

Minutes of a Meeting of the Town Board of the Town of Riverhead, held at the Town Hall, Riverhead, New York, on Tuesday, June 6th, 1967 at 10:30 A.M.

Present:

Robert B. Vojvoda, Supervisor

Bruno F. Zaloga, Jr.
Thomas R. Costello, Justices of the Peace

Vincent B. Grodski
George G. Young, Councilmen

Also present: Shepard M. Scheinberg, Town Attorney
Alex E. Horton, Superintendent of Highways.

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

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

RESOLVED, That the Minutes of the Town Board Meeting held in the Town Hall on May 16, 1967, be approved as submitted.

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

REPORTS

Fire Inspector, May, 1967. Filed.
Building Inspector, May, 1967. Filed.
Police Department, May, 1967. Filed.
Tax Receiver's, dated May 29, 1967. Filed.

OPEN BID REPORT - Two (2) Police Cars.

After being duly advertised the following sealed bid for Two (2) 1967 Police Cars for the Riverhead Town Police Department was opened by the Town Clerk on Wednesday, May 31st, 1967 at 11:00 A.M.:

LYON FORD, INC., Route 58, Riverhead, New York 11901

Make of 1967 Vehicles: Ford Custom 4 DR.

Approximate date of Delivery: ASAP

Cost of vehicles, including all Specifications: \$6200.00

Allowance on Two 1966 -4 Dr. Sedans bearing IDNs.

A12-5879-40460A (Checker) & 154696 T 179006 (Chevrolet) \$2512.00

NET COST, LESS EXCISE TAX, ON DELIVERY: \$3688.00

The Bid was filed for the June 6th Meeting of the Town Board.

REPORTS continued:OPEN BID REPORT-Leaf Loader-Highway

After being duly advertised the following sealed bid was opened by the Town Clerk on June 2, 1967 at 11:00 A. M., for One (1) New 1967 Leaf Loader for use of the Town of Riverhead Highway Department:

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

Year: 1967 Make: Good Roads Model: 67

Delivery Date: September 15, 1967

Delivered Price for One New 1967 Leaf Loader: \$2,995.00

The Bid was filed for the June 6th, 1967 Meeting of the Town Board

CORRESPONDENCE

Dept. of Public Works, N. Y. District Corps of Engineers, dated May 16, 1967-Public Notice No. 5964, relating to application by Suffolk County Department of Public Works for permit to dredge in Sebonac Creek, Great Peconic Bay, Town of Southampton. Filed.

Town of Brookhaven, dated May 31, 1967, relating to adoption of amendment to Code regarding fees on Zoning Petitions. Filed.

Copies to Building Inspector and Town Attorney.

Town of Riverhead Planning Board, dated 6/1/67 recommending application for change of zone on Fishel Avenue and Corwin Street, from Business 1 to Residence 2 be denied as this land has been zoned as business for approximately 8 years and requesting the Town Board to consider the re-zoning of the area easterly of Long Island Railroad adjacent to Main Street, presently zoned Business 1, to a new business Use Zone for retail stores, offices and personal service shops, which type of business Use District would provide a proper transition from Business 1 District to Residence 2 District. Filed.

J. Leo Saxstein, dated May 16, 1967, relating to poor condition of sidewalk in front of the Town Hall and requesting information as to who is obligated to maintain same. Filed.

Referred to Town Attorney for reply.

J. Leo Saxstein enclosing copy of his letter to Suffolk County Commissioner of Jurors, offering suggestion that towns be sent Jury List containing only the names of persons who reside in those respective towns. Filed.

Frank Born, Casbor, Inc., dated May 27th, 1967, relating to drainage problem, stating water from other properties is flooding property located on Pulaski Street and Industrial Blvd., and requesting condition be corrected. Filed.

Referred to Town Attorney, Alex E. Horton and Alden W. Young.

COMMUNICATIONS continued:

N. Y. Board of Fire Underwriters, dated May 26, 1967, enclosing list of defective electrical equipment found in recent inspection and requesting that corrections be made as soon as possible. Filed.

Referred to Town Attorney.

Kenneth Thurber, dated June 1, 1967, relating to drain and washouts in front of Nassau Suffolk Lumber and Supply Corp., 402 Griffing Avenue, Riverhead, Stating catch basin fills up each time it rains, causing water from street to run through yard, causing potholes, which create a hazard to fork lift operators, and requesting that this situation be rectified. Filed.

Referred to Alex E. Horton and Councilman Young.

Riverhead Chamber of Commerce, dated May 19, 1967, requesting use of the southwest bathing area at the Town Beach in South Jamesport for the purpose of shooting fireworks on the night of July 3rd, rain date July 4th. Filed.

Town Board granted permission.

Riverhead Chamber of Commerce dated May 19, 1967, requesting that half of the bill of Pyrotechnic Products Company for fireworks display be paid out of the Town's Publicity appropriation. Filed.

Town Board agreed that payment be approved.

PERMITS - Fireworks

Application of Speed-O-Rama, Inc., for Riverhead Raceway to be held on July 1, 1967/rain date July 8, 1967. Filed.

Application of Little Flower House of Providence to be held on July 2, 1967, rain date July 4, 1967. Filed.

PETITIONS

John and Wanda Wittmeier, Aquebogue, New York, for a change of zone from Farm 1 District to Business 1 District, covering the northerly part of present trailer camps, petitioning the Town Board for permission to extend trailer park facilities on the premises so as to place three additional trailers thereon. Filed.

Referred to Town Planning Board for recommendation and report.

Petition containing 522 signatures requesting Special Town Election on the authorization to issue \$77,900 Serial Bonds and \$4,100 Capital Notes to pay for the acquisition and improvement of certain lands for park purposes. Filed.

Referred to Town Attorney.

SUMMONS AND COMPLAINT

Timberland Associates, Inc., Casbor, Inc., and Steven Maile and Clyde F. Born, Jr., against Town of Riverhead. Notice reading that the object of the action is to void an amendment to zoning ordinance. Served on Town Clerk, June 2, 1967. Filed. Referred to Town Attorney.

At this point of the meeting, Supervisor Vojvoda asked if anyone wished to be heard and the following responded:

Mrs. J. R. Wilson, Sound Shore Road, Jamesport, made inquiry if anything is being done to alleviate and correct the drainage problem which was called to the attention of the Board at its May 2, 1967 meeting.

Alex E. Horton, Supt. of Highways reported that he has made inspection of the area involved with Alden W. Young and it was determined that the cost of correcting the problem would run approximately \$15,000 or \$20,000.

After further discussion the Town Board referred the matter to Alex E. Horton and Alden W. Young for a survey and costs report.

Mr. Wickham Tyte made inquiry regarding the proposed acquisition of land for park purposes and in regard to a proposed path to the County Center asked if the matter has been taken up with the County and if they had agreed to take care of their end of the path.

Justice Zaloga stated that at one time the Franklin National Bank had offered to provide such a walkway from the Bank to the County Center and that it may still do so.

Supervisor Vojvoda stated that he has received a good reception from the Supervisors regarding this matter and is sure that the County will cooperate in paying its share of the preliminary figure of \$6000.

Justice Zaloga stated that at the time the idea of this walkway was proposed some years back there was only a narrow strip next to the old theater which could have been used but the Town met with difficulties in obtaining easements and the plan for the walkway was abandoned.

Supervisor Vojvoda stated that the Town Board has hopes of building a gazebo over the Island situated there and that after the re-bulkheading is finished, a band stand can be erected for the holdings of community concerts.

Mr. Tyte asked if the Town owns an opening on Peconic Avenue and if a walkway was built would there be access from Peconic Avenue as well as from the west end, and if the walkway would be erected broad enough and not be covered with shrubs and bushes for bums to lurk and hide in, in the event people wanted to use the walkway at night.

Supervisor Vojvoda stated that the Police Chief should be given much credit for having the Park inspected each day and for its present condition. That there are no alcoholic beverages being consumed there, no drinking containers strewn on the grounds and no bums gather there any more.

Supervisor Vojvoda continued to say that if the Town fails to acquire this additional land, in time to come buildings will be erected there, closing off the Park, which when closed off will become a haven for bums and then the Town might just as well close it off completely. Also that the public doesn't seem to read the papers and overlooks the fact that the Town now has a Public Parking District and any land along Main Street which is presently vacant will be built on as the valuation of the land has risen almost 50% since the creation of the Parking District.

PERSONAL APPEARANCES BEFORE THE BOARD continued:

Supervisor Vojvoda continued saying that he has a flag pole from the World's Fair which he proposes to have erected in the Park and that the American Legion has proposed that the World War 1 Monument be moved from the Historical Grounds to the Grangebél Park site. Also it is planned to have the summer recreation personnel work on a beautification project and do most of the landscaping at this Park.

Supervisor Vojvoda added that the newspapers do a good job of publicizing but no one seems to read them.

Mr. Tyte asked what particular issues contained these details and added that there should be a greater attendance at Town Board meetings to hear these plans.

Mr. Tyte suggested that in order to avoid future hassles that the Board bring into being a Citizens' Committee to look into the park and beach situation so that while land is still available they can look over sites and costs and make recommendations for future projects. Mr. Tyte said he imagined this group would get lots more publicity and people would then be aware of what is going on.

Supervisor Vojvoda stated that the civic clubs and many, many of the Town's organizations have for many years stressed that consideration be given for the preservation of Grangebél Park and added that it is the Town Board's desire to do so.

Donald Rhuda, Recreation Supervisor, stated that the Town now has an Advisory Committee on parks and beaches.

Mr. Tyte stated that he is presently not "dead set" against this proposal as the discussion before this Board has been very enlightening, however, he is still of the opinion and an ardent believer that the Town's taxpayers should be given the privilege of voting on any and all matters involving large sums of moneys.

Justice Zaloga stated that the Town Board will set up a date for a public meeting in view of giving the taxpayers an opportunity to learn the facts involving this proposed expenditure.

Robert L. Tooker, Esq., appeared before the Board relative to proposals to amend Zoning Ordinance No. 26 relating to Article II-Section 210L - Savings Clause and the provision of Section 210B and stated that Special Counsel Pierre Lundberg has approved the language of the resolution calling for a Public Hearing on the amendments and requested the Board to set a date for such Hearing.

Mr. Abe Druss, owner of Roanoke Garden Apartments and his Attorney Edgar Hills, appeared before the Board relative to Permit to erect nine (9) additional garden apartments.

After discussion on the matter, Supervisor Vojvoda advised that the Board had discussed this request at its Executive Session with Edward R. Munson, Building Inspector and further advised that the request for Permit will be taken under consideration and a decision rendered at the next meeting of the Board.

Police Chief Grodski spoke to the Board regarding the matter of the wording on signs to be erected on roads leading to all town waters.

The Board advised Chief Grodski to confer with the Town Attorney regarding this matter.

Councilman Young called to the attention of the Board the matter of garbage trucks dropping refuse over roads due to carelessness and inept coverings on trucks and suggested that the Police Department make a careful inspection of all licensed garbage people and request that they meet the requirements of the Waste Disposal Ordinance of the Town of Riverhead.

Police Chief Grodski advised that such inspection will be made at the earliest possible time.

RESOLUTIONS

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

WHEREAS, a Petition containing 522 signatures requesting a Special Town Election in connection with the authorization to issue \$77,900 serial bonds and \$4,100 capital notes to pay for the acquisition and improvement of certain lands on the south side of West Main Street adjacent to Grangebél Park for park purposes was filed on May 30, 1967 with the Town Clerk of the Town of Riverhead, now, therefore, be it

RESOLVED that a Special Town Election be held on July 7, 1967, between the hours of 8:00 a. m. and 8:00 p. m. at the Town Board Room, Town Hall, 220 Roanoke Avenue, Riverhead, New York, on the question of the issuance of \$77,900 serial bonds and \$4,100 capital notes to pay for the acquisition and improvement of certain lands on the south side of West Main Street adjacent to Grangebél Park for park purposes, and be it further

RESOLVED that the Town Clerk and the Town Attorney be and are hereby authorized to take all steps necessary to bring about said Special Town Election, and be it further

RESOLVED that the payment of any bills incurred in connection with the Special Town Election be and are hereby authorized to be paid out of the General Town Surplus Account.

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

Councilman Young offered the following resolution which was seconded by Supervisor Vojvoda.

RESOLUTION continued:

WHEREAS in order to publicize and promote interest in the 175th Anniversary Celebration of the Town of Riverhead to be held on August 10, 11, 12 and 13, 1967, the members of the Town Board and many other patriotic male residents of the Town have undertaken the cultivation of beards, mustaches, goatees, sideburns and other decorative growth of facial hair, and

WHEREAS this practice has promoted much notice throughout all of Long Island, and

WHEREAS because of this practice radio stations and newspapers have given much publicity to Riverhead's 175th Anniversary Celebration, and

WHEREAS because of the above mentioned publicity, the Town Board is convinced of the value of the growing of beards, etc., and therefore would like to encourage every male over the age of 18 years in the Town to participate in this activity and in order to encourage this believes that rather than to try to force this practice by law it is better to reward those who participate,

NOW THEREFORE BE IT RESOLVED that all active beard growers, after inspection and certification by our Town Clerk, Miss Helene M. Block, be awarded "Beard Stickers" for their automobiles and that any automobile displaying a "Beard Sticker" be allowed to park at any of the parking meters in the Town of Riverhead without cost. Such privilege to continue from now until August 13, 1967, and be it

FURTHER RESOLVED that the wives of the bearded patriots, being the people who suffer the greatest injury by this practice, when in a car with a "Beard Sticker", be allowed the same privilege, but be it

FURTHER RESOLVED that anyone caught removing a beard or causing one to be removed shall be deemed more guilty than a person who didn't start one in the first place, and shall, besides losing his "Beard Sticker" and all the rights attached thereto, be open to public ridicule and whatever other legal punishment is decreed by the Riverhead Town Board.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, No, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Justice Zaloga stated that at the conclusion of this meeting he is having his beard removed for judicial reasons but that he is willing to accept any punishment that will be meted out to him.

Supervisor Vojvoda stated it is not his intention to shirk any punishment that will be meted out for his not ever starting to grow a beard.

Justice Costello stated that he is not certain that the part of the resolution pertaining to parking meter is actually legal, however, he was forced to vote yes.

Councilman Young stated that this Beard resolution amends the Beard resolution adopted by the Board on May 16th, 1967.

At this point of the meeting, Supervisor Vojvoda called a recess to hold a Public Hearing.

PUBLIC HEARING - 11:00 A. M.

Town Clerk submitted affidavits of Publication and Posting of Public Notice Calling Public Hearing on Petition for change of zone of property located on the south side of Corwin Street at the intersection of Fishel Avenue, Riverhead, N. Y., from Business 1 Use District to Residence 2 Use District or in the alternative to impose use restrictions.

Affidavits ordered filed.

Resolution of the Riverhead Planning Board making recommendation that the application for this change of zone be denied was submitted to the Board. Filed.

Answer to Petition filed with the Town Clerk on June 2, 1967 by Petitioner Layton Harding was submitted to the Board. Filed.

A Petition containing 20 signatures of residents on Fishel Avenue, Corwin Street and Newton Avenue, favoring the above mentioned Petition for change of zone was submitted to the Board. Filed.

Supervisor Vojvoda thereupon declared the Hearing open and asked anyone wishing to be heard in favor of or against the Petition to so speak.

Irving Kahn, Attorney appeared before the Board stating he is representing Mr. and Mrs. Layton Harding, opposing this change of zone in "Answer to Petition", and that he would withhold any remarks at this time as his statements as contained in the "Answer to Petition" have been read to the Board.

Mr. Edward Kelley, resident of 209 Fishel Avenue appeared before the Board in favor of the Petition stating that the proposed change would protect the neighborhood which is a densely populated area having many children at play.

Mr. Kelley urged the Board to give this Petition their earnest consideration.

Mr. William J. Hattrick residing at 263 Fishel Avenue addressed the Board favoring the Petition, stating that this is a fine and one of the better residential areas of Riverhead and that west of a dangerous corner in this area on Corwin Street, a school bus picks up children and the change of zone would be a protection to the neighborhood.

Mr. Hattrick further stated that the long trailer being placed in this area and a sales office which is somewhat of a shack is not particularly attractive to this location.

Mr. Hattrick added that the nice types of stores within the area are not objectionable and if this man could fix up his sales office to look attractive, it would improve appearances as presently it is a hideous looking site.

Mr. Kahn submitted photographs showing business houses in the immediate area and pointed out that one of the pictures shows a trailer permanently located in the yard of one of the Petitioners immediately adjacent to his client's property.

The photographs were ordered filed.

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

Mr. Kahn explained that the statement in the Answer to Petition regarding children meant that there were no children in the immediate vicinity of this corner. Further, that the reason this particular plot was not purchased for a very long time is that it does not lend itself to residence or to normal commercial venture such as stores, etc., because of its pie-shaped form.

Mr. Kahn further stated that he agreed with Mr. Hattrick that what he sees there now does not look nice, but that it will not be there permanently. That there will be some five or six new mobile homes used as sample model homes. That Mr. Harding expects to operate a true clean place. That there will be off-street parking arrangements made for people who wish to come in to see these model homes and they will be able to ride in and not have to park on the street. That Mr. Harding does not intend to deface the area. That this place is going to be operated as a sales office. It will not be a mobile trailer park. It will be an outlet for sales of mobile homes.

Mr. Kahn further stated that his client should not be restricted in any way nor should this particular plot be restricted and if this is to be restricted than restrictive uses should be made all the way down to East Main Street down to Peconic Avenue.

Mr. Kelley stated that in reference to what has been said, to a point this may be true but there are special situations where unusual pieces of property in Town and this happens to be one of them where something should be done. That we have worked with a very slip-shod zoning ordinance but we do have residential areas that have unusual situations and some action should be taken.

Mr. Kahn thanked the Board for allowing him to be heard.

No one else wishing to be heard and no further communications having been received thereto, Supervisor Vojvoda declared the Hearing closed at 11:40 A. M., and re-opened the meeting.

RESOLUTIONS

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

RESOLVED, That the bid for one (1) new 1967 Leaf Loader for use of the Town of Riverhead Highway Department, be and it is hereby awarded to; Municipal Machinery Co., Inc., Route 25, Coram, New York 11727, delivered price being \$2,995.00, subject to its bid and specification form dated May 26th, 1967, and filed in the office of the Town Clerk, and be it

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

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was there-upon declared duly adopted.

RESOLUTIONS

Justice Zaloga offered the following resolution which was seconded by Justice Costello.

RESOLVED, That the bid for Two (2) 1967 Cars for use of the Riverhead Town Police Department, be and it is hereby awarded to Lyon Ford, Inc., Route 58, Riverhead, New York 11901, at a Net Cost of \$3688.00, and

FURTHER RESOLVED, That the acceptance of said bid is subject to the bid and specification form submitted by Lyon Ford, Inc., dated May 31, 1967 and filed in the Office of the Riverhead Town Clerk.

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

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

WHEREAS, Barbara Poulos has served the Town of Riverhead in its Recreation Department for the past seven weeks, and

WHEREAS, This service was part of her training as a professional in the field of Recreation, and

WHEREAS, She has conducted herself in an admirable manner showing resources of knowledge, skill and determination,

NOW, THEREFORE, BE IT RESOLVED, That the Riverhead Town Board sincerely thanks Miss Poulos for her efforts and wish her success in all she undertakes, and

BE IT FURTHER RESOLVED, That a copy of this resolution be sent to Miss Barbara Poulos and to Dr. John MacPhee, University of the State of New York College at Cortland, New York.

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

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

WHEREAS, Marie McGlynn was appointed Recreation Leader at \$7.50 per session to serve on the Playgrounds effective July 5, 1967 and

WHEREAS, Marie McGlynn has indicated her inability to serve,

BE IT HEREBY RESOLVED, That the appointment of Marie McGlynn as a Recreation Leader made in a Town Board resolution on April 19, 1967 be and it is hereby rescinded.

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

RESOLUTIONS

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

RESOLVED, That Dolores Humphrey be and she is hereby appointed to serve as Part-Time Clerk-Typist in the Riverhead Recreation Department effective June 7, 1967 to be paid bi-weekly at the rate of \$1.75 per hour and to serve at the pleasure of the Town Board.

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

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

RESOLVED, That the Superintendent of Highways be and is hereby authorized to pay overtime compensation to Stanley Bokina, Automotive Equipment Operator, for one additional hour each working day from May 8, 1967 to June 2, 1967, at \$2.85 per hour in a total amount of \$57.00.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, No, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Justice Zaloga offered the following resolution which was seconded by Justice Costello.

RESOLVED, That Stanley Grodski be and he is hereby appointed to serve as Provisional Assistant Recreation Supervisor in the Riverhead Recreation Department effective June 19, 1967, at an annual salary of \$6,750.00, to be paid bi-weekly, and to serve at the pleasure of the Town Board.

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

Justice Zaloga offered the following resolution which was seconded by Justice Costello.

RESOLVED, That Receiver of Taxes, Irene J. Pendzick, shall furnish an official undertaking in the amount of Twenty-five Thousand (\$25,000.00) Dollars, conditioned upon the faithful performance of her duties, shall be further conditioned that she will well and truly keep, pay over and account for all moneys and property coming into her hands as such Receiver of Taxes and assessments, including all School District Taxes and Water Rents of the Riverhead Water District as Receiver of Taxes of the Town of Riverhead, and it is further

RESOLVED, That the Town Board approve the undertaking #461514, Irene J. Pendzick, Receiver of Taxes, Principal, and the Royal Indemnity Co., Surety, in the sum of Twenty-five Thousand (\$25,000.00) Dollars, and

BE IT FURTHER RESOLVED, That copies of this undertaking be filed in the Office of the Suffolk County Clerk and the Town Clerk's Office, Town of Riverhead.

RESOLUTIONS

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

Justice Zaloga offered the following resolution which was seconded by Justice Costello.

WHEREAS, Speed-O-Rama, Inc., Coram, New York, has applied for a Permit for a display of fireworks to be held at Riverhead Raceway, Route 58, Riverhead, New York, on the evening of July 1, 1967, rain date, July 8th, 1967, and

WHEREAS, Said applicant has filed with the Town Clerk a Certificate of Insurance naming the Town of Riverhead with a coverage limit of \$500,000/\$500,000 for Public Liability and \$500,000/\$500,000 for Property Damage, and a sketch showing location where the fireworks are to be discharged by above said applicant, the firm in charge of setting off said fireworks, and

WHEREAS, The Town Attorney has read and approved all papers filed in this connection, now, therefore

BE IT RESOLVED, That the Town Clerk be and is hereby instructed to issue a Fireworks Permit for a public display of fireworks, to Speed-O-Rama, Inc., Coram, New York, for the evening of July 1, 1967, rain date, July 8, 1967, and

BE IT FURTHER RESOLVED, That the issuance of said Permit is subject to conditions and provisions as contained in Section 1894-a, Subd. 4 of the Penal Law of the State of New York.

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

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

WHEREAS, Little Flower House of Providence, Wading River, New York, has applied for a Permit for a display of fireworks to be held on its grounds in Wading River, New York on the evening of July 2, 1967, rain date, July 4, 1967, and

WHEREAS, Said applicant has filed with the Town Clerk a Certificate of Insurance naming the Town of Riverhead with a coverage limit of \$500,000/\$500,000 for Public Liability and \$500,000/\$500,000 for Property Damage, and a sketch showing location where the fireworks are to be discharged by Keystone Fireworks, Inc., Dunbar, Pennsylvania, the firm in charge of setting off said fireworks, and

WHEREAS, The Town Attorney has read and approved all papers filed in this connection, now therefore

BE IT RESOLVED, That the Town Clerk be and is hereby instructed to issue a Fireworks Permit for a public display of fireworks, to Little Flower House of Providence, Wading River, New York, for the evening of July 2, 1967, rain date, July 4, 1967, and

BE IT FURTHER RESOLVED, That the issuance of said Permit is subject to conditions and provisions as contained in Section 1894-a, Subd. 4 of the Penal Law of the State of New York.

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

RESOLUTIONS

Justice Costello offered the following resolution which was seconded by Justice Zaloga.

RESOLVED, that the Town Clerk be and is hereby authorized to publish in the June 8, 1967 edition of the News-Review the following Notice of Public Hearing:

"Pursuant to Section 265 of the New York Town Law and Section 501 of the Zoning Ordinance of the Town of Riverhead, Suffolk County, New York, Ordinance No. 26, a public hearing will be held by the Riverhead Town Board at the Town Hall, 20 Roanoke Avenue, Riverhead, New York, on the 20th day of June, 1967, at 11 o'clock in the forenoon of said day on the following proposals to amend said Zoning Ordinance No. 26 of the Town of Riverhead, as Amended, as follows:

Article II - Section 210L - Savings Clause

The provisions of Section 210B, as amended, effective May 7, 1966, shall not apply to subdivision plats having heretofore and on or before January 1, 1966 received preliminary approval by the Planning Board of the Town of Riverhead under the provisions of Section 210B, then in force; provided, said plat or the first section thereof is filed with the recording officer of the County before the 1st day of September, 1967. The exemption made hereby shall apply for a period of three years from the date of filing said plat or the first section thereof.

Any person desiring to be heard on the proposed amendment should appear at the time and place specified.

BE IT FURTHER RESOLVED, that the Town Clerk send a copy of the Notice of Public Hearing amending Zoning Ordinance No. 26 of the Town of Riverhead to the Towns of Southampton, Brookhaven and Southold, the State Park Commission and the Suffolk County Department of Planning."

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, 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. 11; General Town - \$80,618.69, Highway Item 1-\$25,621.58, Highway Item 3 - \$1,605.82 and Highway Item 4 - \$4,980.37.

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

RESOLVED, That General Town bills submitted in the amount of \$80,618.69, be approved for payment, and

FURTHER RESOLVED, That Highway Item No. 1 bills in the amount of \$25,621.58, Highway Item No. 3 bills in the amount of \$1,605.82 and Highway Item No. 4 bills in the amount of \$4,980.37, be approved for payment.

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

RESOLUTIONS

Justice Costello offered the following resolution which was seconded by Justice Zaloga.

RESOLVED that this Board retains Reginald C. Smith, Howard M. Finkelstein and Pierre G. Lundberg, as attorneys to represent this board and its supervisor in any additional proceedings or actions, including the action now pending in the U. S. District Court, Eastern District of New York, they deem necessary to commence, defend, or appeal, in order to validate Sec. 203, Suffolk County Charter, as same was enacted by Chapter 278, Laws of 1958 and to represent said board and its supervisor in any necessary manner to enforce the provisions of Section 3 of Local Law No. 4 - Year 1966, County of Suffolk, New York, and that said attorneys shall be paid a reasonable compensation for their services.

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

Justice Zaloga made comment that the ~~County Attorney~~ and Assistant County Attorney Stanley Corwin did a tremendous job at the Hearing held in Washington, D. C., before the Supreme Court of the United States.

*Law firm of Smith, Parker, Finkelstein
and Lundberg*
Correct as per Town Bd.
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Councilman Grodski offered the following resolution which was seconded by Councilman Young.

WHEREAS, a public hearing was held on June 6, 1967, in connection with a Petition of Marie Kelley, Irene Robinson and Simon Ullian for a change of zone from Business 1 Use District to Residence 2 Use District of the property located at the intersection of Corwin Street, Fishel Avenue and East Main Street or in the alternative to place restrictions upon said property, and

WHEREAS, the Town Board feels that the best interests of the Town do not dictate such change of zone, now, therefore, be it

RESOLVED, that the Petition of Marie Kelley, Irene Robinson and Simon Ullian for a change of zone from Business 1 Use District to Residence 2 Use District of the property located at the intersection of Corwin Street, Fishel Avenue and East Main Street or in the alternative to place restrictions upon said property be and is hereby denied.

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

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

RESOLVED, that the Planning Board be referred the matter of a new use district to provide for a transitional zone from business 1 and 2 property to Residential Use Districts and that they examine the Town as a whole in connection with such proposed new use district and make a recommendation to the Town Board of their findings.

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

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Justice Costello remarked that he is anxious to receive comments from the Townspeople on the four (4) new model type street lights which have been installed temporarily on West Main Street for experimental purposes, and if said comments are favorable, the Board will install these new model lights along the Main Street area.

Justice Costello further remarked that the new model lights are a vast improvement over the old lamps and it is his opinion that if the Main Street area is made brighter that there should be a lessening of undesirables walking around in the evening.

There being no further business, on motion and vote the meeting adjourned at 12:40 P. M., to meet on Tuesday, June 20th, 1967 at 10:30 A. M.

Helene M. Block

Helene M. Block, Town Clerk

HMB.