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Minutes of a Meeting of the Town Board of the Town of Riverhead held at the MERCY HIGH SCHOOL AUDITORIUM, Ostrander Avenue, Riverhead, New York, on Tuesday, December 1, 1970 at 10:30 A.M.

Present:

Bruno Zaloga, Supervisor
Thomas R. Costello, Town Justice
Robert G. Leonard, Town Justice
Vincent B. Grodski, Councilman
George G. Young, Councilman

Also present: Alex E. Horton, Supt. of Highways.
John J. Munzel, Town Attorney.

Supervisor Zaloga called the meeting to order at 10:30 A.M.

Pledge of Allegiance was said.

Supervisor Zaloga introduced the elected officials, Town Attorney and Departmental Heads and read a list of Town Board members assigned to Committees.

Town Justice Costello offered the following resolution which was seconded by Town Justice Leonard.

BE IT RESOLVED, That the Minutes of a Meeting of the Town Board held on November 17th, 1970, be approved as submitted.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

BOARD OF AUDIT

The Town Board convened as a Board of Audit and examined bills submitted on Abstracts dated December 1, 1970, as follows:

General Town	\$16,702.23
Highway Item No. 1	\$ 788.21
Highway Item No. 3	\$ 956.30
Highway Item No. 4	\$ 250.25

Councilman Grodski offered the following resolution which was seconded by Councilman Young.

BE IT RESOLVED, That General Town bills in the amount of \$16,702.23, be approved as submitted, and

FURTHER RESOLVED, That the following Highway bills be approved for payment.

Highway Item No. 3	\$956.30
Highway Item No. 1	\$788.21
Highway Item No. 4	\$250.25

RESOLUTION continued:

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

Supervisor Zaloga asked if anyone wished to be heard at this time.

John P. Riesdorph asked if the Town Board is giving any consideration to the petition of the Howell Lane residents requesting street light installations.

Town Justice Costello informed Mr. Riesdorph that a resolution is prepared authorizing LILCO to make a survey for such installation.

HIGHWAY MATTERS

Alex E. Horton, Supt. of Highways, reported that he has decided to remove the tree in front of Mrs. King's residence on 120 Hallock Street.

DEPARTMENTAL HEADS

Charles H. Weller, Sewer District Superintendent reported that a resolution will be adopted at this meeting, authorizing the town supervisor to execute the necessary documents for application for Federal Aid for the construction of sewage treatment works.

Police Chief Stephen Grodski reported on the 40 MPH speed zone in the area of Peconic Bay Blvd. stating that in 1969 the Town Board by resolution requested the State to reduce the speed to 40 MPH. A survey was made and an order recommending the speed be reduced was received from the State for the area of South Jamesport Avenue to a point 500 feet west of Bay Avenue. The Highway Department posted signs accordingly. Since then it has been learned that an error was made for the reason there are two Bay Avenues on Peconic Bay Blvd. - one a public road and one a private road.

Chief Grodski urged that another survey be requested by the Town Board for the entire length of Peconic Bay Blvd.

Supervisor Zaloga requested the Chief to prepare such request for the next meeting of the Board.

Stanley Grodski, Recreation Supervisor, stated that no bids for the purchase and removal of wood in Wading River Park had been received and asked the Board's permission to cut up and dispose of the wood, branches and stumps, so the area can be cleared to start the building project.

Supervisor Zaloga informed Mr. Grodski to check with the Town Insurance Broker as to liability coverage and advised him that the removal of wood be made under the supervision of the Recreation Department.

NOTICE AND PETITION

Sun Oil Company vs. Town Board, Town of Riverhead, served on the Town Clerk, November 19, 1970. Filed.

Matter referred to Town Attorney.

REPORTS

Fire Inspector's, month of November, 1970. Filed.

Police Department, month of November, 1970. Filed.

Building Department, month of November, 1970. Filed.

OPEN BID REPORT-Purchase & removal of Wood-Wading River Park.
No Bids Received.OPEN BID REPORT-2 New Sand Spreaders-Highway Department

After being duly advertised the following bid for the purchase of Two (2) New Sand Spreaders for use of the Town of Riverhead Highway Department was received by the Town Clerk on Monday, November 30, 1970 at 11:15 A.M.

MUNICIPAL MACHINERY CO., INC., Route 25, Coram, New York 11727.

Delivered Price of Two (2) New Sand Spreaders: \$3,674.00

Delivery Date: Within 30 days after receipt of order.

The Bid was filed for the December 1, 1970 Town Board Meeting.

OPEN BID REPORT-One New 1971 Pickup Truck-Highway Department

After being duly advertised the following bids for the purchase of One (1) New Pickup Truck for use of the Town of Riverhead Highway Department were received by the Town Clerk on Monday, November 30, 1970 at 11:00 A.M.

O'KEEFE CHEV-OLDS, INC., East Main Street, Riverhead, N. Y. 11901

Delivered price of One (1) New 1971 3/4 Ton Pickup Truck \$4,322.25

Less Trade-in of one (1) 1966 1/2 Ton Pickup Truck \$1,423.25

Net Delivered Price of one new 1971 Pickup Truck less trade-in \$2,899.00

Date of Delivery: Approx. 8 weeks after receipt of order.CASSEL GMC TRUCK SALES CORP., 2 Access Road, Patchogue, N. Y. 11772

Date of Delivery-Approximately 90 days.

Delivered price of One (1) New 1971 3/4 Ton Pickup Truck \$4,403.25

Less Trade-in of one (1) 1966 1/2 Ton Pickup Truck \$ 898.25

Net Delivered Price of one new 1971 Pickup Truck less trade in \$3,505.00

TRYAC TRUCK & EQUIP. CO. INC., Rte. 58, Riverhead, N. Y. 11901

Date of delivery - February, 1971

Delivered price of One (1) New 1971 3/4 Ton Pickup Truck \$4,389.75

Less Trade-in of one (1) 1966 1/2 Ton Pickup Truck \$1,221.10

Net Delivered Price of one new 1971 Pickup Truck less trade-in \$3,168.65

ALTERNATE BID OF TRYAC

One 1970 White International Model 1200D (4x) Pickup Truck \$4,436.00

Less Trade-in \$1,455.00

Net Delivered Price \$2,981.00

The Bids were filed for the December 1, 1970 Town Board Meeting.

COMMUNICATIONS

Town of Riverhead Planning Board, dated 11/23/70, relating to referral on Petition of Hazeltine Corporation for change of zone from Agriculture A to Industrial A on parcel of land located on the north side of Route 58, Riverhead. Recommending Petition be granted. Filed.

Copies to Town Board.

Town of Riverhead Planning Board, dated 11/24/70, relating to referral on Petition of Theodore and Jennie Doroski for change of zone from Agriculture A to Industrial A, on property located on the north side of Route 25, Calverton.

Recommending that the Zoning map be amended to change the zoning use district to Industrial A all the land on the North side of Route 25, Calverton, northerly to the southerly line of LILCO property beginning at the westerly line of property of Al Anasky easterly to where the present line is 1,000 feet north of Route 25, which includes the land of the aforesaid petitioners. Filed.

Copies to Town Board.

Town of Riverhead Planning Board, dated 11/24/70, relating to property of I. M. Young & Co. located at north R. R. Street and South Jamesport Avenue, Jamesport and property of Lebanon Chemical Corp. located at South R. R. Street and South Jamesport Avenue - stating that the Planning Board believes the area has been inadvertently zoned to Residence C from Industrial B when the zoning map was revised in May, 1970, and recommending that aforementioned properties be changed to Industrial B Use District. Filed.

Copies to Town Board.

Town of Riverhead Planning Board, dated 11/25/70, relating to referral on Petition of Carlo Boschetti for change of zone from Agriculture A to Industrial B on property located on the west side of West Lane, 500 feet north of Route 25, Aquebogue. Recommending that the Petition be denied. Filed.

Copies to Town Board.

Hi-Temp Liquid Heating Co. Inc., dated 11/18/70, submitting specifications covering Model 1510 Incinerator for Dog Pound. Filed.

Copies to Town Board.

PETITION

Signed by 10 residents of Howell Lane, requesting installation of street lights on Poles No. 1, 3 and 5 to be of small candle power. Filed.

Referred to Lighting Committee.

Supervisor Zaloga recessed the Meeting to hold a Public Hearing.

PUBLIC HEARING - 11:00 A.M.

Town Clerk submitted affidavits of publishing and posting Notices of Public Hearing on the matter of a proposed Amendment to Section 4, Subdivision A of Ordinance No. 3 "Traffic Control and Parking."

The affidavits were ordered filed.

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PUBLIC HEARING - 11:00 A.M. Continued:

Supervisor Zaloga explained that this amendment was requested by the owners of the Riverhead Shopping Plaza to help the Town enforce the traffic regulations in the area.

Supervisor Zaloga thereupon declared the Hearing open and asked if anyone wished to be heard.

Police Chief Grodski stated that there was also a request for such amendment to include the Billy Blake's shopping area.

After discussion it was decided that another Hearing be scheduled to include the Billy Blake area.

No one else wishing to be heard and no communications having been received thereto, Supervisor Zaloga declared the Hearing closed and re-opened the meeting.

Town Justice Leonard thanked the Mercy High School for the invitation to hold the Town Board Meeting in the Auditorium.

Town Justice Costello thanked Principal Sister Julia and Sister Leone and the Student Body for the invitation to hold the Town Board in the Auditorium.

Town Justice Costello also thanked Town Clerk Helene Block for the Christmas Card he received this day.

Councilman Young offered the following resolution which was seconded by Councilman Grodski.

WHEREAS, The Superintendent of Highways has hired Frank A. Harris as Temporary Laborer in the Highway Department, now therefore be it

RESOLVED, That the Superintendent of Highways be and is hereby authorized to pay said temporary employee at the rate of \$2.35 per hour, effective Nov. 16, 1970.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

Councilman Young offered the following resolution which was seconded by Councilman Grodski.

WHEREAS, The Superintendent of Highways has hired Kenneth Bowden as Temporary Laborer in the Highway Department, now therefore be it

RESOLVED, That the Superintendent of Highways be and is hereby authorized to pay said temporary employee at the rate of \$2.35 per hour, effective November 12, 1970.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

Supervisor Zaloga explained the reason for the uniformity on the voting, stating that all of the matters as contained in the resolutions are gone over thoroughly by the Board in Executive Session held prior to each meeting.

RESOLUTION

Town Justice Costello offered the following resolution which was seconded by Town Justice Leonard.

BE IT RESOLVED, That the Long Island Lighting Company be and is hereby authorized to make a survey for the installation of street lights on Poles Number 1, 3 and 5 on Howell Lane, Riverhead, within the Riverhead Lighting District.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

Town Justice Costello offered the following resolution which was seconded by Town Justice Leonard.

BE IT RESOLVED, That Barbara J. Schworak, be and is hereby appointed Stenographer to the Justice Court, from the Suffolk County Civil Service Commission Certification of Eligibles CR-3 Stenographer List, dated November 2, 1970, to serve a six (6) month probationary period, effective November 30, 1970, to be paid at the rate of \$4600 per annum, payable bi-weekly.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

Councilman Young offered the following resolution which was seconded by Councilman Grodski.

RESOLVED, That the bid for the purchase of Two (2) New Sand Spreaders for use of the Town of Riverhead Highway Department, be and is hereby awarded to MUNICIPAL MACHINERY CO. INC., Route 25, Coram, New York 11727, at a cost of \$3,674.00, subject to its bid and specification form filed in the office of the Town Clerk, and

FURTHER RESOLVED, That the acceptance of said bid is subject to the approval of the Suffolk County Superintendent of Highways/Suffolk County Commissioner of Public Works.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

Councilman Young offered the following resolution which was seconded by Councilman Grodski.

RESOLVED, That the bid for the purchase of One (1) New 1971 Pickup Truck for use of the Town of Riverhead Highway Department, be and is hereby awarded to O'KEEFE CHEV-OLDS, INC., East Main Street, Riverhead, New York 11901, at a cost of \$2,899.00, subject to its bid and specification form filed in the office of the Town Clerk, and

FURTHER RESOLVED, That the acceptance of said bid is subject to the approval of the Suffolk County Superintendent of Highways/Suffolk County Commissioner of Public Works.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

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RESOLUTION

Town Justice Costello offered the following resolution which was seconded by Town Justice Leonard.

WHEREAS, Chapter 714 of the Laws of 1959 reenacted Section 164 of the Social Welfare Law, effective April 22, 1959, to allow the legislative body of a county, city or town responsible for providing home relief to determine and direct that employable home relief recipients be assigned to perform work for such county, city or town as such recipients are able to perform, exclusive of any work ordinarily performed by regular employees of such county, city or town or by craft or trade in private employment; and

WHEREAS, It appears to this Board to be in the best interest of both the Town of Riverhead and of employable persons receiving home relief therefrom that such persons be assigned to perform such work for such town, its departments, bureaus, divisions and other units thereof, as they are able to perform and which is not prohibited by such Section 164 of the Social Welfare Law, it is

RESOLVED, Pursuant to Section 164 of the Social Welfare Law as added by Chapter 714 of the Laws of 1959, by the Town Board of the Town of Riverhead, that it is the determination and direction of this Board that employable persons in receipt of home relief shall be assigned to perform work for the Town of Riverhead, the head of any of its departments, bureaus, divisions or other units thereof whenever request is made that such persons be assigned to his unit, such request to be addressed to the public welfare official of this Town and the number of persons to be used and the character of the work to be performed indicated, and it is further

RESOLVED, That the public welfare official of the Town, upon receipt of such a request shall thereupon assign such persons in receipt of home relief who, in his judgment, are able to perform the work indicated, provided he is satisfied that such persons will not be used to replace, or to perform any work ordinarily performed by regular employees of any department or other units of this Town, or to replace, or to perform any work which would ordinarily be performed by craft or trade in private employment; and, it is further

RESOLVED, That persons shall be assigned to perform only such work as they are able, in the judgment of the public welfare official, to perform, and, it is further

RESOLVED, That the number of days of work to be given each person shall be determined by the amount of the budget deficit of the recipient and his family computed on local home relief budget schedules, and no person shall be required to work for more than the number of days necessary to earn such amount, at the rate of \$1.85 per hour, or to be paid more than such amount, and no person shall be required to work more than eight (8) hours in a day or more than forty (40) hours in a week; and, it is further

RESOLVED, That any person who refuses to report for or to perform work to which he has been assigned by the public welfare official shall thereupon become ineligible for home relief, and, it is further

RESOLVED, That this Resolution shall take effect on the 4th day of January, 1971.

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RESOLUTION continued:

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

Town Justice Leonard offered the following resolution and moved its adoption:

RESOLUTION OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD, NEW YORK, ADOPTED DECEMBER 1, 1970, AUTHORIZING THE REDEMPTION IN PART, OF \$15,000. CAPITAL NOTE-1968 NUMBER 4, TO THE EXTENT OF \$5,000. AND APPROPRIATING SAID AMOUNT THEREFOR.

(Recital)

WHEREAS, The Town of Riverhead, in the County of Suffolk, New York, has heretofore duly authorized, sold and issued its \$15,000 Capital Note-1968 for payment of claim of Rita L. Bujnicki, cost of resurfacing the Roanoke Avenue Parking Lot, cost of lighting Stotsky Park, cost of fence at the Recreation Park and cost of fence at the highway department garage, pursuant to the resolution duly adopted by the Town Board on December 3, 1968, and it is now necessary to redeem said Note to the extent of \$5,000 from a source other than the proceeds of the Capital Note of which said Note has been issued; now, therefore, be it

RESOLVED, BY THE TOWN BOARD OF THE TOWN OF RIVERHEAD, IN THE COUNTY OF SUFFOLK, NEW YORK, AS FOLLOWS:

Section 1. The \$15,000 Capital Note-1968 Number 4 is hereby authorized to be redeemed on December 5, 1970, to the extent of \$5,000 from funds of said Town now available to said purpose, said funds being a source other than the proceeds of the Capital Note of which said Note was issued, and the said amount of \$5,000 is hereby appropriated therefor.

Section 2. This resolution shall take effect immediately.

The adoption of the foregoing resolution was seconded by Town Justice Costello, and duly put to a vote on roll call, which resulted as follows:

AYES: Councilman Young, Councilman Grodski, Town Justice Leonard, Town Justice Costello and Supervisor Zaloga.

NOES: None.

The resolution was thereupon declared duly adopted.

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RESOLUTION

Town Justice Leonard offered the following resolution and moved its adoption:

CAPITAL NOTE RESOLUTION OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD, NEW YORK, ADOPTED DECEMBER 1, 1970, AUTHORIZING THE RENEWAL IN PART, OF A \$15,000. CAPITAL NOTE-1968 NUMBER 4, BY THE ISSUANCE OF A NEW NOTE IN THE PRINCIPAL AMOUNT OF \$10,000.

(Recital)

WHEREAS, The Town of Riverhead, in the County of Suffolk, New York, has heretofore duly authorized, sold and issued its \$15,000 Capital Note-1968 Number 4, for payment of claim of Rita L. Bujnicki, cost of resurfacing the Roanoke Avenue Parking Lot, cost of lighting Stotsky Park, cost of fence at the Recreation Park and cost of fence at the highway department garage, and has authorized the redemption of said Note to the extent of \$5,000, and it is now necessary and desirable to provide for the renewal, in part, of said Note by the issuance of a new Note in the principal amount \$10,000, now, therefore, be it

RESOLVED BY THE TOWN BOARD OF THE TOWN OF RIVERHEAD, IN THE COUNTY OF SUFFOLK, NEW YORK, AS FOLLOWS:

Section 1. The \$15,000 Capital Note-1968 for payment of claim of Rita L. Bujnicki, cost of resurfacing the Roanoke Avenue Parking Lot, cost of lighting Stotsky Park, cost of fence at the Recreation Park and cost of fence at the highway department garage, dated December 5, 1968, maturing December 5, 1970, numbered 4, heretofore duly authorized, sold and issued pursuant to the Resolution duly adopted by the Town Board on December 3, 1968, is hereby authorized to be renewed, in part, by the issuance of a new Note in the principal amount of \$10,000, said Note dated December 5, 1968, having been heretofore authorized to be redeemed from a source other than the proceeds of the Capital Note of which it was issued, to the extent of \$5,000, all as hereinabove referred to in the Recital hereof, pursuant to the provisions of the Local Finance Law, constituting Chapter 33-a of the Consolidated Laws of the State of New York. The maturity of said renewal Note herein authorized shall not be later than one year from its date, and said Note may be further renewed pursuant to the provisions of said Local Finance Law.

Section 2. The terms, form and details of said renewal Note shall be as follows:

Ambunt and Title:	\$10,000 - Payment of claim, cost of re-surfacing parking lot, cost of lighting Stotsky Park and cost of fences at the Recreation Park and Highway Garage.
Dated:	December 5, 1970.
Matures:	December 5, 1971.
No.	4-R
Denomination:	\$10,000.
Interest Rate:	_____ % per annum, payable at maturity.

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RESOLUTION continued:

Place of Payment of

Principal and Interest:

Supervisor's Office, Riverhead, N. Y.

Form of Note:

Substantially in accordance with the form prescribed by Schedule B, 2-of the Local Finance Law of the State of New York.

Section 3. Said Note is hereby sold to _____ at the price of par, to bear interest at the rate of _____% per annum, payable at maturity, and the Supervisor is hereby authorized to deliver said Note to said purchaser upon receipt of the principal amount, plus accrued interest, if any, from the date of said Note to the date of delivery.

Section 4. Said Note shall contain the recital of validity prescribed by Section 52.00 of said Local Finance Law, and shall be a general obligation of the Town, payable as to both principal and interest by a general tax upon all the taxable real property within the Town, without limitation of rate or amount. The faith and credit of the Town are hereby irrevocably pledged to the punctual payment of the principal and interest of said Note and provision shall be made in the budget of the Town by appropriation for the redemption of the Note to mature in such year and for the payment of interest to be due in such year.

Section 5. Said Note shall be executed in the name of the Town by its Supervisor and the corporate seal of said Town shall be affixed thereto and attested by its Town Clerk.

Section 6. This resolution shall take effect immediately.

The adoption of the foregoing resolution was seconded by Town Justice Costello, and duly put to a vote on roll call, which resulted as follows:

AYES: Councilman Young, Councilman Grodski, Town Justice Leonard,
Town Justice Costello and Supervisor Zaloga.

NOES: None.

The resolution was thereupon declared duly adopted.

Councilman Grodski offered the following resolution and moved its adoption:

RESOLUTION OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD,
NEW YORK, ADOPTED DECEMBER 1, 1970, AUTHORIZING THE RE-
DEMPTION IN PART, OF \$14,000. CAPITAL NOTE-1968 NUMBER 3,
TO THE EXTENT OF \$4,700. AND APPROPRIATING SAID AMOUNT
THEREFORE.

(Recital)

WHEREAS, The Town of Riverhead, in the County of Suffolk, New York, has heretofore duly authorized, sold and issued its \$14,000 Capital Note-1968 for financing certain projects in the Town of Riverhead, pursuant to the resolution duly adopted by the Town Board on December 3, 1968, and it is now necessary to redeem said Note to the extent of \$4,700. from a source other than the proceeds of the Capital Note of which said Note was issued, now, therefore, be it

RESOLUTION continued:

RESOLVED, BY THE TOWN BOARD OF THE TOWN OF RIVERHEAD,
IN THE COUNTY OF SUFFOLK, NEW YORK, AS FOLLOWS:

Section 1. The \$14,000 Capital Note-1968 Numbered 3, is hereby authorized to be redeemed on December 5, 1970, to the extent of \$4,700. from funds of said Town now available to said purpose, said funds being a source other than the proceeds of the Capital Note of which said Note was issued, and the said amount of \$4,700. is hereby appropriated therefor.

Section 2. This resolution shall take effect immediately.

The adoption of the foregoing resolution was seconded by Councilman Young, and duly put to a vote on roll call, which resulted as follows:

AYES: Councilman Young, Councilman Grodski, Town Justice Leonard,
Town Justice Costello and Supervisor Zaloga.

NOES: None.

The resolution was thereupon declared duly adopted.

Councilman Grodski offered the following resolution and moved its adoption:

CAPITAL NOTE RESOLUTION OF THE TOWN BOARD OF THE
TOWN OF RIVERHEAD, NEW YORK, ADOPTED DECEMBER 1,
1970, AUTHORIZING THE RENEWAL IN PART, OF A \$14,000.
CAPITAL NOTE-1968 NUMBERED 3, BY THE ISSUANCE OF A
NEW NOTE IN THE PRINCIPAL AMOUNT OF \$9,300.

(Recital)

WHEREAS, The Town of Riverhead, in the County of Suffolk, New York, has heretofore duly authorized, sold and issued its \$14,000. Capital Note-1968 Numbered 3, for financing certain drainage projects in the Town of Riverhead, and has authorized the redemption of said Note to the extent of \$4,700, and it is now necessary and desirable to provide for the renewal, in part, of said Note by the issuance of a new Note in the principal amount of \$9,300, now, therefore, be it

RESOLVED BY THE TOWN BOARD OF THE TOWN OF RIVERHEAD, IN THE
COUNTY OF SUFFOLK, NEW YORK, AS FOLLOWS:

SECTION 1. The \$14,000. Capital Note-1968 for financing certain drainage projects in the Town of Riverhead, dated December 5, 1968, maturing December 5, 1970, numbered 3, heretofore duly authorized, sold and issued pursuant to the Resolution duly adopted by the Town Board on December 3, 1968, is hereby authorized to be renewed, in part, by the issuance of a new Note in the principal amount of \$9,300, said Note dated December 5, 1968, having been heretofore authorized to be redeemed from a source other than the proceeds of the Capital Note of which it was issued, to the extent of \$4,700, all as hereinabove referred to in the Recital hereof, pursuant to the provisions of the Local Finance Law, constituting Chapter 33-a of the Consolidated Laws of the State of New York. The maturity of said renewal Note herein authorized shall not be later than one year from its date, and said Note may be further renewed pursuant to the provisions of said Local Finance Law.

RESOLUTION continued:

Section 2. The terms, form and details of said renewal Note shall be as follows:

Amount and Title:	\$9,300 - For financing certain drainage projects in the Town of Riverhead.
Dated:	December 5, 1970.
Matures:	December 5, 1971.
Number:	3-R.
Denomination:	\$9,300.
Interest Rate:	_____ % per annum, payable at maturity.
Place of Payment of Principal and Interest:	Supervisor's Office, Riverhead, N. Y.
Form of Note:	Substantially in accordance with the form as prescribed by Law.

Section 3. Said Note is hereby sold to _____ at the price of par, to bear interest at the rate of _____ % per annum, payable at maturity, and the Supervisor is hereby authorized to deliver said Note to said purchaser upon receipt of the principal amount, plus accrued interest, if any, from the date of said Note to the date of delivery.

Section 4. Said Note shall contain the recital of validity prescribed by Section 52.00 of said Local Finance Law, and shall be a general obligation of the Town, payable as to both principal and interest by a general tax upon all the taxable real property within the Town, without limitation of rate or amount. The faith and credit of the Town are hereby irrevocably pledged to the punctual payment of the principal and interest of said Note and provision shall be made in the budget of the Town by appropriation for the redemption of the Note to mature in such year and for the payment of interest to be due in such year.

Section 5. Said Note shall be executed in the name of the Town by its Supervisor and the corporate seal of said Town shall be affixed thereto and attested by its Town Clerk.

Section 6. This resolution shall take effect immediately.
The adoption of the foregoing resolution was seconded by Councilman Young, and duly put to a vote on roll call which resulted as follows:

AYES: Councilman Young, Councilman Grodski, Town Justice Leonard,
Town Justice Costello and Supervisor Zaloga.

NOES: None.

The resolution was thereupon declared duly adopted.

RESOLUTION

Councilman Grodski offered the following resolution and moved its adoption:

BOND ANTICIPATION NOTE RESOLUTION OF THE TOWN OF RIVERHEAD, NEW YORK, ADOPTED DECEMBER 1, 1970, AUTHORIZING THE ISSUANCE OF A \$10,500 BOND ANTICIPATION NOTE IN ANTICIPATION OF THE SALE OF SERIAL BONDS OF THE TOWN HERETOFORE AUTHORIZED TO BE ISSUED FOR THE PAYMENT OF A SURVEY AND ENGINEERING COSTS FOR THE INSTALLATION OF TRAFFIC SIGNS, TRAFFIC SIGN SUPPORTS AND ROAD MARKINGS, IN SAID TOWN.

RESOLVED BY THE TOWN BOARD OF THE TOWN OF RIVERHEAD, IN THE COUNTY OF SUFFOLK, NEW YORK, AS FOLLOWS;

Section 1. A bond anticipation note of the Town of Riverhead (herein called "Town"), in the County of Suffolk, New York, in the principal amount of \$10,500, is hereby authorized to be issued pursuant to the provisions of the Local Finance Law, constituting Chapter 33-a of the Consolidated Laws of the State of New York (herein called "Law"), for the specific object or purpose, as more fully described by the resolution entitled:

"Bond Resolution of the Town of Riverhead, New York, adopted October 6, 1970, authorizing the payment for a survey and engineering costs for the installation of traffic signs, traffic sign supports and road markings, at a cost of \$10,500, appropriating said amount therefor and authorizing the issuance of \$10,500 serial bonds to finance said appropriation,"

duly adopted by the Town Board on the date therein referred to. Said Note is to be issued in anticipation of the sale of serial bonds of the Town heretofore authorized to be issued by said resolution. No bond anticipation notes are outstanding in anticipation of the sale of said bonds and the Note hereby authorized is not a renewal Note. The period of maturity of the Note hereby authorized shall not exceed one year from date, and said Note may be renewed pursuant to the provisions of the Law. Said Note is to be issued in anticipation of bonds for a nonassessable improvement.

Section 2. The terms, form and details of said Note shall be as follows:

Amount and Title:	\$10,500 Bond Anticipation Note for Survey and Engineering-1970.
Dated:	_____, 1970.
Matures:	_____, 1971, subject to prior redemption.
No. 1	Denomination: \$10,500.

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RESOLUTION continued:

Interest rate:

_____ % per annum, payable at maturity.

Place of payment of principal and interest:

Supervisors, Office, Riverhead, N. Y.

Form of Note:

Substantially in accordance with form prescribed by the Law.

Section 3. Said Note is hereby sold to the _____

_____, New York, at the purchase price of \$10,500, said Note to bear interest at the rate of _____ per centum (_____ %) per annum, payable at maturity, and the Supervisor is hereby authorized to deliver said Note to said purchaser upon receipt of the purchase price, plus accrued interest, if any, from the date of said Note to the date of delivery.

Section 4. Said Note shall contain the recital of validity prescribed by Section 52.00 of the Law, and shall be a general obligation of the Town, payable as to both principal and interest by a general tax upon all the taxable real property within the Town, without limitation of rate or amount. The faith and credit of the Town are hereby irrevocably pledged to the punctual payment of the principal of and interest on said Note and provision shall be made in the budget of the Town by appropriation for the redemption of the Note to mature in such year and for the payment of interest to be due in such year.

Section 5. Said Note shall be executed in the name of the Town by its Supervisor and the corporate seal of the Town shall be affixed thereto and attested by its Town Clerk.

Section 6. This resolution shall take effect immediately.

The adoption of the foregoing resolution was seconded by Councilman Young, and duly put to a vote on roll call, which resulted as follows:

AYES: Councilman Young, Councilman Grodski, Town Justice Leonard, Town Justice Costello and Supervisor Zaloga.

NOES: None.

The resolution was declared unanimously adopted.

Edward R. Munson, Building Inspector addressed the Board and stated that several of the students are wondering why the man seated to the right of the Board (Town Attorney) does not vote on the resolutions.

Supervisor Zaloga explained that the Town Attorney is not a member of the Town Board - that he is the legal adviser to the Board.

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RESOLUTION

Councilman Grodski offered the following resolution which was seconded by Councilman Young.

In the Matter of the Application of
IRVING KAHN, BENJAMIN KASPER,
JACOB STEIN AND MAX STALLER,
for the issuance of a Building Permit
pursuant to Section 402, Zoning Ordin-
ance No. 26 of the Town of Riverhead,
Suffolk County, New York.

RESOLUTION

WHEREAS, a petition dated and executed August 3, 1970 by IRVING KAHN
was duly filed with the Town Clerk of the Town of Riverhead for the issuance of a
building permit pursuant to Section 402 of Zoning Ordinance No. 26 of the Town of
Riverhead, and

WHEREAS, the subject property is located in a Business C Zoning Use
District, the requirements of which are put forth under Section 203 of Ordinance
No. 26 of the Town of Riverhead, and

WHEREAS, the interested parties have appeared before said Town Board
and the Town Board having had due deliberation thereon,

NOW THEREFORE BE IT RESOLVED that the application of IRVING KAHN,
BENJAMIN KASPER, JACOB STEIN and MAX STALLER is hereby denied for the
following reasons:

1. That the traffic generated by such a large concentration of housing on
East Main Street adjacent to another already existing concentration of housing will
provide for extremely hazardous traffic conditions and congestion.
2. That the area opposite and north of the proposed complex is one family
residences and the construction of such a complex will constitute a substantial reduction
of enjoyment of existing homes and their values.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice
Leonard, Yes, Town Justice Costello, No, and Supervisor Zaloga, Yes. The reso-
lution was thereupon declared duly adopted.

Councilman Young offered the following resolution which was seconded by
Councilman Grodski.

RESOLVED, That the Town Clerk be and is hereby authorized to advertise
for sealed bids on Motor Oil requirements for use of the Town of Riverhead Highway
Department, and be it

RESOLVED, That specifications be prepared by the Superintendent of High-
ways, and bids to be returnable up to 11:00 A.M. on Monday, December 14, 1970,
and be it further

RESOLUTION continued:

RESOLVED, That the Town Clerk be and hereby is designated to open publicly and read aloud on Monday, December 14, 1970, at 11:00 A.M., at the Town Clerk's Office, 220 Roanoke Avenue, Riverhead, New York, all sealed bids bearing the designation, "Bid on Motor Oil".

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

Councilman Young offered the following resolution which was seconded by Councilman Grodski.

 In the Matter of the Application
 by Rivell Associates, Inc. and
 Ricdave Realty Corp. for a Special
 Permit to erect Garden Apartments
 on the west side of Northville Turnpike
 at its intersection with Kings Drive, in
 the Town of Riverhead, Suffolk County, N. Y.

RESOLUTION

WHEREAS, a petition for a Special Permit of the Town Board was dated November 4, 1970 by Rivell Associates, Inc. requesting permission to construct garden apartments of 104 units of one-bedroom apartments and 16 units of two-bedroom apartments, and

WHEREAS the petition was duly filed with the Town Clerk of the Town of Riverhead, and

WHEREAS the Town Board has heard the interested parties therein and has taken the matter under due consideration,

NOW THEREFORE BE IT RESOLVED that the application for a Special Permit to erect garden apartments on the site indicated in the attached exhibit A is hereby denied for the following reasons:

a. The proposed apartments would not be in the best interest of the planning and zoning for the Town of Riverhead in that the area is generally an area of one-family residences and the erection of a number of garden apartments would be improper at that locale.

b. The traffic generated by such a large concentration of dwelling units would create a traffic hazard in the vicinity.

c. That the easterly most parcel of land does not conform to the minimal requirements as set forth in Section 203c Subdivision 2 of Ordinance No. 26 of the Town of Riverhead.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

RESOLUTION

Town Justice Leonard offered the following resolution which was seconded by Town Justice Costello.

WHEREAS, The Town Board of the Town of Riverhead, Suffolk County, New York, has caused all matters and things to be done which are required by the Town Law and other Statutes made and provided in order that an amendment to Town Ordinance #3 "Traffic Control and Parking" adopted March 19, 1968 as amended may be adopted by the Town,

NOW THEREFORE BE IT RESOLVED that the Town Board of the Town of Riverhead hereby ordains and enacts the following amendment to Ordinance #3- "Traffic Control and Parking" is amended by adding the following new Subsection to Section 4, Subdivision A Prohibition of Parking:

#29 Along the curbs immediately adjacent to the buildings at the Riverhead Shopping Plaza.

AND the Town Clerk is hereby authorized and directed to enter the said amendment to Ordinance No. 3 "Traffic Control and Parking", as amended, in the Minutes of the Town Board, and to publish a copy once in the NewsReview, the official newspaper published in the Town, and to post a copy of the same on the signboard maintained by the Town Clerk, pursuant to Subdivision 6 of Section 30 of the Town Law and to file in her office affidavits of said publication and posting.

The adoption of the aforesaid amendment to Ordinance No. 3- "Traffic Control and Parking", as amended, shall take effect ten (10) days after such publication and posting.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

The Town Board having concluded its agenda, Supervisor Zaloga thereupon asked if anyone wished to ask questions and the following responded:

Patrick Hoffman asked when and how often the Town Board meets and what is a capital note.

Answer: Board meets two times a month and when special meetings are called. Capital note authorizes borrowings of monies.

Meg Freeman asked if hunting is permitted on Indian Island.

Answer: Was told to see County Park Ranger.

Edward Zilnicki asked who is the head of the welfare department and outlined infractions of the welfare law by welfare recipients.

Answer: Supervisor Zaloga is welfare officer. Mr. Zilnicki was advised that infractions be made known to the proper authority so that an investigation may be made. Also that names of persons giving such information are withheld and not made known to the violator.

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Question period continued:

James Wilson asked what is being done to improve the conditions existing in the area of Cranberry Street which is presently an eyesore.

Answer: The occupants of the houses must prove a violation and a complaint made in order to bring these buildings into compliance. The Building Code is for new construction, the Housing Code is the regulation of houses already built. In the area of Cranberry Street these houses have been built for some time and the occupants are reluctant to make complaints because the owners would increase their rents.

Debbie Regula asked Chief Grodski if there is a law on loitering.

Answer: Yes, and there have been a number of arrests and convictions.

At this point Supervisor Zaloga related a story about two Nuns overhearing a conversation at a football game.

Margaret Wilson asked what the Town Board is doing to protect the Suffolk County Water supply.

Answer: We are protecting our own and there are proposals to extend the water district to Jamesport and Calverton.

James O'Shea asked who the appointees are and by whom appointed.

Answer: Town Attorney. Department heads subject to civil service regulations. Town Board appoints.

Donna Meier asked why the dog pound is not moved elsewhere.

Answer: The present location is suitable and working out well.

Mike Dickerson asked what complaints are received by the Board.

Answer: Welfare, leaves not picked up, dogs running around and what is Supervisor doing to help bring the astronauts safely down to earth.

Helen Dunn asked Chief Grodski why police cars go 50 MPH in a 30 MPH speed zone.

Answer: Possibly responding to an emergency. (Entire assembly howled) However, the police have no right to break a speed law.

Bob Skinner asked what is the closest you can come to a residence when hunting.

Answer: Contact the Game Warden Fred Pradon for such information.

Susie Troyan asked Chief Grodski if the police can search kids on the street for drugs.

Answer: They must have a reasonable cause - either by detecting it, observing it or a search warrant.

Nun: Asked if anything can be done to restrict cars from making "u" turns in the driveway of the convent.

Matter referred to Supt. of Highways.

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Question period continued:

Bill Hanlon asked if work will be found for all welfare clients.

Answer: Not very many recipients can work - but those that are available will be placed.

James Patrick asked what happens to parents of kids who are stopped for riding mini bikes or go carts - are their licenses suspended or taken away.

Answer: The go cart if unpropelled by an engine is prohibited on public highways. The parents of kids who have junior licenses can send to Albany for suspension and/or revocation. If go cart is propelled by an engine then it is considered a vehicle and if you don't have a license for it you had better drive it around in your front yard. Your parents are not punished if you are picked up.

Chief Grodski added that there is a law that if a parent owns the go cart and permits the usage of it without a driver's license, no insurance or a non-licensed operator then it does go against the parent's license.

Chief Grodski further stated that over 30 mini bikes and go carts have been impounded by the local police department.

Tom DePetris asked Chief Grodski why kids were picked up by the Police and taken home during Halloween night when they were not misbehaving.

Answer: This is very unusual.

Meg Freeman asked if you can get busted (arrested) for having eggs in your pocket.

Answer: Yes, if you are seen throwing them.

Sue Ann Webber asked what area is taken care of by the Riverhead Town Board.

Answer: From Wading River/Manor Road to East of Laurel Lane.

Mike Raynor told Police Chief Grodski he has observed fire trucks using their emergency lights to get gas and asked if this is permissible.

Answer: No, not to get gas.

Joseph Carrabis stated he had permission from a priest to drive his go cart on church property and was told by the Police he could not do so.

Answer: Church property is not public property.

Chris Metropulos asked Chief Grodski if one can drive home after dark with a junior license after attending an extra curricular session.

Answer: Yes, if the session is a course for credit.

Tim Kelly asked how many signatures are required on a petition.

Answer: Any number - however there are exceptions - if for an improvement or extension district, then 51% of the assessed valuation of the property within the area or district involved.

Frank Ryan told Chief Grodski that he observed a policeman turn on the emergency flasher just to get through a red light at an intersection.

Answer: This is not permitted - only during an emergency and Mr. Ryan could have the policeman arrested if he could prove he did this.

Question period continued:

Mike Dickerson asked Chief Grodski why speed limits on Peconic Bay Blvd. are so low where in Laurel where most of the accidents happen the speed limit is higher.

Answer: The speed limits are low because it is difficult to negotiate the turns in the area of Peconic Bay Blvd.

Sunny Ferris asked if all junior licenses will be changed to regular operator licenses.

Answer: If you are 17 years old and take a course - otherwise - no.

Betty Kling asked Chief Grodski if policemen are required to get a certain quota of summonses.

Answer: No.

Katherine Stark asked Chief Grodski if one is picked up on suspicion of drugs if it will be recorded.

Answer: Somewhere in the police records it will be so noted, however, if there is no conviction it will not be held against you.

Joseph Carrabis told Chief Grodski of an incident where two boys going home from Mercy High School were picked up by two detectives who because they were behind in their schedule, turned on the siren to get home in a hurry - and asked if this was permissible.

Answer: No.

Tim Zoebelin asked Chief Grodski if a police officer is allowed to arrest somebody without informing them of their rights.

Answer: Due to high court decisions, a police officer must inform them of their rights and it is not a legitimate arrest if this is not done.

Lisa Tennenberg asked Chief Grodski if the police began to chase a violator in the Town of Riverhead can they continue to chase into another township.

Answer: Yes, the police can continue to chase even to another State, however, when the violator is apprehended in another State you take him to a judge there and then bring him back.

Dennis Laderwager told Chief Grodski that he was with a policeman from New York City who drove through all the red lights and told him he does this all of the time and stated he can not place his trust in policemen who violate the laws.

Supervisor Zaloga thanked everyone for their interest and their willingness to ask questions and thanked everyone on behalf of the Town Board for the invitation to hold this meeting in the Mercy High School Auditorium.

Sister Leone thanked the Town Board for condescending to hold the Town Board Meeting at the Auditorium and also the Departmental Heads for coming. Sister Leone also thanked the Board for injecting humor into such serious business.

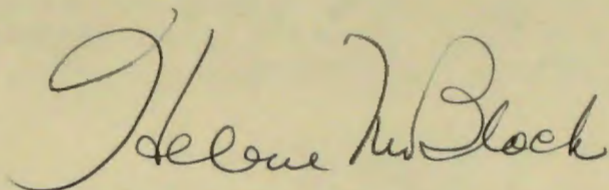
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It was the consensus of the Board that the student body was most attentive and they projected much interest in the proceedings of the Board and that the holding of the meeting at the Mercy High School Auditorium was a most rewarding experience.

There being no further business on motion and vote, the meeting adjourned to meet on Tuesday, December 15, 1970 at 10:30 A.M.

The Town Board members, Town Clerk, Town Attorney and Building Inspector enjoyed a delightful buffet luncheon with Sister Julia and Sister Leone.

A handwritten signature in cursive script that reads "Helene M. Block". The signature is written in dark ink and is centered on the page.

Helene M. Block, Town Clerk

HMB.