

Minutes of the Public Hearing of the Board of Trustees of the Village of Williamsville held in the Municipal Building, Williamsville, New York on Tuesday, July 25, 1977 at 7:35 P.M.

Roll Call: Present John B. Sheffer, II, Mayor
Lois S. Idzak
Gordon J. Kuzon Trustees
Warren D. Miller
Roger C. Walker
Theresa L. Cummins, Village Clerk
Joseph C. Tisdall, Village Attorney

Absent Edward Way, Dept. of Public Works

Mayor Sheffer called the public hearing to order at 7:35 P.M.

The Clerk read the notice of public hearing regarding an Exceptional Development Permit under Section 70.112 of the Village Zoning Code for parking on a residential lot located at 21 and 23 Highland Drive.

Mayor Sheffer then turned the hearing over to Trustee Kuzon who stated the hearing was to consider expansion of parking at the Little White House. The parking area would be in an R district. Section 70.112 requires an exceptional development permit when the proposed use involves use of a lot in an R district for parking. Under this section, we solicit the opinions of various Village committees. The Planning Board recommended denial of the parking on the basis of Zoning Ordinance Section 70.405 - R District Off Street Parking and Section 70.420(D) Access. The Traffic & Safety Committee stated they could find no reason for not allowing additional parking. The Environmental Advisory Council recommended not granting the permit and the Recreation Committee had no recommendation on the permit.

PUBLIC HEARING

Mr. Eamonn Keena, 16 Highland Drive, stated he was opposed to granting of the permit. He stated the parking already creates problems in the area and the area was extremely noisy at night.

EXCEPTIONAL DEVELOPMENT PERMIT

Daniel Finkbinder of the Little White House stated the parking area would be used for employees' cars and allow more customers to park in the lot instead of on the street. He stated the cars in the new parking area are parked back to back and you can only do this with employees' cars. He stated they are trying to relieve the parking situation around the restaurant.

21 and 23 Highland Drive

Mrs. Keena stated the employees make a lot of noise when they leave the area late at night.

Mrs. Audrey Dahler, owner of the Little White House, stated she does not believe the employees make a lot of noise. Mr. Finkbinder stated they are only open to 3:00 A.M. and most nights close earlier than that.

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Mr. Peter Galie, 22 Highland Drive, stated the parking presents a problem regardless of the time the restaurant closes or the employees leave. He asked if the Traffic & Safety Committee had made any mention of the safety hazard due to the parking there. Trustee Kuzon stated they recommended there be a 10 foot buffer zone and that the stone and bush area not hamper safety. Mr. Galie stated the traffic is extremely heavy at the corner already. He believes the new lot will only hold about eight cars which will not put much of a dent in the parking problem. Many children play in the area but the corner is very congested. Mr. Galie stated there is also an aesthetic problem there as the dumpster is in plain view. The house on the adjacent lot and the lot itself is unkempt. There is also a monetary consideration as he believes the parking lot would adversely affect the value the property in the neighborhood. He stated he finds it hard to accept that there is any compelling reason to make an exception in the zoning laws for this parking.

PUBLIC HEARING

(Continued)

Mrs. Keena stated the reason the garbage is covered now is that she had called the Health Department because of the mess caused by the uncovered dumpster.

Exceptional Development Permit

Mayor Sheffer asked how many cars would be accommodated in the lot and Building Inspector Freeman stated it would allow for parking eight cars. The Mayor asked if any new curb cut would be made on Highland Drive and Mr. Finkbinder stated there would be no new curb cut. 21 and 23 Highland Dr.

Mrs. Dahler stated she was sorry to hear that the neighbors felt as they did. She stated the lot looked as it did because they had been ordered to stop work on the lot and were unsure whether the stop order applied to cleaning up the lot. They want to make the parking area with nice shrubbery so that it looks nice from the other side. She stated the cars would be pulling out onto Main Street.

Mr. Galie stated he knew when he bought the house that the Little White House was there and accepted that. He stated he did not feel they had to accept more intrusion into the area by the parking lot. He stated the Board had to decide what was more important, the need for parking or the needs of the residents. He also stated the enforcement of the one hour parking restriction on the street has not been very good.

Mrs. Keena stated she had talked about this with the police and they stated they had been ticketing cars but that many tickets were not paid.

Mr. Galie stated the Little White House should have talked with the neighbors first before going ahead with the plans for the lot.

Mr. Finkbinder stated if they tore down the building on the residential lot could they then go ahead and make a lot there. Trustee Kuzon stated it would still require an exceptional development permit as it would be parking in a residential district.

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Trustee Miller stated there is a definite need in the entire Village for more off-street parking. The Village has to consider its responsibility to help alleviate this problem. On the other hand, the requirements of the residents have to be considered a bit paramount in most instances. He stated he felt some sort of reasonable compromise could be worked out. Both sides have legitimate needs. He encouraged the Board to consider what alternative requirements could be made of the petitioners to alleviate some of the problems portrayed by the residents.

Attorney Tisdall stated the Board should also consider that the increase in the parking might allow for increasing the seating capacity of the Little White House. The number of patrons that can be seated depends on the parking.

Trustee Miller stated that could be dealt with in the requirements the Board can put on granting the permit. By putting restrictions on the permit the Board could perhaps meet some of the objections of the residents.

Mrs. Dahler stated she would be willing to close off the driveway going onto Highland but Mr. Finkbinder stated they could not do this because of the need for fire access. Trustee Miller stated breakaway posts could be used to allow for fire access.

ON MOTION by Trustee Kuzon, seconded by Trustee Walker, the hearing was closed at 8:07 P.M.

Unanimously carried.



Theresa L. Cummins,
Village Clerk-Treasurer

Minutes of the Regular Meeting of the Board of Trustees of the Village of Williamsville held in the Municipal Building, Williamsville, New York on Tuesday, July 25, 1977 at 7:30 P.M.

ON MOTION by Trustee Kuzon, seconded by Trustee Walker, it was moved to suspend the rules in order to hold a public hearing regarding an Exceptional Development Permit under Section 70.112 of the Village Zoning Code for parking on a residential lot located at 21 and 23 Highland Drive. The hearing was closed at 8:07 P.M.

Unanimously carried.

Mayor Sheffer stated that approximately two and a half months ago Helen Campbell the Village Historian died. It is important to seek another historian and he has asked the Williamsville Historical Society to look into this and recommend some people to the Board. They are in the process of doing this now. If anyone is interested in doing this they should contact either the Mayor or Gartley Weller, President of the Historical Society. The Historical Society itself has been reformed and rejuvenated. There will be a substantial amount of work to do. One of the projects is the Christian Church. The Village has commenced the steps to enter into an agreement with the church to accept title and responsibility for the church. Space will be available for offices and meeting rooms and the church will be an asset to the community. The Historical Society will certainly be involved in the church building.

Attorney Tisdall stated he had gotten a reply to his letter to G. Delwyn Hervey regarding the church and all the conditions are acceptable to the church. They are awaiting a certified copy of the Board's resolution on the church. They will need it to file with the petition to the Supreme Court. The Court has to approve the transfer of title.

Mayor Sheffer stated that a week ago there was a column in the Courier Express reporting on the procedure used by the Town of Clarence Board in their meetings. Public discussion was not limited to public hearings or suspension of rules. Before a resolution was voted upon, in addition to having the Trustees speak on the resolution the public was allowed to comment on it. In order for us to do that, it would require a change in our procedure. He asked that the Trustees read the article and give consideration as to whether that would be a good idea for our meetings.

ON MOTION by Trustee Walker, seconded by Trustee Miller, the following resolution was adopted:

RESOLVED that any committee member who misses three (3) or more meetings in any six (6) month period shall be deemed to have resigned from the committee and may be replaced immediately at the discretion of the Village Board.

VILLAGE
COMMITTEE
REGULATIONS

Missing Meetings

The reason for this resolution, stated Trustee Walker, is that a number of people in the Village have expressed an interest in serving on our committees. Some of those appointed to committees now do not show up or call to say why they will not be there. If they have a valid reason

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for not attending the meeting they would not be removed from the committee.

Unanimously carried.

Trustee Kuzon stated he wanted those in the audience to know that with respect to the public hearing held earlier regarding the exceptional development permit, the Board would not be taking action on this tonight. It is the Board's policy not to vote on the same night as the hearing. Mayor Sheffer stated we would be happy to hear any additional input regarding this matter. Perhaps a compromise could be worked out that would be acceptable to both the residents and the Little White House. The matter has to be voted upon within sixty days of the public hearing so it will be at one of our meetings up to two months from now. Most probably it will be voted upon at one of our August meetings. It is up to Trustee Kuzon as liason to the Planning area to place this on the agenda for a vote.

ON MOTION by Trustee Walker, seconded by Trustee Idzak, the following resolution was adopted:

RESOLVED that the following appointments are made effective as provided below:

APPOINTMENTS -
Environmental Advisory Council

<u>Name</u>	<u>Board or Committee</u>	<u>Effective Date</u>	<u>End of Term</u>
Richard Naylor 48 Eagle Street	Environmental Advisory Council	7/25/77	End of the 1977-78 Official Village Year
Nancy Naylor 48 Eagle Street	"	"	"
Mary Jane Wilhelm 151 Los Robles	"	"	"
Paul J. Wilhelm 151 Los Robles	"	"	"

Unanimously carried.

ON MOTION by Trustee Walker, seconded by Trustee Idzak, the following resolution was adopted:

WHEREAS the Village has advertised for sealed bids for one bond copy machine, and

CONTRACT
AWARDED

WHEREAS A. B. Dick Company submitted the lowest bid meeting specifications,

One bond copy
machine

NOW, THEREFORE, the contract for one bond copy machine is awarded to A. B. Dick Company for a price of \$3,586.00.

Bid opening

Project BOND Copy Machine

Date

7/22/77
7:00 PM

Time

Name and Address	Amount of Bid	Nature of Bid	Alternate Bids	Trade Ins
① A.B. Dick Company 2371 Grand Union Blvd. Ryeport, N.Y. 14043	*3,586.00 Model 901 Copier	Bid ✓	—	Trade Ins Sevens Included
② Xerox Corporation 651 Delaware Ave. Buffalo, N.Y. 14202	3100 - 5225 - 3100LDC - 6365	Bid	—	—

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Trustee Walker stated three bids had been received - one from A. B. Dick Company and two from Xerox. Mayor Sheffer stated the copy situation in the office has been horrendous and a roadblock to effective administration. The repair people have had to be in several times a week and that is why we are getting a new copy machine.

Unanimously carried.

ON MOTION by Trustee Walker, seconded by Trustee Kuzon, the following resolution was adopted:

RESOLVED that Local Law #9 - 1977 providing for Environmental Quality Review pursuant to Article 8 of the Environmental Conservation Law which was the subject of a public hearing on July 11, 1977 is hereby adopted. (Local law attached)

LOCAL LAW #9-1977
Adopted

Environmental
Quality Review

Unanimously carried.

Trustee Walker stated his next resolution was the same as one presented at the July 11th meeting but the bid advertisement did not get published in the Bee so we have to have another resolution.

ON MOTION by Trustee Walker, seconded by Trustee Miller, the following resolution was adopted:

RESOLVED that the Village Clerk be authorized to advertise for sealed bids for 1000 feet of 1½ inch fire hose and 1000 feet of 3 inch fire hose to be opened at the Village Clerk's Office, 5583 Main Street, Williamsville, New York on August 17, 1977 at 4:00 P.M. The Clerk shall advertise for the bids in the official Village newspaper at least five days before the date on which the bids are to be opened and upon opening of the bids shall make a record by listing the name and address of each bidder, the amount of his bid, the nature and amount of security furnished, and all alternate bids and trade in allowance, if any, and present such records to the Board of Trustees at the first regular or special meeting of the Board following the opening of the bids.

AUTHORIZE TO
ADVERTISE FOR
BIDS

1000 ft. 1½ inch
hose & 1,000 ft.
3 inch hose

Unanimously carried.

Trustee Idzak stated one of the primary reasons for changing our meetings to Monday nights was to have better coverage of the meetings in our local newspaper. On the Wednesday after the last meeting the paper had a capsule of what occurred at the meeting on the legal page. It included the attendance at the meeting of the Trustees and how many residents attended. Also, it listed the resolutions passed and the public hearings that are being called for as well as the meeting dates of the various Village committees.

(Please Use this Form for Filing your Local Law with the Secretary of State)

Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter.

~~County~~

~~City~~

~~Town~~

Village

of Williamsville

Local Law No. 9 of the year 19 77 ...

A local law Environmental Quality Review
(insert title)

Be it enacted by the Board of Trustees of the
(Name of Legislative Body).

~~County~~

~~City~~

~~Town~~

Village

of Williamsville as follows:

See text attached

Village of Williamsville

PROPOSED LOCAL LAW # 9 OF 1977

Providing for environmental quality review pursuant to Article 8 of the Environmental Conservation Law

A local law providing for environmental quality review pursuant to Article 8 of the Environmental Conservation Law

Be it enacted by the board of trustees of the village of Williamsville as follows:

Section 1. Whereas Article 8 of the Environmental Conservation Law directs all local governments in the State to adopt Environmental Quality Review(EQR) procedures to determine whether local actions may or will not significantly affect the environment, the board of trustees of the village of Williamsville hereby enacts this local law providing for EQR within the village.

Section 2. This local law shall constitute a new article of the Village Code which shall read:

12.01 DEFINITIONS

- (a) Unless the context shall otherwise require, the terms, phrases, words and their derivatives used in this local law shall have the same meaning as those defined in Section 8-0105 of the Environmental Conservation Law and Part 617 of Title 6 N.Y.C.R.R.
- (b) Part 617 shall refer to Part 617 of Title 6 N.Y.C.R.R..
- (c) "Village" shall mean the Village of Williamsville.

12.02 COMPLIANCE WITH PART 617

No decision to carry out or approve an action, other than an action listed in Section 12.03(b) hereof or Section 617.12 of Part 617 as a Type II action, shall be made by the Board of Trustees or any department, board, commission, officer or employee of the Village until there has been full compliance with all requirements of this local law and Part 617, provided however, that nothing herein shall be construed as prohibiting

- (a) the conducting of contemporaneous environmental, engineering, economic feasibility or other studies and preliminary planning and budgetary processes

necessary to the formulation of a proposal for action which do not commit the Village to approve, commence or engage in such action, or

- (b) the granting of any part of an application which relates only to technical specifications and requirements, provided that no such partial approval shall entitle or permit the applicant to commence the action until all requirements of this local law and Part 617 have been fulfilled.

[12.03] CHARACTERIZATION OF ACTIONS

- (a) Consistent with Part 617 and the criteria therein, the following actions, in addition to those listed in Section 617.12 of that Part as Type I actions, are likely to have a significant on the environment:

- (b) Consistent with Part 617 and the criteria therein, the following actions, in addition to those listed in Section 617.12 of that Part as Type II actions, are deemed not to have a significant effect on the environment:

[12.04] APPLICANT'S STATEMENT

For the purpose of assisting in the determination of whether an action may or will not have a significant effect on the environment, applicants for permits or other approvals shall file a written statement with the Board of Trustees setting forth the name of the applicant; the location of the real property affected, if any; a description of the nature of the proposed action; and the effect it may have on the environment. In addition, applicants may include a detailed statement of the reasons why, in their view, a proposed action may or will not have a significant effect on the environment. Where the action involves an application, the statement shall be filed simultaneously with the application for the application for the action. The statement provided herein shall be upon a form prescribed by resolution of the Board of Trustees, and shall contain such additional relevant information as shall be required in the prescribed form. Such statement shall be accompanied by drawings, sketches and maps, if any, together with any other relevant explanatory material required by the Board of Trustess.

[12.05] NOTICE OF RECEIPT OF STATEMENT

Upon receipt of a complete application and a statement,

the Board of Trustees shall cause a notice thereof to be posted on the signboard in the Village Clerk's Office and may also cause such notice to be published in the official newspaper of the Village describing the nature of the proposed action and stating that written views thereon of any person shall be received by the Board of Trustees no later than a date specified in such notice. The Environmental Advisory Council shall also be notified for their advisory opinion.

[12.06] BOARD OF TRUSTEE DETERMINATION

- (a) The Board of Trustees shall render a written determination on such application within fifteen (15) days following the receipt of a complete application and statement, provided however, that such period may be extended by mutual agreement of the applicant and the Board of Trustees. The determination shall state whether the proposed action may or will not have a significant effect on the environment. The Board of Trustees may hold informal meetings with the applicant and may meet with and consult any other person for the purpose of aiding it in making a determination on the application. The Environmental Advisory Council may render an advisory opinion within this time. Should it not do so, it will be deemed to have waived the opportunity to officially comment on the proposed action. In that case, any later comment by Council members shall be taken as their private opinion.
- (b) The time limitations provided in this local law shall be coordinated with, to the greatest extent practicable, other time limits provided by general statute or local laws, ordinances or regulations of the Village.

[12.07] FEES

Every application for determination under this local law shall be accompanied by a reasonable fee set forth in this section to defray the expenses incurred by the Village. No fee shall be returned regardless of the Trustee determination unless the applicant withdraws the application prior to any consideration or review by the Village. The fees shall be as follows:

[12.08] PROCEDURE AFTER TRUSTEE DETERMINATION

- (a) If the Board of Trustees determines that the proposed action is an exempt action, an action listed in Section [12.03(b)] hereof or Section 617.12(a) (Type II action) and that it will not have a significant effect on the environment, the Board of Trustees shall prepare, file and circulate such determination as provided in Section 617.7 of Part 617 and thereafter the proposed action may be processed without further regard

to this local law.

- (b) If the Board of Trustees determines that the proposed action may have a significant effect on the environment, the Board shall prepare, file and circulate such determination as provided in Section 617.7 of Part 617 and thereafter the proposed action shall be reviewed and processed in accordance with Part 617 and this local law.

[12.09] DRAFT ENVIRONMENTAL IMPACT STATEMENT (DEIS)

Following a determination that a proposed action may have a significant effect on the environment, the Board of Trustees shall, in accordance with the provisions of Part 617:

- (a) in the case of an action involving an applicant, immediately notify the applicant of the determination and shall request the applicant to prepare a draft environmental impact statement (DEIS) or
- (b) in the case of an action not involving an applicant shall prepare a draft environmental impact statement.

If the applicant decides not to submit a DEIS, the Board may, in its discretion, prepare or cause to be prepared a DEIS at the applicant's expense or cease to consider the the application thus denying their approval for the project.

[12.10] PART 617'S REQUIREMENTS.

Should further processing be necessary, the provisions of Part 617 shall be followed particularly in regards to hearings and the Final Environmental Impact Statement (FEIS).

[12.11] LEAD AGENCY PROCEDURE

Where more than one agency is involved in consideration of a proposed action, the procedures of Sections 617.4 and 617.8 concerning lead agencies shall be followed.

[12.12] ACTIONS ALREADY APPROVED PRIOR TO THIS LOCAL LAW

Actions undertaken or approved prior to the dates specified in Article 8 of the Environmental Conservation Law for local agencies shall be exempt from this local law, ECL Article 8 and Part 617, provide however, that if, after such dates the Board of Trustees modifies an action undertaken or approved prior to that date and the Board of Trustees determines that the modification may have a significant adverse effect on the environment, such modification shall be an action subject to this local law and Part 617.

substantially

Section 3. If any provision of this local law shall be held unconstitutional, invalid or ineffective, in whole or in part, such determination shall not be deemed to effect, impair or invalidate the remainder thereof.

Section 4. This local law shall take effect immediately upon its filing with the Secretary of State.

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Trustee Idzak stated the survey of vandalism continues in the Village and Town. The Youth Boards are working very diligently and their findings will be presented at a public hearing of the Youth Boards which will be September 16th. They will also be presented at the public hearing being held by the Town Board later in September.

Trustee Idzak reported the senior citizens survey continues. They are due by the first of August. We are gathering a great deal of information from the surveys and when the information is compiled she will report on it. The information is not only on who wants to become a tenant in the new building but also on the needed services for the elderly in our community.

Trustee Idzak reported the Amherst Bee has come into possession of the scrapbook of the Bachelor Arms, which was a baseball team and sports club which met at the old school house on Cayuga. When there is a museum in the church this will be placed there.

Trustee Idzak stated the Senior Citizens Committee and Youth Committee have worked hard on the Old Home Day festivities. This will be the 75th year for this. It will begin with ribbon cutting ceremonies at Noon on Wednesday.

ON MOTION by Trustee Kuzon, seconded by Trustee Idzak, vouchers in the sum of \$133,431.11 were approved as follows:

Payroll Fund	W/E 7/15/77	\$ 3,457.81
	W/E 7/22/77	<u>3,596.29</u>
Total Payroll		\$ 7,054.10
General Fund	Abstract #397	11,491.93
Water Fund	Abstract #387	25,743.12
Federal Revenue Sharing Fund	Abstract #34	1,192.25
E.D.A. Fund	Abstract #1	84,628.53
Trust and Agency Fund	Abstract #37	<u>3,321.18</u>
Total Vouchers		\$133,431.11

Unanimously carried.

Trustee Kuzon stated his next resolution dealt with the Volunteer Firemen. This week they will be holding their convention here and we are more aware of their services to their communities. All too often we do not take note of their dedication and professional service to the community.

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ON MOTION by Trustee Kuzon, seconded by Trustee Idzak, the following resolution was adopted:

RESOLVED that the week of July 24 - July 30th is hereby designated "Fireman Appreciation Week" in the Village of Williamsville.

FIREMEN
APPRECIATION WEEK

Unanimously carried.

Trustee Miller stated he was absent from the last meeting as he was on Army duty. He stated the Board had read his letter voicing his approval of accepting title to the Christian Church and he wanted to reiterate his approval.

For the Department of Public Works, Trustee Miller reported the cross-walks have all been painted. Also, through the efforts of Trustee Idzak, the department has picked up the services of some youth from the youth program. He stated the department has spent a lot of time on preparations in Island Park.

Trustee Miller stated the sewer study and infiltration and inflow studies are proceeding on schedule. With respect to the water testing requirements we are in contact with the regulating agencies on that.

ON MOTION by Trustee Kuzon, seconded by Trustee Walker, it was moved to suspend the rules for public participation.

Unanimously carried.

Mrs. Carolyn Schlifke, 192 Evans Street, stated she wanted to comment on the public hearing on the parking for the Little White House held earlier. She does not live in the neighborhood of the restaurant or is she connected with the Little White House but she is on the Traffic & Safety Committee. The people complain now about the appearance of the lot and with the parking area there there would be a 10 foot buffer zone with stones and low shrubs. Four cars would be backing into the lot through the existing driveway of the Little White House and four cars would come into the lot by way of the driveway on the property. This will take eight cars off the street. This is not going to relieve the entire parking situation as cars will still be parking on the street for the businesses.

Attorney Tisdall asked if there was access from the lot into Little White House's existing lot. Mrs. Schlifke stated there was existing access on the lot. Attorney Tisdall stated it was illegal to have access to the commercial lot directly from the residential lot. The Board would have to include that in its exceptional development permit considerations. Mayor Sheffer stated they would have to make a finding of fact to allow this and Attorney Tisdall stated this would be difficult to do.

Mrs. Schlifke asked if the stop work order prevented the Little White House from cleaning up the lot and Attorney Tisdall stated the lot could have been cleaned up. He stated the work on this project was started without a building permit.

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ON MOTION by Trustee Kuzon, seconded by Trustee Idzak, it was moved to return to regular session.

Unanimously carried.

ON MOTION by Trustee Kuzon, seconded by Trustee Idzak, the meeting was adjourned at 8:35 P.M.

Unanimously carried.



Theresa L. Cummins,
Village Clerk-Treasurer

Minutes of the Special Meeting of the Board of Trustees of the Village of
Williamsville held in the Municipal Building, Williamsville, New York on Monday,
July 25, 1977 at 9:15 P.M.

Roll Call:	Present	John B. Sheffer, II	Mayor
		Lois S. Idzak Gordon J. Kuzon Warren D. Miller Roger C. Walker	Trustees
		Theresa L. Cummins Joseph C. Tisdall	Village Clerk Village Attorney

Mayor Sheffer called the meeting to order at 9:15 P.M.

ON MOTION by Trustee Walker, seconded by Trustee Miller, the following
resolution was adopted:

The Board of Trustees consents that goods, wares, or merchandise
may be placed upon the sidewalks of the Village of Williamsville for
exhibition or sale on July 27 - 30, 1977. This consent is limited to
persons who have conducted a business within the Village of Williamsville
on a regular basis prior to July 25, 1977.

SIDEWALK SALES
APPROVED

The Village Board hereby consents to the exhibition or sale of goods,
wares and merchandise by persons other than those who have conducted
a business within the Village of Williamsville on a regular basis
prior to July 25, 1977 only upon the issuance of a Mayor's permit.
Mayor's permits shall be issued upon proper identification of the applicant
and a \$10 fee.

All sales of alcoholic beverages shall be pursuant to New York State
laws. During "Old Home Day & Firemen's Convention"

This resolution shall not apply to any sales or exhibitions in the
Municipal Parking Lot.

Unanimously carried.

ON MOTION by Trustee Kuzon, seconded by Trustee Idzak, the meeting was adjourned
at 10:00 P.M.



Theresa L. Cummins
Village Clerk-Treasurer