

Minutes of a Meeting of the Town Board of the Town of Riverhead held at the Town Hall, Riverhead, New York, on Tuesday, August 5, 1969 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
 William C. Haugaard, Town Attorney.

The Meeting was called to order at 10:30 A.M., by Supervisor Zaloga.

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

BE IT RESOLVED, That the Minutes of a Special Meeting of the Town Board held on July 8th, 1969, 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.

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

BE IT RESOLVED, That the Minutes of a Town Board Meeting held on July 15, 1969, 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 the following bills submitted on Abstracts No. 15.

General Town	\$11,055.16
Highway Item No. 1	\$ 5,699.87
Highway Item No. 3	\$ 1,403.85
Highway Item No. 4	\$ 747.09

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

RESOLVED, That General Town bills submitted in the amount of \$11,055.16, be approved for payment, and

RESOLUTION continued:

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

Highway Item No. 1	\$5,699.87
Highway Item No. 3	1,403.85
Highway Item No. 4	747.09

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.

PETITION AND NOTICE OF PETITION

Richard S. Stark, Petitioner vs. Town of Riverhead. Served on Town Clerk on July 18, 1969.

Copies to Town Board and Town Attorney.

APPLICATIONS - CURBS AND GUTTERS

Howard Darrow, 295 Fishel Avenue, Riverhead, N. Y.
 Donald Denis, 84 Meadow Lane, Riverhead, N. Y.
 George Golembeski, 38 Meadow Lane, Riverhead, N. Y.
 Earl Fischer, 50 Meadow Lane, Riverhead, N. Y.
 Edward Rossi, 39 Meadow Lane, Riverhead, N. Y.
 Harold Bieniewicz, 27 Meadow Lane, Riverhead, N. Y.
 Carl J. Denholtz, 17 Meadow Lane, Riverhead, N. Y.
 Elsbeth Cleveland, 132 Sunrise Avenue, Riverhead, N. Y.
 Anna Orłowski, 66 Meadow Lane, Riverhead, N. Y. (Filed).

Town Clerk Helene M. Block was granted permission by the Board to obtain estimates for the 1970 Budget on printing costs of Zoning Ordinance No. 26 in book form.

Town Clerk reminded Town Board that the Fire Protection District Contract is to be renewed this year.

REPORTS

Councilman George G. Young, Chairman of Airport Committee rendered a brief report to the Board on the activity of said Committee.

He stated that the Committee has held two meetings. That an aerial inspection of the township was made in a Stol plane and the next meeting of the Committee will be held on August 14th at which time Charles Dominy, Lee Koppelman and H. Lee Dennison will be present.

Fire Inspector's report for the month of July, 1969. Filed.

Building Inspectors report for the month of July, 1969. Filed.

Police Department report for the month of July, 1969. Filed.

REPORTSOPEN BID - BUCKET LOADER - SANITATION DEPARTMENT

After being duly advertised the following bids for One 4 Yard Bucket Loader for the use of the Sanitation Department were opened by the Town Clerk on Monday, August 4th, 1969 at 11:00 A. M:

EDWARD EHRBAR, INC., 100 Secor Lane, Pelham Manor, N. Y. 10803

"NO BID" due to fact that at this particular time they do not have a machine to meet specifications.

H. O. PENN MACHINERY COMPANY, INC., 1561 Stewart Avenue, Westbury, N. Y. 11590

One (1) New Caterpillar 966 Series C Wheel Loader, with Caterpillar Diesel Engine with 24-volt direct electric starting, reversible fan, fuel priming pump, muffler, power shift transmission, torque-muffler, power shift transmission, torque-converter, hydraulic steering, air brakes, lighting system, directional signals, guard for power train, cap locks, rear push plate, fully enclosed cab with heater, defroster, windshield wiper, with Goodyear Unisteel 23.5 X 25 12 PR Rock Tread Tires and mounted thereon; a new 4 Yard Bucket.

One new extra tire and rum mounted for \$1,455.00.

Approximate date of delivery: 75 to 90 days after receipt of order.

Cost of Loader, including all specifications:	\$48,338.00	
Less allowance on Caterpillar 966-B Serial #75A999:	\$13,198.00	
Net Cost, less taxes on delivery:	\$35,140.00	Terms: Net cash within 20 days.

H. O. PENN MACHINERY COMPANY, INC.

ALTERNATE BID (Meets specifications-difference in tires)

One (1) New Caterpillar 966 Series C Wheel Loader, with Caterpillar Diesel Engine with 24-volt direct electric starting, reversible fan, fuel priming pump, muffler, power shift transmission, torque-converter, hydraulic steering, air brakes, lighting system, directional signals, guard for power train, cap locks, rear push plate, fully enclosed cab with heater, defroster, windshield wiper, with 23.5 X 25 16 PR Shredded Steel Rock Tubeless Tires and 4 Yard Bucket.

Approximate date of delivery: 10 days to 2 weeks after formal receipt of order. Terms:
Net cash within 20 days of invoice.

Price - delivered Sanitation Department	\$48,798.12
Less allowance on Caterpillar 966-B Loader -Serial #75A999	\$13,198.00
Total Net Price, Delivered Sanitation Department	\$35,600.12

The Bids were filed for the August 5th, 1969 Town Board Meeting.

COMMUNICATIONS

Town of Riverhead Planning Board, dated July 17, 1969, relating to amendments to the "Rules and Regulations of the Planning Board for the Subdivision and Platting of Land", reading as follows:

"The following resolution was adopted by the Town of Riverhead Planning Board at a regular meeting held on July 9, 1969, and is forwarded herewith for approval of the Town Board:

WHEREAS, a public hearing was held by the Town of Riverhead Planning Board on July 9, 1969 at 7:30 P. M., after advertisement in the News Review on June 26, 1969, to amend the "Rules and Regulations of the Planning Board for the Subdivision and Platting of Land", as adopted on January 13, 1960, in accordance with Article 16, Section 272 of the Town Law,

NOW, THEREFORE, BE IT RESOLVED that this Board adopts the following amendments to the "Rules and Regulations of the Planning Board for the Subdivision and Platting of Land" as adopted on January 13, 1960, and submits said amendments to the Town Board of the Town of Riverhead for approval:

1. Amend Section III PROCEDURE, paragraph C, first sentence to read:

C. Twelve (12) copies each of the preliminary layout, designated as such, at the scale of not more than one hundred (100) feet to the inch, unless as otherwise permitted by the Board, a topographic map at the same scale and proposed street profiles at an appropriate scale shall be filed with the application to the Board at least seven (7) days prior to a regular meeting.

2. Amend Section IV, paragraph 14 to read:

14. Park and Playground Sites:

A. The Planning Board may require that land be reserved for park, playground or other recreational purposes. The Planning Board may require that a cash payment be deposited with the Town Board in a special fund as required by Section 277 of the Town Law, where the Planning Board deems that land would be inadequate and unsuitable for use as a park, playground or other recreational purposes. The Planning Board may require that certain land be reserved for park, playground or other recreational purposes and a cash payment be deposited with the Town Board in a special fund as required by Section 277 of the Town Law.

B. Land reserved for recreational purposes shall have an area of five (5) acres for each one hundred (100) lots shown on the plan, or proportional thereto. Any parcel of land reserved for recreational purposes shall have an area of at least one (1) acre. In meeting these requirements the Planning Board may require, or the developer may reserve, more than one area within the subdivision for park, playground or recreational purposes, but in no case shall any reserved area be of less than one (1) acre.

COMMUNICATION continued:

C. Where the Planning Board deems it to be in the best interest to require the developer to deposit a cash payment or where the developer proposes to make a deposit of cash, the amount to be paid shall be at the rate of sixty dollars (\$60.00) per each lot in the subdivision.

D. Where land is to be reserved for park, playground or other recreational purposes, the developer shall submit a proposed plan for the development of this area in line with the proposed recreational use, which plan shall be reviewed by the Planning Board. The Planning Board may approve same or require amendments or changes thereto before granting its approval. The developer shall also submit an estimate of cost to construct the improvements shown on the plan. The Planning Board will review the estimate and approve or revise the amount of the estimate and, if the construction is not completed prior to the approval of the formal subdivision plan, will require a performance bond to insure that the improvements will be completed.

E. If the Planning Board shall require that certain land be reserved for park, playground or other recreational purposes and a cash deposit be made, the cash deposit shall be equal to the amount hereinbefore set forth, e. g. \$60.00 for each lot in the subdivision, less the cost of land reserved at the rate of one thousand dollars (\$1,000) per acre and less the cost of the amount approved for the construction of the improvements in the recreational area.

F. The developer shall present a proposal in the form of covenants and restrictions, which will be set forth in the deed of conveyance, for lots within the subdivision, to adequately insure a proper maintenance of the recreational area. The Planning Board shall approve or require amendments or changes thereto before granting its approval. Upon approval of the covenants and restrictions, the developer shall prior to the approval of the formal subdivision plat file a declaration with the Town Board of the Town of Riverhead that the covenants and restrictions will be a part of each deed for the lots shown on the subdivision plat.

3. Amend Section V THE PRELIMINARY LAYOUT by adding new paragraph 14 to read:

14. A key map.

4. Amend Section VI, paragraph 4 by adding the following sentence:

Area of each lot in square feet shall also be shown on the map (may be in tabular form).

5. Add new Section IX to read as follows:

DISCLOSURE

Each request for approval shall be accompanied by the affidavit of a person having personal knowledge of the facts stating the name and address of each person, firm or corporation having an interest in the proposed subdivision to be considered, and the name and address of each officer, director, shareholder and person owning

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COMMUNICATION continued:

any interest in any such firm or corporation or in the firm or corporation making the application. Only the ten (10) largest shareholders of a corporation need be listed. In lieu of the listing of shareholders, the affidavit may show the listing of the corporation's stock on a recognized stock exchange.

Nothing herein shall be deemed as to affect any disclosure requirement of Section 260 of the Town Law. Disclosure under such Section 260 shall be by affidavit submitted with each application setting forth the names of the persons covered by that section or stating that there are no such persons. The affidavit required by Section 260 may be combined with any affidavit required hereunder as may be convenient. "End. Copies to Town Board and Town Attorney.

Department of the Army, N. Y. District, Corps of Engineers, dated 7/10/69 relating to Public Notice No. 6414, application of Loyal Order of Moose No. 1742 for Permit to install floats and piles in Peconic River, Town of Riverhead. Filed.

Vincent A. Kobielski, dated 7/12/69 requesting installation of street light on Pole #11, St. Mary's Drive, Jamesport. Filed.
Copy to Lighting Committee.

Town of Brookhaven, dated July 22, 1969.

Re: Public Hearing to amend Swimming Pool Fencing. Filed.

Re: Public Hearing to amend Planned Retirement Community. Filed.

Copies to Building Inspector and Town Attorney.

Robert L. Tooker, dated 7/29/69, stating that a recent storm considerably eroded Roanoke Avenue and Roanoke Landing parking lot. Urging Town employees not to remove any further earth from the base of the cliff during their repair efforts to this area, as the Town will be responsible for damage to his property, should the erosion resulting from the excavation permit cause the cliff face to slide. Filed.

Copy to Supervisor.

State of New York, Executive Department, Office for Local Government, dated 7/9/69, advising N. Y. State Division of Housing and Community Renewal are co-sponsoring a training course for Housing Inspectors at Farmingdale, beginning Sept. 17, 1969, to continue for 12 weeks, each weekly session to be held Wednesday evening from 8:00 to 10:00 P. M. Certificates to be awarded upon completion of course. Filed.

PERSONAL APPEARANCES:

Supervisor Zaloga asked if anyone wished to be heard and the following responded:

Mr. Wilhelm Sessler, 563 East 4th Street, Brooklyn, N. Y., stated he has property on Northside Road, Wading River, near the Sound and is troubled with a drainage problem.

PERSONAL APPEARANCES continued:

Mr. Sessler further stated that the water comes from adjacent properties onto his land and asked what the Town could do to remedy the situation.

After discussion, Supervisor Zaloga informed Mr. Sessler that an inspection of the area would be made by the Town Board and the Supt. of Highways this afternoon.

Messrs. Marshall Aykroyd and Robert Donnelly of Little Bay Road, Wading River, spoke to the Town Board about improper drainage on property of Alex E. Horton, causing gushes of water to come down into the Little Bay area.

A map of the area involved was exhibited to the Board and Mr. Aykroyd suggested that the Town Board take measures to have Mr. Horton correct the drainage system to ease and reduce the water problem.

A communication under date of August 4, 1969 from Mr. Robert A. Adamo, Little Bay Road, Wading River, was read to the Board, relating to property owned by Alex E. Horton, bordering on the Karlson property in the Beverly Hills Section of Wading River, stating that the sump in spots collects water, is not fenced and is a death trap. That the water pours down from this sump and leaves considerable damage and asking that Alex E. Horton correct the situation. Filed.

After discussion, Supervisor Zaloga stated that the Town Board would make an inspection of the area in question with Alden W. Young and the Supt. of Highways.

Robert L. Tooker urged the Town Board to hire an engineer and get his opinion, and not take Mr. Horton's opinion so as not to put the Town Board and Mr. Horton in a position of a conflict of interest.

REEVES PARK CIVIC ASSOCIATION

Mrs. Dorothy O'Hare representing Reeves Park Civic Association (delegation in attendance) spoke to the Board about the deplorable condition of roads in the Reeves Park development, stating that after the last storm the roads have washed away.

Mrs. O'Hare advised the Board that the Association has retained Peter Redman as their attorney to look into the matter of forming a road improvement district.

Town Attorney William Haugaard informed the Board that he and Councilman Grodski had met with the Reeves Park Association on the matter of the roads.

He stated that it would be no problem to establish a road improvement district as it is his understanding that Mr. O'Brien's heirs have offered to deed property and that ownership is not a serious problem.

Mr. Haugaard agreed that the roads are certainly a mess.

During discussion Alex E. Horton, Superintendent of Highways stated that he is within the law to go back 50 feet to protect the Town Roads, however, if he is to go deeper, say 75 feet, he must have consent of the Town Board.

PERSONAL APPEARANCES continued:

Town Justice Costello stated that the question of the ownership of the roads is paramount and read communication he had mailed to William Schrauth, Attorney who represented the Reeves Park Beach Co. Inc., asking him for confirmation of the ownership of roads, as the Estate of Mr. O'Brien is about to be concluded.

Judge Costello asked the delegation if they would agree to ownership and would accept ownership of the roads.

No one responded in the negative.

Mrs. O'Hare replied that she believes Mr. O'Brien owns the roads and should be compelled to put them in good repair.

Mrs. Mildred Dorman stated that the average summer bungalow is valued at \$10,000 and that out of 13 or 14 homes contacted only three indicated their willingness to sign for an improvement district and asked if 50% of the residents must sign.

Mr. Alden W. Young replied, "51% of the lineal footage of all owners or 51% of the residents."

An unidentified gentleman stated he cannot get into his home from the road and must use other properties to reach it and that at one time when lighting was being considered for the area, he went to 20 homes and only three were willing to sign.

Mr. Mike Condroski stated that the people in the Reeves Park area receive no services from the Town for the taxes they pay. The roads are bad, they never see a policeman there and if an emergency should arise, there are no measures set up to meet such problem.

Mrs. O'Hare stated that the people would be willing to accept any temporary relief the Town would render.

Mrs. Hatteroff asked the Board to consider giving temporary relief so that the residents could have access to their homes.

Mr. Simeola, Crow's Nest Drive, asked what the assessment would be, approximately on a road improvement plan.

Alden W. Young said that he believes that Herod Point Road District came to 60¢ per foot - so that if a person had 100 footage it would run \$60.00 per annum and the Bond would run for 15 years.

After further discussion, Supervisor Zaloga informed the delegation that an inspection of the roads in question would be made this afternoon by the Town Board, together with Alden W. Young and the Superintendent of Highways.

RESOLUTIONS

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

RESOLVED, That Highway bill submitted on Abstract dated August 5, 1969, Machinery Item No. 3-Riverhead Auto Parts, Inc., dated July 14, 1969 for \$609.17 be and is hereby approved for payment.

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 Town Clerk be and is hereby authorized to advertise for sealed bids for Snow Fence for use of the Town of Riverhead Highway Department for the period September 1, 1969 to September 1, 1970, and be it

RESOLVED, That specifications be prepared by the Superintendent of Highways, and bids to be returnable up to 10:30 A. M. on Monday, August 25, 1969, and be it further

RESOLVED, That the Town Clerk of the Town of Riverhead be and hereby is designated to open publicly and read aloud on Monday, August 25, 1969 at 10:30 A. M., at the Town Clerk's Office, Town Hall, 220 Roanoke Avenue, Riverhead, New York, all sealed bids bearing the designation, "Bid on Snow Fence".

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 Town Clerk be and is hereby authorized to advertise for sealed bids for One (1) New 1969 Dump Truck for use of the Town of Riverhead Highway Department, and be it

RESOLVED, That specifications be prepared by the Superintendent of Highways, and bids to be returnable up to 11:00 A. M. on Monday, August 25, 1969, and be it further

RESOLVED, That the Town Clerk of the Town of Riverhead be and hereby is designated to open publicly and read aloud on Monday, August 25, 1969 at 11:00 A. M., at the Town Clerk's Office, Town Hall, 220 Roanoke Avenue, Riverhead, New York, all sealed bids bearing the designation, "Bid on Dump Truck".

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

BE IT RESOLVED, That Supervisor Bruno Zaloga shall furnish a public official bond in the sum of \$40,000.00, and be it

FURTHER RESOLVED, That the Town Board does and it hereby approves Bond #1572398, terminating December 31, 1969, Bruno Zaloga, Principal and the Traveler's Indemnity Co., Surety, in the amount of \$40,000.00, and

RESOLUTION continued:

FURTHER RESOLVED, That a copy of this Bond be filed in the Office of the Suffolk County Clerk.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Yes. Town Justice Costello, Yes, and Supervisor Zaloga, Not Voting. The resolution was thereupon declared duly adopted.

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

BE IT RESOLVED, That Town Justice Robert G. Leonard, shall furnish a Public Official Bond in the sum of \$4,000.00, and be it

FURTHER RESOLVED, That the Town Board does and it hereby approves Bond #1572399, terminating November 4, 1969, Robert G. Leonard, Principal and the Traveler's Indemnity Co., Surety, in the amount of \$4,000.00, and

FURTHER RESOLVED, That a copy of this Bond be filed in the Office of the Suffolk County Clerk.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Town Justice Leonard, Not Voting, Town Justice Costello, Yes, and Supervisor Zaloga, Yes. The resolution was thereupon declared duly adopted.

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

WHEREAS, Gregory Frawley was appointed Playground Aide at \$2.05 per hour to serve on the Playgrounds effective July 7, 1969 to and including August 15, 1969, and

WHEREAS, Gregory Frawley has indicated his inability to serve,

BE IT HEREBY RESOLVED, That the appointment of Gregory Frawley as a Playground Aide made in a Town Board resolution on May 27, 1969 be and it is hereby rescinded.

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 which was seconded by Councilman Young.

RESOLVED, That Joanne Phoenix be and she is hereby appointed to serve as a Playground Aide effective July 11, 1969 to and including August 15, 1969, to be paid bi-weekly at the hourly rate of \$2.05 and to serve at the pleasure of the Town Board.

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.

RESOLUTIONS

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

WHEREAS, Peter Muller was appointed Lifeguard at \$2.30 per hour to serve on the Town Beaches effective, June 21, 1969 to and including September 1, 1969, and

WHEREAS, Peter Muller has indicated his inability to serve,

BE IT HEREBY RESOLVED, That the appointment of Peter Muller as a Lifeguard made in a Town Board resolution on May 27, 1969 be and it is hereby rescinded.

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 which was seconded by Councilman Young.

RESOLVED, That William Meier be and he is hereby appointed to serve as a Lifeguard effective July 11, 1969 to and including September 1, 1969, to be paid bi-weekly at the hourly rate of \$2.10 and to serve at the pleasure of the Town Board.

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

RESOLUTION GRANTING EXCAVATION PERMIT
TO PETER M. DANOWSKI.

BE IT RESOLVED, That pursuant to application dated July 29, 1969, an excavation permit pursuant to Ordinance No. 31 be granted to Peter M. Danowski, River Road, Calverton, New York, for premises at Deep Hole Road, Calverton, New York, from July 29, 1969 to July 28, 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.

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

BE IT RESOLVED, That the Long Island Lighting Company be and is hereby authorized to make a survey for the installation of a street light on Pole #11 located on St. Mary's Drive, Jamesport, within the Jamesport Street 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.

RESOLUTIONS

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

**RESOLUTION REQUESTING SPEED LIMIT BE
REDUCED TO 35 MPH ON TOWN HIGHWAY.**

BE IT RESOLVED, That the Town Board of the Town of Riverhead, Suffolk County, New York, hereby requests the New York State Department of Transportation to establish a lower maximum speed limit of 35 MPH on the following named Town Highway, to wit:

Town Highway

SOUTH JAMESPORT AVENUE: A Town Highway beginning from its northerly intersection with State Highway 25 and its southerly terminus on Peconic Bay.

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 which was seconded by Councilman Grodski.

**RESOLUTION REQUESTING INSTALLATION OF "STOP" LIGHT
AT THE INTERSECTION OF RIVER ROAD AND EDWARDS AVENUE,
CALVERTON, N. Y.**

WHEREAS, Residents of Edwards Avenue and River Road, Calverton, New York have petitioned the Town Board of the Town of Riverhead, Suffolk County, New York, for a "Stop" light to be installed at the intersection of "River Road and Edwards Avenue", Calverton, New York, and

WHEREAS, Said petition stated that vehicles from Edwards Avenue drive up or down from the southerly direction at high speed and cars on River Road having made a full stop are unable to proceed at high speed as the visibility to the north or to the south is not clear, and there is a need for the "Stop" light, be it

RESOLVED, That the Town Board of the Town of Riverhead hereby respectfully petitions the New York State Department of Transportation to make installation of a "Stop" light at the intersection of "River Road and Edwards Avenue," Calverton, N. Y.

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

BE IT RESOLVED, That Raymond Wiwczar, Housing Inspector, be and is hereby authorized to attend a Training Course for Housing Inspectors at Farmingdale, New York, starting September 17, 1969 and continue for 12 weeks, each weekly session to be held on Wednesday evening from 8:00 to 10:00 P. M., and

FURTHER RESOLVED, That all expenses in connection with the attendance at such sessions and the use of the Housing Inspector's automobile is hereby authorized.

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 which was seconded by Councilman Young.

RESOLUTION AUTHORIZING LATE FILING OF APPLICATIONS
FOR PARTIAL EXEMPTION FROM TAX ON REAL PROPERTY
FOR PERSONS SIXTY-FIVE YEARS OF AGE OR OVER.

WHEREAS, by Chapter 724 of the Laws of 1969 Section 467 of the Real Property Tax Law, which granted partial tax exemption of real estate owned by persons of limited income over the age of 65 years, was modified to permit the filing of late applications for such exemption for the fiscal year 1969 or the fiscal year 1969-70, and

WHEREAS, said chapter requires the municipality involved to adopt a resolution permitting such late filing, and

WHEREAS, it is the desire of the Town Board of the Town of Riverhead, Suffolk County, New York, to make the privilege of such late application applicable to all eligible elderly persons within its boundaries,

NOW, THEREFORE, be it

RESOLVED, that the Town Board of the Town of Riverhead, Suffolk County, New York, pursuant to Section 467 of the Real Property Tax Law as amended by Chapter 724 of the Laws of 1969 hereby grants to persons of 65 years of age or over who have previously applied and qualified for partial exemption from the tax on real property and who failed to reapply for such exemption for the fiscal year 1969 or the fiscal year 1969-70, the privilege to file late applications for such exemptions as provided in said Chapter 724 of the Laws of 1969.

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

BE IT RESOLVED, That the Bid for One 4 Yard Bucket Loader for use of the Sanitation Department, be and is hereby awarded to H. O. Penn Machinery Company, Inc., 1561 Stewart Avenue, Westbury, N. Y. 11590, at a cost of \$35,600.12,

AND FURTHER RESOLVED, That the acceptance of this bid is subject to the bid and specification form submitted by H. O. Penn Machinery Company, Inc., and filed in the Office of the Town Clerk.

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

There being no further business on motion and vote, the meeting adjourned at 12:07 P.M., to meet on Tuesday, August 19, 1969 at 10:30 A.M.

Helene M. Block

Helene M. Block, Town Clerk