

MINUTES OF A MEETING OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD
HELD IN THE TOWN HALL ON TUESDAY, MAY 7, 1963 AT 10:30 A. M.

PRESENT:

WILLIAM J. LEONARD, SUPERVISOR

BRUNO F. ZALOGA, JR.

THOMAS R. COSTELLO, JUSTICES OF THE PEACE

ELMER A. STOTZKY

ULICK BELL, JR., COUNCILMEN

ALSO PRESENT: J. LEO SAXSTEIN, TOWN ATTORNEY, AND THADDEUS
ZEMBKO, SUPERINTENDENT OF HIGHWAYS.

A CONTINGENT OF HIGH SCHOOL STUDENTS ATTENDED THE MEETING
IN CELEBRATION OF "ELKS YOUTH DAY" AND "TOOK OVER" THE FOLLOWING
TOWN OFFICES:

SUPERVISOR	- ROBERT BRANT
COUNCILMAN	- CAROL GOODALE
COUNCILMAN	- JOHN ROOSA
JUSTICE OF THE PEACE	- SANDRA LEONARD
JUSTICE OF THE PEACE	- GEORGE SANDBERG
TOWN CLERK	- JACQUELINE SIMONS
TOWN ATTORNEY	- SUSAN SCHMERSAL
SUPT. OF HIGHWAYS	- WILLIAM URKIEL
CHIEF OF POLICE	- JOSEPH SILBERTO

MR. MICHAEL McCORMACK AND MR. HAROLD FREEMAN REPRESENTING
THE RIVERHEAD ELKS LODGE ALSO ATTENDED THE MEETING.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS
SECONDED BY COUNCILMAN STOTZKY.

RESOLVED THAT THE MINUTES OF THE MEETING OF THE TOWN BOARD
HELD IN THE TOWN HALL ON APRIL 16, 1963 BE APPROVED AS SUBMITTED.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES,
JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD,
YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A COMMUNICATION DATED APRIL 24, 1963 FROM THE RIVERHEAD
RECREATION COMMISSION WAS SUBMITTED TO THE BOARD AS FOLLOWS:

"THE RIVERHEAD RECREATION COMMISSION, BEING CONCERNED
WITH PARKS AND BEACHES, IS AWARE THAT THE TOWN BOARD HAS VOTED
TO SPEND APPROXIMATELY \$15,000 FOR BULKHEADING A SMALL PORTION
OF THE PROPOSED JAMESPORT MARINA. ALTHOUGH WE FEEL THAT A MARINA
AT JAMESPORT IS A WORTHWHILE PROJECT FOR THE FUTURE, IT APPEARS
TO BE TOO LATE IN THE SEASON TO START THE PROJECT THIS YEAR.

WE RECOMMEND THAT THE MONEY BUDGETED FOR 1963 FOR BULK-HEADING, ETC., COULD BE BETTER UTILIZED BY PROVIDING SAFETY MEASURES AT GRANGEBEL PARK, AND COMPLETING THE PARTIALLY FINISHED FINE JOB OF BULKHEADING ALONG PECONIC RIVER ADJACENT TO THE EAST MAIN STREET PARKING AREA." END.

JUSTICE ZALOGA STATED THAT THE CONSTRUCTION CONTEMPLATED AT THE MARINA AT THE JAMESPORT BEACH IS VERY IMPORTANT AND THAT IT COULD BE UTILIZED THIS SEASON, AND IF THERE IS WORK THAT NEEDS TO BE DONE IN GRANGEBEL PARK AND ALONG THE PECONIC RIVER AT THE EAST MAIN STREET PARKING FIELD THAT THE COST BE TAKEN FROM SURPLUS FUNDS.
COMMUNICATION ORDERED FILED.

STATEMENT OF TAX COLLECTIONS BY TAX RECEIVER DATED MAY 2, 1963 WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

SUPERVISOR'S REPORT FOR THE MONTH OF APRIL 1963, WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

THE BUILDING INSPECTOR'S REPORT FOR THE MONTH OF APRIL, 1963 WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

THE RECREATION DEPARTMENT'S REPORT FOR THE MONTH OF APRIL, 1963 WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

THE POLICE DEPARTMENT'S REPORT FOR THE MONTH OF APRIL, 1963 WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

TWO COMMUNICATIONS, ONE DATED MAY 6, 1963 AND ONE DATED MAY 3, 1963, FROM THE TOWN OF BROOKHAVEN WERE SUBMITTED TO THE BOARD RELATIVE TO AMENDMENTS TO ITS BUILDING-ZONE ORDINANCE.
COMMUNICATIONS ORDERED FILED.

A COMMUNICATION DATED APRIL 19, 1963 FROM MRS. HALSEY F. REEVE WAS SUBMITTED TO THE BOARD. SHE STATED THAT SINCE THE HIGHWAY DEPARTMENT HAD REGRADED AND RESURFACED A PORTION OF REEVES AVENUE HER PROPERTY IS FLOODED EACH TIME IT RAINS AND THAT SOME SORT OF A DRAIN SHOULD BE INSTALLED TO PREVENT THIS CONDITION.

FURTHER, SHE AND THE PEOPLE IN HER AREA WERE SATISFIED WITH THE GRADE OF THE ROAD BEFORE IT WAS REGRADED AND THEY CAN'T UNDERSTAND WHY IT WAS REGRADED AND RESURFACED.

MATTER WAS REFERRED TO THE HIGHWAY COMMITTEE AND THE SUPERINTENDENT OF HIGHWAY. THE SUPERINTENDENT OF HIGHWAY WAS DIRECTED TO REPLY TO MRS. REEVE.

COMMUNICATION ORDERED FILED.

ELECTION INSPECTOR'S REPORT, DATED APRIL 25, 1963, FROM THE RIVERHEAD FIRE DISTRICT WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

A COMMUNICATION DATED APRIL 23, 1963 FROM THE PUBLIC SERVICE COMMISSION OF THE STATE OF NEW YORK WAS SUBMITTED TO THE BOARD RELATIVE TO THE PETITION OF JOHN ARCHAMBAULT, DOING BUSINESS AS QUINN'S BUS LINE, FOR THE OPERATION OF AN OMNIBUS LINE IN THE TOWN OF RIVERHEAD.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED APRIL 17, 1963 FROM THE LONG ISLAND LIGHTING COMPANY WAS SUBMITTED TO THE BOARD STATING THEY HAVE INSTALLED A STREET LIGHT ON ROANOKE AVENUE, NEAR MIDDLE ROAD, AS PER REQUEST OF THE BOARD.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED APRIL 23, 1963 FROM THE LONG ISLAND LIGHTING COMPANY WAS SUBMITTED TO THE BOARD AS FOLLOWS:

"IN THE MAINTENANCE OF OUR FACILITIES IN YOUR TOWN, WE OCCASIONALLY HAVE REFUSE THAT WE WOULD LIKE YOUR CONSENT TO DELIVER TO THE TOWN PUBLIC DUMP OR INCINERATOR. NONE OF THIS REFUSE IS VEGETABLE MATTER; IT WOULD CONSIST PRIMARILY OF SCRAP METAL AND BROKEN SECTIONS OF POLES, ETC.

WILL YOU PLEASE TELL US IF YOU ARE AGREEABLE TO THIS REQUEST AND, IF SO, THE LOCATION OF THE TOWN FACILITY." END.

MATTER REFERRED TO SUPERVISOR LEONARD.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED APRIL 24, 1963 FROM AMERICAN LEGION POST No. 273 WAS SUBMITTED TO THE BOARD REQUESTING THE BOARD TO ATTEND MEMORIAL DAY CEREMONIES ON THURSDAY, MAY 30TH.

THE TOWN CLERK WAS DIRECTED TO REPLY STATING THAT AS MANY OF THE BOARD MEMBERS THAT CAN WOULD ATTEND.

A COMMUNICATION DATED APRIL 23, 1963 FROM MR. JOHN B. THOMAS, CENTRAL SCHOOL DISTRICT No. 2, WAS SUBMITTED TO THE BOARD AS FOLLOWS:

"WE UNDERSTAND THAT THE TOWN BOARD HAS RECEIVED THE PETITION OF RESIDENTS OF THE TOWN WHO ASK YOUR CONSIDERATION IN ESTABLISHING A CONNECTING ROAD BETWEEN ROANOKE AVENUE AND GRIFFING AVENUE EXTENSION. WE ALSO UNDERSTAND THAT YOU HAVE APPOINTED A COMMITTEE TO STUDY THIS PROBLEM.

PLEASE ACCEPT THIS ASSURANCE OF THE WILLINGNESS OF THE BOARD OF EDUCATION OF CENTRAL SCHOOL DISTRICT No. 2 TO CONFER WITH ANY MEMBERS OF THE TOWN BOARD AND/OR COMMITTEES WHO ARE DESIROUS OF RESOLVING THIS PROBLEM." END.

THE TOWN CLERK WAS DIRECTED TO INVITE MR. THOMAS TO THE EXECUTIVE SESSION OF THE BOARD ON MAY 21ST AT 9:30 A. M. FOR A DISCUSSION OF THIS MATTER.

COMMUNICATION ORDERED FILED.

AT 11:00 A. M. NOTICE OF PUBLIC HEARING WAS READ BY THE TOWN CLERK FOR THE PURPOSE OF ENACTING INTO LAW AN AMENDMENT TO TOWN ORDINANCE No. 25, KNOWN AS THE BINGO ORDINANCE.

SUPERVISOR LEONARD DECLARED THE HEARING OPEN TO ANYONE WISHING TO BE HEARD IN FAVOR OF OR IN OPPOSITION TO SAID AMENDMENT. NO ONE WISHING TO BE HEARD, SUPERVISOR LEONARD DECLARED THE HEARING CLOSED.

PROOF OF PUBLICATION OF NOTICE OF PUBLIC HEARING ORDERED FILED.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

WHEREAS, DUE NOTICE OF A PUBLIC HEARING TO BE HELD ON MAY 7, 1963, TO AMEND TOWN ORDINANCE No. 25 KNOWN AS THE BINGO ORDINANCE, WAS GIVEN, AND AFTER SUCH PUBLIC HEARING, AND NO ONE APPEARING IN OPPOSITION THERETO,

NOW, THEREFORE, BE IT RESOLVED THAT RIVERHEAD TOWN ORDINANCE No. 25 KNOWN AS THE BINGO ORDINANCE BE AND IT IS HEREBY AMENDED AS FOLLOWS:

SECTION 1. PURPOSE. THE PURPOSE OF THIS AMENDMENT IS TO AMEND THE ORDINANCE ADOPTED BY THE TOWN BOARD, TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK, ON SEPTEMBER 18, 1958, AUTHORIZING THE CONDUCT OF BINGO IN SUCH TOWN TO CHANGE THE REFERENCE IN SUCH ORDINANCE FROM ARTICLE 14-G OF THE GENERAL MUNICIPAL LAW TO ARTICLE 14-H OF THE GENERAL MUNICIPAL LAW, AS SO RENUMBERED BY CHAPTER 438 OF THE LAWS OF 1962, AND TO SET FORTH THEREIN THE FOLLOWING ADDITIONAL AMENDED AND RENUMBERED RESTRICTIONS CONCERNING THE CONDUCT OF THE GAME OF BINGO BY AN AUTHORIZED ORGANIZATION IN SUCH TOWN AS REQUIRED BY SECTION 479 OF THE GENERAL MUNICIPAL LAW OF THE STATE OF NEW YORK AS AMENDED BY CHAPTER 438 OF THE LAWS OF 1962:

1. NO PERSON, FIRM, ASSOCIATION, CORPORATION OR ORGANIZATION OTHER THAN A LICENSEE UNDER THE PROVISIONS OF ARTICLE 14-H OF THE GENERAL MUNICIPAL LAW, SHALL CONDUCT SUCH GAME OR SHALL LEASE OR OTHERWISE MAKE AVAILABLE FOR CONDUCTING BINGO A HALL OR OTHER PREMISES FOR ANY CONSIDERATION WHATSOEVER, DIRECT OR INDIRECT.
2. NO BINGO GAMES SHALL BE HELD, OPERATED OR CONDUCTED ON OR WITHIN ANY LEASED PREMISES IF RENTAL UNDER SUCH LEASE IS TO BE PAID, WHOLLY OR PARTLY, ON THE BASIS OF A PERCENTAGE OF THE RECEIPTS OR NET PROFITS DERIVED FROM THE OPERATION OF SUCH GAME.
3. NO AUTHORIZED ORGANIZATION LICENSED UNDER THE PROVISIONS OF ARTICLE 14-H OF THE GENERAL MUNICIPAL LAW SHALL PURCHASE OR RECEIVE ANY SUPPLIES OR EQUIPMENT SPECIFICALLY DESIGNED OR ADAPTED FOR USE IN THE CONDUCT OF BINGO GAMES FROM OTHER THAN A SUPPLIER LICENSED UNDER THE BINGO CONTROL LAW OR FROM ANOTHER AUTHORIZED ORGANIZATION.
4. THE ENTIRE NET PROCEEDS OF ANY GAME OF BINGO AND OF ANY RENTAL SHALL BE EXCLUSIVELY DEVOTED TO THE LAWFUL PURPOSES OF THE ORGANIZATION PERMITTED TO CONDUCT THE SAME.
5. NO PRIZE SHALL EXCEED THE SUM OR VALUE OF TWO HUNDRED FIFTY DOLLARS IN ANY SINGLE GAME OF BINGO.
6. NO SERIES OF PRIZES ON ANY ONE BINGO OCCASION SHALL AGGREGATE MORE THAN ONE THOUSAND DOLLARS.
7. NO PERSON EXCEPT A BONA FIDE MEMBER OF ANY SUCH ORGANIZATION SHALL PARTICIPATE IN THE MANAGEMENT OR OPERATION OF SUCH GAME.

8. NO PERSON SHALL RECEIVE ANY REMUNERATION FOR PARTICIPATING IN THE MANAGEMENT OR OPERATION OF ANY GAME OF BINGO.

9. THE UNAUTHORIZED CONDUCT OF A BINGO GAME AND ANY WILLFUL VIOLATION OF ANY PROVISION OF THIS ORDINANCE SHALL CONSTITUTE AND BE PUNISHABLE AS A MISDEMEANOR.

BE IT FURTHER RESOLVED THAT THE TOWN CLERK PUBLISH AND POST THE SAME AS REQUIRED BY LAW, AND FILE A COPY OF SAID AMENDMENT WITH THE BINGO CONTROL COMMISSION OF THE STATE OF NEW YORK.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A COMMUNICATION DATED APRIL 22, 1963 FROM LONG ISLAND CABLEVISION CORPORATION WAS SUBMITTED TO THE BOARD REQUESTING A FRANCHISE FOR THE NECESSARY RIGHTS AND PERMITS TO ESTABLISH A COMPLETE COMMUNITY ANTENNA TELEVISION SYSTEM IN THE TOWN OF RIVERHEAD.

THE TOWN CLERK WAS DIRECTED TO INVITE A REPRESENTATIVE OF SAID FIRM TO THE TOWN BOARD MEETING ON MAY 21ST AT 2:30 P. M. FOR A DISCUSSION OF THIS MATTER.

AFTER BEING DULY ADVERTISED SEALED BIDS FOR ONE NEW CAR FOR USE OF THE POLICE DEPARTMENT WERE OPENED AS FOLLOWS:

LYON FORD INC.

COST OF VEHICLE	\$2460.00
LESS TRADE-IN 1962 FORD	1161.00
NET	<u>\$1299.00</u>

O'KEEFE CHEV-OLDS INC.

COST OF VEHICLE	\$2695.35
LESS TRADE-IN 1962 FORD	1525.50
LESS EXCISE TAX	190.00
NET	<u>\$ 979.85</u>

BIDS ORDERED FILED.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION THAT WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE BID FOR ONE (1) CAR FOR USE OF THE POLICE DEPARTMENT BE AND IT IS HEREBY AWARDED TO O'KEEFE CHEV-OLDS INC. OF RIVERHEAD, NEW YORK AT A TOTAL NET COST OF \$979.85 FOR ONE NEW 1963 CHEVROLET, SUBJECT TO ITS BID AND SPECIFICATION FORM SUBMITTED, DATED MAY 3, 1963, AND FILED WITH THE TOWN BOARD ON MAY 7, 1963.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A COMMUNICATION DATED MAY 2, 1963 FROM MR. JOSEPH A. KAELIN WAS SUBMITTED TO THE BOARD AS FOLLOWS:

"I HEREBY MAKE REQUEST THAT THE PARKING METER NEAREST MY DRIVEWAY IN FRONT OF THE LAND OF GEORGE WELCH BE REMOVED.

THERE ARE THIRTY-SEVEN FEET BETWEEN MR. WELCH'S DRIVEWAY AND MY DRIVEWAY AND MOST CARS TODAY ARE EIGHTEEN FEET LONG. THESE CARS PARK OVER MY DRIVEWAY AND I FIND IT DIFFICULT TO GET IN AND OUT VERY OFTEN.

WILL YOU KINDLY COMPLY WITH THIS REQUEST AT YOUR EARLIEST CONVENIENCE." END.

MATTER REFERRED TO THE HIGHWAY COMMITTEE AND THE CHIEF OF POLICE.

COMMUNICATION ORDERED FILED.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

WHEREAS ON OCTOBER 2, 1962, THE RIVERHEAD TOWN BOARD DID BY RESOLUTION PROVIDE FOR THE ACCEPTANCE OF THE OFFER OF CHARLES A. WOOD TO CONVEY TO THE TOWN OF RIVERHEAD CERTAIN PREMISES ALONG THE SOUTHERLY SIDE OF NORTH COUNTRY ROAD AT WADING RIVER, UPON CERTAIN CONDITIONS, AND

WHEREAS PURSUANT TO SAID RESOLUTION WOODLAND ACRES INC., A CORPORATION CONTROLLED BY SAID CHARLES A. WOOD, HAS TENDERED A DEED TO THE TOWN OF RIVERHEAD DATED APRIL 24, 1963, CONVEYING SAID PREMISES,

NOW, THEREFORE BE IT RESOLVED THAT THE TOWN OF RIVERHEAD ACCEPT SAID DEED,

AND, BE IT FURTHER RESOLVED THAT THE TOWN CLERK RECORD SAID DEED AND THEREAFTER FILE THE SAME WITH THE DOCUMENTS OF THE TOWN OF RIVERHEAD, AND

BE IT FURTHER RESOLVED THAT THE TOWN OF RIVERHEAD ACCEPT THAT PART OF ZOPHAR MILLS ROAD LYING BETWEEN THE NORTH COUNTRY ROAD AND THE RIVERHEAD TOWN LINE AS A RIVERHEAD TOWN HIGHWAY, AND THAT THE HIGHWAY SUPERINTENDENT NOTE THE SAME UPON HIS LIST OF HIGHWAYS AND MAINTAIN THE SAME, AND

BE IT FURTHER RESOLVED THAT THE HIGHWAY SUPERINTENDENT CONSTRUCT THE PARKWAY TYPE FENCE, AND THE CATCH BASIN, AND SEED THE AREAS, ALL AS REFERRED TO IN SAID RESOLUTION OF OCTOBER 2, 1962.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

AFTER BEING DULY ADVERTISED SEALED BIDS FOR THE CONSTRUCTION OF 192 FT. OF WOODEN BULKHEAD WITH SIX 4 FT. CATWALKS AND TWO 6 FT. CATWALKS AT THE MARINA AT THE PUBLIC BATHING BEACH WERE OPENED AND SUBMITTED TO THE BOARD AS FOLLOWS:

RALPH T. PRESTON, INC.	-BASE BID - \$15651.30
MOBLEY-RAYNOR CONTRACTORS	-BASE BID - \$15220.00
NEW SUFFOLK DOCK BUILDING CORP.	-BASE BID - \$15875.00

(ALL BIDS CONTAINED ALTERNATE PROPOSALS.)
BIDS ORDERED FILED.

TOWN ATTORNEY SAXSTEIN STATED THAT THERE WAS SOME QUESTION AS TO WHETHER THE BOARD COULD LEGALLY AWARD SAID BID AT THIS TIME AND CONSTRUCT SAID BULKHEAD AND CATWALKS.

AFTER DISCUSSION THE TOWN ATTORNEY WAS DIRECTED TO RENDER A LEGAL OPINION IN THIS MATTER AND PRESENT IT AT THE NEXT MEETING OF THE BOARD.

MATTER TABLED UNTIL THE NEXT MEETING.

MR. JOHN RIESDORPH STATED THAT THE BOARD SHOULD MAKE UP A SCHEDULE OF WORK HOURS FOR ALL TOWN EMPLOYEES INCLUDING A LIST OF HOLIDAYS.

JUSTICE COSTELLO STATED THAT THE BOARD SHOULD SET A PERSONNEL PROCEDURE FOR ALL TOWN EMPLOYEES; THAT THE DEPARTMENT HEADS SHOULD NOT FIX THE HOURS, THE BOARD AS THE GOVERNING BODY SHOULD FIX THE WORK HOURS AND HOLIDAYS FOR ALL TOWN EMPLOYEES.

SUPERVISOR LEONARD STATED THAT EMPLOYEES OF THE SUFFOLK COUNTY HEALTH DEPARTMENT WORK 9 TO 5 ALL YEAR ROUND. OTHERS IN THE COUNTY DEPARTMENTS WORK 9 TO 4, AND THAT THE BOARD SHOULD DECIDE ON A REASONABLE SCHEDULE.

AT 12:20 P. M. SUPERVISOR LEONARD CALLED A RECESS FOR LUNCH, THE BOARD TO RECONVENE AT 2:00 P. M.

AT 2:00 P. M. THE BOARD RECONVENED WITH ALL MEMBERS OF THE BOARD PRESENT.

MR. SIMON ULLIAN APPEARED BEFORE THE BOARD RELATIVE TO THE PURCHASE OF A PARCEL OF HIS PROPERTY SITUATE ON THE WEST SIDE OF ROANOKE AVENUE ADJACENT TO THE ROANOKE AVENUE PARKING FIELD.

AFTER DISCUSSION IT WAS THE UNANIMOUS CONSENSUS OF THE BOARD THAT THE TOWN ATTORNEY BE DIRECTED TO INITIATE PROCEEDINGS FOR THE ACQUISITION OF THE ULLIAN PARCEL AT A COST OF \$27,000.00.

MR. OLIN P. TUTHILL, RECEIVER OF TAXES, APPEARED BEFORE THE BOARD AND REQUESTED THAT THE BOARD HIRE A PART-TIME CLERK FOR HIS OFFICE FROM THIS DATE TO THE 15TH DAY OF JUNE, 1963. HE STATED THAT ANOTHER CLERK WAS NECESSARY TO KEEP UP WITH THE BOOKKEEPING, POSTING AND MAIL PAYMENTS IN HIS OFFICE AS THIS WAS HIS BUSY SEASON.

JUSTICE ZALOGA STATED THAT HE COULD SEE NO REASON WHY THE CLERK IN THE WATER DISTRICT COULD NOT ASSIST WITH THE COLLECTION OF TAXES AS UNDER THE LAW THE TAX RECEIVER IS REQUIRED TO COLLECT WATER RENTS.

SUPERVISOR LEONARD STATED THAT HE COULD SEE NO REASON WHY TWO CLERKS AND THE RECEIVER OF TAXES CAN'T TAKE CARE OF THE TAX COLLECTIONS, AND THAT HE WAS NOT IN FAVOR OF HIRING ANOTHER PERSON.

COUNCILMAN BELL STATED THAT IF THE TAX RECEIVER NEEDS THE HELP IT ONLY INVOLVES A PERSON FOR ABOUT TWO OR THREE WEEKS AT \$60.00 A WEEK FOR THE CONVENIENCE OF THE PEOPLE.

JUSTICE COSTELLO STATED THAT UNDER THE LAW THE RECEIVER OF TAXES IS CHARGED WITH THE COLLECTION OF WATER RENTS.

FURTHER, THAT WE HAVE A FULL TIME MAN, MR. ANDERSON, IN THE WATER DISTRICT WHO IS NOT BEING FULLY UTILIZED AND THIS IS A WASTE OF TOWN MONEY. IF THIS MAN IS PUT IN THE TAX OFFICE THE TAX

RECEIVER WOULD HAVE A BETTER ORGANIZATION AS MR. ANDERSON WOULD BE THERE FULL TIME ALL YEAR ROUND.

COUNCILMAN STOTZKY STATED THAT MR. ANDERSON SHOULD NOT BE PUT IN THE TAX OFFICE NOW DURING THE BUSY SEASON; THAT ANY CHANGE SHOULD BE MADE AT A LATER DATE.

JUSTICE COSTELLO STATED HE COULD SEE NO REASON WHY THE CHANGE SHOULDN'T BE MADE NOW. FURTHER, THAT THE LAW SPECIFIES THAT THE TAX RECEIVER MUST COLLECT WATER RENTS AND THAT HE WAS UNEQUIVOCALLY IN FAVOR OF THE RECEIVER OF TAXES COLLECTING WATER RENTS.

FURTHER, THAT MR. TUTHILL HAS RECOMMENDED THAT HE BE GIVEN ADDITIONAL HELP AND AS LONG AS A DEPARTMENT HEAD HAS RECOMMENDED IT HE WILL AGREE WITH IT UNTIL THE MATTER OF THE COLLECTION OF WATER RENTS BY THE TAX RECEIVER IS RESOLVED.

A LENGTHY DISCUSSION FOLLOWED.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE COSTELLO.

RESOLVED THAT MADELINE TUTHILL BE AND SHE IS HEREBY APPOINTED A PART-TIME CLERK IN THE OFFICE OF THE TAX RECEIVER EFFECTIVE MAY 16, 1963 TO BE COMPENSATED AT THE RATE OF \$10.00 PER DAY, PAYABLE SEMI-MONTHLY, TO BE TERMINATED JUNE 15, 1963.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, No. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

ARCHITECTS FROM THE FIRM OF DOBIECKI, BEATTIE AND COLYER, BRENTWOOD, NEW YORK, APPEARED BEFORE THE BOARD RELATIVE TO REVISED PLANS FOR THE CONSTRUCTION OF A TOWN HALL/POLICE HEADQUARTERS.

MR. DOBIECKI STATED THEY HAD REVISED THE PLANS AND HAVE CUT DOWN TO WHAT HE CONSIDERED THE LIMIT. THE NEW PLANS CALL FOR AN AREA OF ABOUT 11,000 SQUARE FEET AT AN ESTIMATED OVERALL COST OF \$300,000.

AFTER DISCUSSION IT WAS THE CONSENSUS OF THE BOARD TO MEET WITH THE ARCHITECTS ON THIS MATTER ON TUESDAY, MAY 14TH, AT 10 A.M.

AT THIS POINT COUNCILMAN STOTZKY LEFT THE MEETING.

COUNCILMAN BELL PRESENTED THE FOLLOWING COMMUNICATION TO THE BOARD FROM THE RECREATION COMMISSION:

"AT A SPECIAL MEETING OF THE RIVERHEAD RECREATION COMMISSION HELD ON APRIL 23, 1963, THE FOLLOWING RESOLUTION WAS UNANIMOUSLY ADOPTED:

WHEREAS THE SUFFOLK COUNTY CIVIL SERVICE COMMISSION HAS HELD AN EXAMINATION FOR ASSISTANT RECREATION DIRECTORS, AND

WHEREAS THE NAME OF MR. ROBERT MINER APPEARS ON THE ELIGIBILITY LIST; BE IT

RESOLVED, THAT THE RIVERHEAD RECREATION COMMISSION RECOMMENDS THAT THE RIVERHEAD TOWN BOARD APPROVE THE APPOINTMENT OF MR. MINER AS ASSISTANT RECREATION DIRECTOR FOR THE TOWN OF RIVERHEAD, SUBJECT TO THE PROBATIONARY PERIOD OF SIX MONTHS. " END.

COMMUNICATION ORDERED FILED.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

WHEREAS THE SUFFOLK COUNTY CIVIL SERVICE COMMISSION HAS HELD AN EXAMINATION FOR ASSISTANT RECREATION DIRECTORS, AND

WHEREAS THE NAME OF ROBERT W. MINER APPEARS ON THE ELIGIBILITY LIST,

BE IT RESOLVED THAT ROBERT W. MINER IS HEREBY APPOINTED AS ASSISTANT RECREATION DIRECTOR FOR THE TOWN OF RIVERHEAD, SUBJECT TO THE PROBATIONARY PERIOD OF SIX MONTHS, EFFECTIVE MAY 1, 1963.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THE CHIEF OF POLICE BE AND HE IS HEREBY AUTHORIZED TO PURCHASE FOR USE OF THE POLICE DEPARTMENT FROM BEST UNIFORM COMPANY FIVE (5) POLICE RAINCOATS, CAPE TYPE AT \$18.00 EACH, AND TWELVE (12) POLICE SWEATERS, WINTER, HEAVY, NAVY BLUE, AT \$14.50 EACH.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT FRANK SKIPKA, 45 FAIRWAY AVENUE, RIVERHEAD BE AND HE IS HEREBY APPOINTED AS A CHURCH CROSSING GUARD, EFFECTIVE MAY 7, 1963, TO BE COMPENSATED AT THE RATE OF \$2.00 PER HOUR, PAYABLE SEMI-MONTHLY.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE COSTELLO.

WHEREAS, IT IS THE INTENTION OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD TO RENEW A RECREATION PROJECT, AND

WHEREAS, THE TOWN OF RIVERHEAD IS ABOUT TO SUBMIT AN APPLICATION FOR SUCH RENEWAL TO THE NEW YORK STATE DIVISION FOR YOUTH FOR ITS APPROVAL, AND IF APPROVED, TO APPLY SUBSEQUENTLY TO THE STATE OF NEW YORK FOR PARTIAL REIMBURSEMENT OF FUNDS EXPENDED ON SAID PROJECT, AS PROVIDED BY CHAPTER 556 OF THE LAWS OF 1945, AS AMENDED,

BE IT RESOLVED, THAT SUCH APPLICATION RENEWAL IS IN ALL RESPECTS APPROVED, AND WILLIAM J. LEONARD, SUPERVISOR IS HEREBY DIRECTED AND AUTHORIZED TO DULY EXECUTE AND TO PRESENT SAID APPLICATION RENEWAL OF THE NEW YORK STATE DIVISION FOR YOUTH FOR ITS APPROVAL.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THE CHIEF OF POLICE BE AND HE HEREBY IS AUTHORIZED TO PURCHASE FOR USE OF THE POLICE DEPARTMENT THE FOLLOWING:

	TOTAL
7 WINTER BLOUSES, PATROLMEN & SERGEANTS AT \$34.85 EACH	-\$243.95
1 WINTER BLOUSE, OFFICERS, AT \$38.10 EACH	- 38.10
46 WINTER SHIRTS, PATROLMEN & SERGEANTS AT \$11.40 EACH	- 524.40
48 SUMMER SHIRTS, PATROLMEN & SERGEANTS AT \$3.25 EACH	- 156.00
46 SUMMER CAPS, PATROLMEN & SERGEANTS AT \$3.50 EACH	- 161.00
46 SUMMER TROUSERS, PATROLMEN & SERGEANTS AT \$12.45 EACH	- 572.70
45 WINTER TROUSERS, PATROLMEN & SERGEANTS AT \$15.50 EACH	- 697.50
1 SUMMER TROUSERS, OFFICERS AT \$13.80 EACH	- 13.80
1 WINTER TROUSERS, OFFICERS, AT \$17.00 EACH	- 17.00
TOTAL	<u>\$2424.45</u>

BE IT FURTHER RESOLVED THAT SAID PURCHASE BE MADE UNDER THE SUFFOLK COUNTY PURCHASE CONTRACT PROGRAM PURSUANT TO SEC. 100 AND 103 OF THE GENERAL MUNICIPAL LAW, SEC 408-A OF THE COUNTY LAW, AND PURSUANT TO RESOLUTION AS ADOPTED BY THE SUFFOLK COUNTY BOARD OF SUPERVISORS.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE CHIEF OF POLICE BE AND HE HEREBY IS AUTHORIZED TO ATTEND THE 63RD ANNUAL CONFERENCE OF THE NEW YORK STATE ASSOCIATION OF CHIEFS OF POLICE, INC., ON JULY 21, 22, 23, 24, AND 25, 1963 IN ELMIRA, NEW YORK, AND THAT ALL NECESSARY EXPENSES BE PAID.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

WHEREAS ON AUGUST 7, 1963, THE TOWN OF RIVERHEAD PURCHASED A TRACT OF LAND CONTAINING 13.514 ACRES FROM EDWARD J. GOOZDA IN TOWN OF RIVERHEAD, AND DEED THERETO WAS OBTAINED AND RECORDED ABOUT THAT DATE, AND

WHEREAS THIS 13.514 ACRES WAS PART OF A LARGE TRACT ASSESSED TO EDWARD J. GOOZDA, AND ASSESSMENT THEREOF WAS MADE FOR THE YEAR 1962-63 AS OF JUNE 1, 1962, AND SUCH TAXES WERE LEVIED, WITH THE RESULT THAT A TAX BILL FOR 1962-63 WAS ISSUED TO EDWARD J. GOOZDA

IN AMOUNT OF \$432.67 COVERING 43.50 ACRES (AND INCLUDING THE 13.514 ACRES CONVEYED TO THE TOWN OF RIVERHEAD), AND THIS AMOUNT WAS PAID BY EDWARD J. GOOZDA, AND

WHEREAS THE RIVERHEAD TOWN ASSESSORS HAVE APPORTIONED THE AMOUNT OF SUCH TAXES AS DUE ON THE RIVERHEAD TOWN PROPERTY AT \$87.73 FOR THE YEAR 1962-63,

NOW, THEREFORE, BE IT RESOLVED THAT THE TOWN OF RIVERHEAD PAY TO EDWARD J. GOOZDA THE SAID SUM OF \$87.73 AS REIMBURSEMENT FOR TAXES PAID BY HIM ON PROPERTY OWNED BY THE TOWN OF RIVERHEAD.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A COMMUNICATION DATED MAY 6, 1963 FROM MRS. ALEX HORTON, SR. AND MRS. GEORGE EGERT WAS SUBMITTED TO THE BOARD AS FOLLOWS:

"ON APRIL 3RD, 1963, I ATTENDED YOUR BOARD MEETING WITH SEVERAL OTHER WOMEN, AND INQUIRED IF THE TOWN OF RIVERHEAD HAD RECEIVED A DEED TO THE PROPERTY AT WADING RIVER NOW BEING IMPROVED BY THE HIGHWAY DEPARTMENT SUPERINTENDENT.

THE BOARD ADVISED US THAT WE WOULD BE NOTIFIED OF THE DATE OF ACQUISITION OF THE PROPERTY, AND A MAP WOULD BE SENT TO US.

AS OF THIS DATE, WE HAVE NOT HEARD FROM YOU, NOR HAVE WE RECEIVED THE MAP.

PLEASE ADVISE WHY THIS INFORMATION IS NOT AVAILABLE OR WHY THE HIGHWAY DEPARTMENT CONTINUES TO DO WORK ON PRIVATE PROPERTY."

END.

THE TOWN ATTORNEY WAS DIRECTED TO REPLY TO SAID COMMUNICATION. COMMUNICATION ORDERED FILED.

SUPERINTENDENT OF HIGHWAYS ZEMBKO REPORTED ON THE REQUEST ON THE WADING RIVER CIVIC ASSOCIATION TO FENCE THE DRAINAGE AREA ON THE EAST SIDE OF THE WADING RIVER-MANOR ROAD.

THE TOWN CLERK WAS DIRECTED TO REPLY TO THE WADING RIVER CIVIC ASSOCIATION THAT THE SUPERINTENDENT OF HIGHWAYS IS CORRECTING THE PROBLEM AT SAID DRAINAGE AREA AND THE AREA WILL BE FENCED IN WITH SNOW FENCE.

JUSTICE COSTELLO REPORTED ON THE REQUEST OF THE N.A.A.C.P. RELATIVE TO THE INSPECTION OF SLUM DWELLINGS IN THE TOWN.

JUSTICE COSTELLO STATED THAT MR. RICHARD BYRON, HOUSING CHAIRMAN OF THE N.A.A.C.P., HAD GIVEN HIM WRITTEN AUTHORITY TO INSPECT CERTAIN DWELLINGS, AND THAT HE WOULD LIKE THE CONSENT OF THE BOARD TO REFER THIS MATTER TO THE BUILDING INSPECTOR IN ORDER THAT INSPECTION MAY BE MADE FOR FIRE HAZARDS ONLY.

IT WAS THE CONSENSUS OF THE BOARD THAT JUSTICE COSTELLO REFER THIS MATTER TO THE BUILDING INSPECTOR AND THAT HE MAKE SAID INSPECTIONS WITH EITHER MR. BYRON OR MR. MYRON NELSON OF THE N.A.A.C.P. AND REPORT HIS FINDINGS TO THE TOWN BOARD.

JUSTICE ZALOGA STATED THAT IT SEEMS TO BE THE OPINION OF SOME THAT HE WAS APOLOGETIC TO MR. ZEMBKO (SUPERINTENDENT OF HIGHWAYS) ABOUT THE WAY THE IRRIGATION PIPE AND PUMPS WERE RECENTLY PURCHASED FOR USE OF THE HIGHWAY DEPARTMENT AND THAT THIS WAS NOT TRUE.

FURTHER, THAT HE DIDN'T APPROVE THE PURCHASE OF THE PIPE AND PUMPS, THAT THE METHODS USED FOR SAID PURCHASES WERE NOT, IN HIS OPINION, RIGHT.

JUSTICE ZALOGA STATED THAT CERTAIN EMPLOYEES OF THE HIGHWAY DEPARTMENT HAD BEEN COMPLAINING ABOUT OVERTIME PAY PAID TO A FEW EMPLOYEES OF THE HIGHWAY DEPARTMENT AND THAT HE HAD CHECKED THE PAYROLL RECORDS OF THE HIGHWAY DEPARTMENT IN THE SUPERVISOR'S OFFICE.

JUSTICE ZALOGA:

"MR. ZEMBKO (SUPERINTENDENT OF HIGHWAYS), YOU HAD ONE MAN, EDWARD GADZINSKI, IN THE MONTH OF FEBRUARY WHO HAD 225 HOURS OF OVERTIME. HIS SON, RICHARD GADZINSKI, DURING THE SAME PERIOD HAD 206 HOURS OF OVERTIME. THIS AVERAGES 15 WORKING HOURS A DAY, 6 DAYS A WEEK FOR THE MONTH OF FEBRUARY. WHAT DID THEY DO DURING ALL OF THIS OVERTIME?"

MR. ZEMBKO:

"THIS WAS DURING THE TIME OF THE RAIN, ICE AND FLOODING PERIOD."

JUSTICE ZALOGA:

"I STILL CONTEND THAT NO MAN CAN WORK 15 HOURS A DAY, 6 DAYS A WEEK AND WE DIDN'T HAVE A FLOOD FOR 24 DAYS IN FEBRUARY. YOUR SALARY (MR. ZEMBKO) WAS \$666.00 FOR THE MONTH OF FEBRUARY. EDWARD GADZINSKI MADE \$956.00 IN FEBRUARY AND A LABORER AT THE RATE OF \$1.85 PER HOUR MADE \$626.00 IN FEBRUARY. THERE WERE ALSO A FEW OTHER MEN WHO GOT ABOUT 200 HOURS OF OVERTIME IN FEBRUARY.

IT DOESN'T SEEM HUMANLY POSSIBLE THAT A MAN CAN PUT IN SO MUCH OVERTIME. EDWARD GADZINSKI RECEIVED \$239.00 A WEEK IN FEBRUARY VERSUS HIS BASE PAY OF \$106.00 A WEEK."

MR. ZEMBKO:

"WE HAD LOTS OF FLOODING AND ICE AND FREEZING CONDITIONS. WE NEEDED MEN BUT WE DID NOT NEED A FULL CREW. EDDIE GADZINSKI AND HIS SON WERE THE MOST CONVENIENT TO GET AT ANY HOUR. OTHER MEN ARE DIFFICULT TO GET PARTICULARLY ON A WEEKEND."

JUSTICE ZALOGA:

"I CAN'T UNDERSTAND WHY THE OVERTIME IS CENTERED AROUND A FEW MEN.

WHAT IS EDWARD GADZINSKI'S CLASSIFICATION?"

MR. ZEMBKO:

"HIS TITLE IS 'FOREMAN'."

JUSTICE ZALOGA:

"THE LAST I KNEW HIS TITLE WAS 'MEO'."

MR. ZEMBKO:

"IT WAS 'MEO' AND THEN CIVIL SERVICE CHANGED IT TO 'FOREMAN'. HE ALSO DOES THE OFFICE WORK AND I WAS GOING TO ASK FOR A PART-TIME GIRL TO DO THE OFFICE WORK SO THAT EDDIE (GADZINSKI) WOULD BE AVAILABLE FOR OTHER WORK."

JUSTICE ZALOGA:

"IT SEEMS TO ME A LITTLE WHILE AGO YOU SAID YOU DIDN'T NEED A MAN TO DO WHAT EDDIE (GADZINSKI) IS DOING."

MR. ZEMBKO:

"THAT WAS THREE OR FOUR YEARS AGO AND THINGS HAVE CHANGED SINCE THEN."

JUSTICE ZALOGA:

"I DON'T RECALL ANY RESOLUTION BEING ADOPTED BY THIS TOWN BOARD TO AUTHORIZE THIS OVERTIME PAY. ANOTHER FELLOW, EDMUND BUZIAK, HAD 194 HOURS OF OVERTIME IN THE MONTH OF FEBRUARY. I CHECKED FOUR NAMES ON THE PAYROLL SHEETS, EDWARD GADZINSKI, RICHARD GADZINSKI, THOMAS SENDLEWSKI AND EDMUND BUZIAK, AND, OF COURSE, MR. ZEMBKO."

SUPERVISOR LEONARD:

"ONE GRIPE THAT I HAVE HEARD IS THAT SOME FELLOWS GET TIME OFF IF THEY WORK OVERTIME WHILE OTHERS GET PAID FOR OVERTIME."

JUSTICE ZALOGA:

"I WOULD SUGGEST TO THIS BOARD THAT THE OVERTIME LISTS BE SUBMITTED MONTHLY OR SEMI-MONTHLY TO THIS BOARD AND VOTED ON BY RESOLUTION."

JUSTICE COSTELLO:

"I WOULD ALSO LIKE TO KNOW HOW MUCH OVERTIME IS PUT IN, BY WHOM, AND WHY."

MATTER REFERRED TO THE SUPERINTENDENT OF HIGHWAYS FOR A REPORT.

TOWN ATTORNEY SAXSTEIN SUBMITTED A REPORT TO THE BOARD RELATIVE TO AN OPTION TO PURCHASE A DRAINAGE AREA OF ABOUT 1.4 ACRES FROM JOHN AND EDITH KUJAWSKI SITUATE ON THE NORTH SIDE OF SOUND AVENUE FOR THE SUM OF \$2400.00.

MATTER TABLED UNTIL THE NEXT MEETING.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE COSTELLO.

RESOLVED THAT THE LONG ISLAND LIGHTING COMPANY BE AND IT IS HEREBY AUTHORIZED TO INSTALL A STREET LIGHT ON LONG ISLAND LIGHT POLE #97 SITUATE AT THE INTERSECTION OF HULSE AVENUE AND NORTH WADING RIVER ROAD, WADING RIVER LIGHT DISTRICT.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

WHEREAS THE RIVERHEAD TOWN BOARD CONSIDERS IT ADVISABLE THAT THE PRESENT TOWN ORDINANCE #3, AND TOWN ORDINANCE #23, AND TOWN ORDINANCE #23-A, AND TOWN ORDINANCE #30, BE REPEALED, AND THAT IN PLACE THEREOF A NEW ORDINANCE BE ENACTED TO BE KNOWN AS ORDINANCE #3 AS HEREINAFTER SET FORTH GOVERNING PARKING AND TRAFFIC IN RIVERHEAD TOWN,

NOW, THEREFORE, BE IT RESOLVED THAT THE FOLLOWING NOTICE OF PUBLIC HEARING BE PUBLISHED IN THE NEWS REVIEW, THE OFFICIAL NEWS-PAPER OF THIS TOWN:

Public Notice

Ordinance No. 3, Riverhead Town Parking and Traffic Ordinance

Please Take Notice that pursuant to a resolution passed by the Town Board of the Town of Riverhead, N. Y., on May 7, 1963, at the Town Hall, Riverhead, N. Y., on June 4, 1963, at 10:00 A.M. for the purpose of enacting into law the following Riverhead Town Parking and Traffic ordinance, to be known as Ordinance No. 3. Section 1. PROHIBITION OF PARKING. No person shall stop, stand or park a vehicle on the following roadways within the Town of Riverhead:

- (a) on the west side of Roanoke Avenue, between Main Street (Route 25) and Second Street; and on the east side of Roanoke Avenue from a point 100 feet north of Elton Street to a point 285 feet north of Elton Street.
- (b) on the west side of Griffing Avenue, between Main Street (Route 25) and Railroad Street.
- (c) on the south side of Court Street, between Main Street (Route 25) and Griffing Avenue.
- (d) on the east side of Marcy Avenue, between Main Street (Route 25) and Pulaski Street.
- (e) on the north side of Pulaski Street, between Marcy Avenue and Sweezy Avenue during Church Services, except funeral services.
- (f) on the north side of Pulaski Street, between Osborne Avenue and North Griffing Avenue, between the hours of 8:00 A.M. and 3:30 P.M. on School Days.
- (g) on the east side of Osborne Avenue, from a point 275 feet north of Pulaski Street and a point 375 feet north of Pulaski Street on School Days between the hours of 8:00 A.M. and 3:30 P.M.
- (h) on the east side of Osborne Avenue, between Harrison Avenue and the Riverhead High School North Driveway on School Days between 8:00 A.M. and 3:30 P.M.

(i) on both sides of Harrison Avenue between Osborne Avenue and School Street on School Days between the hours of 8:00 A.M. and 3:30 P.M.

(j) on both sides of North Griffing Avenue and School Street, between Pulaski Street and Harrison Avenue on School Days between 8:00 A.M. and 3:30 P.M.

(k) on both sides of Roanoke Avenue from a point 25 feet north of the north curb line of Northville Turnpike, southerly to the Long Island Railroad line.

(l) on both sides of East Avenue, between Main Street (Route 25) and Northville Turnpike

(m) on east side of Maple Avenue, between Main Street (Route 25) and Second Street.

(n) on the east side of Union Avenue, between Main Street (Route 25) and Second Street.

(o) on both sides of McDermott Avenue, between Main Street (Route 25) and Peconic River.

(p) on both sides of St Johns Place, between Fifth Street and Northville Turnpike on School Days between the hours of 8:00 A.M. and 3:30 P.M.

(q) on the north side of Second Street, from the East curb line of Roanoke Avenue to a point 315 feet east of such curb line.

(r) on both sides of Pulaski Street immediately in front of the Riverhead Recreation Field on said Street.

(s) on the west side of Main Street, South Jamesport, between South Railroad Street and Front Street.

(t) on the east side of Main Street, Jamesport, along Jamesport School Property from 8:00 A.M. to 3:30 P.M. on School Days, except for the purpose of picking up or discharging students.

(u) on the last 500 feet adjoining the terminus of any Riverhead Town highway leading to a body of water, during the hours of darkness.

(v) on the east side of Hulse Landing Road, Wading River, between North Wading River Road and its northerly terminus.

(w) on both sides of Sound Road, Wading River, between North Country Road and Creek Road.

(x) on both sides of Creek Road, Wading River, between Sound Road and its westerly terminus.

(y) on the north side of Edwards Avenue, Baiting Hollow, from the southeast corner of the parking field to a point 900 feet in the easterly direction.

(z) on the north side of Old Country Road (Route 58) between Mill Road and a point 250 feet westerly therefrom; and on the south side of Old Country Road (Route 58) between Mill Road and a point 300 feet westerly therefrom; and on both sides of Mill Road, a Town Highway, between a point 100 feet northerly of and a point 100 feet southerly of County Road 58.

(z-1) on the south side of North Wading River Road from the intersection of said road and Hulse Landing Road to a point 498 feet west of said intersection; and on the north side of North Wading River Road from a point 246 feet west of Hulse Landing Road to the intersection of Oak Road.

Section 2. PARKING LIMITATIONS. The parking limit on the below listed roadways in the Town of Riverhead is as follows:

(a) on both sides of Second Street, between Roanoke Avenue and Griffing Avenue, not in excess of thirty (30) minutes between the hours of 9:00 A.M. and 5:00 P.M., except on Sundays and holidays.

(b) on the south side of Railroad Street, between Griffing Avenue and Osborne Avenue, not in excess of one (1) hour, between the hours 9:00 A.M. and 5:00 P.M., except on Sundays and holidays.

(c) on both sides of Pulaski Street, between Osborne Avenue and Sweezy Avenue, not in excess of one (1) hour between the hours of 9:00 A.M. and 5:00 P.M., except on Sundays and holidays.

(d) No person shall stop, park or stand in any LOADING ZONE or BUS STOP ZONE, a vehicle, whether occupied or not, but may do so temporarily for the purpose of and while actually engaged in loading or unloading merchandise or passengers in the following locations, between the hours of 8:00 A.M. and 5:00 P.M., except on Sundays and holidays:

(1) on the east side of Roanoke Avenue, commencing 117 feet north of the north curb of East Main Street (Route 25) and thence northerly to a point 182 feet from point of beginning.

(2) on the north side of East Main Street (Route 25) commencing 198 feet East of the east curb of Roanoke Avenue, thence easterly to a point 222 feet from point of beginning.

(3) on the south side of East Main Street (Route 25) commencing 207 feet east of east curb of Peconic Avenue (Route 25) thence easterly to a point 255 feet from point of beginning.

(4) on the North side of West Main Street (Route 25) commencing 96 feet west of the west curb of Griffing Avenue, thence westerly to a point 146 feet from point of beginning.

(5) on the south side of West Main Street (Route 25) commencing 231 feet west of the west curb of Peconic Avenue (Route 24) thence westerly to a point 405 feet from point of beginning.

(e) No person shall DOUBLE park, stop or stand on any artery of travel in the Town of Riverhead except when an emergency exists.

(f) No person shall park and leave unattended a commercial vehicle in excess of 30 feet in

length, and /or in excess of maximum gross weight of 20,000 pounds, in business and residential areas during the hours of darkness. For purposes of this section a tractor and trailer shall be considered as one vehicle.

(g) No person shall park and leave unattended a vehicle or a combination thereof in any established Town Boat Ramp area, except for the sole purpose of loading or unloading a water craft. Vehicles and trailers shall be parked in designated parking areas.

(h) On all Riverhead Town beach parking fields, no parking shall be allowed at any time between one hour after sunset and sunrise.

(i) In all places designated as "Loading Zones" no parking shall be allowed between 9:00 A.M. and 3:00 P.M. on weekdays, except for the purpose of loading and unloading merchandise.

Section 3. ONE WAY TRAFFIC. The traffic movement is designated as ONE-WAY on the following Town highways:

(a) St John's Place is hereby limited to a NORTHERLY direction only, between Northville Turnpike and Fifth Street.

(b) CEDAR STREET is hereby limited to a NORTHERLY direction only, between Railroad Street and Court Street.

Section 4. PARKING FIELDS. No person shall park a vehicle in any Town owned or leased Parking Field except within the painted parking stalls designed for such parking; and such parking shall be entirely at the owner's risk; and no parking shall be allowed at any place not designated as a parking stall.

(a) No person shall abandon or leave unattended a vehicle commonly known as a "grocery cart" on Riverhead Town owned or leased property and any other public place.

Section 5. FIRE HYDRANTS AND WELLS, CURBS, CROSSWALKS AND BRIDGES.

(a) A person shall not park stop or stand within fifteen (15) feet of any fire hydrant or fire well.

(b) A person shall not park, stop or stand a vehicle upon a two-way roadway of the County or Town unless the right-handed wheels of such vehicle are parallel to and within 12 inches of the right-hand curb or curb line, except where diagonal parking has been established by proper authority.

(c) A person shall not park, stop or stand a vehicle within ten feet of a crosswalk at any intersection.

(d) A person shall not park, stop or stand a vehicle on any highway bridge or other elevated structure upon a Town highway.

Section 6. DEFINITIONS, INFRACTIONS, PENALTIES, BASIC RULES:

(a) For the purpose of this Ordinance, the below listed words shall be applicable as defined in certain sections of the Vehicle and Traffic Law: (A) The word "vehicle" under Section 159; (b) The word "Park or Parking" under Section 129; (C) the word "stand or standing" under Section 145; (D) the word "stop or stopping" under Sections 146 and 147; (E) the word "highway or roadway" under Sections 134 and 140.

(b) For the purpose of this Ordinance, any and all violations

shall constitute a TRAFFIC INFRACTION, as defined under Section 165 of Vehicle and Traffic Law, and upon conviction shall be punishable for each and subsequent violation by a fine not exceeding Fifty Dollars (\$50.00) or imprisonment in the County jail for not more than ten (10) days, or both.

(c) For the purpose of this Ordinance and enforcement, the application of basic rules shall be as defined in Section 1200 Vehicle and Traffic Law of the State of New York, subdivisions a,b,c, and d and any future amendments that may be made thereto.

Section 7. The Town Board of the Town of Riverhead hereby declares that should any section, paragraph, sentence, or word of this ordinance hereby adopted be declared, for any reason, to be invalid, it is the intent of the Town Board of the Town of Riverhead that it would have passed all other portions of this ordinance independently of the elimination herefrom of any such portion as may be declared invalid.

Section 8. This ordinance shall take effect and be in force from and after its passage and legal publication and posting as required by the Town Law; and effective as of the same day the old Riverhead Town Ordinance No. 3, and Riverhead Town Ordinance No. 23, and Riverhead Town Ordinance No. 23-a, and Riverhead Town Ordinance No. 30 are hereby repealed, EXCEPT that for any violations of the said ordinances prior to said effective date of repeal, said ordinances shall continue in force until judicial determination of said violations.

Dated: Riverhead, N.Y.,

May 7, 1963.

By order of the Town Board of the Town of Riverhead
ANTHONY F. GADZINSKI,
Town Clerk

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

AT THIS POINT COUNCILMAN BELL LEFT THE MEETING.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THE RIVERHEAD TOWN SUPERINTENDENT OF HIGHWAYS BE AND HE HEREBY IS AUTHORIZED TO PURCHASE FOR USE OF THE HIGHWAY DEPARTMENT THE BEST GRADE OF BLACK TOP, COMMONLY KNOWN AS STATE MIX, AT \$8.80 A TON, AND HOT SAND MIX, AT \$7.75 A TON, THE AMOUNTS TO BE EXPENDED FOR BOTH OF SAID ITEMS BEING A SUM NOT IN EXCESS OF

\$10,000.00, AND THE PURCHASES TO BE MADE BETWEEN THE TIME OF THIS RESOLUTION AND DECEMBER 1, 1963, AT SUCH TIMES AND IN SUCH QUANTITIES AS DETERMINED BY THE HIGHWAY SUPERINTENDENT, AND

BE IT FURTHER RESOLVED THAT SAID PURCHASES BE MADE FROM WELCH ASPHALT COMPANY, RIVERHEAD, NEW YORK, UNDER THE NEW YORK STATE PURCHASE CONTRACT PROGRAM PURSUANT TO SECTIONS 100, 103 AND 104 OF THE GENERAL MUNICIPAL LAW.

THE VOTE---COUNCILMAN BELL, ABSENT, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

THE TOWN BOARD CONVENED AS A BOARD OF AUDIT AND EXAMINED ALL TOWN BILLS TO DATE, THE TOTAL OF WHICH WAS AS FOLLOWS: GENERAL TOWN---\$11,642.37 AND MACHINERY FUND #3---\$19,213.72.

JUSTICE ZALOGA OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE COSTELLO.

RESOLVED THAT THE GENERAL TOWN BILLS IN THE AMOUNT OF \$11,642.37 BE APPROVED AND PAID AS RENDERED.

FURTHER RESOLVED THAT THE MACHINERY BILLS IN THE AMOUNT OF \$19,213.72 BE APPROVED AND PAID AS RENDERED.

THE VOTE---COUNCILMAN BELL, ABSENT, COUNCILMAN STOTZKY, ABSENT, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

THERE BEING NO FURTHER BUSINESS ON MOTION AND VOTE, THE MEETING ADJOURNED AT 5:20 P. M. TO MEET ON TUESDAY, MAY 21, 1963 AT 10:30 A. M.

Anthony F. Gadzinski
ANTHONY F. GADZINSKI, TOWN CLERK

AFG:EE