

SNOHOMISH HEALTH DISTRICT
RESOLUTION OF THE BOARD OF HEALTH

17 - 75

RESOLUTION NUMBER 17-75

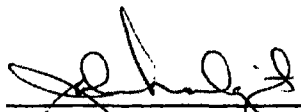
RESOLUTION SUBJECT: CLAIM FOR DAMAGES RECEIVED

WHEREAS RCW 4.96.010 provides that claims against municipal corporations shall be presented to and filed with the governing body of any such organization within one hundred twenty days from the date that the claim arose, and

WHEREAS John H. Pedersen of 239 Belmont Avenue, Long Beach, California did file a letter received August 6, 1975 requesting reimbursement for expenses incurred due to alleged negligence of Snohomish Health District personnel, such alleged negligence occurring May 7, 1975 and within the one hundred twenty day period.

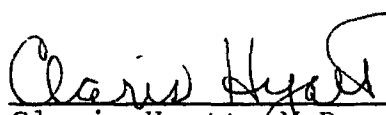
NOW THEREFORE the BOARD OF HEALTH of Snohomish Health District does acknowledge receiving said claim for \$70.00 and authorizes the Health Officer to refer the claim to Gilkey-Armstrong Insurance Company.

Adopted this 9th day of September 1975.



John Nordquist, Chairman
Board of Health

ATTEST:



Claris Hyatt, M.D.
Health Officer

September 9, 1975

239 Belmont Avenue
Long Beach, California 90803
August 4, 1975

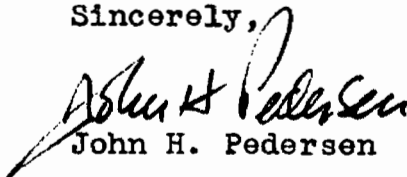
Snohomish Health District
Attention Mr. Jerry Russell
Environmental Health Technician
Courthouse
Everett, Washington 98201

Dear Mr. Russell:

On May 7, 1975 you wrote to my brother Norman and me regarding an abandoned well that was alleged to be on our property (copy of your letter attached). We had our attorney investigate and on May 30, 1975 he reported to you that the well is actually on the property of others (copy of his letter attached).

The charges for this effort amounted to \$70 (copy of billing attached), which we have paid. Since the error was entirely yours, we feel that the Snohomish Health District should reimburse us for this expense. Your prompt attention would be appreciated.

Sincerely,


John H. Pedersen

