

MINUTES OF A MEETING OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD
HELD IN THE TOWN HALL ON TUESDAY, JUNE 18, 1963 AT 10:30 A. M.

PRESENT:

WILLIAM J. LEONARD, SUPERVISOR

BRUNO F. ZALOGA, JR., JUSTICE OF THE PEACE

ELMER A. STOTZKY

ULICK BELL, JR., COUNCILMEN

ABSENT:

THOMAS R. COSTELLO, JUSTICE OF THE PEACE.

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

COUNCILMAN BELL 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 JUNE 4, 1963 BE APPROVED AS SUBMITTED.
THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES,
JUSTICE ZALOGA, YES, JUSTICE COSTELLO, ABSENT, AND SUPERVISOR
LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A COMMUNICATION DATED JUNE 14, 1963 FROM FELIX GRUCCI OF
PYROTECHNIC PRODUCTS COMPANY WAS SUBMITTED TO THE BOARD AS FOLLOWS:
"THIS LETTER IS TO INFORM YOU, THAT I WILL PAY AND BE RESPON-
SIBLE FOR ALL CLAIMS UNDER \$50.00 IN CONNECTION WITH THE FIREWORKS
DISPLAY TO BE HELD FOR THE SPEED-O-RAMA INC. ON JUNE 29, 1963 OR
ANY OTHER DATE.

MY NET WORTH IS IN EXCESS OF \$25,000. HOPING THAT THIS LETTER
WILL SOLVE THE PROBLEM. IF THERE ARE ANY OTHER QUESTIONS, PLEASE
LET ME KNOW." END.

COMMUNICATION ORDERED FILED.

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

WHEREAS EDWIN W. HAWKINS OF SPEED-O-RAMA INC., CORAM, NEW YORK
HAS APPLIED FOR A PERMIT FOR A DISPLAY OF FIREWORKS TO BE HELD AT
THE RIVERHEAD RACEWAY, RIVERHEAD, NEW YORK ON JUNE 29, 1963 IN THE
EVENING OF THAT DAY, AND

WHEREAS SAID APPLICANT HAS FILED WITH THE TOWN CLERK A CERTIFI-
CATE OF PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE NAMING THE
TOWN OF RIVERHEAD, WITH COVERAGE LIMITS OF AT LEAST 100,000/300,000
BODILY INJURY AND 10,000/25,000 PROPERTY DAMAGE, AND A SKETCH SHOWING
LOCATION WHERE THE FIREWORKS ARE TO BE DISCHARGED, AND AN APPLICATION

FROM PYROTECHNIC PRODUCTS COMPANY, BELLPORT, NEW YORK, 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 HE HEREBY IS INSTRUCTED TO ISSUE A FIREWORKS PERMIT FOR A PUBLIC DISPLAY OF FIREWORKS, TO EDWIN W. HAWKINS OF SPEED-O-RAMA, INC., CORAM, NEW YORK FOR THE EVENING OF JUNE 29, 1963, RAIN DATE JULY 6, 1963 AND THAT THE PERMIT CONTAIN THE FOLLOWING CONDITIONS AND PROVISIONS:

THAT THE ACTUAL POINT AT WHICH THE FIREWORKS ARE TO BE FIRED SHALL BE AT LEAST 200 FEET FROM THE NEAREST PERMANENT BUILDING, PUBLIC HIGHWAY OR RAILROAD OR OTHER MEANS OF TRAVEL AND AT LEAST 50 FEET FROM THE NEAREST ABOVE GROUND TELEPHONE OR TELEGRAPH LINE, TREE OR OTHER OVERHEAD OBSTRUCTION, THAT THE AUDIENCE AT SUCH DISPLAY SHALL BE RESTRAINED BEHIND LINES AT LEAST 150 FEET FROM THE POINT AT WHICH THE FIREWORKS ARE DISCHARGED, AND ONLY PERSONS IN ACTIVE CHARGE OF THE DISPLAY SHALL BE ALLOWED INSIDE THESE LINES; THAT ALL FIREWORKS THAT FIRE A PROJECTILE SHALL BE SO SET UP THAT THE PROJECTILE WILL GO INTO THE AIR AS NEARBY AS POSSIBLE IN A VERTICAL DIRECTION, UNLESS SUCH FIREWORKS ARE TO BE FIRED FROM THE SHORE OF A LAKE OR OTHER LARGE BODY OF WATER, WHEN THEY MAY BE DIRECTED IN SUCH MANNER THAT THE FALLING RESIDUE FROM THE DEFLAGRATION WILL FALL INTO SUCH LAKE OR BODY OF WATER, THAT ANY FIREWORKS THAT REMAIN UNFIRED AFTER THE DISPLAY IS CONCLUDED SHALL BE IMMEDIATELY DISPOSED OF IN A WAY SAFE FOR THE PARTICULAR TYPE OF FIREWORKS REMAINING, THAT NO FIREWORKS DISPLAY SHALL BE HELD DURING ANY WIND STORM IN WHICH THE WIND REACHES A VELOCITY OF MORE THAN 30 MILES PER HOUR, THAT ALL THE PERSONS IN ACTUAL CHARGE OF THE FIRING OF THE FIREWORKS SHALL BE OVER THE AGE OF 18 YEARS, COMPETENT AND PHYSICALLY FIT FOR THE TASK, THAT THERE SHALL BE AT LEAST TWO SUCH OPERATORS CONSTANTLY ON DUTY DURING THE DISCHARGE AND THAT AT LEAST TWO SODA ACID OR OTHER APPROVED TYPE OF FIRE EXTINGUISHERS OF AT LEAST TWO AND ONE-HALF GALLONS CAPACITY EACH SHALL BE KEPT AT AS WIDELY SEPARATED POINTS AS POSSIBLE WITHIN THE ACTUAL AREA OF THE DISPLAY.

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

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

WHEREAS EDWIN W. HAWKINS OF SPEED-O-RAMA INC., CORAM, NEW YORK HAS APPLIED FOR A PERMIT FOR A DISPLAY OF FIREWORKS TO BE HELD AT THE RIVERHEAD RACEWAY, RIVERHEAD, NEW YORK ON AUGUST, 24, 1963 IN THE EVENING OF THAT DAY, AND

WHEREAS SAID APPLICANT HAS FILED WITH THE TOWN CLERK A CERTIFICATE OF PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE NAMING THE TOWN OF RIVERHEAD, WITH COVERAGE LIMITS OF AT LEAST 100,000/300,000 BODILY INJURY AND 10,000/25,000 PROPERTY DAMAGE, AND A SKETCH SHOWING

LOCATION WHERE THE FIREWORKS ARE TO BE DISCHARGED, AND AN APPLICATION FROM PYROTECHNIC PRODUCTS COMPANY, BELLPORT, NEW YORK, 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 HE HEREBY IS INSTRUCTED TO ISSUE A FIREWORKS PERMIT FOR A PUBLIC DISPLAY OF FIREWORKS, TO EDWIN W. HAWKINS OF SPEED-O-RAMA, INC., CORAM, NEW YORK FOR THE EVENING OF AUGUST 24, 1963, RAIN DATE AUGUST 31, 1963 AND THAT THE PERMIT CONTAIN THE FOLLOWING CONDITIONS AND PROVISIONS:

THAT THE ACTUAL POINT AT WHICH THE FIREWORKS ARE TO BE FIRED SHALL BE AT LEAST 200 FEET FROM THE NEAREST PERMANENT BUILDING, PUBLIC HIGHWAY OR RAILROAD OR OTHER MEANS OF TRAVEL AND AT LEAST 50 FEET FROM THE NEAREST ABOVE GROUND TELEPHONE OR TELEGRAPH LINE, TREE OR OTHER OVERHEAD OBSTRUCTION, THAT THE AUDIENCE AT SUCH DISPLAY SHALL BE RESTRAINED BEHIND LINES AT LEAST 150 FEET FROM THE POINT AT WHICH THE FIREWORKS ARE DISCHARGED, AND ONLY PERSONS IN ACTIVE CHARGE OF THE DISPLAY SHALL BE ALLOWED INSIDE THESE LINES; THAT ALL FIREWORKS THAT FIRE A PROJECTILE SHALL BE SO SET UP THAT THE PROJECTILE WILL GO INTO THE AIR AS NEARBY AS POSSIBLE IN A VERTICAL DIRECTION, UNLESS SUCH FIREWORKS ARE TO BE FIRED FROM THE SHORE OF A LAKE OR OTHER LARGE BODY OF WATER, WHEN THEY MAY BE DIRECTED IN SUCH MANNER THAT THE FALLING RESIDUE FROM THE DEFLAGRATION WILL FALL INTO SUCH LAKE OR BODY OF WATER, THAT ANY FIREWORKS THAT REMAIN UNFIRED AFTER THE DISPLAY IS CONCLUDED SHALL BE IMMEDIATELY DISPOSED OF IN A WAY SAFE FOR THE PARTICULAR TYPE OF FIREWORKS REMAINING, THAT NO FIREWORKS DISPLAY SHALL BE HELD DURING ANY WIND STORM IN WHICH THE WIND REACHES A VELOCITY OF MORE THAN 30 MILES PER HOUR, THAT ALL THE PERSONS IN ACTUAL CHARGE OF THE FIRING OF THE FIREWORKS SHALL BE OVER THE AGE OF 18 YEARS, COMPETENT AND PHYSICALLY FIT FOR THE TASK, THAT THERE SHALL BE AT LEAST TWO SUCH OPERATORS CONSTANTLY ON DUTY DURING THE DISCHARGE AND THAT AT LEAST TWO SODA ACID OR OTHER APPROVED TYPE OF FIRE EXTINGUISHERS OF AT LEAST TWO AND ONE-HALF GALLONS CAPACITY EACH SHALL BE KEPT AT AS WIDELY SEPARATED POINTS AS POSSIBLE WITHIN THE ACTUAL AREA OF THE DISPLAY.

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

A COMMUNICATION DATED JUNE 14, 1963 FROM FELIX GRUCCI OF PYROTECHNIC PRODUCTS COMPANY WAS ALSO SUBMITTED TO THE BOARD AS FOLLOWS:

"THIS LETTER IS TO INFORM YOU, THAT I WILL PAY AND BE RESPONSIBLE FOR ALL CLAIMS UNDER \$50.00 IN CONNECTION WITH THE FIREWORKS DISPLAY TO BE HELD FOR THE CHAMBER OF COMMERCE OF RIVERHEAD ON JULY 4, 1963 OR ANY OTHER DATE.

MY NET WORTH IS IN EXCESS OF \$25,000. HOPING THAT THIS LETTER WILL SOLVE THE PROBLEM. IF THERE ARE ANY OTHER QUESTIONS, PLEASE LET ME KNOW." END.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JUNE 5, 1963 FROM THE W. W. RICE COMPANY, INSURANCE AGENTS, WAS SUBMITTED TO THE BOARD EXPLAINING THE \$50.00 DEDUCTIBLE CLAUSE RELATIVE TO PROPERTY DAMAGE IN THE INSURANCE COVERAGE FOR FELIX GRUCCI OF PYROTECHNIC.
COMMUNICATION ORDERED FILED.

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

WHEREAS THE RIVERHEAD CHAMBER OF COMMERCE, RIVERHEAD, NEW YORK HAS APPLIED FOR A PERMIT FOR A DISPLAY OF FIREWORKS TO BE HELD AT THE PECONIC BAY BEACH AT JAMESPORT, NEW YORK ON JULY 4, 1963 IN THE EVENING OF THAT DAY, AND

WHEREAS SAID APPLICANT HAS FILED WITH THE TOWN CLERK A CERTIFICATE OF PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE NAMING THE TOWN OF RIVERHEAD, WITH COVERAGE LIMITS OF AT LEAST 100,000/300,000 BODILY INJURY AND 10,000/25,000 PROPERTY DAMAGE, AND A SKETCH SHOWING LOCATION WHERE THE FIREWORKS ARE TO BE DISCHARGED, AND AN APPLICATION FROM PYROTECHNIC PRODUCTS COMPANY, BELLPORT, NEW YORK, 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 HE HEREBY IS INSTRUCTED TO ISSUE A FIREWORKS PERMIT FOR A PUBLIC DISPLAY OF FIREWORKS, TO THE RIVERHEAD CHAMBER OF COMMERCE, RIVERHEAD, NEW YORK FOR THE EVENING OF JULY 4, 1963, RAIN DATE JULY 5, 1963 AND THAT THE PERMIT CONTAIN THE FOLLOWING CONDITIONS AND PROVISIONS:

THAT THE ACTUAL POINT AT WHICH THE FIREWORKS ARE TO BE FIRED SHALL BE AT LEAST 200 FEET FROM THE NEAREST PERMANENT BUILDING, PUBLIC HIGHWAY OR RAILROAD OR OTHER MEANS OF TRAVEL AND AT LEAST 50 FEET FROM THE NEAREST ABOVE GROUND TELEPHONE OR TELEGRAPH LINE, TREE OR OTHER OVERHEAD OBSTRUCTION, THAT THE AUDIENCE AT SUCH DISPLAY SHALL BE RESTRAINED BEHIND LINES AT LEAST 150 FEET FROM THE POINT AT WHICH THE FIREWORKS ARE DISCHARGED, AND ONLY PERSONS IN ACTIVE CHARGE OF THE DISPLAY SHALL BE ALLOWED INSIDE THESE LINES; THAT ALL FIREWORKS THAT FIRE A PROJECTILE SHALL BE SO SET UP THAT THE PROJECTILE WILL GO INTO THE AIR AS NEARBY AS POSSIBLE IN A VERTICAL DIRECTION, UNLESS SUCH FIREWORKS ARE TO BE FIRED FROM THE SHORE OF A LAKE OR OTHER LARGE BODY OF WATER, WHEN THEY MAY BE DIRECTED IN SUCH MANNER THAT THE FALLING RESIDUE FROM THE DEFLAGRATION WILL FALL INTO SUCH LAKE OR BODY OF WATER, THAT ANY FIREWORKS THAT REMAIN UNFIRED AFTER THE DISPLAY IS CONCLUDED SHALL BE IMMEDIATELY DISPOSED OF IN A WAY SAFE FOR THE PARTICULAR TYPE OF FIREWORKS REMAINING, THAT NO FIREWORKS DISPLAY SHALL BE HELD DURING ANY WIND STORM IN WHICH THE WIND REACHES A VELOCITY OF MORE THAN 30 MILES PER HOUR, THAT ALL THE PERSONS IN ACTUAL CHARGE OF THE FIRING OF THE FIREWORKS SHALL BE OVER THE AGE OF 18 YEARS, COMPETENT AND PHYSICALLY FIT FOR THE TASK, THAT THERE SHALL BE AT LEAST TWO SUCH OPERATORS CONSTANTLY ON DUTY DURING THE DISCHARGE AND THAT AT LEAST TWO SODA ACID OR OTHER APPROVED TYPE OF FIRE EXTINGUISHERS OF AT

LEAST TWO AND ONE-HALF GALLONS CAPACITY EACH SHALL BE KEPT AT AS WIDELY SEPARATED POINTS AS POSSIBLE WITHIN THE ACTUAL AREA OF THE DISPLAY.

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

A COMMUNICATION DATED JUNE 17, 1963 FROM REV. JOHN T. FAGAN OF THE LITTLE FLOWER HOUSE OF PROVIDENCE, WADING RIVER, WAS SUBMITTED TO THE BOARD REQUESTING A PERMIT FOR THE DISPLAY OF FIREWORKS ON JULY 4, 1963, WITH A RAIN DATE OF JULY 6, 1963.

COMMUNICATION ORDERED FILED.

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

WHEREAS THE LITTLE FLOWER HOUSE OF PROVIDENCE, WADING RIVER, NEW YORK HAS APPLIED FOR A PERMIT FOR A DISPLAY OF FIREWORKS TO BE HELD AT THE LITTLE FLOWER HOUSE OF PROVIDENCE, WADING RIVER, NEW YORK ON JULY 4, 1963 IN THE EVENING OF THAT DAY, AND

WHEREAS SAID APPLICANT HAS FILED WITH THE TOWN CLERK A CERTIFICATE OF PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE NAMING THE TOWN OF RIVERHEAD, WITH COVERAGE LIMITS OF AT LEAST 100,000/300,000 BODILY INJURY AND 10,000/25,000 PROPERTY DAMAGE, AND A SKETCH SHOWING LOCATION WHERE THE FIREWORKS ARE TO BE DISCHARGED, AND AN APPLICATION FROM PYROTECHNIC PRODUCTS COMPANY, BELLPORT, NEW YORK, 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 HE HEREBY IS INSTRUCTED TO ISSUE A FIREWORKS PERMIT FOR A PUBLIC DISPLAY OF FIREWORKS, TO THE LITTLE FLOWER HOUSE OF PROVIDENCE, WADING RIVER, NEW YORK FOR THE EVENING OF JULY 4, 1963, RAIN DATE JULY 6, 1963 AND THAT THE PERMIT CONTAIN THE FOLLOWING CONDITIONS AND PROVISIONS:

THAT THE ACTUAL POINT AT WHICH THE FIREWORKS ARE TO BE FIRED SHALL BE AT LEAST 200 FEET FROM THE NEAREST PERMANENT BUILDING, PUBLIC HIGHWAY OR RAILROAD OR OTHER MEANS OF TRAVEL AND AT LEAST 50 FEET FROM THE NEAREST ABOVE GROUND TELEPHONE OR TELEGRAPH LINE, TREE OR OTHER OVERHEAD OBSTRUCTION, THAT THE AUDIENCE AT SUCH DISPLAY SHALL BE RESTRAINED BEHIND LINES AT LEAST 150 FEET FROM THE POINT AT WHICH THE FIREWORKS ARE DISCHARGED, AND ONLY PERSONS IN ACTIVE CHARGE OF THE DISPLAY SHALL BE ALLOWED INSIDE THESE LINES; THAT ALL FIREWORKS THAT FIRE A PROJECTILE SHALL BE SO SET UP THAT THE PROJECTILE WILL GO INTO THE AIR AS NEARBY AS POSSIBLE IN A VERTICAL DIRECTION, UNLESS SUCH FIREWORKS ARE TO BE FIRED FROM THE SHORE OF A LAKE OR OTHER LARGE BODY OF WATER, WHEN THEY MAY BE DIRECTED IN SUCH MANNER THAT THE FALLING RESIDUE FROM THE DEFLAGRATION WILL FALL INTO SUCH LAKE OR BODY OF WATER, THAT ANY FIREWORKS THAT REMAIN UNFIRED AFTER THE DISPLAY IS CONCLUDED SHALL BE IMMEDIATELY DISPOSED OF IN A WAY SAFE FOR THE PARTICULAR TYPE OF

FIREWORKS REMAINING, THAT NO FIREWORKS DISPLAY SHALL BE HELD DURING ANY WIND STROM IN WHICH THE WIND REACHES A VELOCITY OF MORE THAN 30 MILES PER HOUR, THAT ALL THE PERSONS IN ACTUAL CHARGE OF THE FIRING OF THE FIREWORKS SHALL BE OVER THE AGE OF 18 YEARS, COMPETENT AND PHYSICALLY FIT FOR THE TASK, THAT THERE SHALL BE AT LEAST TWO SUCH OPERATORS CONSTANTLY ON DUTY DURING THE DISCHARGE AND THAT AT LEAST TWO SODA ACID OR OTHER APPROVED TYPE OF FIRE EXTINGUISHERS OF AT LEAST TWO AND ONE-HALF GALLONS CAPACITY EACH SHALL BE KEPT AT AS WIDELY SEPARATED POINTS AS POSSIBLE WITHIN THE ACTUAL AREA OF THE DISPLAY.

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

AT THIS POINT IN THE MEETING JUSTICE COSTELLO APPEARED.

MR. JOHN LORIMER, REPRESENTING THE WADING RIVER BOATING ASSOCIATION INC., APPEARED BEFORE THE BOARD.

MR. LORIMER REQUESTED THAT BEACH PERMITS BE SOLD ONLY TO PEOPLE QUALIFIED TO PURCHASE THEM AS MANY OUT-OF-TOWN PEOPLE HAD PURCHASED THEM IN THE PAST.

MR. LORIMER WAS ADVISED THAT THE BEACH PERMIT PROGRAM HAS BEEN CHANGED AND THAT BEACH PERMITS WILL BE SOLD ONLY TO THOSE PEOPLE SUBMITTING PROOF OF QUALIFICATION.

MR. LORIMER ALSO REQUESTED THAT A BOAT RAMP BE INSTALLED AT THE WADING RIVER BEACH FOR THE CONVENIENCE OF BOAT OWNERS AND ALSO FOR PROPER RESCUE FACILITIES IN THE EVENT OF ANY EMERGENCY.

MR. LORIMER SUGGESTED THAT THE BOAT RAMP BE INSTALLED ON THE RIGHT-OF-WAY TO THE EAST OF THE BEACH AND THAT A SNOW FENCE BE INSTALLED THE LENGTH OF THE BOAT RAMP AS A SAFETY MEASURE.

FURTHER, THAT THE WADING RIVER BOATING ASSOCIATION HAS BEEN USING A TRACTOR TO PROVIDE FREE LAUNCH AND RECOVERY FACILITIES FOR BOAT OWNERS.

JUSTICE ZALOGA STATED THAT IT MIGHT BE POSSIBLE TO OBTAIN PORTABLE LANDING MATS FROM THE SUFFOLK COUNTY AIR BASE FOR USE AS A BOAT RAMP IN THE AREA DESIGNATED BY MR. LORIMER. JUSTICE ZALOGA AND COUNCILMAN STOTZKY STATED THEY WOULD INVESTIGATE THIS MATTER.

MR. LORIMER FURTHER SUGGESTED THAT THE ENTRANCE TO THE CREEK OFF OF CREEK ROAD BE DREDGED. IF IT WERE, THEN A BOAT RAMP COULD BE INSTALLED AT THE CREEK, MR. LORIMER STATED.

MR. LORIMER FURTHER SUGGESTED THAT PARKING BE PERMITTED ON THE SOUTH SIDE OF CREEK ROAD.

MR. JOHN RAMBO APPEARED BEFORE THE BOARD AND REQUESTED THAT A SNOW FENCE BE INSTALLED ALONG THE AREA BEING USED BY THE ASSOCIATION TO LAUNCH AND RECOVER BOATS BY USE OF A TRACTOR.

IT WAS THE CONSENSUS OF THE BOARD THAT THIS BE DONE AND THIS MATTER WAS REFERRED TO JUSTICE ZALOGA AND COUNCILMAN STOTZKY.

MR. ROBERT FILMANSKI ALSO APPEARED AT THE BOARD MEETING WITH MR. LORIMER AND MR. RAMBO.

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

RESOLVED THAT ROBERT A. TIEDEMAN AND EDWARD ARTHUR CURVEN BE AND THEY ARE HEREBY APPOINTED POLICE PATROLMEN FOR A SIX MONTHS PROBATIONARY PERIOD, PURSUANT TO THE SUFFOLK COUNTY CIVIL SERVICE LIST #2-254, ESTABLISHED MAY 1, 1963; SAID APPOINTMENTS TO BE EFFECTIVE JULY 1, 1963 AND SAID APPOINTEES TO BE COMPENSATED AT THE RATE OF \$4,500.00 PER ANNUM, PAYABLE SEMI-MONTHLY.

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.

JOHN RIESDORPH, SUPERINTENDENT OF THE WATER DISTRICT, STATED THAT THE BOARD SHOULD RECOGNIZE FIREMAN RUSSELL FLEISCHMAN FOR HAVING BEEN DESIGNATED "FIREMAN OF THE YEAR" BY THE NEW YORK STATE FIREMAN'S ASSOCIATION.

IT WAS THE CONSENSUS OF THE BOARD THAT AN APPROPRIATE LETTER FROM THE BOARD BE FORWARDED TO MR. FLEISCHMAN.

THE TOWN ATTORNEY WAS DIRECTED TO PREPARE SAME.

A COMMUNICATION DATED JUNE 12, 1963 FROM THE WADING RIVER CIVIC ASSOCIATION WAS SUBMITTED TO THE BOARD COMMENDING THE BOARD AND THE HIGHWAY DEPARTMENT FOR THE FINE IMPROVEMENTS MADE AT THE "PONDS" AT WADING RIVER.

COMMUNICATION ORDERED FILED.

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

WHEREAS, THE EXISTING EQUIPMENT NECESSARY FOR THE PROPER CONDUCT OF THE ASSESSORS' OFFICE HAS BROKEN DOWN, AND

WHEREAS, NO PROVISION THEREFORE, HAS BEEN MADE IN THE ANNUAL BUDGET FOR 1963 TO REPLACE SAME,

NOW, THEREFORE BE IT RESOLVED AS FOLLOWS:

1. THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD DOES HEREBY AUTHORIZE THE ISSUANCE OF A BUDGET NOTE IN THE AMOUNT OF \$3,377.20, FOR THE SPECIFIC PURPOSE OF PROVIDING PAYMENT HERETOFORE INCURRED IN THE PURCHASE OF A GRAPHOTYPE MACHINE.

SUCH NOTE SHALL BE DATED JUNE 20, 1963, AND ITS POWER TO FIX AND DETERMINE THE EXACT DATE OF SUCH NOTE IS HEREBY DELEGATED TO THE SUPERVISOR. SUCH NOTE SHALL BE NUMBERED ONE (1) AND SHALL MATURE IN THE YEAR 1964. THE POWER TO FIX AND DETERMINE THE DATE UPON WHICH SUCH NOTE SHALL BECOME DUE AND PAYABLE IS ALSO DELEGATED TO THE SUPERVISOR.

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.

MR. PHILIP J. KENTER, PRESIDENT OF LONG ISLAND CABLEVISION CORPORATION APPEARED BEFORE THE BOARD RELATIVE TO A FRANCHISE FOR

FOR THE INSTALLATION OF A COMMUNITY TELEVISION ANTENNA SYSTEM FOR THE TOWN.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

RESOLVED THAT A PUBLIC HEARING BE HELD FOR THE PURPOSE OF DETERMINING WHETHER TO ISSUE A FRANCHISE TO LONG ISLAND CABLEVISION CORPORATION, PATCHOGUE, NEW YORK, FOR THE INSTALLATION OF A COMMUNITY TELEVISION ANTENNA SYSTEM IN THE TOWN OF RIVERHEAD.

FURTHER RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY DIRECTED TO PUBLISH THE FOLLOWING NOTICE OF HEARING IN THE NEWS-REVIEW, THE OFFICIAL NEWSPAPER OF THE TOWN:

PLEASE TAKE NOTICE THAT PURSUANT TO A RESOLUTION PASSED BY THE TOWN BOARD OF THE TOWN OF RIVERHEAD, NEW YORK, ON JUNE 18, 1963, A PUBLIC HEARING WILL BE HELD AT THE TOWN HALL, RIVERHEAD, NEW YORK, ON JULY 2, 1963, FOR THE PURPOSE OF DETERMINING WHETHER TO ISSUE A FRANCHISE TO LONG ISLAND CABLEVISION CORPORATION.

THE FRANCHISE REQUESTED GENERALLY PROVIDES AS FOLLOWS: UPON CONDITION THAT LONG ISLAND CABLEVISION CORPORATION OBTAINS ALL REQUIRED APPROVALS FROM THE COGNIZANT UTILITY COMPANIES AND THE FEDERAL AVIATION AGENCY, AND CONFORMS TO THE RIVERHEAD TOWN ZONING LAWS, AND COMMENCES CONSTRUCTION OF THE SYSTEM WITHIN SIX MONTHS FROM DATE OF FINAL APPROVAL OF THIS FRANCHISE, AND CAUSES THE SYSTEM TO BE ON AN OPERATIONAL BASIS WITHIN TWELVE MONTHS THEREFORM: THEN RIVERHEAD TOWN BOARD SHALL GRANT TO LONG ISLAND CABLEVISION CORPORATION A NON-EXCLUSIVE FRANCHISE FOR FIFTEEN YEARS TO ERECT, MAINTAIN AND OPERATE TELEVISION TRANSMISSION AND DISTRIBUTION FACILITIES AND ADDITIONS THERETO, IN, UNDER, OVER, ALONG, ACROSS AND UPON THE STREETS, LANES, AVENUES, SIDEWALKS, ALLEYS, BRIDGES AND OTHER PUBLIC PLACES IN OR OWNED BY THE TOWN, AND SUBSEQUENT ADDITIONS THERETO, FOR THE PURPOSE OF TRANSMISSION AND DISTRIBUTION OF COAXIAL CABLE, TELEVISION IMPULSES AND TELEVISION ENERGY, BOTH COMMUNITY ANTENNA AND CLOSED CIRCUIT, FM MUSIC SYSTEMS AND BACKGROUND MUSIC SYSTEMS; AND IN THE EVENT ADDITIONAL POLES ARE NEEDED FOR THE OPERATION OF THE SYSTEM, THE CORPORATION SHALL HAVE THE PRIVILEGE OF ERECTING SAME, AT ITS OWN EXPENSE BUT ONLY IN SUCH MANNER AND AT SUCH PLACES AS DESIGNATED AND APPROVED BY THE TOWN BOARD.

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.

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

WHEREAS DUE NOTICE OF A PUBLIC HEARING TO BE HELD ON JUNE 4, 1963, TO ENACT A NEW RIVERHEAD TOWN ORDINANCE #3, KNOWN AS PARKING AND TRAFFIC ORDINANCE, WAS GIVEN, AND AFTER SUCH HEARING, AND AFTER HEARING THE PERSONS IN FAVOR THEREOF, AND THOSE OPPOSED, AND AFTER DUE DELIBERATION,

NOW, THEREFORE, BE IT RESOLVED THAT A NEW RIVERHEAD TOWN ORDINANCE No. 3 BE ENACTED, ORDAINED AND ADOPTED AS FOLLOWS:

AND THAT THE PRESENT RIVERHEAD TOWN ORDINANCE No. 3; AND RIVERHEAD TOWN ORDINANCE No. 23, AND RIVERHEAD TOWN ORDINANCE No. 23A, AND RIVERHEAD TOWN ORDINANCE No. 30, BE REPEALED, EFFECTIVE AS HEREINAFTER SET FORTH; AND BE IT FURTHER RESOLVED THAT THE TOWN CLERK POST AND PUBLISH THE SAME AS REQUIRED BY LAW:

Whereas due notice of a public hearing to be held on May 21, 1963, to enact a new Riverhead Town Ordinance No. 3, known as Parking and Traffic Ordinance, was given, and after such hearing, and after hearing the persons in favor thereof, and those opposed, and after due deliberation,

Now therefore be it Resolved that a new Riverhead Town Ordinance No. 3 be enacted, ordained and adapted as follows; and that the present Riverhead Town Ordinance No. 3 and Riverhead Town Ordinance No. 23, and Riverhead Town Ordinance No. 23-a, and Riverhead Town Ordinance No. 30, be repealed, effective as hereinafter set forth; and be it further resolved that the Town Clerk post and publish the same as required by law in the following form:

ORDINANCE NO. 3

RIVERHEAD TOWN PARKING AND TRAFFIC ORDINANCE

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 at 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 Peppic River.

(p) on both sides of St. John's 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 following Town roads leading to a body of water and during the hours of darkness:

On both sides of Meetinghouse Creek Road, in Aquabogus, from its terminus to a point 175 feet northerly therefrom.

On both sides of West Street, in South Jamesport, from its terminus to a point 200 feet northerly therefrom.

On both sides of Main Street, South Jamesport, from its terminus to a point 500 feet northerly therefrom.

On both sides of Edwards Avenue, Baiting Hollow, from its terminus to a point 100 feet southerly therefrom.

On both sides of Hulse Landing Road, Wading River, from its terminus to a point 500 feet southerly therefrom.

(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 496 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 of 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 98 feet west of the west curb of Griffing Avenue, thence westerly to a point 148 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) In all places designated as "Loading Zones" no parking shall be allowed between 9:00 A. M. and 5:00 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 highway of the County or Town unless the right-hand 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 155 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., June 18, 1963.

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

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.

JUSTICE COSTELLO STATED THAT UPON RECOMMENDATION OF THE CHIEF OF POLICE ADDITIONAL PATROLMEN WERE HIRED SO THAT NO VACATIONS WOULD BE GRANTED TO POLICEMEN DURING THE MONTHS OF JULY AND AUGUST--THE HEIGHT OF THE BUSY SEASON.

FURTHER, IT WAS HIS FEELING THAT NO VACATIONS BE GRANTED TO POLICEMEN DURING JULY AND AUGUST.

JUSTICE ZALOGA ALSO FELT THAT NO VACATIONS BE GRANTED TO POLICEMEN DURING JULY AND AUGUST.

CHIEF OF POLICE GRODSKI STATED THAT HE DID NOT RECALL MAKING SUCH ARRANGEMENTS WITH THE BOARD.

FURTHER, THAT WITH THE NUMBER OF MEN IN THE POLICE DEPARTMENT IT WAS NECESSARY TO UTILIZE THE MONTHS OF JULY AND AUGUST FOR VACATIONS--TO PROVIDE PROPER POLICE PROTECTION DURING THE OTHER MONTHS OF THE YEAR.

FURTHER, THAT SHOULD AN EMERGENCY ARISE DURING JULY AND AUGUST HE WAS CERTAIN HE COULD RECALL A SUFFICIENT NUMBER OF MEN TO HANDLE THE SITUATION.

SUPERVISOR LEONARD STATED THAT HE FELT IT WASN'T FAIR TO ELIMINATE SUMMER VACATIONS FOR THE POLICE AS MOST OF THEM HAD CHILDREN, AND WITH SCHOOL OUT, THOSE ELIGIBLE FOR SUMMER VACATIONS MIGHT WISH TO TAKE THEIR FAMILY AWAY ON VACATION.

COUNCILMAN BELL STATED HE WOULD ACCEPT THE RECOMMENDATION OF THE POLICE COMMITTEE.

AT 12:25 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.

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

RESOLVED THAT SUPERVISOR LEONARD BE AND HE IS HEREBY AUTHORIZED TO PLACE FROM THE PARKING METER ACCOUNT, THE SUM OF \$3,000.00 ON A TIME CERTIFICATE OF DEPOSIT.

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.

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

RESOLVED THAT THE SUPERINTENDENT OF HIGHWAYS IS HEREBY GRANTED PERMISSION TO ATTEND THE TOWN SUPERINTENDENT OF HIGHWAY SCHOOL AT CORNELL UNIVERSITY, ITHACA, NEW YORK ON JUNE 24 TO 26, 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.

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

RESOLVED THAT HELENE M. BLOCK BE AUTHORIZED TO ATTEND THE THREE DAY SCHOOL FOR FISCAL OFFICERS AND CLERKS SPONSORED BY THE COMPTROLLER AND THE CONFERENCE OF MAYORS, TO BE HELD AT ALBANY, NEW YORK ON SEPTEMBER 16, 17, AND 18, 1963, AND THAT ALL NECESSARY EXPENSES INCIDENTAL THERETO BE PAID.

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.

TOWN ATTORNEY SAXSTEIN SUBMITTED A MEMORANDUM DATED JUNE 15, 1963 RELATIVE TO THE PURCHASE OF THE PRESENT TOWN HALL BUILDING AND ADJOINING PROPERTIES.

MEMORANDUM ORDERED FILED.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

WHEREAS CHRISTINE LEANZA WAS APPOINTED ASSISTANT RECREATION LEADER TO SERVE ON THE PLAYGROUNDS EFFECTIVE JUNE 26, 1963, AND, WHEREAS CHRISTINE LEANZA HAS INDICATED IN WRITING HER INABILITY TO SERVE,

BE IT HEREBY RESOLVED THAT THE APPOINTMENT OF CHRISTINE LEANZA AS ASSISTANT RECREATION LEADER MADE IN A TOWN BOARD RESOLUTION ON JUNE 4, 1963 BE AND IT IS IS HEREBY RESCINDED.

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.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

RESOLVED THAT CHARLES E. LAWRENCE BE AND HE IS HEREBY APPOINTED LIFEGUARD TO SERVE AT THE PLEASURE OF THE TOWN BOARD EFFECTIVE JUNE 29, 1963 TO AND INCLUDING SEPTEMBER 2, 1963, TO BE PAID SEMI-MONTHLY AT THE RATE OF \$1.50 PER HOUR.

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.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

RESOLVED THAT THE FOLLOWING BE AND THEY ARE HEREBY APPOINTED BEACH ATTENDANTS TO SERVE AT THE PLEASURE OF THE TOWN BOARD EFFECTIVE JUNE 29, 1963 TO AND INCLUDING SEPTEMBER 2, 1963, TO BE PAID SEMI-MONTHLY AT THE RATE OF \$1.50 PER HOUR:

MITCHELL ZIEMACKI

MAITLAND COOKE

PHILETUS TUTHILL

THEODORE JASINSKI

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.

AT THIS POINT JUSTICE ZALOGA LEFT THE MEETING.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

WHEREAS THE JOB TITLE OF FRANK SLAVONIK HAS BEEN CHANGED FROM MAINTENANCE MAN TO GROUNDSKEEPER BY THE SUFFOLK COUNTY CIVIL SERVICE

COMMISSION ON OCTOBER 16, 1962,

BE IT HEREBY RESOLVED THAT THE SALARY OF FRANK SLAVONIK BE CHANGED FROM \$1.85 TO \$2.00 PER HOUR EFFECTIVE JULY 1, 1963.

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

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

WHEREAS JOSEPH WILLIAMS WAS APPOINTED LIFEGUARD EFFECTIVE JUNE 29, 1963 AND,

WHEREAS JOSEPH WILLIAMS HAS INDICATED HIS INABILITY TO SERVE, BE IT HEREBY RESOLVED THAT THE APPOINTMENT OF JOSEPH WILLIAMS AS LIFEGUARD MADE IN A TOWN BOARD RESOLUTION ON JUNE 4, 1963 BE AND IT IS HEREBY RESCINDED.

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

AT THIS POINT JUSTICE ZALOGA REAPPEARED AT THE MEETING.

A COMMUNICATION DATED JUNE 13, 1963 FROM THE FIRM OF DOBIECKI, BEATTIE AND COLYER, ARCHITECTS, WAS SUBMITTED TO THE BOARD RELATIVE TO A CONTRACT WITH THE TOWN FOR SERVICES RELATIVE TO THE CONSTRUCTION OF A NEW TOWN HALL AND POLICE FACILITY.

SAID COMMUNICATION MADE REFERENCE TO THE MEMORANDUM ON SAID MATTER SUBMITTED TO THE TOWN BOARD BY THE TOWN ATTORNEY ON JUNE 4, 1963.

A LENGTHY DISCUSSION FOLLOWED.

COMMUNICATION ORDERED FILED.

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

RESOLVED THAT THAT THE SUPERVISOR BE AND HE IS HEREBY AUTHORIZED TO ENTER INTO A CONTRACT AS CORRECTED AND MODIFIED, IN BEHALF OF THE TOWN OF RIVERHEAD, WITH THE FIRM OF DOBIECKI, BEATTIE AND COLYER, ARCHITECTS, BRENTWOOD, NEW YORK, FOR PLANS AND SPECIFICATIONS RELATIVE TO THE CONSTRUCTION OF A TOWN HALL AND POLICE FACILITY.

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 JUNE 14, 1963 FROM THE TOWN OF BROOKHAVEN WAS SUBMITTED TO THE BOARD RELATIVE TO CHANGES TO ITS BUILDING-ZONE ORDINANCE.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JUNE 18, 1963 FROM THE RIVERHEAD CHAMBER OF COMMERCE WAS SUBMITTED TO THE BOARD AS FOLLOWS:

"REQUEST BEACH RESTRICTIONS BE WAIVED FOR THE RIVERHEAD CHAMBER OF COMMERCE'S FOURTH OF JULY FIREWORKS DISPLAY BETWEEN THE HOURS OF

7 P. M. AND 11 P. M.

IN THE EVENT OF INCLEMENT WEATHER BEACH RESTRICTIONS BE
WAIVED FOR THE FOLLOWING EVENING BETWEEN THE SAME HOURS." END.

THE TOWN CLERK WAS DIRECTED TO REPLY STATING THAT IT WAS THE
CONSENSUS OF THE BOARD THAT THEIR REQUEST BE GRANTED.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JUNE 6, 1963 FROM MR. MILTON E. FELT WAS
SUBMITTED TO THE BOARD RELATIVE TO UNDESIRABLE CONDITIONS AT WADING
RIVER AND A REQUEST FOR BETTER POLICE PROTECTION.

THE MATTER WAS REFERRED TO THE CHIEF OF POLICE.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JUNE 18, 1963 FROM MR. ABE WOLBOR WAS
SUBMITTED TO THE BOARD RELATIVE TO THE POOR CONDITION OF THE RETAIN-
ING WALL IN FRONT OF HIS PROPERTY ON OSBORNE AVENUE.

MATTER REFERRED TO THE SUPERINTENDENT OF HIGHWAYS.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JUNE 12, 1963 FROM THE ROYAL-GLOBE
INSURANCE COMPANIES WAS SUBMITTED TO THE BOARD RELATIVE TO THE
NOTICE OF CLAIM-"FENECH VS THE TOWN OF RIVERHEAD."

IT STATED THAT THE ROYAL-GLOBE INSURANCE COMPANIES DO NOT
PROVIDE INSURANCE COVERAGE TO THE TOWN FOR SAID CLAIM.

COMMUNICATION ORDERED FILED.

TOWN ATTORNEY SAXSTEIN SUBMITTED A MEMORANDUM TO THE BOARD
DATED JUNE 15, 1963 RELATIVE TO THE REQUEST OF MR. THOMAS MAGLIONE
OF THE GENERAL SERVICES ADMINISTRATION OF THE UNITED STATES GOVERN-
MENT FOR THE SALE OR GIFT TO THE UNITED STATES GOVERNMENT OF A
PORTION OF THE ROANOKE AVENUE PARKING FIELD.

THE TOWN CLERK WAS DIRECTED TO FORWARD A COPY OF SAID MEMO-
RANDUM TO MR. MAGLIONE FOR HIS COMMENTS.

MEMORANDUM ORDERED FILED.

A COMMUNICATION DATED MAY 28, 1963 FROM THE WADING RIVER
PARADE COMMITTEE WAS SUBMITTED TO THE BOARD REQUESTING THE PRESENCE
OF THE BOARD AT ITS PARADE ON JULY 4, 1963.

THE TOWN CLERK WAS DIRECTED TO REPLY THAT AS MANY BOARD MEMBERS
THAT CAN, WILL ATTEND.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JUNE 11, 1963 FROM MR. AND MRS. JAMES
MATTIE WAS SUBMITTED TO THE BOARD RELATIVE TO THE ASSESSMENT OF
THEIR "PICKUP CAMPER."

MATTER REFERRED TO THE BOARD OF ASSESSORS.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JUNE 10, 1963 FROM THE SUFFOLK COUNTY RESTAURANT ASSOCIATION WAS SUBMITTED TO THE BOARD REQUESTING THE BOARD TO ADOPT A RESOLUTION BY JULY 1, 1963 TO TAKE OVER THE ADMINISTRATIVE FUNCTIONS AND INSPECTIONS RELATING TO THE SAFETY OF PLACES OF PUBLIC ASSEMBLY, SUCH AS RESTAURANTS.

THE TOWN CLERK WAS DIRECTED TO REPLY THAT IT WAS THE CONSENSUS OF THE BOARD THAT SAID INSPECTIONS BE VESTED WITH THE STATE LABOR DEPARTMENT.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JUNE 15, 1963 FROM TONY AND STEPHIE PASQUALE WAS SUBMITTED TO THE BOARD RELATIVE TO A DRAINAGE PROBLEM ON EAST AVENUE EXTENSION.

MATTER REFERRED TO THE HIGHWAY COMMITTEE AND THE SUPERINTENDENT OF HIGHWAYS.

COMMUNICATIONS ORDERED FILED.

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

WHEREAS ABOUT DECEMBER 12, 1961 ROANOKE HOMES INC. AS PRINCIPAL AND CONTINENTAL CASUALTY COMPANY AS SURETY, DID EXECUTE A PERFORMANCE BOND TO THE TOWN OF RIVERHEAD, NEW YORK IN THE SUM OF \$26,000. CONDITIONED UPON THE ROANOKE HOMES INC. LAYING OUT AND SURFACING AND OTHERWISE IMPROVING CERTAIN ROADS IN THE TOWN OF RIVERHEAD, NEW YORK, AS PROVIDED FOR IN THE RIVERHEAD TOWN PLANNING BOARD RESOLUTIONS OF DECEMBER 13, 1961, AND MAY 24, 1961, AND NOVEMBER 21, 1961,

AND WHEREAS SAID ROANOKE HOMES INC. HAS FAILED TO COMPLY WITH THE PROVISIONS OF THE SAID RESOLUTIONS, IN THAT THE ROADS THEREIN MENTIONED ARE NOT COMPLETED, NOR HAS ANY SUBSTANTIAL WORK BEEN DONE THEREON, AND THE TERM OF THE BOND HAS EXPIRED,

NOW, THEREFORE, PURSUANT TO SECTION 277 OF THE TOWN LAW OF THE STATE OF NEW YORK, BE IT RESOLVED THAT THE RIVERHEAD TOWN BOARD HEREBY DECLARES THE SAID PERFORMANCE BOND TO BE IN DEFAULT,

AND BE IT FURTHER RESOLVED THAT THE SURETY ON THE SAID BOND BE DIRECTED TO PAY OVER TO THE TOWN OF RIVERHEAD THE PRINCIPAL AMOUNT OF SAID BOND, NAMELY \$26,000., AND THAT UPON THE RECEIPT OF SAID MONEYS THE RIVERHEAD TOWN HIGHWAY SUPERINTENDENT PROCEED TO COMPLETE THE WORK AS CALLED FOR BY SAID BOND AND RESOLUTIONS, AT A COST NOT EXCEEDING THE AMOUNT OF SUCH PROCEEDS RECEIVED,

AND BE IT FURTHER RESOLVED THAT THE TOWN CLERK SEND A CERTIFIED COPY OF THIS RESOLUTION BY REGISTERED MAIL; TO THE SURETY ON THE SAID BOND, NAMELY, CONTINENTAL CASUALTY COMPANY, AT 76 WILLIAM STREET, NEW YORK 5, NEW YORK; AND TO THE PRINCIPAL ON SAID BOND, NAMELY ROANOKE HOMES INC., C/O EUGENE ROMANO, AT WESTHAMPTON BEACH, 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.

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

WHEREAS, THE TOWN OF RIVERHEAD BORDERS ON PECONIC BAY AND PECONIC RIVER FOR A DISTANCE OF ABOUT 5 MILES, AND IT APPEARS DESIRABLE TO DEVELOP A PROGRAM FOR REHABILITATING SHELLFISH IN THE AREA OF PECONIC BAY WITHIN THE JAMESPORT AREA,

NOW, THEREFORE, BE IT RESOLVED THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD HEREBY REQUESTS THE CONSERVATION DEPARTMENT, DIVISION OF FISH AND GAME, TO MAKE A STUDY AND SURVEY OF THE FEASIBILITY OF SUCH A PROGRAM, AND TO REPORT THEREON TO THIS BOARD, AND

BE IT FURTHER RESOLVED THAT THE TOWN CLERK SEND A CERTIFIED COPY OF THIS RESOLUTION TO THE NEW YORK STATE CONSERVATION DEPARTMENT, DIVISION OF FISH AND GAME, AT OAKDALE, 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 JUNE 5, 1963 FROM CENTRAL SCHOOL DISTRICT No. 2 WAS SUBMITTED TO THE BOARD RELATIVE TO THE IMPROVEMENT OF CRANBERRY STREET AS AN ACCESS ROAD TO THE SCHOOL BUILDINGS.

COMMUNICATION ORDERED FILED.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

BOND RESOLUTION OF JUNE 18, 1963

AUTHORIZING THE ISSUANCE AND SALE OF SERIAL BONDS OF THE TOWN OF RIVERHEAD, NEW YORK, IN THE AMOUNT OF \$33,000.00 TO ACQUIRE LAND AND TO CONSTRUCT A ROAD, CURBS AND SIDEWALK AND REPAVE CRANBERRY STREET, RIVERHEAD, NEW YORK.

BE IT RESOLVED THIS 18TH DAY OF JUNE, 1963 BY THE TOWN BOARD OF THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK, AT A MEETING OF SAID BOARD AS FOLLOWS:

1. THE SPECIFIC OBJECT OR PURPOSE FOR WHICH SAID SERIAL BONDS ARE TO BE ISSUED PURSUANT TO THIS RESOLUTION IS TO FINANCE THE COST OF ACQUIRING LAND AND TO CONSTRUCT A ROAD, CURBS AND SIDEWALK AND REPAVE CRANBERRY STREET, RIVERHEAD, NEW YORK.

2. THE MAXIMUM COST OF SUCH OBJECT OR PURPOSE, INCLUDING LEGAL FEES, IS ESTIMATED TO BE \$33,000.00 AND THE PLAN OF FINANCING SUCH COST IS TO ISSUE AND SELL SERIAL BONDS IN SAID AMOUNT OF \$33,000.00 PURSUANT TO THIS RESOLUTION.

3. THE FOLLOWING DETERMINATIONS ARE HEREBY MADE:

- (A) THE PERIOD OF PROBABLE USEFULNESS OF SUCH OBJECT OR PURPOSE IS 10 YEARS FOR HIGHWAY CONSTRUCTION AND 30 YEARS FOR LAND ACQUISITION.
- (B) THE SUBDIVISIONS OF PARAGRAPH A OF SECTION 11.00 OF THE LOCAL FINANCE LAW WHICH ARE APPLICABLE IN THE CIRCUMSTANCES ARE SUBDIVISIONS 20 AND 21.
- (C) THE PROPOSED MATURITY OF THE OBLIGATION AUTHORIZED BY THIS RESOLUTION WILL NOT BE IN EXCESS OF 5 YEARS.

4. THE DATE, MATURITIES AND DETAILS OF THE AFORESAID SERIAL BONDS WILL BE PRESCRIBED BY A LATER BOND RESOLUTION TO BE ADOPTED BY THIS TOWN BOARD.

5. THE FAITH AND CREDIT OF SAID TOWN ARE PLEDGED FOR SAID SERIAL BONDS AND THE SAME SHALL BE PAID BY THE LEVY OF A LAX ON ALL PROPERTY IN SAID TOWN IN THE MANNER PRESCRIBED BY LAW.

6. NO DOWN-PAYMENT IS REQUIRED IN CONNECTION WITH THE AFORESAID OBJECT OR PURPOSE.

7. THIS RESOLUTION SHALL, BEFORE BEING EFFECTIVE, BE APPROVED AT A SPECIAL ELECTION OF THE QUALIFIED ELECTORS OF SAID TOWN.

THE TOWN CLERK IS HEREBY ORDERED AND DIRECTED TO PREPARE BALLOTS WHICH SHALL BE IN SUBSTANTIALLY THE FOLLOWING FORM:

"SHALL A RESOLUTION ENTITLED 'BOND RESOLUTION OF JUNE 18, 1963 AUTHORIZING THE ISSUANCE AND SALE OF SERIAL BONDS OF THE TOWN OF RIVERHEAD, NEW YORK IN THE AMOUNT OF \$33,000.00 TO ACQUIRE LAND AND TO CONSTRUCT A ROAD, CURBS AND SIDEWALK AND REPAVE CRANBERRY STREET, RIVERHEAD, NEW YORK' BE APPROVED?"
 THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE ZALOGA, No - "I AM NOT OPPOSED TO AN ACCESS ROAD BUT THIS ONE (CRANBERRY STREET) IS NOT PROPERLY LOCATED", JUSTICE COSTELLO, No - "I FEEL THAT A FULL STUDY SHOULD BE MADE OF DURYEY STREET OR OTHER POSSIBILITIES", SUPERVISOR LEONARD, No. THE RESOLUTION WAS DECLARED DULY DEFEATED.

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

WHEREAS THIS BOARD CONSIDERS IT IS IN THE BEST INTERESTS OF THE TOWN OF RIVERHEAD TO ACQUIRE BY PURCHASE, FOR THE PURPOSES OF USE AS A PARKING LOT, A PARCEL OF LAND OWNED BY SIMON ULLIAN IN THE TOWN OF RIVERHEAD, NEW YORK, BOUNDED EASTERLY BY ROANOKE AVENUE ABOUT 45. FEET, SOUTHERLY BY LANDS OF WIESEN, PERKINS, HARDING, AND RIVERHEAD BUILDERS INC. ABOUT 200 FEET, WESTERLY BY LANDS OF RIVERHEAD BUILDERS INC. AND GOLDY REALTY COMPANY (FORMERLY) ABOUT 50 FEET, AND NORTHERLY BY LANDS OF THE TOWN OF RIVERHEAD, ABOUT 200 FEET,

SUBJECT TO EXISTING PUBLIC UTILITIES EASEMENTS, AND TO A RIGHT OF WAY GRANTED TO RIVERHEAD BUILDERS INC. RECORDED IN LIBER 2928 CP 138 AND 2920 CP 42; AND TO A RIGHT OF WAY GRANTED TO S. & R. HARDING, RECORDED LIBER 2919 CP 344,

AND EXCEPTING FROM THE CONVEYANCE THE SMALL BUILDING AT THE REAR OF THE PROPERTY; WHICH BUILDING IS BEING RETAINED BY SELLER AND IS TO BE REMOVED BY HIM FROM THE PREMISES WITHIN FIFTEEN DAYS AFTER CLOSING OF TITLE, FOR THE SUM OF \$27,000.00,

AND WHEREAS THE TOWN OF RIVERHEAD HAS ON MAY 21, 1963 OBTAINED AN OPTION FOR THE PURCHASE OF SAID PREMISES FOR SAID SUM OF \$27,000.,

NOW, THEREFORE BE IT RESOLVED THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD PURCHASE FROM SIMON ULLIAN THE SAID PARCEL OF LAND, FOR SAID SUM OF \$27,000., AND THAT THE EXPENSE OF SAID PURCHASE BE PAID BY ISSUING CAPITAL NOTE OR NOTES, AND THAT THE SUPERVISOR BE AUTHORIZED TO SIGN SAID OPTION IN BEHALF OF THE TOWN OF RIVERHEAD,

AND BE IT FURTHER RESOLVED THAT THIS RESOLUTION FOR SUCH PURCHASE IS SUBJECT TO A PERMISSIVE REFERENDUM, AND THAT THE TOWN CLERK POST AND PUBLISH THE NOTICE THEREOF AS REQUIRED BY SECTION 90 OF THE TOWN LAW.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES-"SUBJECT TO THE ELIMINATION OF THE RIGHT-OF-WAY", AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

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

WHEREAS THIS BOARD CONSIDERS IT IS IN THE BEST INTERESTS OF THE TOWN OF RIVERHEAD TO ACQUIRE BY PURCHASE, FOR PURPOSE OF USING SAID LANDS FOR PROVIDING APPROPRIATE DRAINAGE FACILITIES FOR SOUND AVENUE, A PARCEL OF LAND FROM FRANKLIN H. YOUNG, FOR THE SUM OF \$1,000.00, MORE PARTICULARLY DESCRIBED IN AN "OPTION FOR PURCHASE OF PROPERTY",

NOW, THEREFORE, BE IT RESOLVED THAT THE SUPERVISOR EXECUTE SAID OPTION ON BEHALF OF THE TOWN OF RIVERHEAD.

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.

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

WHEREAS THIS BOARD CONSIDERS IT IS IN THE BEST INTERESTS OF THE TOWN OF RIVERHEAD TO ACQUIRE BY PURCHASE, FOR PURPOSE OF USING SAID LANDS FOR PROVIDING APPROPRIATE DRAINAGE FACILITIES FOR SOUND AVENUE, A PARCEL OF LAND IN THE TOWN OF RIVERHEAD, NEW YORK, FROM FRANKLIN H. YOUNG, BOUNDED WESTERLY BY WULFORST, SOUTHERLY BY F. H. YOUNG, EASTERLY BY F. H. YOUNG, AND NORTHERLY BY F. H. YOUNG AND A RIGHT OF WAY; TOGETHER WITH A RIGHT OF WAY TO SOUND AVENUE, FOR THE SUM OF \$1,000.00, AND

WHEREAS THE TOWN OF RIVERHEAD HAS ON JUNE 18, 1963 OBTAINED AN OPTION FOR THE PURCHASE OF SAID PREMISES FOR SAID SUM OF \$1,000.00 UNDER THE TERMS THEREIN MENTIONED,

NOW, THEREFORE BE IT RESOLVED THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD PURCHASE FROM FRANKLIN H. YOUNG THE SAID PARCEL OF LAND FOR \$1,000.00, AND

BE IT FURTHER RESOLVED THAT THIS RESOLUTION FOR SUCH PURCHASE IS SUBJECT TO A PERMISSIVE REFERENDUM, AND THAT THE TOWN CLERK POST AND PUBLISH THE NOTICE THEREOF AS REQUIRED BY THE TOWN LAW.

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.

MR. RAYMOND MCKAY APPEARED BEFORE THE BOARD AND COMPLAINED ABOUT THE DOG WARDEN, RAYMOND NUGENT.

MR. MCKAY STATED THAT IT WAS HIS PERSONAL OPINION THAT MR. NUGENT IS GETTING TOO OLD FOR THE JOB-TOO LAX FOR THE JOB.

FURTHER, THAT WILD DOGS HAD KILLED TWO OF HIS PIGS; THAT HIS BROTHER CALLED HIM FOUR TIMES ON DOG COMPLAINTS AND HE DID NOT SHOW UP, AND HIS BROTHER FINALLY TOOK THE DOGS TO THE TOWN DOG POUND.

FURTHER, THAT THERE ARE WILD PACKS OF DOGS ON UNION AVENUE, CHURCH LANE, WEST LANE, DOCTOR'S PATH AND SOUND AVENUE AND THE DOG WARDEN HAS NOT BEEN IN THESE AREAS FOR THE PAST YEAR.

FURTHER, THAT IF ONE LOOKS AROUND HE WILL FIND ABOUT FIFTEEN MORE WILD PACKS.

SUPERVISOR LEONARD STATED THAT HE HAD NOT RECEIVED ANY COMPLAINTS RELATIVE TO THIS MATTER, BUT THAT HE WILL LOOK INTO THE MATTER IMMEDIATELY.

MR. JOHN RIESDORPH SUGGESTED THAT A DOG CREMATORY BE USED INSTEAD OF BURYING THE DEAD DOGS.

A COMMUNICATION DATED JUNE 17, 1963 FROM THE RECREATION COMMISSION WAS SUBMITTED TO THE BOARD AS FOLLOWS:

"AT THE REGULAR MONTHLY MEETING OF THE RECREATION COMMISSION ON JUNE 10, 1963, THE FOLLOWING POLICIES WERE UNANIMOUSLY PASSED.

1. ALL ORGANIZATIONS REQUESTING THE USE OF A BEACH AREA FOR ORGANIZATIONAL ACTIVITIES SUCH AS PICNICS SHALL SUBMIT A WRITTEN REQUEST TO THE RECREATION COMMISSION. RESIDENTS MUST HAVE BEACH PERMITS ON THEIR CARS. SPECIAL TAGS, AT NO CHARGE, WILL BE ISSUED FOR THE USE OF SPECIFIED NON-RESIDENTS FOR THE DURATION OF THAT ACTIVITY. THESE TAGS SHALL BE PROPERLY MARKED AS TO THE ORGANIZATION AND THE DATE UPON WHICH THEY EXPIRE.

2. LIFEGUARDS AND BEACH ATTENDANTS SHALL BE ISSUED FREE BEACH PERMITS.

3. RED CROSS SWIMMING LESSON NON-RESIDENTS SHALL BUY THE STANDARD BEACH PERMIT WITH "RED CROSS LESSONS ONLY" CLEARLY WRITTEN ON THE FACE OF THE STICKER. DATE OF EXPIRATION SHALL ALSO BE SHOWN. INSTRUCTORS SHALL HAVE THE SAME MARKED PERMIT BUT AT NO COST." END.

COMMUNICATION ORDERED FILED.

THE TOWN CLERK WAS DIRECTED TO REPLY AS FOLLOWS:

1. PERMISSION FOR USE OF TOWN BEACHES BY ORGANIZATIONS IS NOT VESTED IN THE RECREATION COMMISSION. PERMISSION WILL BE GRANTED BY THE TOWN BOARD UPON RECOMMENDATION OF THE RECREATION COMMISSION. FURTHER, EVERYONE USING THE TOWN BEACHES MUST HAVE A VALID BEACH STICKER.

2. LIFEGUARDS AND BEACH ATTENDANTS MUST PURCHASE BEACH STICKERS.

3. FREE PARKING FOR ALL PEOPLE TAKING LESSONS INCLUDING INSTRUCTORS.

THE TOWN BOARD CONVENEED AS A BOARD OF AUDIT AND EXAMINED ALL TOWN BILLS TO DATE, THE TOTAL OF WHICH WAS AS FOLLOWS: GENERAL TOWN---\$10,677.97 AND MACHINERY FUND---ITEM No. 3---\$1,254.04.

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

RESOLVED THAT THE GENERAL TOWN BILLS IN THE AMOUNT OF \$10,677.97 BE APPROVED AND PAID AS RENDERED.

FURTHER RESOLVED THAT THE MACHINERY BILLS, ITEM No. 3, IN THE AMOUNT OF \$1,254.04 BE APPROVED AND PAID AS RENDERED.

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.

THERE BEING NO FURTHER BUSINESS ON MOTION AND VOTE, THE MEETING ADJOURNED AT 5:20 P. M. TO MEET ON TUESDAY, JULY 2, 1963 AT 10:30 A. M.

Anthony F. Gadzinski
ANTHONY F. GADZINSKI, TOWN CLERK

AFG:EE