plan

- 1. Town Board adopts resolution to issue a Negative Declaration of Environmental Significance pursuant to SEQR.
- 2. Town Board adopts resolution to adopt Comprehensive Plan.
- 3. Town Clerk e-mails notice of Negative Declaration for publication in the Environmental Notice Bulletin to enb@gw.dec.state.ny.us

Attached:

- Town Board Resolution Issuing the Negative Determination of Environmental Significance
- Negative Declaration Form
- Town Board Resolution to Adopt the Comprehensive Plan
- ENB SEQRA Notice Publication Form

Let me know if you have any questions.

- Barbara

Barbara Johnston, AICP

Senior Planner

Direct: 585-295-6636 | bjohnston@labellapc.com

STUART I. BROWN ASSOCIATES, INC.

A LaBella Company

300 State Street, Rochester, NY 14614

Office: 585-454-6110 stuartibrown.com

Relationships, Resources, Results,

TOWN OF ALBION

TOWN BOARD RESOLUTION ISSUING THE NEGATIVE DETERMINATION OF ENVIRONMENTAL SIGNIFICANCE

WHEREAS:

- 1. The Albion Town Board (hereinafter referred to as Town Board) has reviewed the Environmental Assessment Form for the adoption of the Village and Town of Albion Comprehensive Plan Update (hereafter referred to as the Comprehensive Plan).
- 2. The Town Board has considered the Environmental Assessment Form prepared for this action, comments received from the public, and the proposed Negative Determination of Environmental Significance.

NOW THEREFORE BE IT RESOLVED THAT:

- 1. The Town Board declares that the action to adopt the Albion Comprehensive Plan will not have a significant adverse effect on the environment.
- 2. The Town Board further declares that the reasons supporting this negative declaration include:
 - a. Compared with the criteria listed in Section 617.11 of SEQR regulations, all indications are that the proposed action will not cause substantial adverse change in community character, aesthetics, design and natural features; and,
 - b. Review of the proposed Comprehensive Plan Program and the Environmental Assessment Form has indicated that the action to adopt the Comprehensive Plan will not have a significant adverse impact on the environment of the Town of Albion.
- 3. The Supervisor is directed to sign the Negative Determination of Environmental Significance on page 1 of the Environmental Assessment Form.
- 4. The Town Clerk is directed to file copies of the Negative Determination of Environmental Significance and Attachment thereto with the Village of Albion, the Environmental Notice Bulletin and the New York State Department of Environmental Conservation.

THE HOOVE RESOLUTION WAS THAT	ae by Councilman	and seconded by
	at a Town Board Meeting held on	
discussion was approved by a ro	oll call vote of the Town Board recorded as	follows
	and the of the fourth pourte recorded the	101101101
ROLL CALL VOTE:		
ROBE CHIEF VOIE.		
I,, Town Clerk, Town	of Albion, Orleans County, do hereby cer	tify that the foregoing
resolution to be a true and exact	copy of said original resolution as adopte	ed by the Albion Town
Board and contained in the official	al minutes of said Board.	•
		L.S.
		Town Clerk
	,	TOWN CICIN
Dated:		

TOWN OF ALBION

TOWN BOARD RESOLUTION TO ADOPT THE COMPREHENSIVE PLAN

WHEREAS,

- 1. The Albion Town Board has, after careful study, considered the proposed document entitled Village and Town of Albion Comprehensive Plan Update, which was prepared by a Steering Committee;
- 2. The Albion Comprehensive Plan Steering Committee conducted a public hearing on the draft Plan on April 26, 2012;
- 3. The Albion Town Board has considered comments made by the public and interested agencies at the Town Board public hearing held on October 1, 2012;
- 4. The Orleans County Planning Board reviewed the draft Comprehensive Plan at its meeting on December 20, 2012 and recommended "Approval."
- 5. The Albion Town Board has completed the Environmental Assessment Form on the adoption and maintenance of said document and issued a "Negative Declaration" of significance on _______, 2013, pursuant to the State Environmental Quality Review (SEQR) regulations;
- 6. The Albion Town Board acknowledges that the adoption of said Comprehensive Plan is the beginning of a ten to twenty year planning program for guiding growth and development in the Town of Albion, New York and, as such, will require periodic maintenance to keep the document viable;
- 7. The Albion Town Board has carefully considered the impacts associated with the Plan adoption and finds that said Plan constitutes a suitable, logical and timely strategy for the future development of the Town of Albion;
- 8. The Albion Town Board hereby gives public notice that official copies of the Comprehensive Plan and all modifications thereof shall be on file in the Office of the Albion Town Clerk;

NOW THEREFORE BE IT RESOLVED, that

- 1. The document consisting of text, maps and charts entitled Village and Town of Albion Comprehensive Plan Update is hereby adopted as the Comprehensive Plan for the Town of Albion, Orleans County, New York in accordance with Section 272-a of the NYS Town Law.
- In order for the Comprehensive Plan to be at all times current with the needs of the community, and to provide appropriate direction to the various municipal boards, agencies and departments of the Town, the Town Planning Board shall annually review the Comprehensive Plan and make recommendations for revisions by the Town Board, as may be deemed necessary, following public review and input.

Shot shall	ald the Town Planning Board find that no changes are necessary, this finding be reported.
ROLL CALL VOTE:	
resolution to be a tru	Clerk, Town of Albion, Orleans County, do hereby certify that the foregoing se and exact copy of said original resolution as adopted by the Albion Town in the official minutes of said Board.
	L.S.
	, Town Clerk
Dated:	

14-12-7(2/87)--9c

SEQR

612.21 Appendix F State Environmental Quality Review NEGATIVE DECLARATION Notice of Determination of Non-Significance

Project Number		Date
This notice is issued purs (State Environmental Qua	uant to Part 617 of the im ality Review Act) of the Er	nplementing regulations pertaining to Article 8 nvironmental Conservation Law.
The determined that the propo environment and a Draft I	Albion Town Board osed action described beloe Environmental Impact Sta	as lead agency, has, low will not have a significant effect on the atement will not be prepared.
Name of Action: Adopti	on of the Albion Compr	ehensive Plan
SEQR Status: Type I Unlisted		
Conditioned Negative De	eclaration:	Yes No
Town Law Section 272-a, conditions, a set of policie development and community	The Comprehensive Plar es and recommended acti mity services; future land	prehensive Plan pursuant to NYS n includes an inventory of existing ions to guide future land use I use plan maps; recommendations ations for implementing the Plan.
Location: Include street appropriate sca	address and the name of ale is also recommended.	the municipality/county. A location map of .)
Town of Albion (ou	ıtside Village) and Village	e of Albion

Reasons Supporting This Determination:

(See 617.6(g) for requirements of this determination; see 617.6(h) for Conditioned Negative Declaration)

Compared with the criteria listed in Section 617.7 of the SEQR regulations, all indications are that the proposed action will not have significant short-term, long-term or cumulative direct or indirect adverse impacts on the natural environment that would change the character of the community, aesthetics, design and natural features. It is anticipated that the adoption of the Comprehensive Plan will have a positive impact on the community by guiding future development so that it occurs in an orderly and reasoned manner while protecting the natural environment.

If Conditioned Negative Declaration, provide on attachment the specific mitigation measures imposed.

For Further Information:

Contact Person:

Address:

Dennis Stirk, Supervisor

Town of Albion

3665 Clarendon Road

Albion, NY 14411

Telephone Number:

585-589-7048

For Type I Actions and Conditioned Negative Declaration, a Copy of this Notice Sent to:

Commissioner, Department of Environmental Conservation, 50 Wolf Road, Albany, New York 12233-0001.

Appropriate Regional Office of the Department of Environmental Conservation

Office of the Chief Executive Officer of the political subdivision in which the action will be principally located.

Application (if any)

Other involved agencies (if any)

The ENB SEQRA Notice Publication Form - Please check all that apply

Deadline: Notices must be received by 6 p.m. Wednesday to appear in the following Wednesday's ENB

X Negative Declaration - Type I	_	Draft EIS	
Conditioned Negative Declaration		with Public Hearing Generic	
Draft Negative Declaration		Supplementa	aı
Positive Declaration with Public Scoping Session	- - -	Final EIS Generic Supplementa	al
DEC Region# 8 County:	Orleans	Lead Agency:	Town of Albion
Project Title: Adoption of Albion Co	omprehensive Plan		
Brief Project Description:			
Comprehensive Plan pursuant to Nincludes an inventory of existing conguide future land use development recommendations for infrastructurathe Plan. Project Location (include street address/mucontact Person: Dennis Stirk, Supervi	onditions, a set of p t and community se e improvements, ar unicipality): Entire T	olicies and reco ervices; future l nd recommenda	ommended actions to and use plan maps;
Address: 3665 Clarendon Road	City:	Albion S	State: NY Zip: 14411
Phone: <u>585-589-7048</u> Fax	: _(585)589-0669	E-mail: sup	pervisor@townofalbion.com
For Draft Negative Declaration/Draft EIS:	Public Comment Period	l ends:	_ / /
For Public Hearings or Scoping Sessions: I	Date: /	_ / Time	e: ; am/pm
	Location:		

For Conditioned Negative Declaration: In summary, conditions include:

TOWN OF ALBION COURT 3665 CLARENDON ROAD ALBION, NEW YORK 14411

TO:

ALBION POLICE DEPARTMENT

ORLEANS COUNTY SHERIFF'S DEPARTMENT NEW YORK STATE POLICE DEPARTMENT

ALL OTHER AGENCIES

FROM:

GARY L. MOORE, JUSTICE GLALGE

DATE:

JANUARY 15, 2012

RE:

CHANGING OF COURT TIME

PLEASE BE ADVISED, AS OF MARCH 1, 2013, TUESDAY COURT TIME WILL CHANGE FROM 5:00 P.M. TO 9:00 A.M..

PLEASE SCHEDULE ALL TRAFFIC AND CRIMINAL CASES FOR JUSTICE GARY L. MOORE'S COURT FOR TUESDAY AT 9:00 A.M.

THANKING YOU IN ADVANCE.