

THE AMBOY CITIZEN

Vol. 97 No. 39

Advertising less than 75%

South Amboy, N.J.

Thursday, September 23, 1976

10 cents

Out of Bars By 2:15 A.M. Adopted 4-1

An ordinance to require all persons be out of premises where liquor is sold by 2:15 a.m. was adopted on final reading Tuesday over the objection of Councilman Kenneth Rogers and John Norek, a spectator. Rogers and Norek saw the measure as only "a foot in the door" for those who would have the closing hour for taverns to dispense liquor moved from 2 a.m. to 3 a.m.

Norek assailed Councilman James Inman, as sponsor of the measure, for inferring that he, Inman, was acting at the urging of police officers who had found persons tarrying at taverns to 3 a.m. and after, even if not able to buy drinks after 2 a.m. Norek said he had interrogated police officers about this and all had denied ever approaching Inman about any such thing. Norek declared if a patrolman had been troubled by undue tarrying around bars to 3 a.m., all the officer had to do in the situation was to go to his superiors, the sergeant, the captain and the chief, not to a councilman.

Inman retorted he did have the approaches made to him by policemen. Capt. James Tedesco, city police, averred Inman was right, the hanging around bars after closing time had ever been a woe to city police. Tedesco pointed out a patron could buy five or ten drinks at a South Amboy bar just before the 2 a.m. closing time and could insist on remaining on the premises until he had consumed the liquor he had purchased, even if it meant staying another hour. Tedesco said this was the flaw with the South Amboy liquor ordinance, that it should be changed to be like Sayreville's where the ordinance in that borough specifies that all patrons are to leave a bar at the closing hour for selling drinks.

Inman wanted the rule at the South Amboy Knights of Columbus Council's bar adopted, of the last drink being served 1:30 a.m. to get the patron off the premises by 2 a.m. But Council President Thomas O'Brien had objected to this on introduction of the ordinance as taking a cumulative eight hours of business away from a tavern keeper in a month.

But Capt. Tedesco's strong urging that the adoption of the ordinance, if only on a 2:15 a.m. basis, would be the means of closing the gap in law enforcement around liquor places in getting persons out of bars carried the favorable vote.

REGULAR MONTHLY MEETING

So. Amboy Bd. of Ed.
Monday, Sept. 27
8 P.M.

High School Audit

Open House immediately following to show new renovations.

BUSINESS MEETING

S.A. Bd. of Ed.
Thursday, Sept. 24
7:30 P.M.
Ed. Admin. Bldg.



FOR THE BLESSING OF THE TIME CAPSULE — Bishop George W. Ahr, S.T.D., and Rev. James McConnell, pastor of St. Mary's R.C. Church, (left center of picture) occupy the place of honor in the processional moving to bless a time capsule at the 100th anniversary and rededication to St. Mary's Church building Sunday.

JANKOWSKI'S STATEMENT OPENS LOCAL POLITICAL CAMPAIGN

In a prepared statement this week South Amboy's Second Ward Republican Councilman and Mayoral Candidate Stanley S. Jankowski, Jr. made much of the fact that in the past few years "progress in the council chambers has been stilted to a point where it hurts the residents of this city. I see no reason why six mature people should not be able to compromise and work together as a governing body in striving for a constant improvement in their city government."

In his opening comments to kick-off the fall political campaign the Republican candidate assures the electorate "if this Republican ticket is elected in November there will be no red tape in City Hall after Jan. 1 because I will personally see that it is cut to ribbons on that date."

"If you don't want a revitalized, smooth flowing, vastly improved local government here," he continued, "insofar as the way city business and council meetings are conducted... the way in which city services you pay for are dispensed and provided, and a communication established between each department so that Peter will know what Paul is doing, then don't vote for this Republican ticket."

"On the other hand if you are ticked off at the lack of prompt response from any of the city departments that should be providing you with the simple every day city services which in fact your tax dollar is paying to provide, you and your family should make up their minds to vote strongly for this Republican slate because we will see to it that those services are provided to you beyond your highest expectations."

At the same time the mayoral candidate said he was disturbed at the manner in which the city's employees have been gored time and again by certain council members to look like

second class citizens. Mr. Jankowski stated that "should the people see fit to elect me and my colleagues, I plan to spread an adhesive attitude amongst the council members that will cause a reaction in their pulling together as a team, if you will, an atmosphere of cooperation that is so badly needed where everyone's opinion will be appreciated, discussed and considered. The biggest promise we can make to you is that the petty bickering in city government for arguments sake will be a thing of the past."

Cooperation for the good of the city will be a must in my administration. I am heading a ticket of excellent candidates in Mrs. Lindblad and Mr. Norek who will assist me as guardians of your tax dollar in a penny wise, but not pound foolish administration. We will expect our city employees — one and all — to give the taxpayers a day's work for a day's pay. At the same time we will treat our city employees with the same considerations in the future as the men and women in any other industrial or commercial enterprise, and remember that they, too, must have a living wage for their needs as well as any other worker. I will not permit any additional pressures put upon any city employees by any councilman. I will not stand for their treatment as second hand citizens, and if anyone has a complaint, as mayor, I will be the one to correct the situation to the satisfaction of the council and any taxpayer."

Mr. Jankowski concluded his remarks with the hope the voting public will come out on Nov. 3 and support the Republican slate on Line "B" "because we are candidates they can believe."

"we are people of credibility that will provide them with municipal government they have always hoped for, but has been sadly missing for many years."

BIDS TAKEN ON FIELDS, FIRE NEEDS

Bids received on reconstruction of the ball fields at the landfill and for fire equipment were held for study by the Council Tuesday.

Three bids on the ball fields, Vince Landscape, Edison, \$162,692; Heczuk Construction, Edison, \$167,320, and Manzo Contracting, Matawan, \$174,697.44. But there were many alternates to be considered by Fred Kurtz, city engineer. The Council had bonded for \$144,000 for the work.

There were 70 items in the fire equipment bids. Those bidding on all items were Sanford Fire Apparatus, East Syracuse, \$18,166.70; Allied Fire & Safety Equipment, Red Bank, \$18,575.05; Fire Safety Service Inc., Piscataway, \$19,164.90 and Absolute Fire Protection Co., South Plainfield, \$20,703.18. Two other firms submitted incomplete bids.

Named National Merit Scholarship Finalists

Three students from St. Mary's High School, South Amboy, have been named National Merit Scholarship Program. Joyce Curnan, Ann Delaney, and Joseph Testa are among the highest scorers in the State of New Jersey on the National Merit Scholarship Qualifying Test. They will continue to compete for Merit Scholarships to be awarded in the spring. Scholarships are \$1000 or a college-sponsored four-year Merit Scholarship.

Main Liquor Store

On Upper Main & David St.
Wide Selection of
Imported and Domestic
Wines, Cereals, Liquors
721-1164

J.J. Herrigan Co., Inc.

— Real Estate & Insurance —
1250 Rt. 9, South Amboy
721-7500

Adopting Salary Ordinance By 3-2 Vote Questioned

The salary ordinance was adopted by the Council Tuesday, but Mayor Theodore Lewandoski announced he would not put his signature to it unless John Vail, the law director, certifies it was legally adopted on a 3-2 vote. None of the councilmen, nor Nicholas Smolney, business administrator, would vouch that the ordinance, as a money measure, could get approval on less than a 4-1.

The "no" votes on the ordinance were cast by Councilmen James Inman and Stanley Jankowski. Both assured city employees in the audience there was no intent to longer delay increments due them and retroactive to Jan. 1, but each insisted he was responding to critical points raised by the employees themselves.

Jankowski said he favored the ordinance but could not vote for it because no provision had been made in salaries account in the budget for there being 27 instead of 26 pay days in 1976. Several employees sounded warning that if there was to be no Dec. 30 payday, they would do no work after the Dec. 16, the 26th payday.

Smolney suggested a withholding of some retroactive increments would make up a fund for a

payday Dec. 30, with the increments made up at a later time, but the employees would have none of it.

Spokesmen for the employees demanded the city go back to paying for work by the hour to avoid one-in-seven years lapses on salary as will occur in December.

Employees were also angered by job classifications. One worker said his maintenance man classification had been changed and now, as an operator, he was getting paid less as an experienced employee than newly hired ones classified as laborers.

Inman said that was just it, the salary ordinance rewarded persons to step into vacancies that had remained unfilled for as much as three years because annual increments had been added to the pay just as though the post had been filled. The newcomer could be an out-of-towner, Inman noted, by Civil Service regulations and would be in the same salary scale approach as a longtime resident city employee, who had had to come up through the years from a base pay.

Inman also found many discrepancies to his displeasure, particularly in the granting of \$700 increments to a select few when \$500 raises were the rule. He also noted that there were instances of jobs being listed at \$2,400 and \$1,300 a month for parttime work and opined this mistake of designating the salary by month instead of the intended by year could get the city in grave law suits.

But Councilmen J. Thomas Cross and Thomas O'Brien declined to believe a court would fail to discern a mistake had been made. Cross also accused Inman of ignoring that the \$700 raises were only in the cases of a few persons who had been denied their proper increments in prior years because of transfers from CETA to city classifications.

S. AMBOY EXEMPTS SET MEETING

South Amboy Exempt Firemen will hold a meeting on Tuesday, Sept. 28 at Protection Firehouse.

Potomac Bay Parade
Sunday, Oct. 3rd
New York City

For transportation call
Adam Rzepka 721-6996

PETERSON PHARMACY

Open This Sunday

10 a.m. to 1 p.m.

6 p.m. to 9 p.m.

721-8137

RESOLUTION
WHEREAS, the Rules and Regulations adopted by the U.S. Department of the Treasury regarding Revenue Sharing Funds allow for changes in the priorities of the planned use of entitlement period allotments; and
WHEREAS, the Local Finance Board has promulgated that such changes made after entitlement period allotments have been budgeted must be advertised and approved by the Director.
NOW, THEREFORE, BE IT RESOLVED that in accordance with the above provisions, the City of South Amboy hereby requests the Director of the Division of Local Government Services to make the following corrections in the "Revenue Sharing Funds" by entitlement period and priorities:

FROM
Entitlement Period
7/1/75 to 6/30/76
Capital Expenditures
Purchase of Data Processing Equipment \$200.00
Total Entitlement Period 7/1/75 to 6/30/76 \$200.00
TO
Entitlement Period
7/1/75 to 6/30/76
Maintenance & Operating Expenses
E. Recreation \$900.00
Parks and Recreation Other Expenses \$900.00
Total Entitlement Period 7/1/75 to 6/30/76 \$900.00
BE IT FURTHER RESOLVED that the foregoing change in the entitlement period allotment priority is in the opinion of the Governing Body warranted, and is necessary for the most advantageous utilization of such funds for the reason herein set forth.
The unexpended balances in Revenue Sharing Appropriations are being utilized for other needed Capital Improvements and Maintenance and Operating Appropriations.
BE IT FURTHER RESOLVED that two certified copies of this resolution be filed with the Director of Local Government Services.
BE IT FURTHER RESOLVED that this resolution, in accordance with the provisions of the Division of Local Government Services be published in the September 23 issue of South Amboy Citizen.

Adopted this 21st day of September
and certified as a true copy of an original
Natalie Brennan, City Clerk



IN THE SPIRIT OF 1876 — In a lighter moment in the observance of the 100th anniversary of St. Mary's Sunday, Rev. James McConnell, pastor of the church, rode with Bishop George W. Ahr, S.T.D., and Rev. William Breslin in a horse and carriage such as the early parishioners of the church used a century ago to get to services.



THE WORSHIPERS RESPONDED — It can be seen there was not a seat left unoccupied as the membership of the church put in full appearance to participate in the Liturgy celebrated by Bishop Ahr for this reverend occasion in the church's history.

Patten Praised For Voting To Cut Outlays

Rep. Edward J. Patten, Democrat in Congress, serving this district, has drawn praise from Arthur F. Burns, chairman of the Federal Reserve Board, for service on the House Appropriations Committee during a period in which over \$64 billion has been cut from appropriations asked by the Executive Branch.

Patten, a member of the House Appropriations Committee since 1965, pointed out that on January 28th, 1976 (see att.), Dr. Burns, Federal Reserve Board Chairman, said, "Mr. Patten, I think the Appropriations Comm. has done a good job over the years. You have come in year after year below Administration requests on budget authority and outlays, and you are doing it again this year," the Federal Reserve Board Chairman told Rep. Patten.

Patten explained that he is releasing the following figures to refute the charge often made by some Republicans that Congress is not responsible in its appropriation work. Said Patten, "The truth is that the Executive Branch has continually submitted budget requests that are excessive, with most of the excess during the Administrations of Republican Presidents."

The Democratic lawmaker then listed the cuts made by the House Appropriations Committee and Democratic Congresses:

The year 1965 (Patten's first year on the committee) a cut of \$3.4 billion was made; 1966, \$900 million; 1967, \$5.9 billion; 1968, \$14.5 billion; 1969, \$8.2 billion; 1970, \$3.4 billion; 1971, \$2.6 billion; 1972, \$8.4 billion; 1973, \$3 billion; 1974, \$9.6 billion; and in 1975, the Appropriations Committee Patten serves on cut the Administration's budget request by \$7.3 billion. "We save money whenever we can," he said.

Rep. Patten pledged that he will continue to cut or eliminate any Administration request if the program is not necessary — whether the President is

Republican or Democratic. "I don't care who submits a budget request — that's not important," the congressman said. "What is important is whether the program and the amount requested are necessary," concluded Patten.

Mr. Burns, I am going to accept that challenge, Mr. Patten. First I want to join you in congratulating your committee. I think the Appropriations Committee has done a good job over the years. You have come in year after year below administration requests on budget authority and on outlays, and you are doing it again this year.

ORDINANCE NO. 957
AN ORDINANCE ESTABLISHING A PLANNING BOARD AND A ZONING BOARD OF ADJUSTMENT IN THE CITY OF SOUTH AMBOY PURSUANT TO THE PROVISIONS OF CHAPTER 291, P.L. 1975, PROVIDING FOR THE POWERS OF SAID BOARDS, FIXING THE PROCEDURES GOVERNING APPLICATIONS TO SAID BOARDS AND APPEALS THEREFROM, AND PROVIDING FOR THE CONTINUANCE OF EXISTING ORDINANCES.

BE IT ORDAINED by the Mayor and Governing Body of The City of South Amboy, Middlesex County, New Jersey, as follows:

ARTICLE I PLANNING BOARD

Section 1 Establishment. There is hereby established pursuant to C. 291, P.L. 1975 in the City of South Amboy a planning board of nine members consisting of the following four classes:

Class I. The Mayor

Class II. One of the officials of the municipality other than a member of the governing body to be appointed by the Mayor, provided that if there is an environmental commission, the member of the environmental commission who is also a member of the planning board as required by C. 40:56A-1 shall be deemed to be the Class II planning board member if there is both a member of the zoning board of adjustment and a member of the board of education among the Class IV members.

Class III. A member of the governing body to be appointed by it.

Class IV. Six other citizens of the municipality to be appointed by the Mayor. The members of Class IV shall hold no other municipal office, except that one member may be a member of the zoning board of adjustment and one may be a member of the board of education. A member of the environmental commission who is also a member of the planning board as required by N.J.S.A. 40:56A-1 shall be a Class IV planning board member unless there be among the Class IV members of the planning board both a member of the zoning board of adjustment and a member of the board of education, in which case the member of the environmental commission shall be deemed to be the Class II member of the planning board.

Section 2 Terms. The term of the member composing Class I shall correspond with his official tenure. The terms of the members composing Class II and Class III shall be for one year or terminate at the completion of their respective terms of office, whichever occurs first, except for a Class II member who is also a member of the environmental commission. The term of a Class II or Class IV member who is also a member of the environmental commission shall be for three years or terminate at the completion of his term of office as a member of the environmental commission, whichever occurs first.

The term of a Class IV member who is also a member of the board of adjustment or the board of education shall terminate whenever he is no longer a member of such other body or at the completion of his Class IV term, whichever occurs first.

The terms of all Class IV members first appointed pursuant to this ordinance shall be so determined that to the greatest practicable extent the

expiration of each term shall be evenly distributed over the first four years after their appointment as determined by resolution of the governing body, provided however that no term of any member shall exceed four years and further provided that nothing herein shall affect the term of any present member of the planning board, all of whom shall continue in office until the completion of the term for which they were appointed. Thereafter, all Class IV members shall be appointed for terms of four years except as otherwise herein provided. All terms shall run from January 1 of the year in which the appointment was made.

Section 3. Vacancies. If a vacancy of any class shall occur otherwise than by expiration of term, it shall be filled by appointment as above provided for the unexpired term.

Section 4. Organization of Board. The planning board shall elect a chairman and vice-chairman from the members of Class IV and select a secretary who may be either a member of the planning board or a municipal employee designated by it.

Section 5. Planning Board Attorney. There is hereby created the office of planning board attorney. The planning board may annually appoint, fix the compensation of, or agree upon the rate of compensation of the planning board attorney who shall be an attorney other than the municipal attorney.

Section 6. Experts and Staff. The planning board may also employ or contract for the services of experts and other staff and services as it may deem necessary. The board shall not exceed, however, exclusive of gifts or grants, the amount appropriated by the governing body for its use.

Section 7. Powers and Duties. (Generally) The board shall adopt such rules and regulations as may be necessary to carry into effect the provisions and purposes of this ordinance in the issuance of subpoenas, administration of oaths, and taking of testimony, the provisions of the County and Municipal Investigations Law of 1963 (N.J.S. 2A:67.1 et seq.) shall apply. It shall also have the following powers and duties:

a. To make and adopt and from time to time amend a master plan for the physical development of the municipality, including any areas outside its boundaries which in the board's judgment bear essential relation to the planning of the municipality, in accordance with the provisions of C. 40:56D-28.

b. To administer the provisions of the land subdivision ordinance and site plan review ordinance of the municipality in accordance with the provisions of said ordinance and the Municipal Land Use Law, Chapter 281, P.L. 1975 (C. 40:55) 1, et seq.

c. To approve conditional use applications in accordance with the provisions of the zoning ordinance pursuant to C. 40:56D-47.

d. To participate in the preparation and review of programs or plans required by state or federal law or regulations.

e. To assemble data on a continuing basis as part of a continuous planning process.

f. To annually prepare a program of municipal capital improvement projects projected over a term of six years, and amendments thereto, and

(continued on page 7)

Card of Thanks

We wish to express our most heartfelt appreciation to all our relatives, friends and neighbors for the many acts of kindness and sympathy extended during our recent bereavement in the loss of our son and brother, Scott Pacansky.

We wish to thank all who sent Masses, Flowers, Cards, and Spiritual Bouquets.

We especially wish to thank S.A. First Aid Squad, Drs. and Staff of the Emergency Room of South Amboy Hospital, Fr. Casimir Ladzinski and priests of Sacred Heart, Managers of the Little Falls League and members of the Daylight Bakery Team who served as pallbearers and the Kurzwia Funeral Home.

Mr. & Mrs. Joseph Pacansky
and Family

Ordinance No. 956

AN ORDINANCE PROHIBITING THE USE AND OPERATION OF CERTAIN MOTOR DRIVEN VEHICLES, INCLUDING BUT NOT LIMITED TO AUTOMOBILES, MOTORCYCLES, SNOWMOBILES, MINI-BIKES, TRAIL BIKES, MOTOR SCOOTERS, GO CARTS, MOTORIZED SKATEBOARDS, ALL-TERRAIN VEHICLES (ATV'S), AND DUNE BUGGIES

Notice
Public Notice is hereby given that at a regular meeting of the City Council of the City of South Amboy, County of Middlesex, New Jersey, held on the 21st of September, 1976, the above ordinance was adopted on second and final reading.

Natalie Brennan
City Clerk

Introduced on First Reading
Sept. 7, 1976
Adopted in Citizens
Sept. 9, 1976
Approved Sept. 21, 1976
Issue of Citizens
Sept. 28, 1976

ORDINANCE NO. 964

AN ORDINANCE AMENDING CHAPTER VI OF THE REVISED GENERAL ORDINANCE OF 1969, ENTITLED "ALCOHOLIC BEVERAGE CONTROL"

Notice
Public Notice is hereby given that at a regular meeting of the City Council of the City of South Amboy, County of Middlesex, New Jersey, held on the 21st of September, 1976, the above ordinance was adopted on second and final reading.

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Ice Cream Trucks May Be Banned From City Streets

Councilman Stanley Jankowski suggested to the South Amboy Board of Health Sept. 15 that an ordinance banning ice cream trucks from the streets of the city, especially at night, be considered. He noted that a child had been hit running through traffic to an ice cream truck last weekend and that children become excited to the point of not taking care when they hear the tinkle of the ice cream truck bell. Jankowski noted that Haxlet was adopting an ordinance barring the trucks.

ORDINANCE NO. 955
AN ORDINANCE ESTABLISHING THE SPEED LIMIT ON SOUTH PINE AVENUE IN THE CITY OF SOUTH AMBOY, MIDDLESEX COUNTY, NEW JERSEY

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Broadway Coiffure's

106 NO. BROADWAY
727-2828

Open 7 Days a Week No appointments necessary

single process

COLOR \$5.00 + set

Perms from \$6.95 Frostings \$15.00 + set

SHAMPOO AND SET

Mon. thru Thurs. \$2.95 Fri. & Sat. \$3.95

Olde Towne Deli & Liquors

136 SO. BROADWAY, SO. AMBOY, N.J.

A True Delicatessen With Quality

Open Sundays - COLD BEER - Large Assortment of Wines, Liquors & Beers
Cold and Chilled WE DELIVER

OVER 50 VARIETIES OF COLD CUTS

WEEKLY SPECIALS SEPT. 24 thru SEPT. 30

LARGE GRADE A EGGS 79¢ DOZ.

PICH - CREAMY RICE PUDDING 69¢ lb.	FREE SUNDAY NEWSPAPER (News, Ledger, Home News) With a 1/2 lb. Pkg. Purchase of Any Cold Cut at Regular Price	BOLOGNA 79¢ 1/2 lb.
TROPICANA ORANGE JUICE QUARTS 39¢	THUMANN'S LIVERWURST 99¢ 1/2 lb.	IMPORTED HAM 1.29 1/2 lb.

WE ACCEPT FOOD STAMPS

Plus Additional In-Store Specials.

OPEN 7 DAYS A WEEK, 9 A.M. to 10 P.M.

"We advertise quality... and we have it!"
Call us about your Catering Needs

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One Stop Shopping — All Your
Deli-Grocery & Liquor Needs Under One Roof

ICE CUBES 59¢

CIGARETTES by the carton
\$6.95 Reg., \$5.12 100's

We are not responsible
for typographical errors

Regent Appoints Chairmen For Court Sancta Maria

The regular meeting of Court Sancta Maria No. 382, opening the 1976-1977 year, was held on Thursday evening, September 9, 1976 at the K of C Hall, Fourth St., with Mrs. Madeline R. Redmond, Regent presiding. Mass was celebrated in the hall preceding the meeting by the Chaplain, Rev. James J. McConnell. Chairmen were appointed for the Fashion Show and Dress Club to be held later in the year. They were as follows:

25th Anniversary Is Celebrated

Mr. and Mrs. Robert Kenneth Morrison of 521 Leffert St., South Amboy, celebrated their 25th Wedding Anniversary on Sept. 22. A family party will be given by their children, James and John Morrison and Joan Abow-Sumra on Sept. 25 in Trenton.

Senior Citizens to Receive Free Hong Kong Flu Shots

All senior citizens residing in Middlesex County will be able to receive shots for the Hong Kong flu at Roosevelt Hospital without charge, according to an announcement made today by Dr. Man Wah Cheung, superintendent and medical director of the hospital.

Known in medical terms as B/Hong Kong/72, the vaccine will be available to the county's senior citizens through Roosevelt Hospital's Senior Citizen Clinic, adjacent to the Annex, starting Monday, Sept. 20 and continuing to the end of the month. The vaccine will be administered by the hospital staff Monday through Friday from 9 a.m. to 4 p.m.

In regard to the federal government-sponsored Swine Flu program, Dr. Cheung reported that the vaccine should be available some time after Oct. 1. Announcement will be made through county and area press and Station WCTC, New Brunswick, when the Swine Flu shots will be given. All Middlesex County Senior Citizens will also be immunized against the Swine Flu free of charge.

The Hong Kong vaccine is also being made available to hospital in-patients, hospital employees and all other employees employed by the County of Middlesex.

Immunization for employees will take place Wednesday, Thursday and Friday, Sept. 22, 23 and 24 from 2:30 to 4:30 p.m., in

Fashion Show: Mrs. Barbara Sypulski; Dress Club: Mrs. Sally Sullivan.

Plans were made for CDA on Sunday, Oct. 24, 1976. They will include Mass and Communion at the 8:15 Mass in St. Mary's Church followed by Breakfast at Howard Johnson's, Rt. 9. The Chairmen are Mrs. Mary Dancocks and Dolores Hoover.

The Semi-Annual Audit will be held at the Regent's Home on Oct. 22 at 7:30 p.m. Mrs. Redmond read a memorandum to the Court of the appointment of Mrs. Joan Gotto as District Deputy of Courts Queenship of Mary 1743, Parlin and San Salvador 275, Perth Amboy. The hostesses of the meeting were Mrs. Beatrice Tarallo and Miss Amelia Albanese. The next meeting of the Court will be held on October 14, 1975 at the K of C Hall at 8:00 p.m.

Roosevelt Hospital Emergency Room. Night shift employees will receive their shots on Sept. 23 and 24 at 11 p.m., also in the Emergency Room.

Dr. Cheung warned that persons who are hypersensitive to egg protein should not receive the vaccine.

GRADUATES NURSING SCHOOL



Mary Ann Manhattan was one of 51 August graduates of the Englewood Hospital School of Nursing, Englewood.

She was awarded the Judge John C. Losey Scholarship for academic and clinical excellence. She is presently a member of the emergency room staff at South Amboy Memorial Hospital.

A 1974 graduate of St. Mary's High School, Miss Manhattan is the daughter of Mr. and Mrs. James S. Manhattan of Morgan.

36th Anniversary

Ex-Chief and Mrs. Charles Grant of South Pine Avenue, Morgan, celebrated their 36th Wedding Anniversary on Sept. 21.

BOYS CHOIR TO PERFORM

New Lisbon School Boys' Choir will give a performance at St. Lawrence Church, Laurence Harbor, Sunday, Oct. 3, 7 p.m., in the church basement. Admission is free although donations will be accepted. The public is invited. For more information call Irene Jones, 583-2029, or Mabel Naused, 586-1390.

TEAMWORK FOR HOSPITAL



Mrs. John Ploskonka of South Amboy, member of the Women's Auxiliary of South Amboy Memorial Hospital, helps Bruce Brown of Union Beach, manager of the Sayreville A & P, tally receipts of Donation Day which benefited South Amboy Memorial Hospital.

The Women's Auxiliary of South Amboy Memorial Hospital participated in an A & P "Donation Day" at

FLEA MARKET

An outdoor Flea Market will be sponsored by the Jesse Selover School Parent-Teacher's Organization on the school grounds (Lincoln St., Morgan) on Saturday, Sept. 25 from 9 a.m. to 4 p.m.

Rain date will be Saturday, Oct. 2. Space rental will be \$4 per space, table to be supplied by the seller. For reservations call Mrs. Carol Tice at 727-4686.

RACE TRACK BUS TRIP

A bus trip to the Meadowland Stable Race Track is planned for Friday, Oct. 1. Buses will leave the Brothers Tavern, Stevens Avenue and George Street, South Amboy at 6 p.m. Refreshments are included in the \$6 charge.

For reservations or information contact Hank McGill or stop by the tavern.

Sayreville Plaza, Rt. 9 on Wednesday, Sept. 1.

Arlene Brady, president of the auxiliary reports that since auxiliary members and hospital staff shopped exclusively at the Sayreville A & P that day, the auxiliary is now eligible for two additional shopper days during the year.

By its nature, an A & P donation day is an event which is mutually beneficial to both A & P and the organization involved. The project allows an organization's entire membership to participate fully in its fund raising efforts and by combining the charitable aspect of a project with a routinely-performed household task, people can make a worthwhile contribution with minimum effort. At the same time, the participating A & P has the opportunity to draw newcomers to the store who may, in turn, become regular customers.

A special card issued beforehand identifies shoppers for the participating organization. The card is presented with each participant's order at

check-out counters for validation of the amount spent. The A & P collects the cards at the end of the day, while the organization collects the actual sales receipts. After totaling receipts, the A & P then donates five per cent of the gross sales to the participating organization.

Monies raised by the Women's Auxiliary of South Amboy Memorial Hospital will be used toward fulfilling the group's pledge of \$65,000 for the intensive and coronary care units at the hospital.

AN INVITATION TO FRATERNALISM

Two previous articles were devoted to giving you a bit of information about Good Samaritan Lodge 52. We have tried to outline some of the causes that motivate Pythian lodges, and individual Pythians. With all this we have but scratched the surface. To gain an in depth view into Pythianism and Good Samaritan Lodge one must really participate. Should we have been fortunate enough to have ignited a slight spark of interest then we suggest that you continue to read this article and perhaps pose the following questions.

Would you be interested in helping to improve the fabric of life in your community?

Would you be interested in participating in sports activities (bowling) in an atmosphere of brotherhood and good fellowship?

Would you be interested in working alongside of your fellow man to support the programs that try to find cures for dreaded diseases?

Should the answer to any or all of these questions be in the affirmative then why not seriously consider membership in Good Samaritan Lodge.

We, the members of Good Samaritan Lodge feel that we have a good product to sell. We ask simple that you try it. Our product, Pythianism, offers the ways and means for all people of good intentions to journey down a new and fulfilling aspect of life.

We invite you to spend an evening with us to learn more about Pythianism.

Wednesday evening, Sept. 29 at 8 p.m., join us at the Masonic Temple, 268 Main St. in South Amboy and learn more about us.

Ask questions — Listen to our answers. Bring your friends.

Refreshments will be served.

For further information contact Mr. Neils Freiberg, 721-6864, or Mr. Robert Post, 721-0250.

50th ANNIVERSARY IS CELEBRATED

Mr. and Mrs. Joseph F. Gereghy, Fearay Place, Morgan, celebrated their 50th wedding anniversary on Sept. 22. A family dinner is being held on Sept. 25 at Clare & Coby's Restaurant given by their daughters Mrs. Douglas Sprague and Mrs. Leo Scully.

Mr. and Mrs. Gereghy were married in St. Mary's Church, South Amboy, and are now parishioners of St. Lawrence Church, Laurence Harbor. Mr. Gereghy retired from E.I. du Pont E&F and has completed 50 years as a charter member in the Morgan Hose and Chemical Co. Mrs. Gereghy is an active member in the Auxiliary.

The couple have four grandsons, Douglas, Jeffrey, Shawn and Patrick.

UNITED METHODIST CHURCH NEWS

We look to this Sunday in the life of our church, as a day in which we will be taking a "giant step forward" in our youth program, as we welcome Rev. Karl Esmark who will play an integral part in our growing ministry. Sunday School will be at 9:30 a.m. There are classes for every age group. We are especially pleased with the growth of our adult class which now numbers in the twenties.

Church service is set at the hour of 11 a.m. Our congregations are growing and it is exciting to witness the fellowship experienced at this worship service. Rev. Page's topic for this Sunday is entitled "Hindrances to Victorious Living." We hope you won't miss this hour of spiritual enrichment. The Junior High and Senior High will meet with Rev. Esmark on Sunday evening. The time will be announced in the bulletin.

This Sunday our Outreach Area proudly presents the Choir from the Methodist Retirement Home in Ocean Grove. The evening will begin at 5:30 p.m. with a doctored fish dinner in honor of these fine people. Directly after dinner we will be entertained with a concert by these energetic people.

Starting this Saturday morning and each succeeding last Saturdays of the month we will be having a Men's Club Breakfast at 8 a.m. at the church. We invite all men to come and enjoy fellowship, discussions and speakers. See you there.

Notice

Take notice that Estelle Zalowski, executrix for the estate of Stella Janki T/A Ridgeway Tavern, has applied to the Mayor and City Council of the City of South Amboy for transfer of the Primary Retail Consumption License for premises situated at 188 Ridgeway Ave., South Amboy, to Estelle Zalowski T/A Ridgeway Tavern, 188 Ridgeway Ave., South Amboy, N.J.

Objections, if any, should be made immediately in writing to Natalie Brennan, City Clerk, City Hall, South Amboy, N.J.

1/ Estelle Zalowski
T/A Ridgeway Tavern

9/23-9/30/76

THE CITIZEN

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by the

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Fines for Two on Health Violations

Two Board of Health complaints were pressed before Municipal Judge Joseph C. Hoffman Monday by David Papi, Middlesex County health inspector serving South Amboy.

Papi issued a complaint to Theodore Malowicki for premises owned at 376 Conover St. by the defendant. It was charged that a swimming pool had been spotted on the premises May 20 as filled with stagnant water that was green and making a place for mosquitoes to breed. Papi recited that a reinspection June 11 after an initial notice showed no improvement, so a five-day notice was issued. Another reinspection, June 23 this time, still showed no betterment, so the complaint was issued June 25.

Malowicki protested strongly that he is now a resident of Stafford, Va., and had never received a notice in the matter despite having given a change-of-address to South Amboy Post Office a year ago. Despite this, Papi produced a return receipt from the 376 Conover St. address on the notices mailed there.

Malowicki adduced the notices must have been accepted by his son Gary, a still resident in South Amboy, but never forwarded to his parents new address in Virginia. Malowicki and his

wife protested their first knowledge of the whole thing came on a chance visit to the 376 Conover St. address when they found the notices. The owner said he moved quickly Aug. 27 to have the pool dismantled.

But Judge Hoffman found that Malowicki was the owner of the property and that there was no excuse for the man to have not kept a check on its condition in the year he had lived in Virginia. A fine of \$35 and \$10 was imposed.

Papi filed a complaint Sept. 8 against Helen Paulos, 119 N. Broadway, for allowing a large residue of lumber and building materials to accumulate on the sidewalk in front of her premises. Papi told the court an original notice of Aug. 20 had gotten no response nor did a five-day notice issued.

Mrs. Paulos protested that she had only put the lumber and debris out in the expectation it would be taken away on an impending clean-up day in South Amboy. Judge Hoffman ruled that, as she had not taken the trouble to seek information from the garbage contractor about the taking away of such an imponderable amount of debris, she was negligent within the meaning of the ordinance.

Mrs. Paulos paid a fine of \$35 and \$10 and stirred the ire of the court with a suggestion that she was being discriminated against, as not one of the politically more favored.

EMERGENCY RESOLUTION CUT DOWN; SEWER CLEANER BOUGHT

An emergency resolution to obtain \$1,000 to cover an account deficiency that a \$20,971 bid to resurface portions of George Street, Division Street, David Street and Stevens Avenue can be accepted met with objection from Councilman James Inman as it was read "at the Sept. 15 Council meeting and action on it was halted until the amount was reduced to \$250.

Inman said he has ascertained in talks with Business Administrator Nicholas Smolney that day that the \$250 was the approximate amount of the deficiency and he was objecting to the presentation of a figure \$740 higher, no matter whether it had been put on the agenda by Smolney or Fred Kurtz, the city engineer. Inman claimed he had learned from talking with a road contractor that before bidding a road job, the contractor surveys the dimensions of the work to be done and notes the breaks and holes in the road to be filled, so that the bid presented allows for an extra half load of fill for contingencies. In view of this, Inman felt there was no need of the Council to appropriate more than necessary against a job costing more than expected.

Councilman J. Thomas Cross noted from the budget that \$24,000 had been put into the account, so it was possible an emergency resolution might not be added at all. But then he found there had been charges against the account so that there was a \$250.50 deficiency. He agreed that there should be nothing more put into the emergency resolution than the bare necessity for taking the bid. The other councilmen agreed and the resolution was amended, then adopted. And Council President Thomas O'Brien directed that it was now legally needed that the \$20,791 bid of Allen Blacktop, Clark, be accepted anew, to cover the requirement that the Council should not accept a bid unless the ways and means are provided beforehand.

The Council voted to accept the bid of Storrs Tractor Co., Westfield, at \$20,670 for a high pressure sewer cleaner on the advice of Richard Muchanic, supervisor, who had had the machines of all bidders tested. Cross found in the Public Works Equipment account that there was a composite of \$55,000 in appropriations out of which there had only been taken so far this year \$17,000 for a machine for the beachfront job. The Council thereupon accepted the bid but with the proviso there be sufficient funds in the account. Inman was critical that the business administrator was not at the meeting that the Council could not know the exact state of an account and had to accept bids with reservations. And that certificates of sufficiency in accounts were not submitted in the bid situations.

Muchanic felt that with the sewer cleaner all the sewers in the city could be cleaned out within two years time. He noted that a plow came with the machine but said it would not be used for snow clearance as the streets of South Amboy are too uneven and the main part of the machine could be badly damaged if the plow hooked into something. Muchanic was satisfied the sewer cleaner would need little more than 1,200 p.s.i. to function properly, even if its rated top capacity of 2,000 p.s.i. would get the cleaning job done much quicker but at the risk of blowing the old sewer piping of the city apart.

The Council ran into new complexities in seeking to act on bids for four radios for the fire department. Action to accept a high bid of \$3,020 had been blocked at a previous meeting on the objection of Inman that radios were being offered at a bid \$400 lower on a type only 0.7 off specifications.

Councilman Stanley Jankowski reminded the others that this was the 29th day of a 30-day period in which the bids could be held and that something had to be done that night. Inman commented that it appeared to him that Smolney had prepared specifications such that only the submitter of the highest bid could meet them. Cross agreed that the Council had been put in a difficult situation and felt the governing body should have the guidance of a specialist on electronics. Jankowski objected to having Smolney write the bidders for an extension of time, advised rejecting the bids and starting again with readvertising after a radio professional had gone over the specifications.

Inman felt that Smolney should not be permitted to draw specifications and advertise them without first submitting them to the scrutiny of the Council. He said this had always been the rule before, even when Edward McLane, a business administrator let go by the Council, had been in charge. The Council then approved having a letter addressed to Smolney instructing him to submit all specifications on bid items to the Council before advertising. Inman drew agreeing comments when he insisted the business administrator had gotten "too much power."

Inman again rapped Smolney for not having turned over to the Council a notification on a hearing in Trenton on an application by Keyport to take 45-million gallons of water monthly from the 400 ft. down Karitan sands, one source of water for South Amboy. Jankowski moved that Kurtz should write the Division of Water Policy and Supply and ask that the Sept. 22 hearing on the Keyport matter be set back until the South Amboy councilmen should have a chance to get better informed on the matter. But Inman and Councilman Kenneth Rogers both protested that Keyport should not be held up in their need for water because of inefficiency by South Amboy officialdom, that a notice of the meeting in Trenton received Sept. 7 was not presented to the Council until Sept. 15, and then with no advice from the engineer or a water specialist.

The Council then ordered that a letter be sent to Kurtz directing him to either appear at the Sept. 22 hearing to register objections to the Keyport projected drawoff as harmful to the city or else write the Division of Water Policy and Supply. He saw no reason for South Amboy to object to the Keyport application.

Rogers went further and ventured that Kurtz should be directed to appear at the next meeting of the Old Bridge Zoning Board of Adjustment and join with engineers from Perth Amboy and Sayreville in opposing an application by Food Additives Inc., a firm wanting to expend its plant near the Runyon watershed in a way to affect both the on-ground and under-ground water supplies in the area.

BASS NAMED CHAIRMAN OF M.O.D. BOARD



At a recent meeting of the Middlesex County Chapter of the National Foundation March of Dimes, Allan A. Bass, Middlesex County Traffic Safety Coordinator and Supervisor of the Bureau of Traffic Safety, was elected Chairman of the Middlesex County Chapters' Board of Directors. He and Mrs. Bass reside in Edison with their two daughters, Barbara and Laura.

Mr. Bass has served as Middlesex County Chairman of the March of Dimes Walk-A-Thon since 1971 and has taken an active part in both Chapter and March of Dimes activities. He was formerly social service administrator and district manager of the U.S. Social Security Administration, serving at the Perth Amboy office. In addition to being active with the March of Dimes Chapter, he has been active with numerous other charitable organizations in Middlesex County.

The Middlesex County National Foundation Chapter plays an important part in making possible the March of Dimes programs of prevention, treatment and cure of birth defects. Contributions to the March of Dimes campaigns by Middlesex County residents have made it possible for the Chapter to carry on the fight against birth defects.

Other officers elected to serve for the coming year are: Mrs. Claire Yaele of Edison, vice-chairman, Mrs. Pauline Brogan of Edison, 2nd Vice-chairman, Mrs. Olga Hutchison of Cliffwood Beach, secretary, and Albert Sorrentino of South Amboy, treasurer.

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FIREBUG

James T. Monahan Appointed Fellow In Hospital Financial Management Assn.



James T. Monahan, director of finance, South Amboy Memorial Hospital has been appointed a Fellow in the Hospital Financial Management Association. The designation, earned after demonstrating superior knowledge of hospital accounting and financial management, is currently held by 356 hospital financial executives in the country.

Mr. Monahan joined the hospital's staff in January 1975 after serving as the Assistant Controller, Jersey Shore Medical Center, Neptune, N.J. A graduate of Belmont Abbey College (Belmont, N.C.), he holds a masters degree in business from Appalachian State Univ. (Boone, N.C.). An active participant in

financial affairs related to the hospital field, he is chairman of the Reimbursement Committee for the New Jersey Chapter of the National Council of Community Mental Health Centers, a member of the New Jersey Chapter of Hospital Financial Management Association's Committee on Reimbursement and a director of the New Jersey Chapter and treasurer of the North Jersey Chapter of National Association of Accountants. He resides in Little Silver, N.J.

Voter Registration At Your Home

Ms. Kathy Bloodgood is available to register residents 18 years of age or older who have not as yet registered to vote in this November election. Absentee ballots are also available. Call 721-6263 and Ms. Bloodgood will come to your home and assist you in registering.

FLEA MARKET

The St. Mary's Elementary School PTA will hold a Flea Market in the School Parking Lot on Saturday, September 25th. For information and reservations please call Mrs. Judy O'Connor at 721-3789 or Mrs. Candito at 721-6363.

St. Mary High School Teacher Is Now Certified Graphoanalyst

Sister Rose Mary Ringue, 265 Augusta St., South Amboy, has just received a certificate qualifying her as a Certified Graphoanalyst. The International Graphoanalysis Society, based in Chicago, Ill., granted the certificate to Sister Rose Mary after she successfully completed an 18-month extension course in the techniques of scientific handwriting analysis.

A Certified Graphoanalyst is trained to identify personality traits in people without the necessity of meeting them, using samples of their handwriting for analysis purposes.

Sister Rose Mary points out that the services of Graphoanalysts are being used in business to facilitate personnel selection, credit evaluation, and also in questioned document examination work. She advises, too, that the graphoanalytical system of personality assessment is recognized as a valuable aid in counseling and is used by personal, marital, vocational, and child

guidance counselors in many parts of the world. Sister Rose Mary is Secondary School Mathematics Teacher at St. Mary High School in South Amboy.

Certification authorizes Sister Rose Mary to prepare personality assessment reports based on Graphoanalysis for individuals and business firms, lecture to civic, service, and social organizations whose members may be interested in learning about the subject, and conduct introductory Basic Steps programs in Graphoanalysis for adult education groups in her community.

St. Lawrence to Hold Trash & Treasure Sale

A Trash and Treasure Sale will be held Saturday, Oct. 9 at St. Lawrence Church, Laurence Harbor, parking lot from 10 a.m. to 3:30 p.m. For more information call Irene Jones at 583-2029, or Mabel Nausea, 586-1390. In case of rain, it will be held in the church basement.

Mini 'Wonderama' to Benefit American Cancer Society

Bob McAllister, star of the popular children's television show, "Wonderama," is coming to Central Jersey on Sunday, Oct. 17, to present two special showings of his "Kids Are People, Too" show.

The shows are scheduled for 1 and 3 p.m. that day, and proceeds will benefit the Middlesex County Unit of the American Cancer Society. They will be held in the auditorium at Woodbridge Senior High School on Freeman Street, just off Rt. 35.

Tickets for the shows are \$2.50 per person, and can be obtained by calling 727-7887 or 554-8108, or by sending a check payable to the American Cancer Society and specifying the number of tickets for each show to the society's Middlesex County

Unit at 1672 Hwy. 27 in Edison.

According to the members of the Young Women Against Cancer Chapter of the local A.C.S. unit, who are sponsoring the show, there are a limited number of tickets available, and tickets should be sent for as early as possible to assure seating for the shows desired.

The "Kids Are People, Too" Show has been described by those who have seen it as a sort of "mini Wonderama." It features quadruphonics sound and lighting effects, songs and mime, contests complete with prizes for audience participants, and the clowning, dancing, magic tricks and interviews with youngsters for which McAllister has become famous.

Wonderama, which consistently takes the highest ratings in cities where it is aired, can be seen locally on Channel 5, beginning at 8 a.m. Sunday mornings.

NAMED DINNER TICKET CHAIRMAN



Kathleen Buchanan, Sayreville, has been named ticket chairlady of a testimonial dinner for Charles Wiley, Republican candidate for Congress in the 15th District. Several celebrities will be on hand to salute Wiley, a leader of causes for many years. One of those expected is radio star Barry Farber. Wiley appears regularly on the popular Farber late nite talk show.

The dinner is scheduled for Friday, October 1. Ticket information can be obtained by writing to P.O. Box 751, Parlin, N.J. 08859 or by calling (201) 727-2696.

Wiley founded S.T.O.P. in 1974 and led the fight to stop the state income tax. He founded P.A.T. many years ago and led the fight against forced school busing. As the head of the National Committee for Responsible Patriotism, Wiley created Honor America Week and other massive patriotic activities, organized salutes to police and firefighters and led the first activities on behalf of American POW's.

Senior Bowling Group To Lunch at Buddies'

Following a morning of bowling at Hill Lanes, a group of senior citizens and their guests will partake of lunch at Buddies' Tavern in Parlin, Friday, Oct. 1.

This will mark the completion of a sixth year of bowling by the DuPont Photo Products 25 Year Service Club sponsored group. The group is composed not only of retirees from DuPont, but those from other businesses in the area.

They gather together, men and women from South Amboy, South River, Sayreville, Parlin, Old Bridge Twp., Matawan, Morganville, Middletown, Perth Amboy, Woodbridge and Edison, each Friday at 9:30 a.m. at the Hill Lanes for 2½ hours of bowling.

The group feels they are rendering a service to senior citizens who have a desire to bowl for practice or pleasure and feel more comfortable bowling in a group rather than by themselves.

NL INDUSTRIES PLANS MERGER

Following Separate meetings recently, the boards of directors of both NL Industries, Inc. and The Rucker Company announced that they have approved a definitive plan and agreement for the merger of the two companies.

The basic terms are unchanged from those announced in principle Sept. 7, 1976 according to Ray C. Adam, chairman of the Board of NL Industries and Clarence J. Woodard, chairman of the Board of The Rucker Co.

Upon the merger, each share of Rucker common stock would be converted into \$33 worth of NL common stock. The exchange ratio is subject to adjustment based on the average prices of NL common stock on the New York Stock Exchange for the 20 trading days prior to the later of the shareholder meetings of the two companies, with a maximum of 1.66 shares and a minimum of 1.44 shares of NL common stock to be issued for each share of Rucker common stock.

It is now planned that the merger will be submitted to special meetings of the shareholders of the companies in December of this year. The merger will be a tax free reorganization for Federal income tax purposes.

PATTEN IN THE HOUSE

By U. S. REP. EDWARD J. PATTEN



Since the elderly of the Nation constitute a growing number of Americans, it's important for the President and Congress to realistically meet the income, health and housing needs of senior citizens.

At their present rate of growth, the 65 and over population is expected to increase by 46 per cent (to 30 million) by the year 2000. Therefore, legislative programs should be considered, planned and developed, now.

Although they derive their income from several sources, over half is received from retirement and welfare programs, with less than a third coming from employment. In the House, I've voted for many Social Security benefit increases. Despite the increases, however, average benefits are about \$2,000 a year below what the U.S. Labor Dept. considers a fair level budget for a retired couple, and \$1,000 under for individuals.

Inflation has inflicted a terrible hardship on senior citizens, so higher Social Security benefits are necessary, as well as increased income allowances for part-time work. These are vital to their security.

The health care problems facing the aged also concern me greatly. A comprehensive national health insurance program would provide them adequate coverage at reasonable cost. Hospital and medical costs today are fantastic if not incredible and patients — especially the elderly — are often financially destroyed by a long and costly illness and need more protection than Medicare and Medicaid.

Another serious problem is the housing area. More senior citizen housing should be provided for those who can't afford to own homes. There is a definite shortage in this area and action is needed now.

Age discrimination is affecting more and more people and although there is legislation that prohibits it, it is not really being enforced. It saddens me to see our senior citizens suffer so much in their "golden years."

ANNUAL MEMORIAL SERVICE HELD BY COAST GUARD

Flotilla 21, U.S. Coast Guard Auxiliary, based in Morgan, conducted its annual memorial service for Coast Guardsmen and Auxiliarists now deceased on the evening of Sept. 18. The traditional service was held at sea in the vicinity of the New York - New Jersey boundary light in Raritan Bay.

The service, conducted by Flotilla Commander Charles Winch and Vice-Flotilla Commander John J. Stanjeski, was attended by approximately 20 Auxiliarists and guests. At the close of the service a wreath and weighted Auxiliary flag were dropped into the sea.

Auxiliarists and guests attending were embarked in four Flotilla 21 vessels, Stan-Sul (J. Stanjeski and W. Sullivan), Gloria's Getaway (John Haines), Gandalf (Mereld Keys), and Challenger (Carroll Neely). The use of these vessels was most appropriate since all are owned and operated by Auxiliarists active in Flotilla 21 operations in support of the US Coast Guard.

M.O.D. WALK-A-THON

The Middlesex County Chapter - March of Dimes will hold its fourth annual Walk-A-Thon in the Sayreville - South Amboy area on Sunday, October 10. The 20-mile Walk is scheduled to start at 8:30 a.m. from the Sayreville Junior High School, Washington Road, Parlin. Each walker will have sponsors who pledge to pay a certain amount of money for each mile they walk. There will be various prizes offered to the walkers. To receive further information and to register for the Walk, call the March Dimes office, 777 Washington Road, Parlin at 238-0250.



SPECIAL WOMEN'S GUEST NIGHT

A Special Women's Guest Night has been scheduled at the Raritan Bay Area YMCA.

The "Y" women work leaders through physical activity every Wednesday evening at the YMCA, 182 Jefferson St., Perth Amboy, N.J. Rita Brodinski, Women's Program Director, warmly invites all women to be guests on any of the following dates: Sept. 22, Sept. 29, or Oct. 6, from 6 p.m. to 10 p.m. Guest passes are available from any "Y" women or at the front desk at the YMCA.

A few activities included in our program are: Swimming, Aerobic fitness, group exercise, trampolines, self-defense, volleyball and after a short period in the steam room you may cool off with a dip in the pool during our recreational swim. The YMCA is for you, so please come prepared to participate.

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Fall Classes Start Sept. 11th

LONG AGO ... IN OUR TOWN



South Amboy Beverage Penley's Outing — August 1941

(Photo courtesy of Mike Zulin, Henry St.)

MORGAN SQUAD SEEKS MEMBERS

The captain of the Morgan First Aid Squad reported a total of 101 calls during the month of August. There were 11 emergency transports; 37 non-emergency transports; 20 motor vehicle accidents; four heart attacks; 12 home accidents; two fire calls; seven community service;

Meeting Notice

A meeting of the Committee to Elect Jankowski, Lindblad and Norek will be held on Sunday, Sept. 26 at 8 p.m. at John's Halfway House.

S.A. REPUBLICANS
MEETING SET

A general campaign business meeting of the South Amboy Republican Organization was called by Chairman William Lindblad at John's Halfway House in Mechanicville for this Sunday evening at 8 p.m.

The meeting is open to the public and all Republican organizers and workers are urged to attend to take part in a city wide voter registration program.

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COMPETITIVE SWIM TEAM FORMING AT THE 'Y'

two Garden State Parkway calls and six not needed.

The members expended a total of 104.5 man hours. The men with highest number of calls for the month were Tom Brown, 68; Mike Newman, 47, and Steve Sullivan, 36.

The Morgan First Aid Squad is currently looking for new members who are looking to do a tremendous service to their community. Any one interested in joining please contact Vic Sloan at 721-7025 for the necessary requirements.

Swim Team tryouts will be held on Saturday, October 2nd and 9th at the Raritan Bay Area YMCA in Perth Amboy. Children 12 years of age and under should come between 12:00 Noon and 2:00 p.m. Children over 12 years of age should come between 2:00 and 4:00 p.m. Official practice will start on Monday, October 11th. A practice time will be assigned at the try-out. All children must know front and back crawl in order to participate as part of the team.

This year's team will be getting underway with Beth Rumney, as the Head Swim Team Coach. She comes from a broad background of coaching and aquatics at the high school and college level.

The program will stress all aspects of competitive swimming including endurance, strength, quickness and stroke technique. The team will compete in the New Jersey YMCA swim league.

To register, and for further information, call the "Y" at 443-3632.

Garden State Arts Center
To Hold Scottish Heritage Festival

The Fourth Annual Scottish Heritage Festival at the Garden State Arts Center slated for Saturday, October 3, is practically sold out. Ticket Chairman, James Aitken said, "Ticket sales this year are far exceeding the demands the Festival has had in the past, however, there are still a good number of seats inside the Arts Center available for the afternoon program and, of course, a great many lawn seats. I would urge people who contemplate attending the Scottish Heritage Festival to write to: Scottish Heritage Festival, New Jersey State Highway Authority, Garden State Parkway, Woodbridge, N.J. 07095, with their ticket requests as soon as possible. The prices range from \$8.00 for box seats to \$2.00 for lawn seats, and children under 12 accompanied by an adult will be admitted for half price in some of the sections."

This year's Scottish Festival will feature Peter Morrison, one of Scotland's brightest new stars. Morrison has been compared with the great Kenneth McKellar for both style and delivery and is sure to be a great favorite this year. Along with Morrison, The Two Braw Lads, Clancy and Spink, will entertain. Although each is an artist in his own right, the combination has a special appeal to audiences. Johnny Beattie, a favorite Scottish comedian, will be the Master of Ceremonies for the afternoon program, and Aileen Hamilton, an Edinburgh-born soprano, will also be performing on stage at the Arts Center.

The stage program featuring the above mentioned performers from Scotland, will also be highlighted by massed pipe bands and Scottish dancers, and will start at 1:30. The morning program will begin

at 10 o'clock and will feature highland dancing, pipe bands, sheep dog demonstrations, Scottish games, exhibits of Scottish crafts and Scottish products. The theme of this year's program is Scottish Contributions to America, and samples of some of these will be on display around the area during the morning activities.

The Scottish Festival is one in a series of events scheduled this year by the Arts Center, operated by the New Jersey Highway Authority. The proceeds of the Festivals go to the Garden State Arts Center Cultural Fund, sponsor of free Arts Center Programs for New Jersey's school children and groups of senior citizens, summer youth groups, disabled veterans and the blind.

Tickets are available at the Garden States Arts Center Box Office. For information call 442-8800 ext. 222 on weekdays 9 a.m. to 4:30 p.m.

Marriage Encounter
Information Night

A marriage encounter information night will be held at St. Mary's Church, South Amboy on October 10, 1976 at 8 p.m. You are cordially invited to this informative Marriage and Family information night.

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South Amboy

ORDINANCE NO. 807
(continued from page 2)

recommend same to the governing body.

g. To consider and make report to the governing body within 30 days after referral as to any proposed development regulation submitted to it pursuant to the provisions of C 40:56D-3(a), and also pass upon other matters specifically referred to the planning board by the governing body, pursuant to the provisions of C 40:56D-3(b).

h. When reviewing applications for approval of subdivision plans, site plans, or conditional use, to grant to the same extent and subject to the same restrictions as the zoning board of adjustment.

i. Variances pursuant to subsection 57c of Chapter 201, P.L. 1975, from lot area, lot dimensional setback and yard requirements, provided that such relief from lot area requirements shall not be granted for more than one lot.

Whenever relief is requested pursuant to this subsection, notice of a hearing on the application for development shall include reference to the request for a variance or direction for issuance of a permit as the case may be.

j. To perform such other advisory duties as are assigned to it by ordinance or resolution of the governing body for the aid and assistance of the governing body or other agencies or officers.

Section 8. Time

a. Minor subdivisions. Minor subdivision approvals shall be granted or denied within 45 days of the date of submission of a complete application to the planning board or within such further time as may be consented to by the applicant. Approval of a minor subdivision shall expire 180 days from the date of planning board approval unless within such period a plat in conformity with such approval and the provisions of the "Map Filing Law," or a deed clearly describing the approved minor subdivision is filed by the developer with the county recording officer, the municipal engineer and the municipal tax assessor. Any such plat or deed must be signed by the chairman and secretary of the planning board before it will be accepted for filing by the county recording officer.

b. Preliminary Approval. Major subdivisions. Upon submission of a complete application for a subdivision of ten or fewer lots, the planning board shall grant or deny preliminary approval within 45 days of the date of such submission or within such further time as may be consented to by the developer. Upon submission of a complete application for a subdivision of more than ten lots, the planning board shall grant or deny preliminary approval within 90 days of the date of such submission or within such further time as may be consented to by the developer. Otherwise, the planning board shall be deemed to have granted preliminary approval for the subdivision.

c. Ancillary Powers. Whenever the planning board is called upon to exercise its ancillary powers before the granting of a variance as set forth in Article I, section 7g of this ordinance, the planning board shall grant or deny approval of the application within 30 days after submission by the developer of a complete application or within such further time as may be consented to by the applicant. Failure of the planning board to act within the period prescribed shall constitute approval of the application and a certificate of the administrative officer as to the failure of the planning board to act shall be issued on request of the applicant.

d. Final approval. Application for final subdivision approval shall be granted or denied within 45 days of submission of a complete application or within such further time as may be consented to by the applicant. Final approval of a major subdivision shall expire 90 days from the date of signing of the plat unless within such period the plat shall have been duly filed by the developer with the county recording officer. The planning board may, for good cause shown, extend the period for recording for an additional period not to exceed 180 days from the date of signing of the plat.

Section 9. Applications Procedure for Filing. Applications for development within the jurisdiction of the planning board pursuant to the provisions of C 201, P.L. 1975, shall be filed with the Secretary of the Planning Board. Applicant shall file at least 14 days before the date of the monthly meeting of the board 15 copies of a sketch plat, 15 copies of applications for minor subdivision approval, 15 copies of application for major subdivision approval, or 15 copies of an application for site plan review, conditional use approval, or planned development. At the time of filing the application, but in no event less than ten days prior to the date set for hearing, the applicant shall also file all plat plans, maps, or other papers required by virtue of any provision of this ordinance or any rule of the planning board. The applicant shall obtain all necessary forms from the Secretary of the Planning Board. The Secretary of the board shall inform the applicant of the steps to be taken to initiate applications and of the regular meeting dates of the board.

Section 10. Advisory Committee. The Mayor may appoint one or more persons as a citizens' advisory committee to assist or collaborate with the planning board in its duties, but such person or persons shall have no power to vote or take other action required of the board. Such persons or persons shall serve at the pleasure of the Mayor.

Section 11. Environmental Commission. Whenever the environmental commission has prepared and submitted to the planning board an index of the natural resources of the municipality, the planning board shall make available to the environmental commission an informational copy of every application for development to the

planning board. Failure of the planning board to make such informational copy available to the environmental commission shall not invalidate any hearing or proceeding.

ARTICLE II - ZONING BOARD OF ADJUSTMENT

Section 1. Establishment. Composition. A zoning board of adjustment is hereby established pursuant to C 40:56D-40, et seq., consisting of seven residents of the City of South Amboy appointed by the Mayor, with the advice of the governing body, to serve for terms of four years from January 1 of the year of their appointment. The terms of the members first appointed shall be so determined that to the greatest practicable extent the expiration of such terms shall be distributed evenly over the first four years after their appointment, provided that the initial term of no member shall exceed four years. Thereafter, the term of each member shall be for four years. Nothing in this ordinance shall, however, be construed to affect the term of any present member of the zoning board of adjustment, all of whom shall continue in office until the completion of the term for which they were appointed.

No member of the zoning board of adjustment may hold any elective office or position under the municipality.

A vacancy occurring otherwise than by expiration of term shall be filled for the unexpired term only.

Section 2. Officers. The board of adjustment shall elect a chairman and vice-chairman from its members, and shall also select a secretary who may or may not be a board member or another municipal employee.

Section 3. Board of Adjustment Attorney. There is hereby created the office of attorney to the zoning board of adjustment. The zoning board of adjustment may annually appoint, fix the compensation of, or agree upon the rate of compensation of the zoning board of adjustment attorney, who shall be an attorney other than the municipal attorney.

Section 4. Experts and Staff. The zoning board of adjustment may also employ or contract for and fix the compensation of such experts and other staff and services as it may deem necessary. The board shall not authorize expenditures which exceed, exclusive of gifts or grants, the amount appropriated by the governing body for its use.

Section 5. Rules and Regulations. The board shall adopt such rules and regulations as may be necessary to carry into effect the provisions and purposes of this ordinance in the issuance of subpoenas, administration of oaths, and taking of testimony, the provisions of the County and Municipal Investigations Law of 1953 (N.J.S. 2A:67A-1, et seq.) shall apply.

Section 6. Powers of the Zoning Board of Adjustment

a. The powers of the Zoning Board of Adjustment shall be in accordance with R.S. 40:56D-4 et seq., and amendments and supplements thereto, and with the provisions of this ordinance.

b. It is further the intent of this ordinance to confer upon the zoning board of adjustment as full and complete powers as may lawfully be conferred upon such board, including, not by way of limitation, the authority, in connection with any case, action, or proceeding before the board, to interpret and construe the provisions of this ordinance, or any term, clause, sentence, or word hereof, and the zoning map, in accordance with the general rules of construction applicable to legislative enactments.

c. The board may, in appropriate cases and subject to appropriate conditions and safeguards, grant variances from the terms of this ordinance in accordance with the general or specific rules contained herein, and with the general rules hereby laid down that equity shall be done in cases where the strict construction of the provisions of this ordinance would work undue hardship.

The powers and duties of the board having been delegated to and imposed upon it by statute, the board shall in all cases follow the provisions applicable to it in said Chapter 201, P.L. 1975, or subsequent statutes in such case made and provided, and it shall from time to time furnish to any person requesting the same a copy of its rules and information as to how appeals or applications may properly be filed with the board for its decision thereon.

Section 7. Appeals and Applications

a. Appeals to the board of adjustment may be taken by any interested party. Each appeal shall be taken within the 75 days prescribed by the statute by filing a notice of appeal with the officer from whom the appeal was taken, together with three copies of said notice with the secretary of the board of adjustment. Said notice of appeal shall specify the grounds for said appeal. The officer from whom the appeal is taken shall forthwith transmit to the board all the papers constituting the record upon which the action appealed from was taken.

b. Applications addressed to the original jurisdiction of the board of adjustment without prior application to an administrative officer shall be filed with the Secretary of the Zoning Board of Adjustment. Nine copies of the application shall be filed. At the time of filing the appeal or application, but in no event less than ten days prior to the date set for hearing, the applicant shall also file all plat plans, maps, or other papers required by virtue of any provision of this ordinance or any rule of the board of adjustment. The applicant shall obtain all necessary forms from the Secretary of the Zoning Board of Adjustment. The Secretary of the board shall inform the applicant of the steps to be taken to initiate proceedings and of the regular meeting dates of the board.

c. An appeal stays all proceedings in furtherance of the action in respect of which the decision appealed from was made, unless the officer from whom the appeal is taken certifies to the board of adjustment after the notice of appeal shall have been filed

with him that by reason of facts stated in the certificate a stay would, in his opinion, cause immediate peril to life or property. In such cases, proceedings shall not be stayed otherwise than by a restraining order which may be granted by the board of adjustment or by the Superior Court of New Jersey on application or notice to the officer from whom the appeal is taken and on due cause shown.

Section 8. Power to Reverse or Modify Decisions. In exercising the above mentioned power, the board of adjustment may, in conformity with the provisions of C 201, P.L. 1975 or amendments thereto, or subsequent statutes applying, reverse or affirm wholly or partly or may modify the order, requirement, decision, or determination as ought to be made, and to that end have all the powers of the administrative officer from whom the appeal was taken.

Section 9. Expiration of Variance. Any variance from the terms of this ordinance hereafter granted by the board of adjustment permitting the erection or alteration of any structure or structures, or permitting a modified use of any premises, shall expire by limitation unless such construction or alteration shall have been actually commenced on each and every structure permitted by said variance, or unless such permitted use has actually been commenced within one year from the date of publication of the notice of the judgment or determination of the board of adjustment, except that the running of the period of limitation herein provided shall be tolled from the date of filing an appeal from the decision of the board of adjustment to the governing body, or to a court of competent jurisdiction, until the termination in any manner of such appeal or proceeding.

Section 10. Powers Granted by Law. The board of adjustment shall have such powers as are granted by law.

a. Hear and decide appeals where it is alleged by the appellant that there is error in any order, requirement, decision, or refusal made by an administrative official or agency based on or made in the enforcement of the zoning ordinance.

b. Hear and decide requests for interpretation of the map or zoning ordinance, or for decisions upon other special questions upon which such board is authorized by the zoning ordinance to pass.

c. Where by reason of exceptional narrowness, shallowness, or shape of a specific piece of property, or by reason of exceptional topographic conditions, or by reason of other extraordinary and exceptional situation or condition of such piece of property, the strict application of any regulation in the zoning ordinance would result in peculiar and exceptional practical difficulties to, or exceptional and undue hardship upon the owner of such property, to grant upon an application or an appeal relating to such property, a variance from such strict application, so as to relieve such difficulties or hardship, provided, however, that no variance shall be granted under this paragraph to allow a structure or use in a district restricted against such structure or use, and further provided that the proposed development does not require approval by the planning board of a subdivision, site plan, or conditional use in conjunction with which the planning board shall review a request for a variance pursuant to the subsection 47a of the Municipal Land Use Law of 1975, Chapter 201, P.L. 1975.

d. Grant a variance to allow a structure or use in a district restricted against such structure or use in particular cases and for special reasons, but only by the affirmative vote of at least two-thirds of the full authorized membership of the board. No variance or other relief may be granted under the provisions of this section unless such variance or other relief can be granted without substantial detriment to the public good and will not substantially impair the intent and purpose of the zone plan and zoning ordinance. Any application under any subsection of this section may be referred to any appropriate person or agency, including the planning board, for its report, provided that such reference shall not extend the period of time within which the zoning board of adjustment shall act.

Section 11. Additional Powers. The zoning board of adjustment shall in addition to the powers specified in Section 10 of this article have power given by law to:

a. Direct issuance of a permit pursuant to C 40:56D-34 for a building or structure in the bed of a mapped street or public drainageway, flood control basin, or public area reserved on the official map.

b. Direct issuance of a permit pursuant to C 40:56D-35 for a building or structure not related to a street.

The board of adjustment shall have the power to grant to the same extent and subject to the same restrictions as the planning board subdivision or site plan approval pursuant to Article 6 of Chapter 201, P.L. 1975 or conditional use approval pursuant to C 40:56D-47 whenever the board is reviewing an application for approval of a use variance pursuant to Article II, section 7b of this ordinance.

Section 12. Time for Decision. The board of adjustment shall render its decision not later than 120 days after the date (1) an appeal is taken from the decision of an administrative officer, or (2) the submission of a complete application for development to the board pursuant to the provisions of C 40:56D-7b.

Failure of the board to render a decision within such 120 day period or within such further time as may be consented to by the applicant shall constitute a decision favorable to the applicant.

ARTICLE III
PROVISIONS APPLICABLE TO BOTH THE PLANNING BOARD AND ZONING BOARD OF ADJUSTMENT

Section 1. Conflicts of Interest. No member of the planning board or

zoning board or adjustment shall sit on any matter in which he has either directly or indirectly any personal or financial interest. Whenever any such member shall disqualify himself from acting on a particular matter, he shall not continue to sit with the board on the hearing of such matter nor participate in any discussion or decision relating thereto.

Section 2. Meetings

a. Meetings of both the planning board and zoning board of adjustment shall be scheduled no less often than once a month, and any meeting so scheduled shall be held as scheduled unless cancelled for lack of applications for development to process.

b. Special meetings may be provided for at the call of the chairman or on the request of any two board members, which shall be held on notice to its members and the public in accordance with all applicable legal requirements.

c. No action shall be taken at any meeting without a quorum being present.

d. All actions shall be taken by majority vote of a quorum, except as otherwise required by any provision of C 201, P.L. 1975.

e. All regular meetings and all special meetings shall be open to the public. Notice of all such meetings shall be given in accordance with the requirements of the Open Public Meetings Law, Chapter 201, P.L. 1975.

Section 3. Minutes. Minutes of every regular or special meeting shall be kept, and shall include the names of the persons appearing and addressing the board and of the persons appearing by attorney, the action taken by the board, the findings, if any, made by it, and reasons therefor. The minutes shall thereafter be made available for public inspection during normal business hours at the office of the municipal clerk. Any interested party shall have the right to compel production of the minutes for use as evidence in any legal proceeding concerning the subject matter of such minutes. Such interested party may be charged a fee for reproduction of the minutes for his use as provided for in the rules of the board.

Section 4. Fees. Fees for applications or for the rendering of any service by the planning board or zoning board of adjustment or any member of their administrative staffs which are not otherwise provided by ordinance may be provided for and adopted as part of the rules of the board, and copies of said rules or of the separate fee schedule shall be available to the public.

Section 5. Hearings

a. Rules. The planning board and zoning board of adjustment shall make rules governing the conduct of hearings before such bodies, which rules shall not be inconsistent with the provisions of C 40:56D-1, et seq., or of this ordinance.

b. Oaths. The officer presiding at the hearing or such person as he may designate shall have power to administer oaths and issue subpoenas to compel the attendance of witnesses and the production of relevant evidence, including witnesses and documents presented by the parties, and the provisions of the "County and Municipal Investigations Law," C 38, P.L. 1953 (C 2A:67A-1, et seq.) shall apply.

c. Testimony. The testimony of all witnesses relating to an application for development shall be taken under oath or affirmation by the presiding officer, and the right of cross-examination shall be permitted to all interested parties through their attorneys, if represented, or directly, if not represented, subject to the discretion of the presiding officer and to reasonable limitations as to time and number of witnesses.

d. Evidence. Technical rules of evidence shall not be applicable to the hearing, but the board may exclude irrelevant, immaterial, or unduly repetitious evidence.

e. Records. Each board shall provide for the verbatim recording of the proceedings by either stenographer or mechanical or electronic means. The board shall furnish a transcript or duplicate recording in lieu thereof on request to any interested party, at his expense.

Section 6. Notice Requirements for Hearing. Whenever a hearing is required on an application for development pursuant to C 40:56D-1, et seq., or pursuant to the determination of the municipal agency in question, the applicant shall give notice thereof as follows:

a. Public notice shall be given by publication in the official newspaper of the municipality at least ten days prior to the date of the hearing.

b. Notice shall be given to the owners of all real property as shown on the current tax duplicate or duplicates located within 200 feet in all directions of the property which is the subject of such hearing, and whether located within or without the municipality in which applicant's land is located. Such notice shall be given by: (1) serving a copy thereof on the owner as shown on the said current tax duplicate or his agent in charge of the property, or (2) mailing a copy thereof by certified mail to the property owner at his address as shown on the said current tax duplicate. A return receipt is not required. Notice to adjoining owners may be made by service upon any partner. Notice to a corporate owner may be made by service upon its president, vice-president, secretary, or other person authorized by appointment or by law to accept service on behalf of the corporation.

c. Notice of all hearings on applications for development involving property located within 200 feet of an adjoining municipality shall be given by personal service or certified mail to the clerk of such municipality, which notice shall be in addition to the notice required to be given pursuant to Section 6b of this article to the owners of lands in such adjoining municipality which are located within 200 feet of the subject premises.

d. Notice shall be given by personal service or certified mail to the county planning board of a hearing

on an application for development of property adjacent to an existing county road or proposed road shown on the official county map or on the county master plan, adjoining other county land, or situate within 200 feet of a municipal boundary.

e. Notice shall be given by personal service or certified mail to the Commissioner of Transportation of a hearing on an application for development of property adjacent to a state highway.

f. Notice shall be given by personal service or certified mail to the Director of the Division of State and Regional Planning in the Department of Community Affairs of a hearing on an application for development of property which exceeds 150 acres or 500 dwelling units. Such notice shall include a copy of any maps or documents required to be on file with the municipal clerk pursuant to Section 6b of C 201, P.L. 1975.

g. All notices hereinabove specified in this section shall be given at least ten days prior to the date fixed for hearing and the applicant shall file an affidavit of proof of service with the board holding the hearing on the application for development.

h. Any notice made by certified mail as hereinabove required shall be deemed to be complete upon mailing in accordance with the provisions of C 40:56D-14.

i. Form of notice. All notices required to be given pursuant to the terms of this ordinance shall state the date, time, and place of the hearing, the nature of the matters to be considered, and identification of the property proposed for development by street address, if any, or by reference to lot and block numbers as shown on the current tax duplicate in the municipal tax assessor's office, and the location and times at which any maps and documents for which approval is sought are available as required by law.

Section 7. List of Property Owners Furnished. Pursuant to the provisions of C 40:56D-12c, the administrative officer of the municipality, in the person of the tax collector shall within seven days after receipt of a request therefor and upon receipt of payment of a fee of \$10.00, make and certify a list from the current tax duplicate of names and addresses of owners to whom the applicant is required to give notice pursuant to Article III, section 6b of this ordinance.

Section 8. Decisions

a. Each decision on any application for development shall be set forth in writing as a resolution of the board which shall include findings of fact and legal conclusions based thereon.

b. A copy of the decision shall be mailed by the board within ten days of the date of decision to the applicant, or if represented, to his attorney, without separate charge. A copy of the decision shall also be mailed to all persons who have requested it and who have paid the fee prescribed by the board for such service. A copy of the decision shall also be filed in the office of the municipal clerk, who shall make a copy of such filed decision available to any interested party upon payment of a fee calculated in the same manner as those established for copies of other public documents in the municipality.

Section 9. Publication of Decision. A brief notice of every final decision shall be published in the official newspaper of the municipality. Such publication shall be arranged by the secretary of the planning board or zoning board of adjustment, so the case may be, without separate charge to the applicant. Said notice shall be sent to the official newspaper for publication within ten days of the date of any such decision.

Section 10. Payment of Taxes. Pursuant to the provisions of C 40:56D-38 and C 40:56D-45, every application for development submitted to the planning board or to the zoning board of adjustment shall be accompanied by proof that no taxes or assessments for local improvements are due or delinquent on the property which is the subject of such application; or, if it is shown that taxes or assessments are delinquent on said property, any approval or other relief granted by either board shall be conditioned upon either the prompt payment of such taxes or assessments, or the making of adequate provision for the payment thereof in such manner that the municipality will be adequately protected.

ARTICLE IV - APPEALS

Section 1. Appeals to Zoning Board of Adjustment. An appeal to the zoning board of adjustment may be taken by any interested party affected by any decision of the administrative officer of the municipality based on or made in the enforcement of the zoning ordinance or official map. Such appeal shall be taken within 60 days by filing a notice of appeal in the manner set forth in Article II, Section 7a of this

ordinance, and in accordance with the provisions of Article 9 of the Municipal Land Use Law of 1975.

Section 2. Appeals from Zoning Board of Adjustment to Governing Body. An appeal from any decision of the zoning board of adjustment granting a use variance pursuant to the provisions of C 40:56D-17d may be taken to the governing body, provided such appeal shall be made within ten days of the date of publication of such final decision of the zoning board of adjustment.

Section 3. Appeals from Zoning Board of Adjustment and Planning Board to Governing Body. An appeal from any final decision of the zoning board, other than an appeal of the type described in section 2 hereof, and an appeal from any final decision of the planning board, may be taken to the governing body, provided such appeal shall be taken in accordance with C 40:56D-17.

ARTICLE V

MISCELLANEOUS PROVISIONS. Section 1. Definitions of Terms. Whenever a term is used in this ordinance which is defined in Chapter 201, P.L. 1975, such term is intended to have the meaning set forth in the definition of such term found in said statute, unless a contrary intention is clearly expressed from the content of this ordinance.

Section 2. Repeals. All sections of the Land Subdivision Ordinance, Zoning Ordinance, Site Plan Review Ordinance, or any other ordinance of the City of South Amboy which contains provisions contrary to the provisions of this ordinance shall be and are hereby (to the extent of such inconsistency) repealed.

Section 3. Ordinances Continued. Pursuant to the provisions of Chapter 201, P.L. 1975, Section 81, the substantive provisions of the existing Land Subdivision Ordinance, Zoning Ordinance, and Site Plan Review Ordinance of the City of South Amboy and the development regulations set forth therein shall continue in full force and effect and shall be read in pari materia with this ordinance.

Section 4. Pending Applications. All applications for development filed prior to the effective date of this ordinance may be continued, but any appeals arising out of decisions made on any such application shall be governed by the provisions of Article IV of this ordinance.

Section 5. Short Title. This ordinance shall be known and may be cited as "The Land Use Procedures Ordinance of the City of South Amboy."

Section 6. Copy to be Filed with County Planning Board. Immediately upon adoption of this ordinance the municipal clerk shall file a copy of this ordinance with the County Planning Board as required by law. The clerk shall also file with said County Planning Board copies of all other ordinances of the municipality relating to land use, such as the subdivision, zoning, and site plan review ordinances.

Section 7. Effective Date. This ordinance shall take effect on final approval and publication as provided by law.

THOMAS A. O'BRIEN
Council President

THEODORE J. LEWANDOWSKI,
Mayor
Approved as to Form:
JOHN J. VAIL, Law Director

Notice
Take notice that the foregoing ordinance was introduced at a meeting of the City Council of the City of South Amboy, County of Middlesex, New Jersey held on the 21st day of September 1976, and will be considered for second and final reading of October 5, 1976 at 8:00 P.M. at which time all persons having objections thereto are hereby notified to be present and to present same.

NATALIE BRENNAN
City Clerk

South Amboy Citizen
Issue Sept. 23, 1976

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



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Alberns Sea Food
Daylight Bakery
Mason Wilson Funeral Home
Kurzawa Funeral Home
Superb Carpet**

**The policeman cares. So does
the crossing guard. And, of
course, so do you. But caring
has to be put into action. So
keep alert. Watch for signals.
Drive slowly, very carefully.
And NEVER pass a school bus!**

SCHOOL'S OPEN  **IT'S**  **SAFE**  **DRIVING**  **TIME**