

Greenville Town Board

P. O. BOX 188
GREENVILLE, INDIANA 47124
812-923-5649

January 8, 1981
Town Hall

The regular monthly meeting of the Greenville Town Board was opened by President Jack Sprigler. All Board members were present, in addition to Max Mason, Janice Gibson, Gary Getrost and other interested Citizens.

Minutes of the previous meeting were read and approved. Financial statements were presented to the Board.

The Board approved and signed the Contract to have Mr. Mason continue as Attorney for Greenville.

The new NOW account was signed by the board to be started with Floyd County Bank.

The board signed the estimated percentage of the job completion at 63%.
The outlay report and request for reimbursement was signed by the president.

Dave Snyder presented a letter explaining why he should have a time extension. The letter was accepted but no action needed, it was on record and the board is waiting for documentation before acting.

A special meeting was called for next Wednesday Jan. 14 for this documentation.

Another item for discussion--Flush Hydrant. Not specified but we should have one at probable cost of 280.00.

Fire Hydrant
Board approved installation on 150 Sub-Station estimated cost 900.00
It was requested that the board help stop the liquor License from being issued. Mr. Mason advised that the Board could do nothing.

To help our Senior Citizens when the weather is bad someone from the office will stop by their homes for the payment. An item will be put in the Gazette informing them.

No other business before the board Jack Sprigler asked for adjournment seconded by Mr. Spears.

Respectfully submitted

Grace Martin
Grace Martin
Clerk- Treasurer

Jack Sprigler
Jack Sprigler
President

DAVID SNYDER'S

Backhoe & Trenching

SERVICE

812 - 732-4866

Route 4 Box 450E

Corydon, IN 47112

Town of Greenville
Greenville, Indiana

January 8, 1981

Dear Sir:

This letter is in regard to our work program on the water main contract at Greenville. As stated in our letter of November 10, 1980, we felt that it might be necessary to extend the scheduled completion date of February 1, 1981 because of problems on construction of the project. In that letter we detailed a few of the problems that we had encountered. At this time we feel that a 60 day extension of time will be necessary.

As we stated in the letter, all the problems that we have encountered have been beyond our control. We feel that the 60 day extension would be sufficient as long as the weather cooperated. As long as the weather does not get any worse, we will have the customers on the Buck Creek line supplied with water by January 31st. This would not cost the water company any lost revenue. If, during the 60 day period, foul weather is encountered, the completion date might need to be altered.

We honestly feel that this extension of time is needed, and we hope that you will cooperate with us on this matter.

Sincerely,

David W. Snyder
David W. Snyder

To Furnish Documentation.



SKYLINE COMMUNICATIONS CORPORATION

SUITE 304, 204 PEARL ST., NEW ALBANY, INDIANA 47150

812.944.7333

December 29, 1980

Town Board of Greenville
of the Town of Greenville, Indiana
Greenville, Indiana 47124

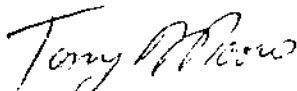
Re: Cable Television Franchise

Gentlemen:

Skyline Communications Corporation hereby submits this written acceptance of the Cable Television Franchise Resolution as resolved and ordered by the Town Board of Greenville of the Town of Greenville, Indiana on the eighteenth day of December, 1980.

Thank you for your consideration in this matter.

Sincerely,



Tony Moors
Vice President

TM:ejm

A G R E E M E N T

THIS AGREEMENT, made and entered into as of the 1st day of January, 1981, by and between THE TOWN BOARD OF GREENVILLE, INDIANA, hereinafter referred to as the BOARD and MAX C. MASON, JR., Attorney at Law, New Albany, Indiana, hereinafter referred to as ATTORNEY.

W I T N E S S E T H:

WHEREAS, the Board did on January 8, 1981, appoint Max C. Mason, Jr., as Town Attorney for Greenville, Indiana; and

WHEREAS, it was then and there verbally agreed upon by and between the Board and the Attorney as to the tenure of said Attorney's service, the services he should render and the compensation he should receive therefor; and

WHEREAS, it is now agreed by and between the Board and the Attorney that said verbal agreement should be reduced in writing.

NOW THEREFORE, it is agreed by and between the Board and the Attorney as follows:

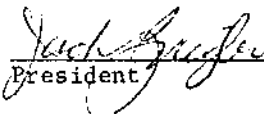
1. The Board does now confirm its appointment of Max C. Mason, Jr., Attorney at Law, New Albany, Indiana, to serve as Town Attorney for the calendar year 1981.
2. The Attorney does hereby confirm the verbal contract with the Board to serve in the capacity as Town Attorney for Greenville, Indiana, for the calendar year 1981, to perform all necessary legal services required by the Board in the performance of official business on behalf of Greenville, to represent the members of the Board jointly and severally, in all legal matters which they become involved in carrying out their duties as members of the Town Board of Greenville.
3. The Board shall pay to the attorney and the Attorney shall accept from the Board, as compensation for services to be rendered under this Agreement, the sum of \$1,500.00, per year, said sum to be payable annually.

4. It is specifically reaffirmed that the services to be rendered by the Attorney under this Agreement shall not include any services required of him or rendered by him in connection with collective bargaining, any bond issues, condemnation suits and legal services requiring court appearance made during the term of this agreement, it being understood by and between the Board and the Attorney that in the event any services are rendered by the Attorney in connection with collective bargaining, bond issues, condemnation suits and legal services requiring court appearances, said Attorney shall be paid of such services, in addition to the annual fee hereinabove set out, such fee or fees as may be determined reasonable and where pertinent, approved by the Court having jurisdiction of such litigation.

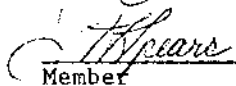
5. Either the Board or the Attorney may terminate this Agreement upon thirty (30) days written notice.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals, this 8th day of January, 1981.

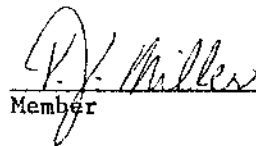
TOWN BOARD OF GREENVILLE



President



Member



Member



Max C. Mason Jr., Attorney